# ethos

Q2 | 2023

## Ethos Funds General meetings of companies outside Switzerland

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#### Contact

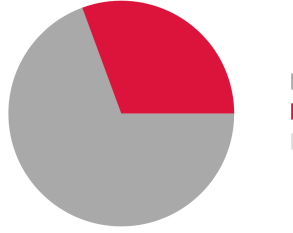
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## 1 Overview of the proxy analyses

	Number of		Number	of Proposa	ls
Type of General Meeting	meetings	Total	Yes	No	Abstention
Annual general meetings	160	2472	1712	760	0
Extraordinary general meetings	1	2	1	1	0
Annual and extraordinary general meetings	25	609	426	183	0
Total	186	3083	2139	944	0

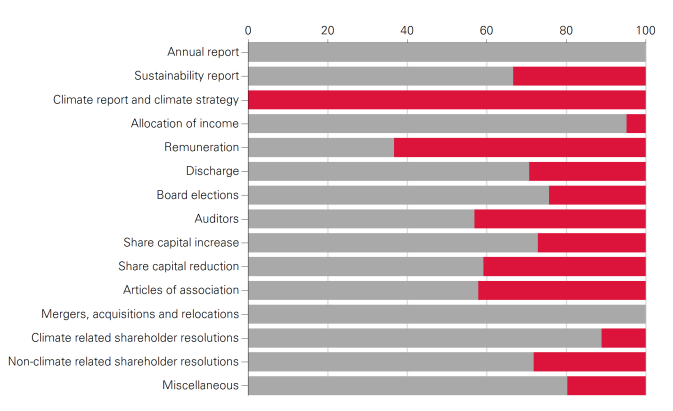
#### 1.1 Ethos voting positions



Yes	69.4%
No	30.6%
Abstention	0.0%



#### 1.2 Ethos voting positions per category of proposal



	Proposals approved		Propos refused		Abstain		Number of proposals
Annual report	92	100.0%	0	0.0%	0	0.0%	92
Sustainability report	2	66.7%	1	33.3%	0	0.0%	3
Climate report and climate strategy	0	0.0%	1	100.0%	0	0.0%	1
Allocation of income	78	95.1%	4	4.9%	0	0.0%	82
Remuneration	150	36.7%	259	63.3%	0	0.0%	409
Discharge	140	70.7%	58	29.3%	0	0.0%	198
Board elections	1101	75.7%	354	24.3%	0	0.0%	1455
Auditors	103	56.9%	78	43.1%	0	0.0%	181
Share capital increase	164	72.9%	61	27.1%	0	0.0%	225
Share capital reduction	55	59.1%	38	40.9%	0	0.0%	93
Articles of association	33	57.9%	24	42.1%	0	0.0%	57
Mergers, acquisitions and relocations	1	100.0%	0	0.0%	0	0.0%	1
Climate related shareholder resolutions	8	88.9%	1	11.1%	0	0.0%	9
Non-climate related shareholder resolutions	89	71.8%	35	28.2%	0	0.0%	124
Miscellaneous	122	80.3%	30	19.7%	0	0.0%	152



### 2 Overview of the voting recommendations

#### Type of General Meeting (Type)

- AGM
   Annual general meetings

   EGM
   Extraordinary general meetings
- MIX Annual and extraordinary general meetings



Company	Date	Туре	Annual report	Sustainability report	Climate report and climate strategy	Allocation of income	Remuneration	Discharge	Board elections	Auditors	Share capital increase	Share capital reduction	Articles of association	Mergers, acquisitions and relocations	Climate related shareholder resolutions	Non-climate related shareholder resolutions	Miscellaneous
3i	29.06.2023	AGM	~			~	×			~	~	~					
Adobe	20.04.2023	AGM					×			×						~	
Advanced Micro Devices	18.05.2023	AGM					×			×							
Advantest	27.06.2023	AGM															~
Adyen	11.05.2023	AGM	~				~	~	~	~	~	×	~				~
AFLAC	01.05.2023	AGM					×			×							
Ahold Delhaize	12.04.2023	AGM	~			~	×	~	~	~	~	~					~
AIA Group	18.05.2023	AGM	~			~	×		×	•	~	×					
Ally Financial	03.05.2023	AGM					×			×							
American Express Company	02.05.2023	AGM					×			~						~	
American International Group	10.05.2023	AGM					×			×						~	
American Water Works	10.05.2023	AGM					×			×						~	
Ameriprise Financial	26.04.2023	AGM					×			~							
Amgen	19.05.2023	AGM					×		0	×							
Amundi	12.05.2023	MIX	~		×	•	•		0			0					~
Anglo American	26.04.2023	AGM	•			~	×		0	•	~	×					×
Aon	16.06.2023	AGM					×		0	×							~
Aquafil	27.04.2023	AGM	~			~	•		~								×
Arcadis	12.05.2023	AGM	~			~	~	•	~	~	•	~					~
Arch Capital Group	04.05.2023	AGM								×							~

Company	Date	Туре	Annual report	Sustainability report	Climate report and climate strategy	Allocation of income	Remuneration	Discharge	Board elections	Auditors	Share capital increase	Share capital reduction	Articles of association	Mergers, acquisitions and relocations	Climate related shareholder resolutions	Non-climate related shareholder resolutions	Miscellaneous
ASML	26.04.2023	AGM	~			~	•	~	~	~	~	~					
AstraZeneca	27.04.2023	AGM	~			×	×		•	•	•	×	×				×
AT&T	18.05.2023	AGM					×		•	×							
Bath & Body Works	08.06.2023	AGM					×		•	×						×	
Baxter	02.05.2023	AGM					×		•	×						~	
Befesa	15.06.2023	AGM	~			~	•	~		•							
bioMérieux	23.05.2023	MIX	~			~	•	<b>~</b>	•	•							<
BMW	11.05.2023	AGM				~	×		~	~							
BNP Paribas	16.05.2023	MIX	~			~						×	×				✓
Booking Holdings	06.06.2023	AGM					×		•	×						~	
Bouygues	27.04.2023	MIX	~			~											
Brenntag	15.06.2023	AGM				~	•	~	•	~						×	
Bristol-Myers Squibb	02.05.2023	AGM					×		•	×							
C.H. Robinson Worldwide	04.05.2023	AGM					×		•	×							
Cadence Design Systems	04.05.2023	AGM					×		•	~						×	
Carrefour	26.05.2023	MIX	~	~		~				~							✓
CBRE Group	17.05.2023	AGM					×		•	•						×	
Church & Dwight	27.04.2023	AGM					•		•	×						✓	
Cigna	26.04.2023	AGM					×		•	×			~			✓	
CME Group	04.05.2023	AGM					×		•	×							
CNH Industrial	14.04.2023	AGM	~			~	×	<b>~</b>		~		~					
Cognizant Technology Solutions	06.06.2023	AGM					•		•	×						~	
Colgate-Palmolive	12.05.2023	AGM					×		•	×							
Commerzbank	31.05.2023	AGM				~	×	•	•	~	•		•				
Corbion	17.05.2023	AGM	•			•	•	•	•	•	•	•					✓
Corticeira Amorim	28.04.2023	AGM	•	•		•	•	•			•	•					
Cummins	09.05.2023	AGM								•						<	
CVS Health	18.05.2023	AGM					×			~						0	
Daiichi Sankyo	19.06.2023	AGM				~	×		•								~
Dell Technologies	20.06.2023	AGM					×		0	×							

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Company	Date	Туре	Annual report	Sustainability report	Climate report and climate strategy	Allocation of income	Remuneration	Discharge	Board elections	Auditors	Share capital increase	Share capital reduction	Articles of association	Mergers, acquisitions and relocations	Climate related shareholder resolutions	Non-climate related shareholder resolutions	Miscellaneous
Discover Financial	11.05.2023	AGM					×		•	~							
Dollar General	31.05.2023	AGM					×		•	×							
Dollarama	07.06.2023	AGM					×		•	~					~	<b>~</b>	
Dropbox	18.05.2023	AGM					×			•							
E.ON	17.05.2023	AGM				~	×	•		•							
Edenred	11.05.2023	MIX	~			~					×	~					~
Electrolux Professional	26.04.2023	AGM	~			~		×	•	•	•						~
Eli Lilly	01.05.2023	AGM					×			×			~			•	
Elis	25.05.2023	MIX	•			~					0					~	
Eni	10.05.2023	MIX	~			~			•			×				×	
Equinix	25.05.2023	AGM					×			×						~	
Everest Group	17.05.2023	AGM					×			×			~				
Expeditors	02.05.2023	AGM					×		•	×						~	
Fidelity National Information Services	24.05.2023	AGM					×		•	~							
Ford Motors	11.05.2023	AGM					×			×							
Fresenius Medical Care AG & Co. KGaA	16.05.2023	AGM	~			~	×			~			×				
Fresenius SE & Co. KGaA	17.05.2023	AGM	~			~	×	~		~			•				
Fujifilm Holdings	29.06.2023	AGM				~			~				~				~
Galp Energia, SGPS, S.A.	03.05.2023	AGM	~			~	~	~	•				~				
GEA Group	27.04.2023	AGM				~	•	~	•	×		•					
General Motors	20.06.2023	AGM					×			•					~	×	
Genuine Parts	01.05.2023	AGM					×			×							
Gilead Sciences	03.05.2023	AGM								×							
GoDaddy	07.06.2023	AGM					×		•	•							
Grainger	26.04.2023	AGM					×		•	~							
Hang Seng Bank	04.05.2023	AGM							0	~	•	~	×				~
HelloFresh	12.05.2023	AGM				•	×	•	•	~			0				
Hennes & Mauritz	04.05.2023	AGM	•			~	•	×		~		~				~	~
Hera	27.04.2023	AGM	•			~	×		~			~					
Hermes International	20.04.2023	MIX	~			•		•			0	•					~

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Company Hewlett Packard	Date 05.04.2023	Type	Annual report	Sustainability report	Climate report and climate strategy	Allocation of income	Remuneration	Discharge	Board elections	Auditors	Share capital increase	Share capital reduction	Articles of association	Mergers, acquisitions and relocations	Climate related shareholder resolutions	Non-climate related shareholder resolutions	Miscellaneous
Enterprise	05.04.2023	AGIM					×		0	~						~	
Hilton Worldwide	18.05.2023	AGM					×		0	×							
Home Depot	18.05.2023	AGM					×			×							
Honda Motor	21.06.2023	AGM															
Hong Kong Exchange & Clearing	26.04.2023	AGM	~						~	~	~	~					
HP	24.04.2023	AGM					×			×						✓	
HubSpot	06.06.2023	AGM					×			•							
Humana Inc.	20.04.2023	AGM					×			×							
Iberdrola	28.04.2023	AGM	~	×		~	×	~	•		~	~	~				~
IBM	25.04.2023	AGM					×		•	×							
Idexx Laboratories	17.05.2023	AGM					×		~	×							
Insulet	23.05.2023	AGM					×		•	~							
Intel	11.05.2023	AGM					×		•	×							
Intercontinental Hotels Group	05.05.2023	AGM	~			~	×		•	•	~	•					
Investor AB	03.05.2023	AGM	~			~	•	×	•	~	~	~					~
Japan Exchange	16.06.2023	AGM							0				×				
Jerónimo Martins, SGPS, S.A.	20.04.2023	AGM	~			~	×	~		•							
Juniper Networks	10.05.2023	AGM					×		•	×							
Kingspan Group	28.04.2023	AGM	~			×			•	~	~	×					×
KION Group	17.05.2023	AGM				~	×		•	•			×				
Koninklijke Philips	09.05.2023	AGM	~			~	~	×	•	•	~	×					~
Kroger	22.06.2023	AGM					×			×					•		
Laboratory Corporation of America	11.05.2023	AGM					×		•	~						~	
Lennox International	18.05.2023	AGM					×		•	×							
Lenzing	19.04.2023	AGM					×	~	•	~	×						
Liberty Global	14.06.2023	AGM					×		×		0	×					×
London Stock Exchange	27.04.2023	AGM	~			•	×		•	•	•	×					
L'Oréal	21.04.2023	MIX	~			•					•	•					•
Lowe's Companies	26.05.2023	AGM					×			×						~	



Company	Date	Туре	Annual report	Sustainability report	Climate report and climate strategy	Allocation of income	Remuneration	Discharge	Board elections	Auditors	Share capital increase	Share capital reduction	Articles of association	Mergers, acquisitions and relocations	Climate related shareholder resolutions	Non-climate related shareholder resolutions	Miscellaneous
LPL Financial	11.05.2023	AGM					×			×							
LVMH	20.04.2023	MIX	~			~						~					×
Marketaxess Holdings	07.06.2023	AGM					×		•	×							
Mastercard	27.06.2023	AGM					•		•	×							
Mazda Motor	27.06.2023	AGM				~	×										
Mercedes-Benz Group	03.05.2023	AGM				~	×	~	×	•	×						
Merck	23.05.2023	AGM					×			×							
Mettler Toledo International (MT)	04.05.2023	AGM					×		•	•							
MIPS	10.05.2023	AGM	~			~	~	~	•	~	~	~					~
Molson Coors	17.05.2023	AGM					×										
Moodys	18.04.2023	AGM					×		~	•							
Motorola Solutions	16.05.2023	AGM					×			~							
Munich Re	05.05.2023	AGM				~	×	•		×			•				
Munters Group	17.05.2023	AGM	~			~	•	×	•	×	~						~
NatWest Group	25.04.2023	AGM	•			~	×		~	•		•					
NEC Corp.	22.06.2023	AGM											~				
Neurocrine Biosciences	17.05.2023	AGM					×			×							
Newmont Corporation	26.04.2023	AGM					×			•							
Nexans	11.05.2023	MIX	•			~	~										
Next	18.05.2023	AGM	•			~	×			~	~	×					×
Nvidia	22.06.2023	AGM					×			•							
Owens Corning	20.04.2023	AGM					×			×			•				
Paccar	25.04.2023	AGM					×			×					~	~	
Paramount Global	08.05.2023	AGM					×		0	×						•	
Pearson	28.04.2023	AGM	~			~	×		~	~	~	×					×
PepsiCo	03.05.2023	AGM					×			×					×		
Pfizer	27.04.2023	AGM					×		0	×						•	
Principal Financial Group	16.05.2023	AGM					×		0	×							
Progressive Corp	12.05.2023	AGM					×		•	×							
Prudential Financial	09.05.2023	AGM					×			×						•	
Prysmian	19.04.2023	MIX	~			~	•				•	~					×



Company	Date	Туре	Annual report	Sustainability report	Climate report and climate strategy	Allocation of income	Remuneration	Discharge	Board elections	Auditors	Share capital increase	Share capital reduction	Articles of association	Mergers, acquisitions and relocations	Climate related shareholder resolutions	Non-climate related shareholder resolutions	Miscellaneous
Publicis Groupe	31.05.2023	MIX	~			~			~	~	~	~					~
Quest Diagnostics	17.05.2023	AGM					×			×					•		
Reckitt Benckiser	03.05.2023	AGM	•			×	×		~	~	~	×					
Recruit Holdings	26.06.2023	AGM					×		•								•
Regeneron Pharmaceutical	09.06.2023	AGM					×			×						~	
Renault	11.05.2023	MIX	•			~			•								
Rexel	20.04.2023	MIX	~			~			~			~	~				~
Rohm	27.06.2023	AGM				~			•							×	
Ross Stores	17.05.2023	AGM					×			×							
S&P Global	03.05.2023	AGM					×		~	×							
Sanofi	25.05.2023	MIX	•			~	•		•	×	0	•	~				~
Scor	25.05.2023	MIX	•			~	•		0		0	0					~
SEI Investments	31.05.2023	AGM					×		×	~							
Seiko Epson	27.06.2023	AGM				~	~		•				~				
Société Générale	23.05.2023	MIX	•			~					•	×	•				~
Softbank Corp	20.06.2023	AGM							•				×				~
SolarEdge Technologies	01.06.2023	AGM					×		•	~							~
SPIE	10.05.2023	MIX	•			~	~		~	~	~	~					~
STMicroelectronics	24.05.2023	AGM	•			×	×	~	•		~	~					
Symrise	10.05.2023	AGM				~	~	~	•	×							
Synchrony Financial	18.05.2023	AGM					×		~	~							
T Rowe Price Group	09.05.2023	AGM							~	×							
Takeda Pharmaceutical	28.06.2023	AGM				~	~		•								
Target	14.06.2023	AGM					×		0	×						~	
Teleperformance	13.04.2023	MIX	•			~					•						~
Tesco	16.06.2023	AGM	•			~	×		•	~	•	×					
The Hershey Company	16.05.2023	AGM					×		•	•						•	
Thule Group	27.04.2023	AGM	•			~	•	•	•	~							~
Tomra Systems	27.04.2023	AGM	~				~		~	×	~	~	~				
Trane Technologies	01.06.2023	AGM					×			×							~
Unilever	03.05.2023	AGM	•				×			•	•	•					





Company	Date	Туре	Annual report	Sustainability report	Climate report and climate strategy	Allocation of income	Remuneration	Discharge	Board elections	Auditors	Share capital increase	Share capital reduction	Articles of association	Mergers, acquisitions and relocations	Climate related shareholder resolutions	Non-climate related shareholder resolutions	Miscellaneous
United Parcel Service	04.05.2023	AGM					×			×					~		
United Rentals	04.05.2023	AGM					×			×			~			~	
UPM Kymmene	12.04.2023	AGM	~			-		~	~		~	~	×				~
Veolia Environnement	27.04.2023	MIX	~			~				×	•	~	×				~
Verallia	25.04.2023	MIX	~			~			~			~					~
Verizon Communications	11.05.2023	AGM					×		•	×							
Vertex Pharmaceuticals	17.05.2023	AGM					×			×							
Vinci	13.04.2023	MIX	~			~					0	•					~
Vivendi	24.04.2023	MIX	~			~			~	~	•	×					~
Whirlpool	18.04.2023	AGM					×		0	x							
Wienerberger	05.05.2023	AGM				~	×	•	~	~							
Wolters Kluwer	10.05.2023	AGM	~			~	×	•	•	•	~	×					
Xylem	11.05.2023	EGM												~			×
	18.05.2023	AGM					×		0	~						×	
Yum! Brands	18.05.2023	AGM					×			×							



## 3 Voting results

#### 3.1 Average approval rate by GM topic

Type of Proposal	Number of Proposals*	Available results*	Average approval rate*
Annual report	92	85	99.5%
Sustainability report	3	3	97.7%
Climate report and climate strategy	1	1	98.3%
Allocation of income	82	73	99.6%
Remuneration	409	386	89.9%
Discharge	198	127	96.6%
Board elections	1420	1321	96.0%
Auditors	181	165	97.0%
Share capital increase	225	219	93.9%
Share capital reduction	93	88	98.0%
Articles of association	57	53	92.6%
Mergers, acquisitions and relocations	1	1	99.6%
Climate related shareholder resolutions	9	9	24.9%
Non-climate related shareholder resolutions	124	115	22.8%
Miscellaneous	150	121	97.7%
All topics	3045	2767	92.1%

\*Excluding proposals based on the plurality vote system.



#### 3.2 Rejected board resolutions

Company	GM date	ltem	ltem title	Ethos	Result
UPM Kymmene	12.04.2023	19.	Amendment of the Articles of Association: virtual meetings (article 10)	OPPOSE	
Hera	27.04.2023	8.2	Slate of nominees submitted by Gruppo Società Gas Rimini SpA	DO NOT VOTE	8.2%
HelloFresh	12.05.2023	8	Amend Articles: Term of office of Supervisory Board members (Article 8 (2))	OPPOSE	18.7%
Befesa	15.06.2023	8.	Approve remuneration report	OPPOSE	22.1%
Koninklijke Philips	09.05.2023	2e.	Discharge of executive board	OPPOSE	23.6%
CME Group	04.05.2023	3.	Advisory vote on executive remuneration	OPPOSE	32.1%
American International Group	10.05.2023	2	Advisory vote on executive remuneration	OPPOSE	32.4%
HelloFresh	12.05.2023	7	Approve Remuneration Report	OPPOSE	36.9%
Unilever	03.05.2023	2	Advisory vote on directors' remuneration report	OPPOSE	42.0%
Owens Corning	20.04.2023	6	Amend Certificate of Incorporation to Reflect New Delaware Law Provisions Regarding Officer Exculpation	FOR	71.6%

#### 3.3 Withdrawn board resolutions

Company	GM date	ltem	Item title	Ethos
Cigna	26.04.2023	7	Shareholder resolution: Disclose political contributions	FOR
Equinix	25.05.2023	1c.	Re-elect Mr. Ron Guerrier	FOR
Paramount Global	08.05.2023	6	Shareholder resolution: Disclose political contributions	FOR
Tesco	16.06.2023	5	Re-elect Mr. John Allan	WITHDRAWN
Vinci	13.04.2023	8	Election of Ms. Agnès Daney de Marcillac	FOR
Vinci	13.04.2023	9	Election of Mr. Ronald Kouwenhoven	OPPOSE
Xylem	11.05.2023	2	Approve the adjournment of the special meeting to solicit additional proxies	OPPOSE
Yum! Brands	18.05.2023	7.	Shareholder resolution: Report on Civil Rights and Non- Discrimination Audit	OPPOSE
Yum! Brands	18.05.2023	8.	Shareholder resolution: Adopt Share Retention Policy For Senior Executives	FOR



#### 3.4 Most contested board resolutions

Company	GM date	ltem	ltem title	Ethos	Result
Befesa	15.06.2023	7.	Approve (executive) remuneration policy	OPPOSE	50.0%
Ally Financial	03.05.2023	2	Advisory vote on executive remuneration	OPPOSE	51.7%
Pearson	28.04.2023	12	Binding vote on directors' remuneration policy	OPPOSE	53.6%
Scor	25.05.2023	21	Re-elect Ms. Fields Wicker-Miurin	FOR	53.7%
American Express Company	02.05.2023	3.	Advisory vote on executive remuneration	OPPOSE	54.2%
CME Group	04.05.2023	1d.	Re-elect Mr. Charles P. Carey	OPPOSE	54.5%
Prysmian	19.04.2023	0.6	Advisory vote on the remuneration paid in FY 2022	FOR	56.4%
Carrefour	26.05.2023	10	Approve the remuneration policy of the Chairman and CEO	OPPOSE	56.8%
Scor	25.05.2023	15	Re-elect Mr. Augustin de Romanet	OPPOSE	57.7%
Liberty Global	14.06.2023	5.	Advisory vote on executive remuneration	OPPOSE	58.2%



## 4 Detailed voting recommendations

#### 3i

#### 29.06.2023 AGM

ltem	Agenda	Board	Ethos		Res	sult
1	Report and accounts	FOR	FOR		~	100.0%
2	Directors' remuneration report (advisory vote)	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	95.2%
3	Directors' remuneration policy (binding vote)	FOR	<ul> <li>OPPOSE</li> </ul>	The potential variable remuneration exceeds our guidelines.	~	95.1%
4	Non-executive directors' fees	FOR	<ul> <li>OPPOSE</li> </ul>	The proposed increase relative to the previous year is excessive.	~	99.8%
5	Final dividend	FOR	FOR		~	100.0%
	Elections to the board of directors					
6	Re-elect Mr. Simon Borrows	FOR	FOR		~	99.4%
7	Re-elect Mr. Stephen Daintith	FOR	FOR		~	98.0%
8	Re-elect Ms. Jasi Halai	FOR	OPPOSE	Executive director. The number of executives on the board exceeds market practice.	~	99.3%
9	Re-elect Mr. James Hatchley	FOR	FOR		~	99.2%
10	Re-elect Mr. David Hutchison	FOR	OPPOSE	Non independent member of the remuneration committees which is not best UK market practice.	*	91.7%
11	Re-elect Ms. Lesley Knox OBE	FOR	FOR		~	98.0%
12	Re-elect Ms. Coline Lucille McConville	FOR	FOR		~	95.6%
13	Re-elect Mr. Peter McKellar	FOR	FOR		~	94.4%
14	Re-elect Ms. Alexandra Schaapveld	FOR	FOR		~	98.1%
15	Re-appoint KPMG as auditors	FOR	FOR		~	98.2%
16	Auditor's remuneration	FOR	FOR		~	99.9%
17	Political donations	FOR	FOR			98.3%
18	Authority to allot shares	FOR	FOR			93.7%
19	Disapplication of pre-emption rights	FOR	FOR		~	98.9%
20	Disapplication of pre-emption rights for acquisitions and other capital investment	FOR	FOR		*	96.9%
21	Purchase of own shares	FOR	FOR		~	97.8%
22	Authority to call general meetings on short notice	FOR	<ul> <li>OPPOSE</li> </ul>	14-days is insufficient for shareholders to vote in an informed manner.	•	94.5%



#### Adobe

ltem	Agenda	Board	Et	hos		Res	sult
1	Elections of directors						
1.a	Re-elect Dr. iur. Amy L. Banse	FOR		FOR		~	92.8%
1.b	Re-elect Mr. Brett Biggs	FOR		FOR			99.3%
1.c	Re-elect Ms. Melanie Boulden	FOR		FOR		~	97.4%
1.d	Re-elect Mr. Frank A. Calderoni	FOR		FOR		~	95.9%
1.e	Re-elect Ms. Laura B. Desmond	FOR	٠	OPPOSE	Concerns over the director's time commitments.	•	96.6%
1.f	Re-elect Mr. Shantanu Narayen	FOR	٠	OPPOSE	Combined chairman and CEO.	-	93.6%
1.g	Re-elect Mr. Spencer Neumann	FOR		FOR			99.3%
1.h	Re-elect Ms. Kathleen Oberg	FOR		FOR			96.9%
1.i	Re-elect Mr. Dheeraj Pandey	FOR		FOR		~	99.3%
1.j	Re-elect Mr. David A. Ricks	FOR		FOR		~	97.1%
1.k	Re-elect Mr. Daniel L. Rosensweig	FOR		FOR		~	96.0%
1.1	Re-elect Dr. John E. Warnock	FOR	•	OPPOSE	The director is over 75 years old, which exceeds guidelines. The director has been sitting on the	~	98.5%
					board for over 16 years, which exceeds guidelines.		
2	To approve the amendment of the 2019 Equity Incentive Plan	FOR	٠	OPPOSE	The potential variable remuneration exceeds our guidelines.	*	94.2%
					An important part of the variable remuneration is based on continued employment only.		
3	Re-election of the auditor	FOR	•	OPPOSE	The auditor's long tenure raises independence concerns.	~	93.7%
4	Advisory vote on executive	FOR	٠	OPPOSE	Excessive variable remuneration.	-	88.2%
	remuneration				An important part of the variable remuneration is based on continued employment only.		
5	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR			98.6%
6	Shareholder resolution: Eliminating discrimination through inclusive hiring	OPPOSE	•	FOR	We support corporate policies that encourage social responsibility.	×	17.0%



#### **Advanced Micro Devices**

ltem	Agenda	Board	Ethos		Result
1.	Elections of directors				
1a.	Re-elect Ms. Nora M. Denzel	FOR	FOR		✓ 98.4%
1b.	Re-elect Mr. Mark Durcan	FOR	FOR		✓ 97.6%
1c.	Re-elect Mr. Michael P. Gregoire	FOR	FOR		✓ 97.9%
1d.	Re-elect Mr. Joseph A. Householder	FOR	FOR		<ul><li>✓ 98.4%</li></ul>
1e.	Re-elect Mr. John W. Marren	FOR	FOR		✓ 99.4%
1f.	Re-elect Mr. Jon A. Olson	FOR	FOR		✓ 98.7%
1g.	Re-elect Dr. Lisa T. Su	FOR	<ul> <li>OPPOSE</li> </ul>	Combined chairman and CEO.	✓ 94.1%
1h.	Re-elect Mr. Abhi Y. Talwalkar	FOR	OPPOSE	Concerns over the director's time commitments.	✔ 85.0%
1i.	Re-elect Ms. Elizabeth W. Vanderslice	FOR	FOR		✓ 97.6%
2.	To approve 2023 Equity Incentive Plan	FOR	OPPOSE	Excessive variable remuneration.	<ul><li>✓ 95.2%</li></ul>
3.	Re-election of the auditor	FOR	<ul> <li>OPPOSE</li> </ul>	The auditor's long tenure raises independence concerns.	<ul><li>✓ 95.0%</li></ul>
4.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	✔ 85.7%
5.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		<ul><li>✓ 98.5%</li></ul>



#### Advantest

ltem	Agenda	Board	Ethos		Result
1	Election of Directors with an Audi & Supervisory Committee	t			
1.1	Re-elect Mr. Yoshiaki Yoshida	FOR	<ul> <li>OPPOSE</li> </ul>	Combined chairman and CEO.	✓ 98.0%
1.2	Re-elect Mr. Douglas Lefever	FOR	FOR		✓ 98.7%
1.3	Re-elect Mr. Koichi Tsukui	FOR	FOR		✓ 98.7%
1.4	Re-elect Mr. Toshimitsu Urabe	FOR	FOR		✓ 98.4%
1.5	Re-elect Mr. Nicholas Benes	FOR	FOR		✓ 99.3%
1.6	Elect Mr. Naoto Nishida	FOR	FOR		✓ 99.3%
2.1	Re-elect Mr. Yuichi Kurita	FOR	FOR		✓ 96.3%
2.2	Elect Ms. Tomoko Nakada	FOR	FOR		<b>~</b> 100.0%
3	Elect Mr. Nicholas Benes as a substitute audit and supervisory committee member	FOR	FOR		<ul><li>✓ 98.7%</li></ul>

#### Adyen

# Item Agenda Board Ethos Besult

ltem	Agenda	Board	Ethos		Result	t
1.	Opening of the Meeting	NON- VOTING	NON- VOTING			
2a.	Report of the executive - and supervisory board of the past financial year	NON- VOTING	NON- VOTING			
2b.	Adoption of the financial statements	FOR	FOR		✓ 96	6.9%
2c.	Explanation of the policy on reserves and dividends	NON- VOTING	NON- VOTING			
2d.	Approve remuneration report	FOR	FOR		97	7.7%
2e.	Approve executive remuneration policy	FOR	FOR		✓ 97	7.8%
2f.	Approve remuneration of the supervisory board	FOR	FOR		✓ 99	9.7%
2g.	Approval of an increased cap on variable remuneration outside the European Economic Area to 200% of fixed remuneration	FOR	FOR		✓ 99	9.4%
3.	Discharge of executive board	FOR	FOR		<ul> <li>98</li> </ul>	8.9%
4.	Discharge of supervisory board	FOR	FOR		🖌 98	8.9%
5.	Re-elect Mr. Ingo Uytdehaage as member of the executive board	FOR	FOR		✓ 100	0.0%
6.	Re-elect Ms. Mariëtte Swart as member of the executive board	FOR	FOR		✓ 100	0.0%
7.	Elect Ms. Brooke Nayden as member of the executive board	FOR	FOR		✓ 100	0.0%
8.	Elect Mr. Ethan Tandowsky as member of the executive board	FOR	FOR		✓ 100	0.0%
	Composition of the supervisory board					
9.	Re-elect Ms. Pamela Joseph	FOR	FOR		<b>~</b> 97	7.3%
10.	Re-elect Mr. Joep van Beurden	FOR	FOR		✓ 92	2.2%
11.	Amendment of Articles 2 and 18.1 of the Articles of Association	FOR	FOR		✓ 99	9.8%
12.	Authorisation to issue shares	FOR	FOR		🗸 99	9.7%
13.	Authorisation to restrict or exclude pre-emptive rights	FOR	FOR		✓ 98	8.7%
14.	Authorisation to repurchase own shares	FOR	<ul> <li>OPPOSE</li> </ul>	The share repurchase replaces the dividend in cash.	✓ 98	8.8%
15.	Election of auditor	FOR	FOR		🗸 99	9.9%
16.	Any other business and closing of the Meeting	NON- VOTING	NON- VOTING			



11.05.2023 AGM



#### AFLAC

ltem	Agenda	Board	Ethos		Result
1	Elections of directors				
1.a	Re-elect Mr. Daniel P. Amos	FOR	<ul> <li>OPPOSE</li> </ul>	Combined chairman and CEO.	✓ 98.3%
1.b	Re-elect Mr. W. Paul Bowers	FOR	FOR		✓ 99.3%
1.c	Re-elect Mr. Arthur R. Collins	FOR	FOR		✓ 99.5%
1.d	Elect Prof. Miwako Hosoda	FOR	FOR		✓ 99.6%
1.e	Re-elect Mr. Thomas J. Kenny	FOR	FOR		✓ 99.7%
1.f	Re-elect Ms. Georgette D. Kiser	FOR	OPPOSE	Concerns over the director's time commitments.	<ul><li>✓ 99.1%</li></ul>
1.g	Re-elect Ms. Karole F. Lloyd	FOR	FOR		✓ 99.4%
1.h	Re-elect Mr. Nobuchika Mori	FOR	FOR		✓ 99.6%
1.i	Re-elect Mr. Joseph L. Moskowitz	FOR	FOR		✓ 98.8%
1.j	Re-elect Prof. Dr. Barbara K. Rimer	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	✓ 98.3%
1.k	Re-elect Prof. Katherine T. Rohrer	FOR	FOR		✓ 98.7%
2	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	✓ 97.3%
3	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		✓ 98.5%
4	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	✓ 97.4%



#### 12.04.

#### Ahold Delhaize

.2023	AGM

ltem	Agenda	Board	Ethos		Result
1.	Opening of the Meeting	NON- VOTING	NON- VOTING		
2.	Report of the executive - and supervisory board of the past financial year	NON- VOTING	NON- VOTING		
3.	Explanation of the policy on reserves and dividends	NON- VOTING	NON- VOTING		
4.	Adoption of the financial statements	FOR	FOR		✓ 100.0%
5.	Approve allocation of income	FOR	FOR		✓ 99.9%
6.	Approve remuneration report	FOR	• OPPOSE	Excessive total remuneration.	<ul><li>✓ 94.4%</li></ul>
				Performance targets are not sufficiently challenging.	
7.	Discharge of executive board	FOR	FOR		<ul><li>✓ 98.4%</li></ul>
8.	Discharge of supervisory board	FOR	FOR		✓ 98.4%
	Composition of the supervisory board				
9.	Re-elect Mr. Peter Agnefjäll	FOR	FOR		✓ 99.5%
10.	Re-elect Mr. Bill McEwan	FOR	FOR		✓ 96.0%
11.	Re-elect Ms. Katie Doyle	FOR	FOR		✓ 99.7%
12.	Elect Ms. Julia Vander Ploeg	FOR	FOR		✓ 99.8%
13.	Re-elect Mr. Frans Muller to the executive board	FOR	FOR		✓ 100.0%
14.	Elect Mr. JJ Fleeman to the executive board	FOR	FOR		✓ 100.0%
15.	Election of auditor	FOR	FOR		✓ 99.9%
16.	Authorisation to issue shares	FOR	FOR		<ul><li>✓ 98.4%</li></ul>
17.	Authorisation to restrict or exclude pre-emptive rights	FOR	FOR		✓ 97.0%
18.	Authorisation to repurchase own shares	FOR	FOR		✓ 97.7%
19.	Reduce share capital via cancellation of shares	FOR	FOR		✓ 99.8%
20.	Closing of the Meeting	NON- VOTING	NON- VOTING		



#### AIA Group

ltem

Agenda

Res	ult
•	99.0%

1	Accept financial statements and statutory reports of the company	FOR	FOR		~	99.0%
2	Approve final dividend	FOR	FOR		~	99.7%
	Elections of directors					
3	Re-elect Mr. Edmund Sze-Wing Tse	FOR	• OPPOSE	Chairman of the nomination committee. The composition of the board and the nomination committee is unsatisfactory.	~	86.7%
				The director is 85 years old, which exceeds guidelines.		
4	Re-elect Mr. Jack Chak-Kwong So	FOR	• OPPOSE	The director is over 75 years old, which exceeds guidelines.	1	88.4%
5	Re-elect Prof. Lawrence Juen-Yee Lau	FOR	OPPOSE	The director is over 75 years old, which exceeds guidelines.	~	95.7%
6	Re-election of the auditor and fix their remuneration	FOR	FOR		~	96.4%
7.a	Mandate to issue shares	FOR	FOR		~	97.3%
7.b	Mandate to buyback shares	FOR	• OPPOSE	The dividend is not covered by earnings, therefore we do not approve that the company uses ts funds to buyback shares instead of investing in its business or paying dividends to its shareholders.	~	99.0%
8	Approve the annual limit for board fees	FOR	OPPOSE	The proposed increase relative to the previous year is excessive and not justified.	~	91.7%
9	To approve and adopt the proposed amendments to the share option scheme	FOR	• OPPOSE	The potential variable remuneration exceeds our guidelines.	~	78.3%
10	To approve and adopt the restricted share unit scheme	FOR	OPPOSE	The potential variable remuneration exceeds our guidelines.	~	83.8%
11	To approve and adopt the employee share purchase plan	FOR	• OPPOSE	Individual cap is egregious.	~	96.1%
12	To approve and adopt the agency share purchase plan	FOR	OPPOSE	Individual cap is egregious.	~	96.1%

Board

Ethos



#### Ally Financial

ltem	Agenda	Board	Ethos		Res	ult
1	Elections of directors					
1.a	Re-elect Mr. Franklin W. Hobbs	FOR	<ul> <li>OPPOSE</li> </ul>	The director is 75 years old, which exceeds guidelines.	~	93.9%
1.b	Re-elect Mr. Kenneth J. Bacon	FOR	FOR		~	94.7%
1.c	Re-elect Mr. William H. Cary	FOR	FOR		~	99.0%
1.d	Re-elect Ms. Mayree Carroll Clark	FOR	FOR		~	94.2%
1.e	Re-elect Mr. Kim S. Fennebresque	FOR	OPPOSE	Non-independent chairman of the nomination committee. The independence of this committee is insufficient.	~	85.7%
1.f	Re-elect Ms. Melissa Goldman	FOR	FOR		~	99.8%
1.g	Re-elect Ms. Marjorie Magner	FOR	FOR			94.3%
1.h	Re-elect Mr. David Reilly	FOR	FOR			99.4%
1.i	Re-elect Mr. Brian H. Sharples	FOR	FOR		~	99.3%
1.j	Re-elect Mr. Michael F. Steib	FOR	FOR		~	99.3%
1.k	Re-elect Mr. Jeffrey J. Brown	FOR	FOR		~	99.3%
2	Advisory vote on executive remuneration	FOR	• OPPOSE	Excessive variable remuneration. An important part of the variable	~	51.7%
				remuneration is based on continued employment only.		
3	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	•	94.2%



#### American Express Company

02.05.2023 AGM

ltem	Agenda	Board	Et	hos		Re	sult
1	Elections of directors						
1a.	Re-elect Mr. Thomas J. Baltimore Jr.	FOR	٠	OPPOSE	Concerns over the director's time commitments.	~	79.8%
1b.	Re-elect Mr. John J. Brennan	FOR		FOR		~	96.7%
1c.	Re-elect Mr. Peter Chernin	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	91.4%
1d.	Elect Dr. iur. Walter J. Clayton III	FOR		FOR		~	99.5%
1e.	Re-elect Mr. Ralph de la Vega	FOR		FOR		~	98.0%
1f.	Re-elect Mr. Theodore J. Leonsis	FOR		FOR		~	95.7%
1g.	Elect Ms. Deborah P. Majoras	FOR		FOR		~	99.2%
1h.	Re-elect Ms. Karen L. Parkhill	FOR		FOR		~	99.6%
1i.	Re-elect Mr. Charles E. Phillips Jr.	FOR		FOR		~	98.4%
1j.	Re-elect Ms. Lynn A. Pike	FOR		FOR		~	98.6%
1k.	Re-elect Mr. Stephen J. Squeri	FOR	٠	OPPOSE	Combined chairman and CEO.	~	96.0%
11.	Re-elect Dr. med. Daniel L. Vasella	FOR		FOR		~	96.4%
1m.	Re-elect Ms. Lisa W. Wardell	FOR		FOR		~	99.1%
1n.	Re-elect Mr. Christopher D. Young	FOR		FOR		~	97.5%
2.	Re-election of the auditor	FOR		FOR		~	98.4%
3.	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	~	54.2%
					Excessive total remuneration.		
4.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	98.9%
5.	Shareholder resolution: Termination Pay	OPPOSE	٠	FOR	The proposal aims at improving the remuneration policy.	×	35.2%
6.	Shareholder resolution: Report on Risks Related to Fulfilling Information Requests for Enforcing Laws Criminalising Abortion Access	OPPOSE	•	FOR	Protecting customer privacy is crucial for maintaining a good reputation and building trust with customers.	×	11.5%



#### American International Group

10.05.2023 AGM

ltem	Agenda	Board	Ethos		Result
1	Elections of directors				
1a	Elect Ms. Paola Bergamaschi	FOR	FOR		✓ 99.8%
1b	Re-elect Mr. James Cole Jr.	FOR	FOR		✓ 99.5%
1c	Re-elect Mr. W. Don Cornwell	FOR	OPPOSE	The director is over 75 years old, which exceeds guidelines.	✓ 97.6%
1d	Re-elect Ms. Linda A. Mills	FOR	FOR		✓ 87.3%
1e	Elect Ms. Diana M. Murphy	FOR	FOR		✓ 99.8%
1f	Re-elect Mr. Peter R. Porrino	FOR	FOR		✓ 98.9%
1g	Re-elect Mr. John G. Rice	FOR	FOR		✓ 98.3%
1h	Re-elect Ms. Therese M. Vaughan	FOR	FOR		✓ 95.9%
1i	Elect Ms. Vanessa A. Wittman	FOR	FOR		✓ 99.6%
1j	Re-elect Mr. Peter Zaffino	FOR	<ul> <li>OPPOSE</li> </ul>	Combined chairman and CEO.	✓ 95.2%
2	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive total remuneration.	× 32.4%
3	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	✓ 95.6%
4	Shareholder resolution: Independent chairman	OPPOSE	• FOR	The separation of functions allows an effective supervision of the management by the board.	<b>×</b> 45.1%



#### American Water Works

ltem	Agenda	Board	Ethos		Res	sult
1.	Elections of directors					
1a.	Re-elect Mr. Jeffrey N. Edwards	FOR	FOR		~	96.2%
1b.	Re-elect Ms. Martha Clark Goss	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	94.9%
1c.	Re-elect Ms. M. Susan Hardwick	FOR	FOR		~	99.4%
1d.	Re-elect Ms. Kimberly J. Harris	FOR	FOR			96.1%
1e.	Elect Ms. Laurie P. Havanec	FOR	FOR		~	99.6%
1f.	Re-elect Ms. Julia L. Johnson	FOR	FOR		~	95.3%
1g.	Re-elect Ms. Patricia Leonard Kampling	FOR	FOR		~	96.7%
1h.	Re-elect Mr. Karl F. Kurz	FOR	FOR		~	97.8%
1i.	Elect Mr. Michael L. Marberry	FOR	FOR		~	99.3%
1j.	Re-elect Dr. James Stavridis	FOR	FOR		~	92.6%
2.	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	93.5%
				An important part of the variable remuneration is based on continued employment only.		
3.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	98.4%
4.	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	~	91.6%
5.	Shareholder resolution: Oversee and Report a Racial Equity Audit	OPPOSE	• FOR	Enhanced disclosure on human rights to prevent discrimination.	×	39.1%



#### **Ameriprise Financial**

ltem	Agenda	Board	Ethos		Result
1	Elections of directors				
1.a	Re-elect Mr. James M. Cracchiolo	FOR	<ul> <li>OPPOSE</li> </ul>	Combined chairman and CEO.	✓ 90.1%
1.b	Re-elect Mr. Robert F. Sharpe	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	✓ 95.8%
1.c	Re-elect Ms. Diane Neal Blixt	FOR	FOR		✓ 88.0%
1.d	Re-elect Ms. Amy DiGeso	FOR	FOR		✓ 99.0%
1.e	Re-elect Mr. Christopher J. Williams	FOR	FOR		✓ 87.7%
1.7	Elect Mr. Armando Pimentel, Jr.	FOR	FOR		✓ 94.8%
1.g	Re-elect Mr. Brian T. Shea	FOR	FOR		✓ 97.5%
1.h	Re-elect Mr. W. Edward Walter	FOR	FOR		<ul><li>✓ 94.7%</li></ul>
2	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	✓ 81.9%
				An important part of the variable remuneration is based on continued employment only.	
3	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		✓ 97.8%
4	To approve the amendment of the 2005 Incentive Plan	FOR	OPPOSE	The potential variable remuneration exceeds our guidelines.	✔ 88.2%
5	Re-election of the auditor	FOR	FOR		✓ 98.5%



#### Amgen

ltem	Agenda	Board	Ethos		Res	sult
1.	Elections of directors					
1a.	Re-elect Dr. Wanda M. Austin	FOR	FOR		~	99.1%
1b.	Re-elect Mr. Robert A. Bradway	FOR	<ul> <li>OPPOS</li> </ul>	E Combined chairman and CEO.	~	93.8%
1c.	Elect Mr. Dr. med. Michael V. Drake	FOR	<ul> <li>OPPOS</li> </ul>	E Non independent director (various reasons). The board is not sufficiently independent.	~	98.9%
				The director is over 70 years old, which exceeds guidelines for new nominees.		
1d.	Re-elect Dr. Brian J. Druker	FOR	FOR		~	99.2%
1e.	Re-elect Mr. Robert A. Eckert	FOR	FOR		~	92.2%
1f.	Re-elect Mr. Greg C. Garland	FOR	FOR		~	87.7%
1g.	Re-elect Mr. Charles M. Holley Jr.	FOR	FOR		~	94.5%
1h.	Re-elect Dr. S. Omar Ishrak	FOR	FOR		~	99.1%
1i.	Re-elect Prof. Dr. Tyler Jacks	FOR	FOR		~	97.7%
1j.	Re-elect Ms. Ellen J. Kullman	FOR	FOR		~	96.0%
1k.	Re-elect Ms. Amy E. Miles	FOR	FOR		~	95.5%
11.	Re-elect Dr. Ronald D. Sugar	FOR	<ul> <li>OPPOS</li> </ul>	E Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent.	~	90.9%
				The director is over 75 years old, which exceeds guidelines.		
1m.	Re-elect Prof. Dr. R. Sanders Williams	FOR	<ul> <li>OPPOS</li> </ul>	E Non independent director (various reasons). The board is not sufficiently independent.	~	95.7%
				The director is over 75 years old, which exceeds guidelines.		
2.	Advisory vote on say on pay frequency	ONE YEAR	ONE YI	EAR	*	98.1%
3.	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOS</li> </ul>		~	94.0%
				An important part of the variable remuneration is not subject to challenging long-term performance conditions.		
4.	Re-election of the auditor	FOR	<ul> <li>OPPOS</li> </ul>	E The auditor's long tenure raises independence concerns.	•	95.0%

#### Amundi

ltem	Agenda	Board	Ethos		Res	sult
1	Approval of the statutory financial statements	FOR	FOR		~	99.5%
2	Approval of the consolidated financial statements	FOR	FOR		~	99.5%
3	Approve allocation of income and dividend	FOR	FOR		~	100.0%
4	Approval of the suspension of the employment contract between Mr. Nicolas Calcoen and Amundi Asset Management during his appointment as corporate officer (deputy CEO)	FOR	FOR		~	100.0%
5	Approve the remuneration report	FOR	FOR		~	98.5%
6	Approve the 2022 remuneration of Mr. Yves Perrier, Chairman of the board	FOR	FOR		~	99.9%
7	Approve the 2022 remuneration of Ms. Valérie Baudson, CEO	FOR	FOR		~	97.8%
8	Approve the 2022 remuneration of Mr. Nicolas Calcoen, deputy CEO as from 1 April 2022	FOR	FOR		~	97.8%
9	Approve the remuneration policy of directors	FOR	FOR		~	99.9%
10	Approve the remuneration policy of the Chairman of the board	FOR	FOR		~	99.9%
11	Approve the remuneration policy of the CEO	FOR	FOR		~	97.1%
12	Approve the remuneration policy of the deputy CEO	FOR	FOR		~	97.8%
13	Consultative vote on the remuneration 2022 paid to the material key risk takers	FOR	FOR		~	99.4%
	Elections to the board of directors					
14	Elect Mr. Philippe Brassac	FOR	FOR		~	94.9%
15	Elect Ms. Nathalie Wright	FOR	OPPOSE	Concerns over the director's time commitments.	~	94.7%
16	Re-elect Ms. Laurence Danon	FOR	FOR		~	99.6%
17	Re-elect Ms. Christine Gandon	FOR	FOR		~	95.2%
18	Re-elect Ms. Hélène Molinari	FOR	FOR		~	98.8%
19	Re-elect Mr. Christian Rouchon	FOR	• OPPOSE	Non independent director (representative of the main shareholder and board membership exceeding time limit for independence). The board is not sufficiently independent.	~	85.7%
20	Advisory vote on the climate strategy	FOR	OPPOSE	The CO2e emission reduction targets do not cover all direct and indirect emissions.	~	98.3%

# ethos

12.05.2023 MIX



#### Amundi

12.05.2023 MIX

ltem	Agenda	Board	Ethos		Res	sult
21	Authorisation to the board to trade up to 10% of the company's shares	FOR	OPPOSE	The repurchase price is too high.	~	99.8%
22	Authorisation to increase capital by issuing shares with pre- emptive rights	FOR	FOR		~	99.9%
23	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	FOR	FOR		•	99.7%
24	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		~	99.5%
25	Approve distribution of performance shares	FOR	OPPOSE	The information provided to shareholders so that they can assess the terms, conditions and the purpose of the capital increase is insufficient.	~	98.9%
26	Authorisation to reduce share capital via cancellation of shares	FOR	FOR		~	99.2%
27	Delegation of powers for the completion of formalities	FOR	FOR		~	100.0%



#### Anglo American

ltem	Agenda	Board	Ethos		Res	ult
1	2022 Annual Report and Accounts	FOR	FOR		~	99.0%
2	Final dividend	FOR	FOR		<b>v</b> 1	00.0%
	Elections to the Board of Directors					
3	Elect Ms. Magali Anderson	FOR	FOR		~	99.5%
4	Re-elect Mr. Stuart Chambers	FOR	FOR			96.8%
5	Re-elect Mr. Duncan Wanblad	FOR	FOR		~	99.6%
6	Re-elect Mr. Stephen Pearce	FOR	FOR			99.7%
7	Re-elect Mr. Ian Ashby	FOR	OPPOSE	Chairman of the sustainability committee and the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.	*	93.6%
8	Re-elect Mr. Marcelo Bastos	FOR	FOR		×	99.5%
9	Re-elect Ms. Hilary Maxson	FOR	FOR		🗸 1	00.0%
10	Re-elect Ms. Hixonia Nyasulu	FOR	FOR		×	99.3%
11	Re-elect Ms. Nonkululeko Nyembezi	FOR	FOR		•	99.5%
12	Re-elect Mr. Ian Tyler	FOR	FOR			99.8%
13	Re-appoint PricewaterhouseCoopers as auditors	FOR	FOR		~	99.3%
14	Auditor's remuneration	FOR	FOR		<b>v</b> 1	00.0%
15	Binding vote on Directors' Remuneration policy	FOR	<ul> <li>OPPOSE</li> </ul>	Potential excessive awards.	~	95.9%
16	Advisory vote on Directors' Remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	•	94.6%
17	Authority to allot shares	FOR	FOR			94.6%
18	Disapplication of pre-emption rights on the issue of shares for cash	FOR	FOR		~	87.1%
19	Authority to purchase own shares	FOR	<ul> <li>OPPOSE</li> </ul>	The amount to be repurchased exceeds 10% of the share capital.	*	88.0%
20	Authority to call general meetings on short notice	FOR	<ul> <li>OPPOSE</li> </ul>	14-days is insufficient for shareholders to vote in an informed manner.	~	91.4%

# ethos

#### 16.06.2023 AGM

Aon

ltem	Agenda	Board	Ethos		Res	sult
	Elections of directors					
1.1	Re-elect Mr. Lester B. Knight	FOR	OPPOSE	Non-independent chairman of the nomination committee. The independence of this committee is insufficient.	~	93.5%
1.2	Re-elect Mr. Gregory C. Case	FOR	OPPOSE	Executive director. The board is not sufficiently independent.	~	98.8%
1.3	Re-elect Mr. Jin-Yong Cai	FOR	FOR		~	99.3%
1.4	Re-elect Mr. Jeffrey C. Campbell	FOR	OPPOSE	Concerns over the director's time commitments.	~	92.4%
1.5	Re-elect Mr. Fulvio Conti	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 75 years old, which exceeds guidelines.	~	96.5%
1.6	Re-elect Ms. Cheryl A. Francis	FOR	FOR		×	96.8%
1.7	Elect Ms. Adriana Karaboutis	FOR	OPPOSE	Concerns over the director's time commitments.	~	99.1%
1.8	Re-elect Mr. Richard C. Notebaert	FOR	• OPPOSE	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	*	95.4%
				The director is over 75 years old, which exceeds guidelines.		
				The director has been sitting on the board for over 16 years, which exceeds guidelines.	1e	
1.9	Re-elect Ms. Gloria Santona	FOR	<ul> <li>OPPOSE</li> </ul>	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	96.8%
1.10	Elect Ms. Sarah E. Smith	FOR	FOR		~	99.7%
1.11	Re-elect Mr. Byron O. Spruell	FOR	FOR		~	99.1%
1.12	Re-elect Dr. Carolyn Y. Woo	FOR	<ul> <li>OPPOSE</li> </ul>	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	96.0%
2	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive total remuneration. Excessive variable remuneration.	*	92.3%
3	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	99.0%
4	Re-election of Ernst & Young as auditors	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	~	94.3%
5	Re-election of Ernst & Young Chartered Accountants as auditors (Irish Law)	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	•	94.5%
6	Authorize the Board to Fix Remuneration of Auditors (Irish Law)	FOR	FOR		•	98.4%
7	To approve the amendment of the Aon 2011 Incentive Plan	FOR	<ul> <li>OPPOSE</li> </ul>	The potential variable remuneration exceeds our guidelines.	~	94.6%



#### Aquafil

ltem	Agenda	Board	Ethos		Res	sult
1	Financial statements as at 31 December 2022	FOR	FOR		~	99.4%
2	Allocation of net income and dividend distribution	FOR	FOR		~	99.5%
3.a	Binding vote on the remuneration policy	FOR	FOR		~	99.2%
3.b	Advisory vote on the remuneration paid in 2022	FOR	<ul> <li>OPPOSE</li> </ul>	The information provided is insufficient.	~	92.1%
4.1	Definition of the number of members of the Board of Directors	FOR	FOR		~	99.6%
4.2	Definition of the term of office of Directors	FOR	FOR		~	99.6%
4.3	Appointment of Board members					
4.3.1	Slate of nominees submitted by Aquafin Holding SpA	NO RECOMME ND.	<ul> <li>DO NOT VOTE</li> </ul>	The overall independence of the slate of nominees is not sufficient and the number of executives is above market practices.	~	91.0%
4.3.2	Slate of nominees submitted by a group of institutional investors	NO RECOMME ND.	• FOR	The nominees in the slate are independent from the company and its shareholders.	~	9.0%
4.4	Definition of the remuneration of Directors	FOR	FOR		~	99.6%
A.	Deliberations on possible legal action against Directors if presented by shareholders	NO RECOMME ND.	OPPOSE	Shareholders voting by proxy cannot approve in advance any unannounced proposal.	_	

\* This election is based on the plurality voting system : when the election is not contested, the candidate (or slate of candidates) is elected if there is at least one vote FOR.

# ethos

#### 12.05.2023 AGM

#### Arcadis

ltem	Agenda	Board	Ethos	Result
1a.	Opening of the Meeting	NON- VOTING	NON- VOTING	
1b.	Notifications	NON- VOTING	NON- VOTING	
2.	Report of the supervisory board of the past financial year	NON- VOTING	NON- VOTING	
3.	Report of the executive board of the past financial year	NON- VOTING	NON- VOTING	
4a.	Adoption of the financial statements	FOR	FOR	✓ 100.0%
4b.	Approve allocation of income	FOR	FOR	✓ 99.7%
5а.	Discharge of executive board	FOR	FOR	✓ 98.4%
5b.	Discharge of supervisory board	FOR	FOR	✓ 98.4%
6.	Election of auditor	FOR	FOR	<b>√</b> 100.0%
7a.	Approve remuneration report	FOR	FOR	✓ 98.3%
7b.	Approve remuneration of the supervisory board	FOR	FOR	✓ 99.5%
8.	Elect Mr. Alan Brookes to the executive board	FOR	FOR	<b>√</b> 100.0%
9.	Composition of the supervisory board			
9a.	Re-elect Mr. Michiel Lap	FOR	FOR	✔ 98.2%
9b.	Elect Ms. Barbara Duganier	FOR	FOR	✓ 99.4%
9c.	Announcement concerning vacancies in the supervisory board arising in 2023	NON- VOTING	NON- VOTING	
10a.	Authorisation to issue shares	FOR	FOR	✔ 98.8%
10b.	Authorisation to restrict or exclude pre-emptive rights	FOR	FOR	✓ 97.7%
11.	Authorisation to repurchase own shares	FOR	FOR	<ul><li>✓ 99.3%</li></ul>
12.	Approve share-related LT incentive plan 2023	FOR	FOR	✓ 99.3%
13.	Any other business	NON- VOTING	NON- VOTING	
14.	Closing of the Meeting	NON- VOTING	NON- VOTING	



#### Arch Capital Group

ltem	Agenda	Board	Et	hos		Res	sult
1	Elections of directors						
1.a	Re-elect Mr. Francis Ebong	FOR		FOR		~	88.7%
1.b	Re-elect Ms. Eileen A. Mallesch	FOR		FOR		~	96.1%
1.c	Re-elect Mr. Louis J. Paglia	FOR		FOR		~	94.7%
1.d	Re-elect Mr. Brian S. Posner	FOR	•	OPPOSE	Non-independent chairman of the risk committee. The independence of this committee is insufficient.	~	93.7%
1.e	Re-elect Mr. John D. Vollaro	FOR	•	OPPOSE	The director is over 75 years old, which exceeds guidelines.	~	97.8%
					Non-independent director and the board size is excessive.		
2	Advisory vote on executive remuneration	FOR	•	OPPOSE	Excessive variable remuneration.	~	93.9%
					An important part of the variable remuneration is based on continued employment only.		
3	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	98.8%
4	To approve the 2007 Employee Stock Purchase Plan	FOR		FOR		•	99.9%
5	Re-election of the auditor	FOR	•	OPPOSE	The auditor's long tenure raises independence concerns.	~	96.6%
6	Election of Subsidiary Directors						
6.a	Elect Director Matthew Dragonetti as Designated Company Director of Non-U.S. Subsidiaries	FOR		FOR		~	99.9%
6.b	Elect Director Seamus Fearon as Designated Company Director of Non-U.S. Subsidiaries	FOR		FOR		~	99.9%
6.c	Elect Director H. Beau Franklin as Designated Company Director of Non-U.S. Subsidiaries	FOR		FOR		~	99.6%
6.d	Elect Director Jerome Halgan as Designated Company Director of Non-U.S. Subsidiaries	FOR		FOR		~	99.9%
6.e	Elect Director James Haney as Designated Company Director of Non-U.S. Subsidiaries	FOR		FOR		~	99.9%
6.f	Elect Director Chris Hovey as Designated Company Director of Non-U.S. Subsidiaries	FOR		FOR		~	99.9%
6.g	Elect Director Pierre Jal as Designated Company Director of Non-U.S. Subsidiaries	FOR		FOR		~	99.9%
6.h	Elect Director Francois Morin as Designated Company Director of Non-U.S. Subsidiaries	FOR		FOR		~	94.4%
6.i	Elect Director David J. Mulholland as Designated Company Director of Non-U.S. Subsidiaries	FOR		FOR		~	99.9%



#### Arch Capital Group

ltem	Agenda	Board	Ethos	Result
6.j	Elect Director Chiara Nannini as Designated Company Director of Non-U.S. Subsidiaries	FOR	FOR	<ul><li>✓ 93.4%</li></ul>
6.k	Elect Director Maamoun Rajeh as Designated Company Director of Non-U.S. Subsidiaries	FOR	FOR	✓ 99.9%
6.I	Elect Director Christine Todd as Designated Company Director of Non-U.S. Subsidiaries	FOR	FOR	✓ 99.9%



#### ASML

#### 26.04.2023

Α	G	M
	-	••••

ltem	Agenda	Board	Etl	hos		Result	
1.	Opening of the Meeting	NON- VOTING		NON- VOTING			
2.	Report of the executive - and supervisory board of the past financial year	NON- VOTING		NON- VOTING			
3a.	Approve remuneration report	FOR	•	OPPOSE	Excessive discretion of the remuneration committee in adjusting the performance criteria after the performance period has passed.	~	93.2%
3b.	Adoption of the financial statements	FOR		FOR		~	99.1%
Зс.	Explanation of the policy on reserves and dividends	NON- VOTING		NON- VOTING			
3d.	Approve allocation of income	FOR		FOR		~	99.9%
4a.	Discharge of executive board	FOR		FOR		~	98.5%
4b.	Discharge of supervisory board	FOR		FOR		~	98.5%
5.	Approve the number of shares to be granted to members of the executive board under the LTI	FOR	•	OPPOSE	The pay-for-performance connection is not demonstrated.	~	94.3%
6a.	Approve remuneration of the supervisory board	FOR	٠	OPPOSE	The proposed special fee payment for additional work excessive.	~	98.9%
6b.	Approve supervisory directors' fees	FOR		FOR		~	99.2%
7.	Elect Mr. Wayne Allan to the executive board	NON- VOTING		NON- VOTING			
8.	Composition of the supervisory board						
8a.	Elect Mr. Nils Andersen	FOR		FOR		~	97.7%
8b.	Elect Mr. Jack de Kreij	FOR		FOR		~	96.7%
8c.	Announcement concerning vacancies in the supervisory board arising in 2024	NON- VOTING		NON- VOTING			
9.	Election of auditor	FOR		FOR		~	99.9%
10a.	Authorisation to issue shares	FOR		FOR		~	99.6%
10b.	Authorisation to restrict or exclude pre-emptive rights	FOR		FOR		~	98.9%
11.	Authorisation to repurchase own shares	FOR		FOR		~	99.1%
12.	Reduce share capital via cancellation of shares	FOR		FOR		~	99.5%
13.	Any other business	NON- VOTING		NON- VOTING			
14.	Closing of the Meeting	NON- VOTING		NON- VOTING			



#### AstraZeneca

27.04.2023 AGM

ltem	Agenda	Board	Ethos		Re	sult
1	2022 annual report and accounts	FOR	FOR		~	99.8%
2	Final dividend	FOR	OPPOSE	The proposed dividend is inconsistent with the company's financial situation.	•	98.9%
3	Re-appoint PricewaterhouseCoopers as auditors	FOR	FOR		~	99.4%
4	Auditor's remuneration	FOR	FOR		~	100.0%
	Elections to the board of directors					
5а	Re-elect Mr. Michel Demaré	FOR	FOR			97.9%
5b	Re-elect Mr. Pascal Soriot	FOR	FOR		~	99.4%
5c	Re-elect Ms. Dr Aradhana Sarin	FOR	FOR		~	99.8%
5d	Re-elect Mr. Philip Broadley	FOR	FOR		~	99.3%
5e	Re-elect Mr. Euan Ashley	FOR	FOR		~	100.0%
5f	Re-elect Ms. Deborah DiSanzo	FOR	FOR		~	100.0%
5g	Re-elect Ms. Diana Layfield	FOR	FOR		~	100.0%
5h	Re-elect Ms. Sherilyn McCoy	FOR	FOR		~	97.9%
5i	Re-elect Mr. Tony Mok	FOR	FOR		~	100.0%
5j	Re-elect Ms. Nazneen Rahman	FOR	FOR		~	99.9%
5k	Re-elect Dr. pharm. Andreas Rummelt	FOR	FOR		~	100.0%
51	Re-elect Mr. Marcus Wallenberg	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	~	80.9%
6	Advisory vote on directors' remuneration report	FOR	OPPOSE	Excessive total remuneration.	1	94.2%
7	Political donations and political expenditure	FOR	<ul> <li>OPPOSE</li> </ul>	Authorisation to make political donations exceeds our guidelines.	1	97.8%
8	Authority to allot shares	FOR	FOR		~	92.0%
9	General authority to disapply pre- emption rights	FOR	FOR		1	94.2%
10	Specific authority to disapply pre- emption rights for an acquisition or specified capital investment	FOR	FOR		1	91.2%
11	Authority to purchase own shares	FOR	OPPOSE	The amount of the repurchase is excessive given the financial situation and perspectives of the company.	*	98.9%
12	Authority to call general meetings on short notice	FOR	OPPOSE	14-days is insufficient for shareholders to vote in an informed manner.	•	93.4%
13	Adoption of new articles of association	FOR	OPPOSE	Several amendments are submitted to shareholder approval under a bundled vote and the negative impacts of the amendments are predominant.	~	99.3%

#### AT&T

ltem

1

Agenda	Board	Ethos	
Elections of directors			
Re-elect Mr. Scott T. Ford	FOR	FOR	
Re-elect Mr. Glenn H. Hutchins	FOR	FOR	

1.1	Re-elect Mr. Scott T. Ford	FOR	FOR		~	97.3%
1.2	Re-elect Mr. Glenn H. Hutchins	FOR	FOR		~	82.5%
1.3	Re-elect Mr. William E. Kennard	FOR	FOR		~	93.6%
1.4	Re-elect Mr. Stephen J. Luczo	FOR	FOR		~	97.6%
1.5	Re-elect Mr. Michael B. McCallister	FOR	FOR		•	96.9%
1.6	Re-elect Ms. Beth E. Mooney	FOR	FOR		~	93.8%
1.7	Re-elect Mr. Matthew K. Rose	FOR	FOR		~	96.4%
1.8	Re-elect Mr. John T. Stankey	FOR	FOR		~	97.2%
1.9	Re-elect Ms. Cynthia B. Taylor	FOR	FOR		~	96.7%
1.10	Re-elect Mr. Luis A. Ubinas	FOR	FOR		~	88.9%
2.	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	•	95.2%
3.	Advisory vote on executive	FOR	OPPOSE	Excessive total remuneration.	~	92.3%
	remuneration			Excessive variable remuneration.		
4.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	95.7%
5.	Shareholder resolution: Independent chairman	OPPOSE	OPPOSE		×	34.4%
6.	Shareholder resolution: Racial equity audit	OPPOSE	• FOR	Enhanced disclosure on human rights to prevent discrimination.	×	21.5%

# ethos

18.05.2023 AGM

Result



#### Bath & Body Works

ltem	Agenda	Board	Ethos		Result
1	Elections of directors				
1.1	Re-elect Ms. Patricia Bellinger	FOR	FOR		✓ 95.9%
1.2	Re-elect Mr. Alessandro Bogliolo	FOR	FOR		✓ 98.6%
1.3	Re-elect Ms. Gina R. Boswell	FOR	FOR		✓ 99.7%
1.4	Elect Ms. Lucy Brady	FOR	FOR		✓ 99.7%
1.5	Re-elect Ms. Francis A. Hondal	FOR	FOR		✓ 98.6%
1.6	Elect Mr. Thomas J. Kuhn	FOR	OPPOSE	Representative of an important shareholder who is sufficiently represented on the board.	<ul><li>✓ 99.7%</li></ul>
1.7	Re-elect Ms. Danielle Lee	FOR	FOR		✓ 98.5%
1.8	Re-elect Mr. Michael G. Morris	FOR	OPPOSE	The director is over 75 years old, which exceeds guidelines.	✓ 97.3%
1.9	Re-elect Ms. Sarah E. Nash	FOR	FOR		✓ 98.5%
1.10	Re-elect Mr. Juan Rajlin	FOR	FOR		✓ 99.7%
1.11	Re-elect Mr. Stephen D. Steinour	FOR	FOR		<ul><li>✓ 99.4%</li></ul>
1.12	Re-elect Mr. J. K. Symancyk	FOR	FOR		✓ 99.7%
1.13	Elect Mr. Steven E. Voskuil	FOR	FOR		✓ 99.7%
2	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	✓ 98.1%
3	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	✔ 68.3%
4	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		✓ 99.1%
5	Shareholder resolution: Independent chairman	OPPOSE	OPPOSE		<b>×</b> 32.2%



#### Baxter

ltem	Agenda	Board	Et	hos		Re	sult
1	Elections of directors						
1.a	Re-elect Mr. Jose E. Almeida	FOR	٠	OPPOSE	Combined chairman and CEO.	~	91.5%
1.b	Re-elect Mr. Michael F. Mahoney	FOR		FOR		~	96.5%
1.c	Re-elect Ms. Patricia B. Morrison	FOR		FOR		~	99.0%
1.d	Re-elect Dr. Stephen N. Oesterle	FOR		FOR		~	97.7%
1.e	Re-elect Ms. Nancy M. Schlichting	FOR		FOR		~	95.6%
1.f	Elect Mr. Brent Shafer	FOR		FOR		~	99.0%
1.g	Re-elect Ms. Cathy R. Smith	FOR	٠	OPPOSE	Concerns over the director's time commitments.	~	91.4%
1.h	Re-elect Ms. Amy A. Wendell	FOR		FOR		-	97.0%
1.i	Re-elect Dr. David S. Wilkes	FOR		FOR		~	99.0%
1.j	Elect Mr. Peter M. Wilver	FOR		FOR		~	96.1%
2	Advisory vote on executive remuneration	FOR	•	OPPOSE	Excessive variable remuneration. An important part of the variable	*	77.5%
					remuneration is based on continued employment only.		
3	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	98.7%
4	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	94.3%
5	Shareholder resolution: Termination Pay	OPPOSE	٠	FOR	The proposal aims at improving the remuneration policy.	×	9.7%
6	Shareholder resolution: Adopt Share Retention Policy For Senior Executives	OPPOSE	•	FOR	Mandatory equity ownership for executives promotes accountability and encourages them to create long- term value.	×	31.1%



Befesa

ltem	Agenda	Board	Ethos		Result
1.	Report of the board of directors and report of the independent auditor on the annual accounts	NON- VOTING	NON- VOTING		
2.	Adoption of the financial statements	FOR	FOR		✓ 100.0%
3.	Adoption of the parent company's financial statements	FOR	FOR		✓ 100.0%
4.	Approve allocation of income	FOR	FOR		<b>√</b> 100.0%
5.	Discharge of the members of the board of directors	FOR	FOR		✔ 85.3%
6.	Approve directors' fees	FOR	FOR		✓ 96.7%
7.	Approve (executive) remuneration policy	FOR	OPPOSE	The potential variable remuneration exceeds our guidelines.	✓ 50.0%
8.	Approve remuneration report	FOR	• OPPOSE	Excessive variable remuneration.	<b>×</b> 22.1%
9.	Election of auditor	FOR	FOR		✓ 99.5%



MIX

23.05.2023

#### bioMérieux

ltem	Agenda	Board	Ethos		Re	sult
1	Approval of the statutory financial statements	FOR	FOR		*	100.0%
2	Approval of the consolidated financial statements	FOR	FOR		*	99.8%
3	Discharge board members	FOR	FOR		-	90.5%
4	Approve allocation of income and dividend	FOR	FOR		~	99.8%
5	Approval of the related-party agreement with the Fondation Christophe et Rodolphe Mérieux	FOR	FOR		~	100.0%
6	Approval of the related-party agreement with Institut Mérieux relating to the acquisition of Specific Diagnostics	FOR	FOR		~	100.0%
	Board main features					
7	Re-elect Dr. Philippe Archinard	FOR	FOR		~	90.6%
8	Re-elect Grant Thornton as auditors	FOR	FOR		~	99.2%
9	Approve the remuneration policy	FOR	FOR		-	98.9%
10	Approve the remuneration policy of the Chairman and CEO	FOR	FOR		~	88.4%
11	Approve the remuneration policy of the Deputy CEO	FOR	FOR		~	86.5%
12	Approve the remuneration policy of directors	FOR	FOR		~	99.9%
13	Approve the remuneration report	FOR	FOR		~	98.1%
14	Approve the 2022 remuneration of Mr. Mérieux, Chairman and CEO	FOR	FOR		~	98.4%
15	Approve the 2022 remuneration of Mr. Boulud, Deputy CEO	FOR	FOR		~	86.9%
16	Approve a treasury share buy-back and disposal programme	FOR	<ul> <li>OPPOSE</li> </ul>	The repurchase price is too high.	~	99.6%
17	Authorisation to reduce share capital via cancellation of shares	FOR	FOR		~	99.6%
18	Authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights	FOR	OPPOSE	Anti takeover measure that can lead to an exclusion of any potentially non- friendly offer which could be in the interests of shareholders.	~	88.7%
19	Authorisation to increase capital by issuing shares without pre- emptive rights via private placement	FOR	• OPPOSE	Excessive potential capital increase without pre-emptive rights. Anti takeover measure that can lead to an exclusion of any potentially non- friendly offer which could be in the interests of shareholders.	•	84.2%



#### bioMérieux

#### 23.05.2023 MIX

ltem	Agenda	Board	Ethos		Re	sult
20	Authorisation to increase capital by issuing shares without pre- emptive rights by public offering	FOR	• OPPOSE	Excessive potential capital increase without pre-emptive rights. Anti takeover measure that can lead to an exclusion of any potentially non- friendly offer which could be in the interests of shareholders.	•	84.2%
21	Authorisation to derogate from the rules on the fixation of the issuance price	FOR	OPPOSE	The discount is excessive.	~	85.9%
22	"Green shoe" authorisation share issuances with or without pre- emptive rights	FOR	OPPOSE	Excessive potential capital increase without pre-emptive rights.	~	85.0%
23	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	FOR	OPPOSE	Excessive potential capital increase without pre-emptive rights.	~	87.2%
24	Authorise capital increases by transfer of reserves	FOR	FOR		~	99.8%
25	Authorise the Board to issue shares or other securities giving access to shares without pre- emptive rights (through the holding or subsidiaries)	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive potential capital increase without pre-emptive rights.	~	84.5%
26	Authorise capital increases to allocate shares or options to corporate officers and employees	FOR	OPPOSE	The information provided to shareholders so that they can assess the terms, conditions and the purpose of the capital increase is insufficient.	~	85.9%
27	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		~	99.0%
28	Removal of preemptive rights in relation to the ESOP	FOR	FOR		*	99.1%
29	Determination of the overall limit for capital increases with or without pre-emptive rights	FOR	FOR		~	98.7%
30	Ratification of the decision to cancel the planned conversion of the Company into a European Company (Societas Europaea) and the terms of the proposed conversion	FOR	FOR		~	100.0%
31	Delegation of powers for the completion of formalities	FOR	FOR		•	100.0%



Result

#### 11.05.2023 AGM

#### BMW

Item

Agenda

Board member Anke Schäferkordt

1	Receive the Annual Report	NON- VOTING	NON- VOTING			
2	Approve the Dividend	FOR	FOR		~	100.0%
3	Approve Discharge of Management Board	FOR	FOR		~	98.3%
4.1	Approve Discharge of Supervisory Board member Dr. Norbert Reithofer (Chairman)	FOR •	OPPOSE	Chairman of the board and the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.	~	96.3%
4.2	Approve Discharge of Supervisory Board member Manfred Schoch (Vice Chairman)	FOR	FOR		~	97.0%
4.3	Approve Discharge of Supervisory Board member Stefan Quandt (Vice Chairman)	FOR	FOR		~	94.6%
4.4	Approve Discharge of Supervisory Board member Stefan Schmid (Vice Chairman)	FOR	FOR		~	97.0%
4.5	Approve Discharge of Supervisory Board member Dr. Kurt Bock (Vice Chairman)		FOR		~	97.3%
4.6	Approve Discharge of Supervisory Board member Christiane Benner	FOR	FOR		~	97.3%
4.7	Approve Discharge of Supervisory Board member Dr. Marc Bitzer	FOR	FOR		~	97.3%
4.8	Approve Discharge of Supervisory Board member Bernhard Ebner	FOR	FOR		~	97.3%
4.9	Approve Discharge of Supervisory Board member Rachel Empey	FOR	FOR		~	97.3%
4.10	Approve Discharge of Supervisory Board member Dr. Heinrich Hiesinger	FOR	FOR		~	97.3%
4.11	Approve Discharge of Supervisory Board member Johann Horn	FOR	FOR		~	97.3%
4.12	Approve Discharge of Supervisory Board member Susanne Klatten	FOR	FOR		~	96.4%
4.13	Approve Discharge of Supervisory Board member Jens Köhler	FOR	FOR		~	97.3%
4.14	Approve Discharge of Supervisory Board member Gerhard Kurz (member since 11 July 2022)	FOR	FOR		~	97.3%
4.15	Approve Discharge of Supervisory Board member André Mandl (member since 4 April 2022)	FOR	FOR		~	97.3%
4.16	Approve Discharge of Supervisory Board member Dr. Dominique Mohabeer	FOR	FOR		~	97.0%
4.17	Approve Discharge of Supervisory Board member Anke Schäferkordt	FOR	FOR		~	97.3%

Board

Ethos

## ethos

BMW

11.05.2023 AGM

ltem	Agenda	Board	Ethos		Res	ult
4.18	Approve Discharge of Supervisory Board member Prof. Dr. Christoph M. Schmidt	FOR	FOR		•	97.3%
4.19	Approve Discharge of Supervisory Board member Dr. Vishal Sikka	FOR	FOR		~	97.0%
4.20	Approve Discharge of Supervisory Board member Sibylle Wankel (member since 4 January 2022)	FOR	FOR		•	97.3%
4.21	Approve Discharge of Supervisory Board member Dr. Thomas Wittig (member until 31 May 2022)	FOR	FOR		*	97.3%
4.22	Approve Discharge of Supervisory Board member Werner Zierer (member until 31 March 2022)	FOR	FOR		*	97.3%
5	Approve Remuneration Report	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive total remuneration.		94.1%
6	Appoint the Auditors	FOR	FOR		~	99.8%
	Board main features					
7	Elections to the Supervisory Board: Dr. Kurt Bock	FOR	FOR		~	93.4%
8.1	Amend Articles: Virtual general meetings (Article 16)	FOR	OPPOSE	The amendment allows the company to organise a virtual general meeting without any adequate justification.	•	92.9%
8.2	Amend Articles: Virtual attendance of Supervisory Board members at general meetings (Article 16)	FOR	FOR		•	97.4%



MIX

16.05.2023

#### **BNP** Paribas

ltem	Agenda	Board	Ethos		Res	sult
1	Approval of the statutory financial statements	FOR	FOR		~	99.9%
2	Approval of the consolidated financial statements	FOR	FOR		*	100.0%
3	Approve allocation of income and dividend	FOR	FOR		~	99.9%
4	Special report of the statutory auditors on regulated agreements and commitments	FOR	FOR		~	99.5%
5	Approve a treasury share buy-back and disposal programme	FOR	<ul> <li>OPPOSE</li> </ul>	The repurchase price is too high.	~	98.8%
	Elections to the board of directors					
6	Re-elect Mr. Jean Lemierre	FOR	<ul> <li>OPPOSE</li> </ul>	The director has a major conflict of interest that is incompatible with his role as board member.	~	97.3%
7	Re-elect Mr. Jacques Aschenbroich	FOR	<ul> <li>OPPOSE</li> </ul>	The director has a major conflict of interest that is incompatible with his role as board member.	~	77.3%
8	Re-elect Ms. Monique Cohen	FOR	FOR		~	97.9%
9	Re-elect Ms. Daniela Schwarzer	FOR	FOR		~	99.4%
10	Approve the remuneration policy of directors	FOR	FOR		~	99.7%
11	Approve the remuneration policy of Mr. Jean Lemierre, chairman	FOR	OPPOSE	Excessive total remuneration.	~	96.7%
12	Approve the remuneration policy of corporate officers	FOR	FOR		~	87.8%
13	Approve the remuneration report	FOR	FOR		~	97.0%
14	Approve the 2022 remuneration of Mr. Jean Lemierre, chairman	FOR	OPPOSE	Excessive total remuneration.	*	96.9%
15	Approve the 2022 remuneration of Mr. Jean-Laurent Bonnafé, CEO	FOR	FOR		~	90.6%
16	Approve the 2022 remuneration of Mr. Yann Gérardin, Deputy CEO	FOR	FOR		~	94.6%
17	Approve the 2022 remuneration of Mr. Thierry Laborde, Deputy CEO	FOR	FOR		~	96.2%
18	Consultative vote on the remuneration 2022 paid to the material key risk takers	FOR	FOR		~	99.3%
19	Authorisation to issue contingent convertible bonds without pre- emptive rights	FOR	OPPOSE	The purpose of the proposed capital increase is incompatible with the long-term interests of the majority of the company's stakeholders.	~	97.1%
20	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		~	98.9%
21	Authorisation to reduce share capital via cancellation of shares	FOR	<ul> <li>OPPOSE</li> </ul>	The share repurchase is inconsistent with the long-term interests of shareholders.	~	99.8%



#### **BNP** Paribas

## 16.05.2023 MIX

ltem	Agenda	Board	Ethos		Result
22	Amendments of the articles of association relating to the age limit of the chairman	FOR	OPPOSE	The amendment exceeds Etho's limit of 75 years old for directors.	✓ 97.8%
23	Delegation of powers for the completion of formalities	FOR	FOR		✓ 100.0%



#### **Booking Holdings**

ltem	Agenda	Board	Ethos		Res	sult
1.	Elections of directors					
1.1	Re-elect Mr. Glenn D. Fogel	FOR	FOR		~	99.8%
1.2	Re-elect Dr. Mirian M. Graddick- Weir	FOR	FOR		~	96.5%
1.3	Re-elect Ms. Wei Hopeman	FOR	FOR		<ul> <li>Image: A second s</li></ul>	98.9%
1.4	Re-elect Mr. Robert J. Mylod Jr.	FOR	FOR		~	97.0%
1.5	Re-elect Mr. Charles H. Noski	FOR	FOR		~	97.7%
1.6	Elect Mr. Joseph (Larry) Quinlan	FOR	FOR		~	99.9%
1.7	Re-elect Mr. Nicholas J. Read	FOR	FOR		~	99.6%
1.8	Re-elect Mr. Thomas E. Rothman	FOR	FOR		~	98.6%
1.9	Re-elect Mr. Sumit Singh	FOR	FOR		~	98.8%
1.10	Re-elect Ms. Lynn Vojvodich Radakovich	FOR	FOR		~	97.9%
1.11	Re-elect Ms. Vanessa A. Wittman	FOR	FOR		×	98.5%
2.	Advisory vote on executive remuneration	FOR	• OPPOSE	Excessive variable remuneration. An important part of the variable remuneration is not subject to challenging long-term performance conditions.	~	87.6%
3.	Re-election of the auditor	FOR	<ul> <li>OPPOSE</li> </ul>	The auditor's long tenure raises independence concerns.	~	91.1%
4.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	99.1%
5.	Shareholder resolution: Termination Pay	OPPOSE	• FOR	The proposal aims at improving the remuneration policy.	×	7.5%

ltem	Agenda	Board	Ethos		Result
1	Approval of the statutory financial statements	FOR	FOR		✓ 100.0%
2	Approval of the consolidated financial statements	FOR	FOR		✓ 100.0%
3	Approve allocation of income and dividend	FOR	FOR		✓ 100.0%
4	Special report of the statutory auditors on regulated agreements and commitments	FOR	OPPOSE	An agreement between the company and a company in which it has a majority shareholding raises concerns.	✔ 63.49
5	Approve directors' fees	FOR	FOR		✓ 99.9%
6	Approve the remuneration policy of the Chairman	FOR	FOR		✔ 99.9%
7	Approve the remuneration policy	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive total remuneration.	✓ 91.3%
	of the CEO			The potential variable remuneration exceeds our guidelines.	
8	Approve the remuneration report	FOR	FOR		✓ 98.1%
9	Approve the 2022 remuneration of Mr. Martin Bouygues, chairman of the board of directors	FOR	FOR		✓ 99.9%
10	Approve the 2022 remuneration of Mr. Olivier Roussat, CEO	FOR	OPPOSE	Excessive total remuneration. Excessive variable remuneration.	✓ 78.3%
11	Approve the 2022 remuneration of Mr. Pascal Grangé, deputy CEO	FOR	OPPOSE	Excessive total remuneration. Excessive variable remuneration.	✔ 78.39
12	Approve the 2022 remuneration of Mr. Edward Bouygues, deputy CEO	FOR	FOR		<ul><li>✓ 93.4%</li></ul>
13	Re-elect Mr. Benoît Maes	FOR	FOR		✓ 96.5%
14	Re-elect Mr. Alexandre de Rothschild	FOR	OPPOSE	Non independent director (business connections with the company). The board is not sufficiently independent.	✓ 93.5%
15	Approve a treasury share buy-back and disposal programme	FOR	OPPOSE	The authorisation allows for share repurchase during a period of public offer and can potentially be used as an anti-takeover device.	✓ 78.19
16	Reduce share capital via cancellation of shares	FOR	FOR		✓ 100.0%
17	Authorisation to increase capital by issuing shares with pre- emptive rights	FOR	OPPOSE	Anti takeover measure that can lead to an exclusion of any potentially non- friendly offer which could be in the interests of shareholders.	✓ 76.7%
18	Authorise capital increases by transfer of reserves	FOR	FOR		✓ 97.0%
19	Authorisation to increase capital by issuing shares without pre- emptive rights by public offering	FOR	OPPOSE	Anti takeover measure that can lead to an exclusion of any potentially non- friendly offer which could be in the interests of shareholders.	✓ 73.3%

#### Bouygues

#### 27.04.2023 MIX

ethos



#### Bouygues

27.04.2023 MIX

ltem	Agenda	Board	Ethos		Resu	ılt
20	Authorisation to increase capital by issuing shares without pre- emptive rights by private placement	FOR	OPPOSE	Anti takeover measure that can lead to an exclusion of any potentially non- friendly offer which could be in the interests of shareholders.	•	73.3%
21	Depart from the legal rules defining the maximum discount for capital increase without pre- emptive rights	FOR	• OPPOSE	The discount on the issuance price is excessive.	✓ 1	73.5%
22	"Green shoe" autorisation share issuances with or without pre- emptive rights	FOR	• OPPOSE	Excessive potential capital increase without pre-emptive rights.	•	73.5%
23	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	FOR	<ul> <li>OPPOSE</li> </ul>	Anti takeover measure that can lead to an exclusion of any potentially non- friendly offer which could be in the interests of shareholders.	<b>~</b>	75.5%
24	Delegation to issue shares and capital securities as consideration for share exchange takeover	FOR	• OPPOSE	Excessive potential capital increase without pre-emptive rights.	•	73.6%
25	Authorisation to increase capital by issuing shares without pre- emptive rights via a subsidiary	FOR	• OPPOSE	Excessive potential capital increase without pre-emptive rights.	•	73.5%
26	Authorise capital increases related to an all-employee share ownership plan	FOR	• OPPOSE	The discount on the issuance price is excessive.	<ul><li>✓</li></ul>	94.0%
27	Approve distribution of stock options to employees and member of the management (2% of the share capital)	FOR	FOR		✓	79.1%
28	Approve distribution of shares to members of the management (1% of the share capital)	FOR	<ul> <li>OPPOSE</li> </ul>	The information provided to shareholders so that they can assess the terms, conditions and the purpose of the capital increase is insufficient.	<b>~</b> (	91.9%
29	Approve distribution of shares as pension contribution to employees and members of the management (0.125%)	FOR	• OPPOSE	The company has already a generous pension system. Ethos sees no reason to grant shares on the top of the existing plan.	<ul> <li>✓</li> </ul>	97.8%
30	Authority to issue warrants in period of unfriendly public offer	FOR	• OPPOSE	Anti takeover measure that can lead to an exclusion of any potentially non- friendly offer which could be in the interests of shareholders.	•	73.9%
31	Delegation of powers for the completion of formalities	FOR	FOR		✓ 1(	00.0%

#### Brenntag

ltem	Agenda	Board	Et	hos		Res	sult
1	Receive the Annual Report	NON- VOTING		NON- VOTING			
2	Approve the Dividend	FOR		FOR		~	100.0%
3	Approve Discharge of Management Board	FOR		FOR		~	99.9%
4	Approve Discharge of Supervisory Board	FOR		FOR		1	95.1%
5	Appoint the Auditors	FOR		FOR		~	99.6%
6	Approve Remuneration System for the Management Board members	FOR	•	OPPOSE	Certain elements of the remuneration structure are not in line with best practice.	~	94.1%
7	Approve Remuneration of the Supervisory Board members	FOR	٠	OPPOSE	The proposed increase relative to the previous year is excessive.	1	95.3%
8	Approve Remuneration Report	FOR		FOR		~	89.2%
	Board main features						
9.1	Elections to the Supervisory Board: Richard Ridinger	FOR		FOR		~	62.7%
9.2	Elections to the Supervisory Board: Sujatha Chandrasekaran	FOR		FOR		•	61.8%
10.1	Amend Articles: Virtual general meetings (Section 16 (3))	FOR	•	OPPOSE	The amendment allows the company to organise a virtual general meeting without any adequate justification.	~	85.7%
10.2	Amend Articles: Virtual attendance of Supervisory Board members at virtual general meetings (Section 17 (4))	FOR		FOR		~	91.7%
	Unannounced shareholder proposal made during the AGM: special audit relating to the Univar projects		•	OPPOSE	Shareholders voting by proxy cannot approve in advance any unannounced proposal.	×	17.6%

# ethos

AGM 15.06.2023



#### Bristol-Myers Squibb

ltem	Agenda	Board	Et	hos		Result	
1.	Elections of directors						
1a.	Re-elect Mr. Peter J. Arduini	FOR		FOR		-	97.1%
1b.	Elect Prof. Dr. Deepak L. Bhatt	FOR		FOR		~	99.4%
1c.	Re-elect Dr. Giovanni Caforio	FOR	٠	OPPOSE	Combined chairman and CEO.	~	92.4%
1d.	Re-elect Dr. Julia A. Haller	FOR		FOR		~	98.4%
1e.	Re-elect Prof. Dr. Manuel Hidalgo Medina	FOR		FOR		~	98.4%
1f.	Re-elect Prof. Paula A. Price	FOR		FOR		~	97.3%
1g.	Re-elect Mr. Derica W. Rice	FOR		FOR		~	95.4%
1h.	Re-elect Mr. Theodore R. Samuels	FOR		FOR		~	94.8%
1i.	Re-elect Mr. Gerald L. Storch	FOR		FOR		~	92.7%
1j.	Re-elect Dr. Karen H. Vousden	FOR		FOR		~	97.3%
1k.	Re-elect Ms. Phyllis R. Yale	FOR		FOR		~	98.1%
2.	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	~	92.0%
3.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	97.9%
4.	Re-election of the auditor	FOR	•	OPPOSE	On a 3-year basis, the aggregate non- audit fees exceed 50% of the aggregate fees paid for audit services.	~	96.8%
5.	Shareholder resolution: Independent chairman	OPPOSE	•	FOR	The separation of functions allows an effective supervision of the management by the board.	×	31.7%
6.	Shareholder resolution: Workplace Non-Discrimination Audit	OPPOSE		OPPOSE		×	1.5%
7.	Shareholder resolution: Call Special Shareholder Meetings	OPPOSE		OPPOSE		×	5.8%



#### C.H. Robinson Worldwide

ltem	Agenda	Board	Ethos		Res	sult
1	Elections of directors					
1a.	Re-elect Mr. Scott P. Anderson	FOR	FOR		-	98.9%
1b.	Elect Mr. James J. Barber	FOR	FOR			94.4%
1c.	Re-elect Mr. Kermit R. Crawford	FOR	FOR		~	79.4%
1d.	Re-elect Dr. Timothy C. Gokey	FOR	FOR			98.1%
1e.	Re-elect Mr. Mark A. Goodburn	FOR	FOR			99.0%
1f.	Re-elect Dr. iur. Jodee A. Kozlak	FOR	FOR		~	92.3%
1g.	Re-elect Mr. Henry J. Maier	FOR	FOR			87.3%
1h.	Re-elect Mr. James B. Stake	FOR	FOR			90.3%
1i.	Re-elect Ms. Mary J. Steele Guilfoile	FOR	FOR		~	95.4%
1j.	Re-elect Ms. Paula C. Tolliver	FOR	FOR		~	99.1%
1k.	Re-elect Mr. Henry W. Winship	FOR	FOR			94.2%
2.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	~	92.7%
				An important part of the variable remuneration is based on continued employment only.		
3.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		•	98.7%
4.	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	•	94.7%



#### Cadence Design Systems

ltem	Agenda	Board	Et	hos		Res	sult
1	Elections of directors						
1.1	Re-elect Mr. Mark W. Adams	FOR		FOR		~	96.8%
1.2	Re-elect Ms. Ita M. Brennan	FOR	٠	OPPOSE	Concerns over the director's time commitments.	~	88.5%
1.3	Re-elect Mr. Lewis Chew	FOR		FOR		~	99.8%
1.4	Re-elect Dr. Anirudh Devgan	FOR		FOR		<b>~</b>	99.5%
1.5	Re-elect Ms. Mary Louise Krakauer	FOR		FOR		~	96.7%
1.6	Re-elect Ms. Julia Liuson	FOR		FOR		~	97.6%
1.7	Re-elect Dr. James D. Plummer	FOR	٠	OPPOSE	The director is over 75 years old, which exceeds guidelines.	~	96.8%
1.8	Re-elect Dr. Alberto Sangiovanni- Vincentelli	FOR	•	OPPOSE	The director is over 75 years old, which exceeds guidelines.	~	96.5%
					The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1.9	Re-elect Dr. John B. Shoven	FOR	•	OPPOSE	The director is over 75 years old, which exceeds guidelines.	•	95.7%
					The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1.10	Re-elect Mr. Young Sohn	FOR		FOR		~	99.4%
2	To approve the amendment of the Omnibus Equity Incentive Plan	FOR	٠	OPPOSE	The potential variable remuneration exceeds our guidelines.	~	94.5%
3	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	•	88.9%
4	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	99.3%
5	Re-election of the auditor	FOR		FOR		~	99.9%
6	Shareholder resolution: Remove One-Year Holding Period Requirement to Call Special Meeting	OPPOSE		OPPOSE		×	6.3%

#### Carrefour

# Itam Aganda Daard Ethaa

ltem	Agenda	Board	Ethos		Res	sult
1	Approval of the statutory financial statements	FOR	FOR		*	100.0%
2	Approval of the consolidated financial statements	FOR	FOR		•	100.0%
3	Approve allocation of income and dividend	FOR	FOR		•	98.0%
4	Special report of the statutory auditors on regulated agreements and commitments	FOR	FOR		•	100.0%
	Elections to the board of directors					
5	Re-elect Mr. Alexandre Bompard	FOR	• OPPOSE	Combined chairman and CEO.	~	80.5%
6	Re-elect Ms. Marie-Laure Sauty de Chalon	FOR	FOR		•	97.3%
7	Re-elect Mazars as auditors	FOR	FOR		×	99.1%
8	Approve the remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	-	82.7%
9	Approve the 2022 remuneration of Mr. Bompard, Chairman and CEO	FOR	OPPOSE	Excessive variable and total remuneration.	~	60.7%
10	Approve the remuneration policy of the Chairman and CEO	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	•	56.8%
11	Approve the remuneration policy of directors	FOR	FOR		•	97.7%
12	Approve a treasury share buy-back and disposal programme	FOR	<ul> <li>OPPOSE</li> </ul>	The repurchase price is too high.	•	99.6%
13	Authorisation to reduce share capital via cancellation of shares	FOR	FOR		•	98.0%
14	Authorisation to increase capital by issuing shares with pre- emptive rights	FOR	FOR		~	98.2%
15	Authorisation to increase capital by issuing shares without pre- emptive rights by public offering	FOR	FOR		~	95.4%
16	Authorisation to increase capital by issuing shares without pre- emptive rights via private placement	FOR	FOR		~	94.4%
17	"Green shoe" authorisation share issuances with or without pre- emptive rights	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive potential capital increase without pre-emptive rights.	•	90.8%
18	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	FOR	FOR		~	96.6%
19	Authorise capital increases by transfer of reserves	FOR	FOR		~	99.9%
20	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		~	99.5%
21	Authorise capital increases related to an all-employee share ownership plan for non-French employees	FOR	FOR		~	99.5%



26.05.2023 MIX



#### Carrefour

#### 26.05.2023 MIX

ltem	Agenda	Board	Ethos		Res	ult
22	Approve distribution of performance shares	FOR	OPPOSE	The information provided to shareholders so that they can assess the terms, conditions and the purpose of the capital increase is insufficient.	~	68.5%
23	Delegation of powers for the completion of formalities	FOR	FOR		<b>~</b> '	100.0%
24	Approve Opinion on Quantification of the Company's various scope 3 action levers	FOR	FOR		~	93.3%
25	Shareholder proposal: question on the environmental information provided by the company	NON- VOTING	NON- VOTING			

#### **CBRE Group**

ltem	Agenda	Board	Ethos		Res	sult
1.	Elections of directors					
1a.	Re-elect Mr. Brandon B. Boze	FOR	FOR		-	99.1%
1b.	Re-elect Ms. Beth F. Cobert	FOR	FOR			97.6%
1c.	Re-elect Mr. Reginald H. Gilyard	FOR	FOR		~	94.7%
1d.	Re-elect Ms. Shira D. Goodman	FOR	FOR			99.1%
1e.	Elect Mr. E.M. Blake Hutcheson	FOR	FOR		-	98.7%
1f.	Re-elect Mr. Christopher T. Jenny	FOR	FOR		-	92.3%
1g.	Re-elect Mr. Gerardo I. Lopez	FOR	FOR		~	96.5%
1h.	Elect Ms. Susan Meaney	FOR	FOR		~	97.3%
1i.	Re-elect Mr. Oscar Munoz	FOR	FOR		-	97.0%
1j.	Re-elect Mr. Robert Sulentic	FOR	FOR		~	99.7%
1k.	Re-elect Mr. Sanjiv Yajnik	FOR	FOR		-	99.1%
2.	Re-election of the auditor	FOR	FOR		~	98.2%
3.	Advisory vote on executive remuneration	FOR	• OPPOSE	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only. Concerns over the severance payments which are considered excessive.	•	93.1%
4.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	98.6%
5.	Shareholder resolution: Mandatory Retention of Significant Stock by Executives	OPPOSE	OPPOSE		×	26.1%

# ethos

17.05.2023 AGM



#### Church & Dwight

ltem	Agenda	Board	Ethos		Res	ult
1	Elections of directors					
1.a	Re-elect Mr. Bradlen S. Cashaw	FOR	FOR		~	98.8%
1.b	Re-elect Mr. Matthew T. Farrell	FOR	<ul> <li>OPPO:</li> </ul>	SE Combined chairman and CEO.	~	91.5%
1.c	Re-elect Mr. Bradley C. Irwin	FOR	<ul> <li>OPPO:</li> </ul>	SE The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	92.7%
1.d	Re-elect Mr. Penry W. Price	FOR	• OPPO	SE Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	•	94.9%
1.e	Re-elect Ms. Susan G. Saideman	FOR	FOR			95.8%
1.f	Re-elect Mr. Ravichandra K. Saligram	FOR	<ul> <li>OPPO:</li> </ul>	SE Non independent lead director, which is not best practice.	~	91.3%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1.g	Re-elect Mr. Robert K. Shearer	FOR	FOR		~	94.5%
1.h	Re-elect Ms. Janet S. Vergis	FOR	FOR		~	94.3%
1.i	Re-elect Mr. Arthur B. Winkleblack	FOR	<ul> <li>OPPO;</li> </ul>	SE Non-independent chairman of the audit committee. The independence of this committee is insufficient.	~	92.5%
1.j	Re-elect Ms. Laurie J. Yoler	FOR	FOR		~	96.1%
2	Advisory vote on executive remuneration	FOR	<ul> <li>OPPO:</li> </ul>	SE Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	~	83.0%
3	Advisory vote on say on pay frequency	ONE YEAR	ONE Y	EAR	•	98.4%
4	Re-election of the auditor	FOR	<ul> <li>OPPO:</li> </ul>	SE The auditor's long tenure raises independence concerns.	~	94.0%
5	To approve the Employee Stock Purchase Plan	FOR	FOR		1	98.8%
6	Shareholder resolution: Independent chairman	OPPOSE	• FOR	The separation of functions allows an effective supervision of the management by the board.	×	34.7%



#### Cigna

ltem	Agenda	Board	Et	hos		Res	sult
1	Elections of directors						
1a	Re-elect Mr. David M. Cordani	FOR	٠	OPPOSE	Combined chairman and CEO.	~	93.8%
1b	Re-elect Mr. William J. DeLaney	FOR		FOR		~	98.5%
1c	Re-elect Mr. Eric J. Foss	FOR		FOR		~	95.3%
1d	Re-elect Dr. Elder Granger	FOR		FOR		~	98.6%
1e	Re-elect Ms. Neesha Hathi	FOR		FOR		~	99.5%
1f	Re-elect Mr. George Kurian	FOR		FOR		~	98.3%
1g	Re-elect Ms. Kathleen M. Mazzarella	FOR	٠	OPPOSE	Concerns over the director's time commitments.	~	95.6%
1h	Re-elect Prof. Dr. Mark B. McClellan	FOR		FOR		~	98.8%
1i	Re-elect Ms. Kimberly A. Ross	FOR		FOR		~	99.3%
1j	Re-elect Mr. Eric C. Wiseman	FOR	•	OPPOSE	Non independent lead director, which is not best practice.	~	97.2%
1k	Re-elect Ms. Donna F. Zarcone	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	93.3%
2	Advisory vote on executive remuneration	FOR	•	OPPOSE	Excessive variable remuneration.	~	88.0%
3	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		•	98.3%
4	Re-election of the auditor	FOR	•	OPPOSE	The auditor's long tenure raises independence concerns.	~	93.6%
5	Amend Certificate of Incorporation to Limit the Liability of Certain Officers	FOR		FOR		~	88.5%
6	Shareholder resolution: Special Shareholder Meeting Improvement	OPPOSE	•	FOR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	46.6%
7	Shareholder resolution: Disclose political contributions	WITH- DRAWN	•	FOR	The shareholder proposal was withdrawn by the proponent two days prior to the AGM. Ethos initially recommended to vote FOR for the following reason: Enhanced disclosure on political donations.	-	



#### **CME Group**

ltem	Agenda	Board	Ethos		Res	sult
1.	Elections of directors					
1a.	Re-elect Terrence A. Duffy	FOR	<ul> <li>OPPOSE</li> </ul>	Combined chairman and CEO.	~	90.9%
1b.	Elect Ms. Kathryn Benesh	FOR	FOR		~	99.1%
1c.	Re-elect Mr. Timothy S. Bitsberger	FOR	FOR		~	69.7%
1d.	Re-elect Mr. Charles P. Carey	FOR	OPPOSE	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	~	54.5%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1e.	Re-elect Mr. Bryan T. Durkin	FOR	FOR		~	94.0%
1f.	Elect Mr. Harold Ford Jr.	FOR	FOR		~	98.9%
1g.	Re-elect Mr. Martin J. Gepsman	FOR	OPPOSE	Non independent director (business connections with the company). The board is not sufficiently independent.	-	82.5%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1h.	Re-elect Mr. Larry G. Gerdes	FOR	<ul> <li>OPPOSE</li> </ul>	Non independent lead director, which is not best practice.	*	81.1%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1i.	Re-elect Mr. Daniel R. Glickman	FOR	<ul> <li>OPPOSE</li> </ul>	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	62.0%
				The director is over 75 years old, which exceeds guidelines.		
1j.	Re-elect Mr. Daniel G. Kaye	FOR	FOR		~	96.1%
1k.	Re-elect Ms. Phyllis M. Lockett	FOR	<ul> <li>OPPOSE</li> </ul>	Non independent director (business connections with the company). The board is not sufficiently independent.	~	66.4%
				Non-independent chairman of the nomination committee. The independence of this committee is insufficient.		
11.	Re-elect Prof. Deborah J. Lucas	FOR	FOR		~	98.0%
1m.	Re-elect Ms. Terry L. Savage	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 75 years old, which exceeds guidelines.	~	63.7%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1n.	Re-elect Ms. Rahael Seifu	FOR	FOR		~	73.1%



#### CME Group

ltem	Agenda	Board	Ethos		Res	sult
10.	Re-elect Mr. William R. Shepard	FOR	OPPOSE	The director is over 75 years old, which exceeds guidelines.	~	90.9%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1p.	Re-elect Mr. Howard J. Siegel	FOR	<ul> <li>OPPOSE</li> </ul>	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	87.9%
1q.	Re-elect Mr. Dennis A. Suskind	FOR	OPPOSE	Non-independent chairman of the risk committee. The independence of this committee is insufficient.	~	84.6%
				The director is over 75 years old, which exceeds guidelines.		
2.	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	~	92.8%
3.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	×	32.1%
				An important part of the variable remuneration is not subject to challenging long-term performance conditions.		
4.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	98.3%



#### **CNH** Industrial

ltem	Agenda	Board	Ethos		Res	sult
1	Opening	NON- VOTING	NON- VOTING			
2.a	Policy on additions to reserves and on dividends	NON- VOTING	NON- VOTING			
2.b	Adoption of the Annual Accounts 2022	FOR	FOR		~	99.9%
2.c	Approval of 2022 dividend	FOR	FOR		×	99.9%
2.d	Granting of discharge to the Directors in respect of the performance of their duties during the financial year 2022	FOR	FOR		~	99.89
3.a	Advisory vote on the Remuneration Report 2022	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	89.8%
3.b	Approval of an equity incentive plan for executive Directors	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	90.9%
4	Appointment of the members of the Board of Directors: composition of the Board					
4.a	Re-appointment of Ms. Suzanne Heywood as executive Director	FOR	• OPPOSE	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence.	~	86.39
4.b	Re-appointment of Mr. Scott W. Wine as executive Director	FOR	FOR		~	100.0%
4.c	Re-appointment of Mr. Howard W. Buffett as non-executive Director	FOR	FOR		~	97.19
4.d	Re-appointment of Ms. Karen Linehan as non-executive Director	FOR	FOR		~	97.5%
4.e	Re-appointment of Mr. Alessandro Nasi as non-executive Director	FOR	OPPOSE	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence.	*	80.29
4.f	Re-appointment of Mr. Vagn Sørensen as non-executive Director	FOR	OPPOSE	Concerns over the director's time commitments.	~	99.5%
4.g	Re-appointment of Ms. Åsa Tamsons as non-executive Director	FOR	FOR		~	99.89
4.h	Appointment of Ms. Elizabeth Bastoni as non-executive Director	FOR	OPPOSE	Concerns over the director's time commitments.	•	95.1%
4.i	Appointment of Mr. Richard J. Kramer as non-executive Director	FOR	FOR		~	98.5%
5.a	Authorization to issue shares and/or grant rights to subscribe for shares	FOR	FOR		*	99.6%



#### **CNH** Industrial

## 14.04.2023 AGM

ltem	Agenda	Board	Ethos	Ethos		ult
5.b	Authorization to limit or exclude pre-emptive rights	FOR	FOR		~	99.3%
5.c	Authorization to issue special voting shares	FOR	OPPOSE	The amendment contravenes the "one share = one vote" principle.	~	67.4%
5.d	Authorization to repurchase own shares	FOR	FOR		~	99.6%
6	Re-appointment of Deloitte as independent auditor for FY 2024	FOR	FOR		~	99.9%
7	Closing	NON- VOTING	NON- VOTING			



## Cognizant Technology Solutions

06.06.2023 AGM

ltem	Agenda	Board	Et	hos		Res	sult
1.	Elections of directors						
1a.	Re-elect Mr. Zein Abdalla	FOR		FOR		~	96.4%
1b.	Re-elect Ms. Vinita Bali	FOR		FOR		~	97.7%
1c.	Elect Mr. Eric Branderiz	FOR		FOR		~	99.2%
1d.	Re-elect Ms. Archana Deskus	FOR	٠	OPPOSE	Concerns over the director's time commitments.	~	97.3%
1e.	Re-elect Mr. John M. Dineen	FOR		FOR		-	99.4%
1f.	Elect Ms. Nella Domenici	FOR		FOR		<ul> <li>Image: A second s</li></ul>	99.8%
1g.	Elect Mr. Ravi Kumar	FOR		FOR		<ul> <li>Image: A start of the start of</li></ul>	99.7%
1h.	Re-elect Mr. Leo S. Mackay Jr.	FOR	٠	OPPOSE	Concerns over the director's time commitments.	~	91.5%
1i.	Re-elect Mr. Michael Patsalos-Fox	FOR		FOR		<b>~</b>	98.5%
1j.	Re-elect Mr. Stephen Rohleder	FOR		FOR		-	97.9%
1k.	Elect Mr. Abraham (Bram) Schot	FOR		FOR		-	99.6%
11.	Re-elect Mr. Joseph M. Velli	FOR		FOR		~	98.5%
1m.	Re-elect Ms. Sandra S. Wijnberg	FOR		FOR		×	95.1%
2.	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	~	92.4%
3.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	98.2%
4.	To approve the 2023 Incentive Award Plan	FOR	٠	OPPOSE	Potential excessive awards.	~	95.6%
5.	To amend the 2004 Employee Stock Purchase Plan	FOR		FOR		~	99.8%
6.	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	94.6%
7.	Shareholder resolution: Approval of Certain Provisions Related to Director Nominations by Shareholders	OPPOSE	•	FOR	The proposal aims at improving shareholder rights.	×	20.4%
8.	Shareholder resolution: Termination Pay	OPPOSE	٠	FOR	The proposal aims at improving the remuneration policy.	×	8.7%



#### **Colgate-Palmolive**

ltem	Agenda	Board	Ethos		Res	sult
1	Elections of directors					
1.a	Re-elect Mr. John P. Bilbrey	FOR	FOR		~	96.9%
1.b	Re-elect Mr. John T. Cahill	FOR	<ul> <li>OPPOS</li> </ul>	E The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	92.5%
1.c	Elect Mr. Steve Cahillane	FOR	FOR		~	99.0%
1.d	Re-elect Ms. Lisa M. Edwards	FOR	FOR		~	97.8%
1.e	Re-elect Dr. C. Martin Harris	FOR	FOR		~	96.8%
1.f	Re-elect Ms. Martina Hund- Mejean	FOR	FOR		~	98.7%
1.g	Re-elect Ms. Kimberly A. Nelson	FOR	FOR		~	97.3%
1.h	Re-elect Ms. Lorrie M. Norrington	FOR	<ul> <li>OPPOS</li> </ul>	E Chairman of the sustainability committee and the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.	~	90.0%
1.i	Re-elect Mr. Michael B. Polk	FOR	OPPOS	E Concerns over the director's time commitments.	~	96.5%
1.j	Re-elect Mr. Stephen I. Sadove	FOR	<ul> <li>OPPOS</li> </ul>	<ul> <li>Non independent lead director, which is not best practice.</li> <li>The director has been sitting on the board for over 16 years, which exceeds guidelines.</li> </ul>	~	92.0%
1.k	Re-elect Mr. Noel R. Wallace	FOR	OPPOS		~	92.7%
2	Re-election of the auditor	FOR	<ul> <li>OPPOS</li> </ul>	E The auditor's long tenure raises independence concerns.	~	92.7%
3	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOS</li> </ul>	E Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	~	89.3%
4	Advisory vote on say on pay frequency	ONE YEAR	ONE YE		~	98.4%
5	Shareholder resolution: Independent chairman	OPPOSE	• FOR	An independent chairman can ensure independent oversight of management.	×	34.3%
6	Shareholder resolution: Adopt Share Retention Policy For Senior Executives	OPPOSE	OPPOS	E	×	29.7%

#### Commerzbank

## Agenda ltem Board

1	Receive the Annual Report	NON- VOTING	NON- VOTING	
2	Approve the Dividend	FOR	FOR	<b>√</b> 100.0%
3.1	Approve Discharge of Dr. Manfred Knof as member of the Management Board	FOR	FOR	✓ 96.0%
3.2	Approve Discharge of Dr. Bettina Orlopp as member of the Management Board	FOR	FOR	✓ 96.0%
3.3	Approve Discharge of Dr. Marcus Chromik as member of the Management Board	FOR	FOR	✓ 96.0%
3.4	Approve Discharge of Mr. Michael Kotzbauer as member of the Management Board	FOR	FOR	✓ 96.0%
3.5	Approve Discharge of Dr. Jörg Oliveri del Castillo-Schulz as member of the Management Board	FOR	FOR	✓ 96.0%
3.6	Approve Discharge of Mr. Thomas Schaufler as member of the Management Board	FOR	FOR	✓ 96.0%
3.7	Approve Discharge of Ms. Sabine Schmittroth as member of the Management Board	FOR	FOR	✓ 96.0%
4.1	Approve Discharge of Mr. Helmut Gottschalk as member of the Supervisory Board	FOR	FOR	✓ 96.4%
4.2	Approve Discharge of Mr. Uwe Tschäge as member of the Supervisory Board	FOR	FOR	✓ 96.4%
4.3	Approve Discharge of Ms. Heike Anscheit as member of the Supervisory Board	FOR	FOR	✓ 96.4%
4.4	Approve Discharge of Mr. Alexander Boursanoff as member of the Supervisory Board	FOR	FOR	✓ 96.4%
4.5	Approve Discharge of Mr. Gunnar de Buhr as member of the Supervisory Board	FOR	FOR	✓ 96.4%
4.6	Approve Discharge of Mr. Stefan Burghardt as member of the Supervisory Board	FOR	FOR	✓ 96.4%
4.7	Approve Discharge of Dr. Frank Czichowski as member of the Supervisory Board	FOR	FOR	✓ 96.4%
4.8	Approve Discharge of Ms. Sabine Dietrich as member of the Supervisory Board	FOR	FOR	<ul><li>✓ 96.4%</li></ul>
4.9	Approve Discharge of Dr. Jutta Dönges as member of the Supervisory Board	FOR	FOR	✓ 96.4%

Ethos



Result

31.05.2023 AGM

#### Commerzbank

ltem	Agenda	Board	Ethos		Re	sult
4.10	Approve Discharge of Ms. Monika Fink as member of the Supervisory Board	FOR	FOR		~	96.4%
4.11	Approve Discharge of Mr. Stefan Jennes as member of the Supervisory Board	FOR	FOR		~	96.4%
4.12	Approve Discharge of Ms. Kerstin Jerchel as member of the Supervisory Board	FOR	FOR		•	96.4%
4.13	Approve Discharge of Mr. Burkhard Keese as member of the Supervisory Board	FOR	FOR		•	96.4%
4.14	Approve Discharge of Ms. Alexandra Krieger as member of the Supervisory Board	FOR	FOR		~	96.4%
4.15	Approve Discharge of Ms. Daniela Mattheus as member of the Supervisory Board	FOR	FOR		~	96.4%
4.16	Approve Discharge of Ms. Caroline Seifert as member of the Supervisory Board	FOR	FOR		•	96.4%
4.17	Approve Discharge of Mr. Robin Stalker as member of the Supervisory Board	FOR	FOR		~	96.4%
4.18	Approve Discharge of Dr. Gertrude Tumpel-Gugerell as member of the Supervisory Board	FOR	FOR		•	96.4%
4.19	Approve Discharge of Mr. Frank Westhoff as member of the Supervisory Board	FOR	FOR		~	96.4%
4.20	Approve Discharge of Mr. Stefan Wittmann as member of the Supervisory Board	FOR	FOR		~	96.4%
5.1	Appoint the Auditors	FOR	FOR		~	99.3%
5.2	Appoint the Auditors for the audit review of (any) interim financial information for the quarters in the financial year 2024 before the AGM 2024	FOR	FOR		~	99.3%
6	Approve Remuneration Report	FOR	• OPPOSE	Excessive total remuneration for the CEO.	~	85.8%
				Excessive remuneration for the chairman.		
	Board main features					
7.1	Elections to the Supervisory Board: Harald Christ	FOR	FOR		~	94.3%
7.2	Elections to the Supervisory Board: Dr. Frank Czichowski	FOR	FOR		~	99.2%
7.3	Elections to the Supervisory Board: Sabine U. Dietrich	FOR	FOR		~	99.8%

# ethos

31.05.2023 AGM



#### Commerzbank

ltem	Agenda	Board	Ethos		Res	sult
7.4	Elections to the Supervisory Board: Dr. Jutta A. Dönges	FOR	OPPOSE	Concerns over the director's time commitments.	~	81.3%
7.5	Elections to the Supervisory Board: Burkhard Keese	FOR	FOR		~	96.5%
7.6	Elections to the Supervisory Board: Daniela Mattheus	FOR	FOR		~	99.8%
7.7	Elections to the Supervisory Board: Caroline Seifert	FOR	FOR		~	99.8%
7.8	Elections to the Supervisory Board: Dr. Gertrude Tumpel- Gugerell	FOR	FOR		~	91.2%
7.9	Elections to the Supervisory Board: Dr. Jens Weidmann	FOR	FOR		~	99.2%
7.10	Elections to the Supervisory Board: Frank Westhoff	FOR	FOR		-	96.8%
8	Approve the creation of a new Authorised Capital 2023/I, the cancellation of the existing Authorised Capital 2019/I and related amendments to the Articles of Association	FOR	FOR		~	95.7%
9	Approve the creation of a new Authorised Capital 2023/II, the cancellation of the existing Authorised Capital 2019/II and related amendments to the Articles of Association	FOR	FOR		~	96.8%
10	Authorisation to issue profit sharing rights and other hybrid debt instruments with the possibility to exclude the shareholders' subscription right	FOR	OPPOSE	The information provided to shareholders so that they can assess the terms, conditions and the purpose of the capital increase is insufficient.	~	98.6%
11	Amend Articles: Virtual general meetings (§ 17a)	FOR	<ul> <li>OPPOSE</li> </ul>	The amendment allows the company to organise a virtual general meeting without any adequate justification.	~	87.7%
12	Amend Articles: Virtual participation of Supervisory Board members at vritual general meetings (§ 17 (7))	FOR	FOR		•	94.9%
13	Amend Articles: Location of the general meeting (§ 16)	FOR	FOR		~	99.8%

#### Corbion

ltem	Agenda	Board	Ethos
1.	Opening of the Meeting	NON- VOTING	NON- VOTING
2.	Report of the executive board of the past financial year	NON- VOTING	NON- VOTING
3.	Adoption of the financial statements	FOR	FOR
4.	Approve remuneration report	FOR	FOR
5.	Explanation of the policy on reserves and dividends	NON- VOTING	NON- VOTING
6	Approve allocation of income	EOR	EOR

0.	reserves and dividends	VOTING	VOTING			
6.	Approve allocation of income	FOR	FOR		~	100.0%
7.	Discharge of executive board	FOR	FOR		~	96.8%
8.	Discharge of supervisory board	FOR	FOR		×	96.8%
9.	Re-elect Mr. Olivier Rigaud to the executive board	FOR	FOR		•	100.0%
	Composition of the supervisory board					
10.	Re-elect Mr. Mathieu Vrijsen	FOR •	OPPOSE	The director is over 75 years old, which exceeds guidelines.	~	97.8%
11.	Re-elect Ms. Elizabeth Doherty	FOR	FOR		×	99.1%
12.	Authorisation to issue shares for general purposes	FOR	FOR		-	98.4%
13.	Authorisation to restrict or exclude pre-emptive rights for general purposes	FOR	FOR		~	96.9%
14.	Authorisation to issue additional shares in connection with mergers, acquisitions and/or (strategic) alliances	FOR •	OPPOSE	Ahthorisation of share issuance exceeds Dutch market practice.	~	62.0%
15.	Authorisation to repurchase own shares	FOR	FOR		-	100.0%
16.	Reduce share capital via cancellation of shares	FOR	FOR		~	97.4%
17.	Election of auditor	FOR	FOR		~	100.0%
18.	Any other business	NON- VOTING	NON- VOTING			
19.	Closing of the Meeting	NON- VOTING	NON- VOTING			



Result

**v** 100.0%

✓ 87.7%

17.05.2023 AGM



#### Corticeira Amorim

28.04.2023 AGM

ltem	Agenda	Board	Ethos		Result
1	Approval of the Directors' Report and the accounts	FOR	FOR		✓ 100.0%
2	Approval of the consolidated Directors' report and the consolidated accounts	FOR	FOR		<b>√</b> 100.0%
3	Approval of the Corporate Governance Report	FOR	• OPPOSE	Serious shortcomings in corporate governance with a lack of independence on the board (40%), grouped elections and an excessive number of executive directors on the board.	✓ 99.9%
4	Approval of the non-financial information report	FOR	FOR		<b>√</b> 100.0%
5	Allocation of income	FOR	FOR		<b>√</b> 100.0%
6	Discharge of the Board	FOR	FOR		✓ 99.8%
7	Acquisition of own shares	FOR	FOR		✓ 99.9%
8	Sale by the Company of its own shares	FOR	FOR		<b>√</b> 100.0%
9	Approval of the establishment of an Appointments, Evaluation and Remuneration Committee for the current term of office of the corporate bodies and the respective regulation	FOR	FOR		✔ 100.0%
10	Election of the members of the Appointments, Evaluation and Remuneration Committee and approval of their respective remuneration	FOR	OPPOSE	Bundled vote, while the remuneration is reasonable, we have concerns over the lack of independence of this committee.	
11	Approval of the 2022-2024 remuneration policy	FOR	FOR		✓ 99.7%



#### Cummins

ltem	Agenda	Board	Ethos		Res	sult
	Elections of directors					
1.	Re-elect Mr. Thomas N. Linebarger	FOR	OPPOSE	Executive chairman. The board is not sufficiently independent.	~	96.6%
2.	Re-elect Ms. Jennifer W. Rumsey	FOR	FOR		~	98.4%
3.	Elect Mr. Gary Belske	FOR	FOR		~	99.6%
4.	Re-elect Prof. Robert J. Bernhard	FOR	FOR		~	94.7%
5.	Re-elect Mr. Bruno di Leo Allen	FOR	FOR		~	99.1%
6.	Re-elect Mr. Stephen B. Dobbs	FOR	• OPPOSE	Chairman of the sustainability committee and the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.	~	88.0%
7.	Re-elect Ms. Carla A. Harris	FOR	FOR		~	95.8%
8.	Re-elect Mr. Thomas J. Lynch	FOR	FOR		~	96.6%
9.	Re-elect Mr. William I. Miller	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	93.9%
10.	Re-elect Ms. Georgia R. Nelson	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	92.2%
11.	Re-elect Ms. Kimberly A. Nelson	FOR	FOR		~	98.8%
12.	Re-elect Ms. Karen H. Quintos	FOR	FOR		~	98.8%
13.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	~	95.8%
14.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAF	ł	~	97.3%
15.	Re-election of the auditor	FOR	FOR			95.0%
16.	To approve the Employee Stock Purchase Plan	FOR	FOR		~	82.5%
17.	Shareholder resolution: Independent chairman	OPPOSE	• FOR	An independent chairman can ensure independent oversight of management.	×	43.4%
18.	Shareholder resolution: Disclose Plan to Link Executive Compensation to GHG Emissions Reduction Goals	OPPOSE	• FOR	The proposal aims at improving the remuneration policy and increasing the management's accountability in regard to climate change.	×	15.1%



#### **CVS** Health

ltem	Agenda	Board	Ethos		Re	sult
1	Elections of directors					
1.a	Re-elect Mr. Fernando Aguirre	FOR	FOR		~	99.1%
1.b	Elect Mr. Ph.D Jeffrey R. Balser	FOR	FOR		~	99.4%
1.c	Re-elect Mr. C. David Brown II	FOR	OPPOSE	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	~	91.4%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1.d	Re-elect Ms. Alecia A. DeCoudreaux	FOR	FOR		~	99.2%
1.e	Re-elect Ms. Nancy-Ann M. DeParle	FOR	FOR		~	99.1%
1.f	Re-elect Mr. Roger N. Farah	FOR	FOR		~	97.5%
1.g	Re-elect Ms. Anne M. Finucane	FOR	FOR		~	93.1%
1.h	Re-elect Mr. Edward J. Ludwig	FOR	FOR		~	99.1%
1.i	Re-elect Ms. Karen S. Lynch	FOR	FOR		~	98.8%
1.j	Re-elect Mr. Jean-Pierre Millon	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	96.6%
1.k	Re-elect Ms. Mary L. Schapiro	FOR	FOR		~	99.2%
2	Re-election of the auditor	FOR	FOR		~	97.4%
3	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	~	79.6%
4	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	97.4%
5	Shareholder resolution: Adopt a Paid Sick Leave Policy	OPPOSE	• FOR	Paid sick leave is one of the fundamental workplace rights of an employee.	×	25.6%
6	Shareholder resolution: Call Special Shareholder Meetings	OPPOSE	• FOR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	40.7%
7	Shareholder resolution: Require Shareholder Approval of Certain Provisions Related to Director Nominations	OPPOSE	• FOR	Enhanced disclosure on board nomination process.	×	18.4%
8	Shareholder resolution: Commission Third Party Assessment on Company's Commitment to Freedom of Association and Collective Bargaining Rights	OPPOSE	• FOR	Enhanced disclosure on human rights.	×	25.9%
9	Shareholder resolution: Adopt Policy Prohibiting Directors from Simultaneously Sitting on the Board of Directors of Any Other Company	OPPOSE	OPPOSE		×	1.3%



# 19.06.2023 AGM

# Daiichi Sankyo

ltem	Agenda	Board	Ethos		Result
1	Dividend Allocation	FOR	FOR		<b>√</b> 100.0%
	Election of Directors				
2.1	Re-elect Mr. Sunao Manabe	FOR	<ul> <li>OPPOSE</li> </ul>	Combined chairman and CEO.	✓ 95.5%
2.2	Re-elect Mr. Hiroyuki Okuzawa	FOR	FOR		✓ 96.8%
2.3	Re-elect Mr. Shoji Hirashima	FOR	FOR		✓ 98.4%
2.4	Re-elect Mr. Masahiko Ohtsuki	FOR	FOR		✓ 98.6%
2.5	Re-elect Mr. Takashi Fukuoka	FOR	FOR		✓ 98.6%
2.6	Re-elect Mr. Kazuaki Kama	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 75 years old, which exceeds guidelines.	✔ 99.4%
2.7	Re-elect Ms. Sawako Nohara	FOR	FOR		✓ 99.7%
2.8	Re-elect Prof. Dr. med. Yasuhiro Komatsu	FOR	FOR		✓ 99.5%
2.9	Elect Mr. Takaaki Nishii	FOR	FOR		✓ 99.7%
3	Election of 2 Corporate Auditors				
3.1	Re-elect Mr. Kenji Sato as a Corporate Auditor	FOR	FOR		✓ 99.1%
3.2	Elect Ms. Miyuki Arai as a Corporate Auditor	FOR	FOR		✓ 99.1%
4	Approve Trust-Type Equity Remuneration Plan	FOR	<ul> <li>OPPOSE</li> </ul>	The information provided is insufficient.	✓ 97.4%



# 20.06.2023 AGM

# **Dell Technologies**

ltem	Agenda	Board	Ethos		Result
1	Elections of directors				
1.1	Re-elect Mr. Michael S. Dell	FOR	• WITHHOLD	Combined chairman and CEO.	✓ 98.6%
				Non-independent chairman of the nomination committee. The independence of this committee is insufficient.	
1.2	Re-elect Mr. David W. Dorman	FOR	FOR		✓ 98.8%
1.3	Re-elect Mr. Egon P. Durban	FOR	• WITHHOLD	Concerns over the director's time commitments.	✓ 98.4%
1.4	Re-elect Mr. David J. Grain	FOR	FOR		✓ 99.9%
1.5	Re-elect Mr. William D. Green	FOR	FOR		✓ 99.9%
1.6	Re-elect Mr. Simon Patterson	FOR	FOR		✓ 99.8%
1.7	Re-elect Ms. Lynn Vojvodich Radakovich	FOR	FOR		<b>√</b> 100.0%
1.8	Re-elect Ms. Ellen J. Kullman (representative of Class C shareholders)	FOR	FOR		✓ 59.7%
2	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	✓ 99.7%
3	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	✓ 99.8%
4	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		✓ 99.9%
5	To approve the amendment of the 2023 Stock Incentive Plan	FOR	OPPOSE	Potential excessive awards.	✓ 98.5%



#### **Discover Financial**

ltem	Agenda	Board	Ethos		Res	ult
1	Elections of directors					
1.1	Re-elect Mr. Jeffrey S. Aronin	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	95.2%
1.2	Re-elect Ms. Mary K. Bush	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 75 years old, which exceeds guidelines.	~	93.8%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1.3	Re-elect Mr. Gregory C. Case	FOR	OPPOSE	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	~	89.2%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1.4	Re-elect Ms. Candace H. Duncan	FOR	FOR			98.5%
1.5	Re-elect Mr. Joseph F. Eazor	FOR	FOR		~	99.1%
1.6	Re-elect Mr. Roger C. Hochschild	FOR	FOR		~	98.9%
1.7	Re-elect Mr. Thomas G. Maheras	FOR	FOR		~	96.8%
1.8	Re-elect Mr. John Owen	FOR	FOR		~	99.5%
1.9	Re-elect Mr. David L. Rawlinson II	FOR	FOR		~	98.9%
1.10	Elect Ms. Beverley A. Sibblies	FOR	FOR		~	99.5%
1.11	Re-elect Mr. Mark A. Thierer	FOR	FOR		~	97.2%
1.12	Re-elect Ms. Jennifer L. Wong	FOR	OPPOSE	Concerns over the director's time commitments.	~	99.0%
2	Advisory vote on executive remuneration	FOR	• OPPOSE	Excessive variable remuneration.	•	91.9%
3	Advisory vote on say on pay frequency	ONE YEAR	ONE YEA	R	•	97.8%
4	To approve the amendment of the 2023 Omnibus Incentive Plan	FOR	• OPPOSE	The potential variable remuneration exceeds our guidelines.	•	98.5%
5	Re-election of the auditor	FOR	FOR		~	98.5%



#### **Dollar General**

ltem	Agenda	Board	Ethos		Res	sult
1.	Elections of directors					
1a.	Re-elect Mr. Warren F. Bryant	FOR	OPPOSE	The director is over 75 years old, which exceeds guidelines.	~	94.8%
1b.	Re-elect Mr. Michael M. Calbert	FOR	<ul> <li>OPPOSE</li> </ul>	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	96.6%
1c.	Elect Ms. Ana M. Chadwick	FOR	FOR		~	99.2%
1d.	Re-elect Ms. Patricia D. Fili- Krushel	FOR	FOR		~	95.2%
1e.	Re-elect Mr. Timothy I. McGuire	FOR	FOR			97.5%
1f.	Elect Mr. Jeffrey C. Owen	FOR	FOR		~	99.0%
1g.	Re-elect Ms. Debra A. Sandler	FOR	FOR		~	92.8%
1h.	Re-elect Mr. Ralph E. Santana	FOR	FOR		~	98.2%
1i.	Re-elect Mr. Todd J. Vasos	FOR	<ul> <li>OPPOSE</li> </ul>	Former CEO has a consultancy agreement until 2025.	~	98.2%
2.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	~	90.9%
3.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	98.3%
4.	Re-election of the auditor	FOR	<ul> <li>OPPOSE</li> </ul>	The auditor's long tenure raises independence concerns.	•	95.4%
				On a 3-year basis, the aggregate non- audit fees exceed 50% of the aggregate fees paid for audit services.		
5.	Shareholder resolution: Cage-free eggs progress disclosure	OPPOSE	• FOR	Animal welfare is crucial for animals that are raised for the purpose of providing food.	×	36.4%
6.	Shareholder resolution: Remove the one-year holding period requirement to call a special shareholder meeting	OPPOSE	OPPOSE		×	12.6%
7.	Shareholder resolution: Worker safety and well-being audit and report	OPPOSE	• FOR	We support corporate policies aiming at improving safety in the workplace.	~	67.7%



#### Dollarama

ltem	Agenda	Board	Ethos		Res	ult
1.	Elections of directors					
1A.	Re-elect Mr. Joshua Bekenstein	FOR	• OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	*	93.9%
1B.	Re-elect Mr. Gregory David	FOR	OPPOSE	Non independent director (business connections with the company). The board is not sufficiently independent.	*	95.2%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1C.	Re-elect Ms. Elisa D. Garcia C.	FOR	FOR		~	98.5%
1D.	Re-elect Mr. Stephen Gunn	FOR	<ul> <li>OPPOSE</li> </ul>	Non-independent chairman of the nomination committee. The independence of this committee is insufficient.	•	89.6%
1E.	Re-elect Ms. Kristin Mugford	FOR	FOR		~	98.2%
1F.	Re-elect Mr. Nicholas Nomicos	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	95.1%
1G.	Re-elect Mr. Neil Rossy	FOR	FOR		~	97.8%
1H.	Re-elect Ms. Samira Sakhia	FOR	FOR			98.9%
11.	Elect Ms. Thecla Sweeney	FOR	FOR		~	99.9%
1J.	Re-elect Mr. Huw Thomas	FOR	FOR			96.8%
2.	Re-election of the auditor	FOR	FOR			97.3%
3.	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	91.6%
				An important part of the variable remuneration is not subject to challenging long-term performance conditions.		
4.	Shareholder resolution: Report on Emissions and Gender Target and its Overall Significance on the Company's ESG Strategy	OPPOSE	• FOR	The resolution ensures Dollarama's adherence to its environmental and social objectives.	×	18.6%
5.	Shareholder resolution: Report on Third-Party Employment Agencies	OPPOSE	• FOR	More information to understand the benefits and risks associated with Temp Agency arrangement is required.	×	21.3%
6.	Shareholder resolution: Adopt Net Zero Targets in Alignment with the Paris Agreement	OPPOSE	• FOR	The resolution aims to mitigate climate change and is in line with the objectives of the Paris Agreement.	×	25.9%



18.05.2023 AGM

# Dropbox

ltem	Agenda	Board	Ethos	Result
1.	Elections of directors			
1.01	Re-elect Mr. Andrew W. Houston	FOR	• WITHHOLD Combined chairman and CEO.	✓ 92.3%
1.02	Re-elect Mr. Donald W. Blair	FOR	FOR	✓ 92.8%
1.03	Re-elect Ms. Lisa Campbell	FOR	FOR	✓ 99.6%
1.04	Re-elect Mr. Paul E. Jacobs	FOR	FOR	✓ 90.4%
1.05	Re-elect Ms. Sara Mathew	FOR	FOR	✓ 97.8%
1.06	Re-elect Mr. Abhay Parasnis	FOR	FOR	✓ 99.6%
1.07	Re-elect Ms. Karen Peacock	FOR	FOR	✓ 99.7%
1.08	Re-elect Mr. Michael Seibel	FOR	FOR	✓ 99.6%
2.	Re-election of the auditor	FOR	FOR	✓ 99.8%
3.	Advisory vote on executive remuneration	FOR	• OPPOSE Excessive variable remuneration.	✓ 98.6%

# ethos

17.05.2023 AGM

# E.ON

ltem	Agenda	Board	Etł	nos		Res	sult
1	Receive the Annual Report	NON- VOTING		NON- VOTING			
2	Approve the Dividend	FOR		FOR		~	100.0%
3	Approve Discharge of Management Board	FOR		FOR		~	97.8%
4	Approve Discharge of Supervisory Board	FOR		FOR		*	97.7%
5a	Appoint the Auditors	FOR		FOR		~	98.5%
5b	Appoint the Auditors for a review of short financial statements and interim management reports for financial year 2023	FOR		FOR		~	98.5%
5с	Appoint the Auditors for a review of the short financial statements and the interim management report for the first quarter of financial year 2024	FOR		FOR		~	98.5%
6	Approve Remuneration Report	FOR	•	OPPOSE	Excessive fixed remuneration. Performance targets are not sufficiently challenging.	~	90.6%
7	Amend Articles: Composition of the Supervisory Board (Section 8a)	FOR		FOR		~	99.3%
	Board main features						
8a	Elections to the Supervisory Board: Erich Clementi	FOR		FOR		~	92.0%
8b	Elections to the Supervisory Board: Andreas Schmitz	FOR		FOR		~	99.4%
8c	Elections to the Supervisory Board: Nadège Petit	FOR		FOR		~	99.8%
8d	Elections to the Supervisory Board: Ulrich Grillo	FOR	•	OPPOSE	Concerns over the director's time commitments.	~	87.8%
8e	Elections to the Supervisory Board: Deborah Wilkens	FOR		FOR		~	99.6%
8f	Elections to the Supervisory Board: Rolf Martin Schmitz	FOR		FOR		~	91.1%
8g	Elections to the Supervisory Board: Klaus Fröhlich	FOR	•	OPPOSE	Chairman of the sustainability committee and the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.	~	99.5%
8h	Elections to the Supervisory Board: Anke Groth	FOR		FOR		~	99.6%
9	Amend Articles: Virtual general meetings (Section 21a (1) and (2))	FOR	•	OPPOSE	The amendment allows the company to organise a virtual general meeting without any adequate justification.	~	80.4%
10	Amend Articles: Virtual attendance of Supervisory Board member at virtual general meetings (Section 21a (3))	FOR		FOR		•	90.2%

#### Edenred

ltem	Agenda	Board	Ethos		Res	ult
1	Approval of the statutory financial statements	FOR	FOR		•	99.4%
2	Approval of the consolidated financial statements	FOR	FOR		•	99.5%
3	Approve allocation of income and dividend	FOR	FOR		•	99.9%
4	Approve the remuneration policy of the Chairman and CEO	FOR	OPPOSE	The potential variable remuneration exceeds our guidelines.	•	79.6%
5	Approve the remuneration policy for the members of the board	FOR	FOR		•	99.9%
6	Approve directors' fees	FOR	FOR		×	99.8%
7	Approve the remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration. Performance targets are not sufficiently challenging.	~	92.5%
8	Approve the 2022 remuneration of Mr. Bertrand Dumazy, Chairman and CEO	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	•	85.0%
9	Special report of the statutory auditors on regulated agreements and commitments	FOR	FOR		<ul><li>✓ 1</li></ul>	100.0%
10	Approve a treasury share buy-back and disposal programme	FOR	FOR		•	99.5%
11	Approve distribution of performance shares	FOR	OPPOSE	Additional potential dilution which is not in shareholders' interests.	•	91.6%

 performance shares
 not in shareholders' interests.

 12
 Delegation of powers for the completion of formalities
 FOR
 FOR



11.05.2023 MIX



#### **Electrolux Professional**

ltem	Agenda	Board	Ethos		Result
1.	Election of the chairman of the Meeting	FOR	FOR		~
2.	Preparation and approval of the voting register	FOR	FOR		×
3.	Approval of the agenda	FOR	FOR		× .
4.	Election of persons to verify the minutes of the Meeting	NON- VOTING	NON- VOTING		
5.	Determination whether the Meeting has been duly convened	FOR	FOR		•
6.	Presentation of the (consolidated) annual report and the (consolidated) auditor's report	NON- VOTING	NON- VOTING		
7.	Address by the company CEO	NON- VOTING	NON- VOTING		
8.	Adoption of the financial statements	FOR	FOR		•
9.	Approve allocation of income and dividend	FOR	FOR		~
10.	Resolution on the discharge of the members of the board of directors and the CEO from liability				
10.1.	Discharge of Kai Wärn	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the 2022 AGM are not disclosed.	•
10.2.	Discharge of Katharine Clark	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the 2022 AGM are not disclosed.	•
10.3.	Discharge of Lorna Donatone	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the 2022 AGM are not disclosed.	•
10.4.	Discharge of Hans Ola Meyer	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the 2022 AGM are not disclosed.	•
10.5.	Discharge of Daniel Nodhäll	FOR	OPPOSE	The voting results of the 2022 AGM are not disclosed.	•
10.6.	Discharge of Martine Snels	FOR	OPPOSE	The voting results of the 2022 AGM are not disclosed.	•
10.7.	Discharge of Carsten Voigtländer	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the 2022 AGM are not disclosed.	•
10.8.	Discharge of Ulf Karlsson	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the 2022 AGM are not disclosed.	•
10.9.	Discharge of Joachim Nord	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the 2022 AGM are not disclosed.	•
10.10.	Discharge of Per Magnusson	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the 2022 AGM are not disclosed.	•
10.11.	Discharge of Jens Pierard	FOR	OPPOSE	The voting results of the 2022 AGM are not disclosed.	•
10.12.	Discharge of the company CEO (Alberto Zanata)	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the 2022 AGM are not disclosed.	•
11.	Resolution on the number of shareholder-elected members of the board of directors and auditors to be appointed	FOR	FOR		~
12.1.	Approve directors' fees	FOR	FOR		



26.04.2023 AGM

#### **Electrolux Professional**

ltem	Agenda	Board	Ethos		Result
12.2.	Approve auditors' fees	FOR	FOR		<b>~</b>
13.	Composition of the board of directors				
13.1.	Re-elect Mr. Kai Wärn	FOR	FOR		<b>~</b>
13.2.	Re-elect Ms. Katharine Clark	FOR	FOR		<b>~</b>
13.3.	Re-elect Ms. Lorna Donatone	FOR	FOR		<ul> <li>Image: A second s</li></ul>
13.4.	Re-elect Mr. Hans Ola Meyer	FOR	FOR		<b>~</b>
13.5.	Re-elect Mr. Daniel Nodhäll	FOR	FOR		<b>~</b>
13.6.	Re-elect Ms. Martine Snels	FOR	FOR		<b>~</b>
13.7.	Re-elect Mr. Carsten Voigtländer	FOR	FOR		<ul> <li>Image: A second s</li></ul>
13.8.	Elect Mr. Josef Matosevic	FOR	FOR		×
13.9.	Re-elect the chairman of the board of directors	FOR	FOR		•
14.	Election of auditor	FOR	FOR		×
15.	Approve remuneration report	FOR	FOR		×
16.1.	Approve share-related incentive plan	FOR	OPPOSE	We do not consider the performance period for the long-term incentive plan to be long enough.	•
16.2.	Approve equity swap agreement to secure the delivery of shares to participants in connection with share-related incentive plan 2023	FOR	<ul> <li>OPPOSE</li> </ul>	We do not consider the performance period for the long-term incentive plan to be long enough.	~
17.	Authorisation to issue shares	FOR	FOR		×
18.	Closing of the Meeting	NON- VOTING	NON- VOTING		



# Eli Lilly

ltem	Agenda	Board	Ethos		Res	sult
1.	Elections of directors					
1a.	Re-elect Dr. med. William G. Kaelin, Jr.	FOR	<ul> <li>OPPOSE</li> </ul>	Non independent director (business connections with the company). The board is not sufficiently independent.	~	98.2%
1b.	Re-elect Mr. David A. Ricks	FOR	<ul> <li>OPPOSE</li> </ul>	Executive director. The board is not sufficiently independent.	~	95.9%
1c.	Re-elect Dr. med. Marschall S. Runge	FOR	• OPPOSE	Non independent director (business connections with the company). The board is not sufficiently independent.	~	99.6%
1d.	Re-elect Ms. Karen Walker	FOR	FOR			97.3%
2.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	~	95.8%
3.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	98.9%
4.	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	-	96.2%
5.	Amend the Company's Articles of Incorporation to Eliminate the Classified Board Structure	FOR	FOR		~	85.8%
6.	Amend the Company's Articles of Incorporation to Eliminate Supermajority Voting Provisions	FOR	FOR		~	85.3%
7.	Shareholder resolution: Publish an Annual Report Disclosing Lobbying Activities	OPPOSE	• FOR	Enhanced disclosure on lobbying expenses.	×	31.4%
8.	Shareholder resolution: Eliminate Supermajority Voting Requirements	OPPOSE	OPPOSE		×	40.7%
9.	Shareholder resolution: Impact of Extended Patent Exclusivities on Product Access Report	OPPOSE	• FOR	The proposal would demonstrate the commitment of the company to expanding patient access to its products.	×	10.4%
10.	Shareholder resolution: Report on Risks of Supporting Abortion	OPPOSE	OPPOSE		×	1.9%
11.	Shareholder resolution: Disclose Lobbying Activities and Alignment with Public Policy Positions and Statements	OPPOSE	• FOR	Enhanced disclosure on lobbying expenses.	×	22.5%
12.	Shareholder resolution: Report on Effectiveness of the Company's Diversity, Equity, and Inclusion Efforts	OPPOSE	• FOR	Enhanced disclosure on gender equality and ethnic diversity.	×	27.1%
13.	Shareholder resolution: Disclose political contributions	OPPOSE	• FOR	Enhanced disclosure on political donations.	×	4.1%

# ethos

Result

**v** 100.0%

**v** 100.0%

**v** 100.0%

✓ 99.3%

✓ 98.1%

✓ 98.8%

✓ 99.8%

✓ 99.8%

98.5%

99.9%

99.8%

87.6%

✓ 93.1%

✓ 90.7%

✓ 87.1%

✓ 90.1%

✓ 90.1%

99.4%

**~** 

99.9%

1

1

Image: A second s

1

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Image: A start of the start

79.3%

25.05.2023 MIX

ltem	Agenda	Board	Ethos	
1	Approval of the statutory financial statements	FOR	FOR	
2	Approval of the consolidated financial statements	FOR	FOR	
3	Approve allocation of income and dividend	FOR	FOR	
4	Approve possibility to receive a scrip dividend	FOR	FOR	
5	Special report of the statutory auditors on regulated agreements and commitments	FOR	OPPOSE	An existing related party agreement raises concerns regarding potential excessive annual retirement benefits to the CEO.
	Board main features			
6	Re-elect Mr. Thierry Morin	FOR	FOR	
7	Re-elect Ms. Magali Chessé	FOR	OPPOSE	Concerns over the director's time commitments.
				The director has conflicts of interest.
8	Re-elect Mr. Philippe Delleur	FOR	FOR	
9	Elect Bpifrance Investissement	FOR	FOR	
10	Shareholder proposal: approve co- optation of Mr. Michel Plantevin as board member to replace Ms. Joy Verlé	FOR	FOR	
11	Approve the 2023 remuneration policy or Mr. Thierry Morin, chairman	FOR	FOR	
12	Approve the 2023 remuneration policy of directors	FOR	FOR	
13	Approve the 2023 remuneration policy of the CEO	FOR	OPPOSE	The potential variable remuneration exceeds our guidelines.
14	Approve the 2023 remuneration policy of the executive management	FOR	OPPOSE	The potential variable remuneration exceeds our guidelines.
15	Approve the remuneration report	FOR	• OPPOSE	Excessive variable remuneration.
16	Approve the 2022 remuneration of Mr. Thierry Morin, chairman	FOR	FOR	
17	Approve the 2022 remuneration of Mr. Xavier Martiré, CEO	FOR	OPPOSE	Excessive variable remuneration.
18	Approve the 2022 remuneration of Mr. Louis Guyot, member of the executive management	FOR	OPPOSE	Excessive variable remuneration.

• OPPOSE

• OPPOSE

FOR

Excessive variable remuneration.

The repurchase price is too high.

Elis

19

20

21

Approve the 2022 remuneration of FOR

Approve authorisation to buy and FOR

Authorise capital increases related FOR

Mr. Matthieu Lecharny, member of the executive management

sell company shares

ownership plan

to an all-employee share

84 / 237

✓ 99.3%



# 25.05.2023 MIX

#### Elis

ltom	Agenda	Board Ethos			Result
ltem	Agenaa	Doard	Ethos	nesuit	
22	Authorise capital increases to allocate free performance shares (corporate officers and employees)	FOR	• OPPOSE	The potential number of shares granted to corporate officers is excessive.	✓ 90.0%
23	Authorisation to reduce share capital via cancellation of shares	FOR	FOR		✓ 98.8%
24	Delegation of powers for the completion of formalities	FOR	FOR		✓ 100.0%

# ethos

# 10.05.2023 MIX

#### Eni

ltem	Agenda	Board	Ethos		Re	sult
1	Approval of the 2022 financial statements	FOR	FOR		~	99.7%
	Unannounced shareholder proposal made during the AGM: liability action related to ITEM 1	NO RECOMME ND.	<ul> <li>OPPC</li> </ul>	OSE Shareholders voting by proxy canno approve in advance any unannounc proposal.		0.4%
2	Allocation of net result and distribution of dividend	FOR	FOR		~	100.0%
3	Determination of the number of the Directors	FOR	FOR		~	100.0%
4	Determination of the Directors' term of office	FOR	FOR		~	99.4%
5	Appointment of the Board of Directors					
5.1	Slate of nominees submitted by the Ministry of Economy	NO RECOMME ND.	<ul> <li>DO N VOTE</li> </ul>	1 1	✔ of	77.0%*
5.2	Slate of nominees submitted by a group of institutional investors	NO RECOMME ND.	• FOR	All nominees in the slate are independent from the company and its shareholder.	• • •	22.4%*
6	Appointment of the Chairman of the Board of Directors	NO RECOMME ND.	• FOR	No concerns regarding the appointment of the chairman of the board of directors.	~	96.6%
7	Determination of the remuneration of the members of the Board of Directors	NO RECOMME ND.	• FOR	Non-executive remuneration is reasonable and in line with market practice.	~	99.6%
8	Appointment of the Board of Statutory Auditors					
8.1	Slate of nominees submitted by the Ministry of Economy	NO RECOMME ND.	• FOR	All nominees are independent, and we have not identified any specific concerns.	~	91.0%*
8.2	Slate of nominees submitted by a group of institutional investors	NO RECOMME ND.	<ul> <li>DO N VOTE</li> </ul>		~	8.6%*
9	Appointment of the Chairman of the Board of Statutory Auditors	NO RECOMME ND.	• FOR	We have not identified any specific concerns over the appointment of t chairman of board of statutory auditors.	he 🗸	99.0%
10	Determination of the remuneration of the Board of Statutory Auditors	NO RECOMME ND.	• FOR	Proposed remuneration amounts ar in line with the median of large Itali companies.		100.0%
11	Long term incentive Plan 2023- 2025	FOR	FOR		~	98.0%
12	Binding vote on the remuneration policy	FOR	<ul> <li>OPPC</li> </ul>	OSE The potential variable remuneration exceeds our guidelines.	~	92.6%
13	Advisory vote on remuneration paid in 2022	FOR	OPPC	SE Excessive variable remuneration.	~	78.3%
14	Authorization for the purchase and disposal of treasury shares	FOR	<ul> <li>OPP0</li> </ul>	OSE The share repurchase replaces the dividend in cash.	~	99.2%
15	Use of available reserves for and in place of the 2023 dividend	FOR	FOR		~	99.5%



#### 10.05.2023 MIX

#### Eni

ltem	Agenda	Board	Ethos		Res	ult
16	Reduction and use of the available reserves for and in place of the 2023 dividend	FOR	FOR		~	99.5%
17	Cancellation of treasury shares without reduction of share capital	FOR	• OPPOSE	The share repurchase replaces the dividend in cash.	*	99.6%
18	Cancellation of any treasury shares to be purchased under the terms of the authorization pursuant to item 14 on the Agenda, without reduction of the share capital	FOR	OPPOSE	The share repurchase replaces the dividend in cash.	~	99.6%
Α.	Deliberations on possible legal action against Directors if presented by shareholders	NO RECOMME ND.	OPPOSE	Shareholders voting by proxy cannot approve in advance any unannounced proposal.	_	

\* This election is based on the plurality voting system : when the election is not contested, the candidate (or slate of candidates) is elected if there is at least one vote FOR.



25.05.2023 AGM

# Equinix

ltem	Agenda	Board	Ethos		Res	sult
1.	Elections of directors					
1a.	Re-elect Ms. Nanci E. Caldwell	FOR	FOR		~	88.9%
1b.	Re-elect Ms. Adaire Fox-Martin	FOR	FOR		~	99.3%
1c.	Re-elect Mr. Ron Guerrier	WITH- DRAWN	• FOR	Mr. Guerrier announced a few days prior to the AGM that he would not stand to re-election.	-	
1d.	Re-elect Mr. Gary Hromadko	FOR	• OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	95.8%
1e.	Re-elect Mr. Charles Meyers	FOR	FOR		~	99.3%
1f.	Elect Mr. Thomas Olinger	FOR	FOR		~	99.7%
1g.	Re-elect Prof. Christopher Paisley	FOR	<ul> <li>OPPOSE</li> </ul>	Non independent lead director, which is not best practice.	•	91.4%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1h.	Elect Mr. Jeetu Patel	FOR	OPPOSE	Concerns over the director's time commitments.	~	95.6%
1i.	Re-elect Ms. Sandra Rivera	FOR	FOR		~	96.1%
1j.	Elect Ms. Fidelma Russo	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	~	96.7%
1k.	Re-elect Mr. Peter Van Camp	FOR	<ul> <li>OPPOSE</li> </ul>	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	97.1%
2.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	~	74.2%
3.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	97.2%
4.	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	~	94.6%
5.	Shareholder resolution: Termination Pay	OPPOSE	• FOR	The proposal aims at improving the remuneration policy.	×	8.2%



17.05.2023 AGM

#### **Everest Group**

ltem	Agenda	Board	Ethos		Result
1.	Elections of directors				
1.1	Re-elect Mr. John J. Amore	FOR	FOR		✓ 96.5°
1.2	Re-elect Mr. Juan C. Andrade	FOR	FOR		✓ 98.9 <sup>o</sup>
1.3	Re-elect Mr. William F. Galtney Jr.	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	✓ 94.7°
1.4	Re-elect Mr. John A. Graf	FOR	FOR		✓ 98.8°
1.5	Re-elect Ms. Meryl Hartzband	FOR	FOR		✓ 98.4°
1.6	Re-elect Ms. Gerri Losquadro	FOR	FOR		✓ 98.7 <sup>o</sup>
1.7	Elect Ms. Hazel M. McNeilage	FOR	FOR		✓ 99.8°
1.8	Re-elect Mr. Roger M. Singer	FOR	OPPOSE	The director is over 75 years old, which exceeds guidelines.	✓ 96.6 <sup>o</sup>
1.9	Re-elect Mr. Joseph V. Taranto	FOR	• OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	✓ 96.2°
2.	Re-election of the auditor	FOR	<ul> <li>OPPOSE</li> </ul>	The auditor's long tenure raises independence concerns.	✓ 94.3°
3.	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	✓ 94.2°
				An important part of the variable remuneration is based on continued employment only.	
4.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		✓ 100.0°
5.	Change Company Name to Everest Group, Ltd.	FOR	FOR		✓ 97.9 <sup>o</sup>

# Expeditors

ltem

Agenda

1.	Elections of directors						
1.1	Re-elect Mr. Glenn M. Alger	FOR		FOR		~	98.2%
1.2	Re-elect Mr. Robert P. Carlile	FOR		FOR		~	96.3%
1.3	Re-elect Mr. James M. DuBois	FOR		FOR		~	98.5%
1.4	Re-elect Dr. Mark A. Emmert	FOR		FOR		~	85.5%
1.5	Re-elect Ms. Diane H. Gulyas	FOR		FOR		~	96.9%
1.6	Re-elect Mr. Jeffrey S. Musser	FOR		FOR		~	98.4%
1.7	Re-elect Mr. Brandon S. Pedersen	FOR		FOR		~	97.1%
1.8	Re-elect Ms. Liane J. Pelletier	FOR		FOR		~	93.5%
1.9	Re-elect Ms. Olivia D. Polius	FOR		FOR		~	99.0%
2.	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	~	88.6%
					An important part of the variable remuneration is based on continued employment only.		
3.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		•	99.9%
4.	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	•	92.7%
5.	Shareholder resolution: Termination Pay	OPPOSE	٠	FOR	The proposal aims at improving the remuneration policy.	•	67.3%
6.	Shareholder resolution: Report on Effectiveness of Diversity Equity and Inclusion Efforts and Metrics	OPPOSE	٠	FOR	We support corporate policies aiming to promote gender equality and ethnic diversity.	~	74.9%

Ethos

Board



Result



# Fidelity National Information Services

ltem	Agenda	Board	Ethos		Res	sult
1	Elections of directors					
1.a	Elect Mr. Lee Adrean	FOR	OPPOSE	The director is over 70 years old, which exceeds guidelines for new nominees.	~	99.7%
1.b	Re-elect Ms. Ellen R. Alemany	FOR	FOR		~	96.4%
1.c	Elect Mr. Mark Benjamin	FOR	OPPOSE	Concerns over the director's time commitments.	~	99.4%
1.d	Re-elect Mr. Vijay D'Silva	FOR	FOR		~	98.6%
1.e	Elect Ms. Stephanie Ferris	FOR	FOR		~	99.4%
1.f	Re-elect Dr. oec. Jeffrey A. Goldstein	FOR	FOR		~	97.0%
1.g	Re-elect Ms. Lisa A. Hook	FOR	FOR			95.5%
1.h	Re-elect Mr. Kenneth T. Lamneck	FOR	OPPOSE	Concerns over the director's time commitments.	~	97.2%
1.i	Re-elect Mr. Gary L. Lauer	FOR	FOR		-	96.1%
1.j	Re-elect Ms. Louise M. Parent	FOR	FOR		~	98.4%
1.k	Re-elect Mr. Brian T. Shea	FOR	FOR		~	99.2%
1.	Re-elect Mr. James B. Stallings Jr.	FOR	FOR		-	97.6%
2	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	~	92.0%
				An important part of the variable remuneration is based on continued employment only.		
3	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		•	98.3%
4	Re-election of the auditor	FOR	FOR		~	97.3%



#### Ford Motors

ltem	Agenda	Board	Et	hos		Res	sult
1	Elections of directors						
1.a	Re-elect Ms. Kimberly A. Casiano	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	96.0%
1.b	Re-elect Ms. Alexandra Ford English	FOR	•	OPPOSE	Representative of an important shareholder who is sufficiently represented on the board.	~	94.9%
1.c	Re-elect Mr. James D. Farley Jr.	FOR		FOR		-	97.9%
1.d	Re-elect Mr. Henry Ford III	FOR		FOR		~	93.2%
1.e	Re-elect Mr. William Clay Ford Jr.	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	85.5%
					Representative of an important shareholder who is sufficiently represented on the board.		
1.f	Re-elect Mr. William W. Helman IV	FOR	•	OPPOSE	Chairman of the sustainability committee and the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.	~	96.2%
1.g	Re-elect Mr. Jon M. Huntsman Jr.	FOR		FOR		~	95.3%
1.h	Re-elect Mr. William E. Kennard	FOR		FOR		~	82.4%
1.i	Re-elect Mr. John C. May	FOR		FOR		~	88.7%
1.j	Re-elect Ms. Beth E. Mooney	FOR		FOR		-	96.4%
1.k	Re-elect Ms. Lynn Vojvodich Radakovich	FOR		FOR		~	88.4%
1.1	Re-elect Mr. John Lawson Thornton	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	86.9%
1.m	Re-elect Mr. John B. Veihmeyer	FOR		FOR		~	96.3%
1.n	Re-elect Mr. John S. Weinberg	FOR		FOR		-	88.6%
2	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	98.1%
3	Advisory vote on executive remuneration	FOR	•	OPPOSE	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	~	95.1%
4	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	98.4%
5	To approve the amendment of the 2023 Long-Term Incentive Plan	FOR	٠	OPPOSE	The potential variable remuneration exceeds our guidelines.	~	67.1%
6	Shareholder resolution: Give Each Share An Equal Vote	OPPOSE		FOR	Dual share structures are not in the best interest of shareholders, as they create a disproportionate control of one group of shareholders regardless of their participation in the company's equity.	×	36.1%



#### Ford Motors

ltem	Agenda	Board	Ethos		Res	ult
7	Shareholder resolution: Child Labour Audit	OPPOSE	OPPOSE		×	6.5%
8	Shareholder resolution: Report on Animal Testing Practices	OPPOSE	• FOR	The proposal addresses potential abuses linked to animal cruelty, which is in the interests of all stakeholders	×	4.9%



# Fresenius Medical Care AG & Co. KGaA

ltem	Agenda	Board	Ethos		Result
1	Receive the Annual Report and Approve the Annual Financial Statements	FOR	FOR		✓ 100.0%
2	Approve the Dividend	FOR	FOR		<b>√</b> 100.0%
3	Approve Discharge of General Partner	FOR	FOR		✓ 99.1%
4	Approve Discharge of Supervisory Board	FOR	OPPOSE	We strongly disagree with the management of the company's affairs.	✓ 91.5%
5	Appoint the Auditors	FOR	FOR		✓ 97.5%
6	Approve Remuneration Report	FOR	OPPOSE	Concerns over the excessive sign-on bonus granted to the new CEO.	✓ 61.1%
7	Amend Articles: Virtual general meetings (Article 14)	FOR	OPPOSE	The amendment allows the company to organise a virtual general meeting without any adequate justification.	✓ 88.1%



# Fresenius SE & Co. KGaA

ltem	Agenda	Board	Ethos		Res	sult
1	Receive the Annual Report and Approve the Annual Financial Statements	FOR	FOR		~	99.7%
2	Approve the Dividend	FOR	FOR		~	96.7%
3	Approve Discharge of General Partner	FOR	FOR		~	93.5%
4	Approve Discharge of Supervisory Board	FOR	FOR		~	89.2%
5	Appoint the Auditors	FOR	FOR		-	99.1%
6	Approve Remuneration Report	FOR	OPPOSE	Performance targets are not sufficiently challenging.	•	89.2%
				Concerns over the severance payments which are considered excessive.		
7	Approve Remuneration System for the Management Board members of the General Partner	FOR	OPPOSE	The information provided is insufficient.	•	93.0%
8	Amend Articles: Virtual general meetings (Article 14)	FOR	OPPOSE	The amendment allows the company to organise a virtual general meeting without any adequate justification.	•	87.6%
9	Amend Articles: Virtual attendance of Supervisory Board members at virtual general meetings (Article 15)	FOR	FOR		•	94.4%



29.06.2023 AGM

# **Fujifilm Holdings**

ltem	Agenda	Board	Ethos	Result
1	Dividend Allocation	FOR	FOR	✓ 99.5%
2	Amend the Articles of Incorporation: Chairing of board meetings	FOR	FOR	✓ 99.9%
	Election of Directors on a Kansayaku board			
3.1	Re-elect Mr. Kenji Sukeno	FOR	FOR	✓ 91.3%
3.2	Re-elect Mr. Teiichi Goto	FOR	FOR	✓ 97.6%
3.3	Re-elect Mr. Masayuki Higuchi	FOR	FOR	✓ 97.4%
3.4	Re-elect Mr. Naoki Hama	FOR	FOR	✓ 97.4%
3.5	Re-elect Ms. Chisato Yoshizawa	FOR	FOR	✓ 97.4%
3.6	Elect Mr. Yoji Ito	FOR	FOR	✓ 96.8%
3.7	Re-elect Mr. Kunitaro Kitamura	FOR	FOR	✔ 95.8%
3.8	Re-elect Ms. Makiko Eda	FOR	FOR	✓ 99.5%
3.9	Re-elect Mr. Tsuyoshi Nagano	FOR	FOR	✓ 99.5%
3.10	Re-elect Mr. Ikuro Sugawara	FOR	FOR	✓ 99.5%
4	Elect Mr. Masataka Mitsuhashi as a Corporate Auditor	FOR	FOR	<ul><li>✓ 99.9%</li></ul>



# Galp Energia, SGPS, S.A.

ltem	Agenda	Board	Ethos		Result
1	Election of the members of the Board of the General Meeting	FOR	FOR		✓ 100.0%
2	Approval of the integrated management report, the individual and consolidated accounts, the corporate governance report and the consolidated non-financial information	FOR	FOR		<ul><li>✓ 99.4%</li></ul>
3	Allocation of results with payment of dividend	FOR	FOR		✓ 100.0%
4	General appraisals of the Board of Directors, the Audit Board and the Statutory Auditor	FOR	FOR		✓ 97.8%
5	Election of the members of the Board of Directors for the 2023- 2026 period	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive board size and the proposed slate would not improve the level of independence of the board.	✓ 75.5%
6	Election of the members of the Audit Board for the 2023-2026 period	FOR	FOR		✓ 99.4%
7	Election of the Statutory Auditor for the 2023-2026 period	FOR	FOR		✔ 99.9%
8	Election of the members of the Remuneration Committee for the for the 2023-2026 period and approval of their respective remuneration and regulations	FOR	<ul> <li>OPPOSE</li> </ul>	The remuneration committee is not sufficiently independent.	✓ 97.9%
9	Approval of the remuneration policy	FOR	FOR		✓ 95.2%
10	Amendment of the bylaws	FOR	FOR		<b>v</b> 100.0%
11	Transfer of the share premium to the available reserves and transfer of the available reserves and the excess amount of legal reserves to retained earnings	FOR	FOR		✓ 100.0%
12	Acquisition and disposal of own shares and bonds	FOR	OPPOSE	The repurchase price is too high.	✓ 98.7%
13	Reduction of share capital via the cancellation of shares	FOR	FOR		✓ 100.0%



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27.04.2023 AGM

#### **GEA Group**

ltem	Agenda	Board	Ethos		Res	sult
1	Receive the Annual Report	NON- VOTING	NON- VOTING			
2	Approve the Dividend	FOR	FOR			100.0%
3	Approve Remuneration Report	FOR	FOR		~	93.7%
4	Approve Discharge of Management Board	FOR	FOR		~	99.9%
5	Approve Discharge of Supervisory Board	FOR	FOR		~	99.9%
6	Appoint the Auditors	FOR	<ul> <li>OPPOSE</li> </ul>	The auditor's long tenure raises independence concerns.	~	95.4%
	Board main features					
7	Elections to the Supervisory Board: Prof. Dieter Kempf	FOR	FOR		~	96.5%
8.1	Amend Articles: Term of office of Supervisory Board members (Section 10 (2))	FOR	<ul> <li>OPPOSE</li> </ul>	The proposal to increase the length of the mandates is detrimental to the board renewal.	*	99.9%
8.2	Amend Articles: By-elections of Supervisory Board members (Section 10 (6))	FOR	FOR		•	100.0%
9	Approve Remuneration of the Supervisory Board members and related amendments to the Articles of Association	FOR	FOR		•	99.6%
10.1	Amend Articles: Virtual general meetings (Section 17 (5))	FOR	OPPOSE	The amendment allows the company to organise a virtual general meeting without any adequate justification.	*	85.9%
10.2	Amend Articles: Virtual attendance of Supervisory Board members at general meetings (Section 16 (4))	FOR	OPPOSE	The amendment allows the company to organise a virtual attendance of supervisory board members at general meetings without any adequate justification.	~	97.3%
10.3	Amend Articles: Restrictions on the shareholders' right to speak and ask questions at general meetings (Section 19 (3))	FOR	OPPOSE	The amendment has a negative impact on the rights or interests of all or some of the shareholders.	•	99.1%
11	Authorise Share Repurchase	FOR	FOR		-	93.9%



20.06.2023 AGM

#### **General Motors**

ltem	Agenda	Board	Et	hos		Res	sult
1.	Elections of directors						
1a.	Re-elect Ms. Mary T. Barra	FOR	٠	OPPOSE	Combined chairman and CEO.	~	93.9%
1b.	Re-elect Mr. Aneel Bhusri	FOR		FOR		~	98.3%
1c.	Re-elect Mr. Wesley G. Bush	FOR		FOR		~	98.1%
1d.	Elect Ms. Joanne C. Crevoiserat	FOR		FOR		~	99.4%
1e.	Re-elect Ms. Linda R. Gooden	FOR		FOR		~	99.4%
1f.	Re-elect Mr. Joseph Jimenez	FOR		FOR		~	94.2%
1g.	Elect Mr. Jonathan (Jon) McNeill	FOR		FOR		~	99.5%
1h.	Re-elect Ms. Judith A. Miscik	FOR		FOR		~	97.9%
1i.	Re-elect Ms. Patricia F. Russo	FOR	•	OPPOSE	Non independent lead director, which is not best practice.	~	93.5%
					Chairman of the sustainability committee and the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.		
1j.	Re-elect Mr. Thomas M. Schoewe	FOR		FOR		~	98.1%
1k.	Re-elect Mr. Mark A. Tatum	FOR		FOR		~	99.1%
11.	Elect Dr. Jan E. Tighe	FOR		FOR		~	99.0%
1m.	Re-elect Mr. Devin N. Wenig	FOR		FOR		~	99.5%
2.	Re-election of the auditor	FOR		FOR		~	99.4%
3.	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	•	91.6%
4.	To approve the amendment of the 2020 Long-Term Incentive Plan	FOR	•	OPPOSE	Excessive discretion of the remuneration committee in determining the performance criteria.	•	96.6%
					Potential excessive awards.		
5.	Shareholder resolution: Report on the company's operations in China	OPPOSE		OPPOSE		×	3.0%
6.	Shareholder resolution: Allow shareholders to act by written consent	OPPOSE		OPPOSE		×	44.6%
7.	Shareholder resolution: Sustainable materials procurement targets	OPPOSE	٠	FOR	The resolution is in line with the long- term interests of the majority of the company's stakeholders.	×	14.3%



01.05.2023 AGM

#### **Genuine Parts**

ltem	Agenda	Board	Et	hos		Re	sult
1	Elections of directors						
1.1	Re-elect Ms. Elizabeth W. Camp	FOR		FOR		~	99.4%
1.2	Re-elect Mr. Richard Cox, Jr.	FOR		FOR		~	99.4%
1.3	Re-elect Mr. Paul D. Donahue	FOR	•	OPPOSE	Combined chairman and CEO.	~	93.5%
1.4	Re-elect Mr. Gary P. Fayard	FOR		FOR		~	99.4%
1.5	Re-elect Mr. P. Russell Hardin	FOR		FOR		~	95.2%
1.6	Re-elect Mr. John R. Holder	FOR		FOR		~	97.4%
1.7	Re-elect Ms. Donna W. Hyland	FOR		FOR		~	92.9%
1.8	Re-elect Mr. John D. Johns	FOR	•	OPPOSE	Non independent lead director, which is not best practice.	~	95.6%
					The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1.9	Re-elect Mr. Jean-Jacques Lafont	FOR		FOR		-	98.5%
1.10	Re-elect Mr. Robert C. Loudermilk, Jr.	FOR		FOR		•	96.9%
1.11	Re-elect Ms. Wendy B. Needham	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	94.3%
1.12	Re-elect Ms. Juliette W. Pryor	FOR		FOR		~	98.5%
1.13	Re-elect Mr. E. Jenner Wood III	FOR		FOR		~	98.8%
2	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	~	92.1%
					An important part of the variable remuneration is based on continued employment only.		
3	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	97.8%
4	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	95.2%



03.05.2023 AGM

# **Gilead Sciences**

ltem	Agenda	Board	Et	hos		Res	sult
1.	Elections of directors						
1a.	Re-elect Dr. Jacqueline K. Barton	FOR		FOR		~	98.7%
1b.	Re-elect Dr. Jefferey A. Bluestone	FOR		FOR		~	99.6%
1c.	Re-elect Dr. med. Sandra J. Horning	FOR	•	OPPOSE	The director is 75 years old, which exceeds guidelines.	~	98.1%
1d.	Re-elect Ms. Kelly A. Kramer	FOR		FOR		~	96.7%
1e.	Re-elect Mr. Kevin E. Lofton	FOR		FOR		-	92.6%
1f.	Re-elect Mr. Harish Manwani	FOR	٠	OPPOSE	Concerns over the director's time commitments.	~	96.0%
1g.	Re-elect Mr. Daniel O'Day	FOR	٠	OPPOSE	Combined chairman and CEO.	~	92.9%
1h.	Re-elect Mr. Javier J. Rodriguez	FOR		FOR		~	99.4%
1i.	Re-elect Mr. Anthony Welters	FOR		FOR		~	95.5%
2.	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	94.2%
3.	Advisory vote on executive remuneration	FOR	•	OPPOSE	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	~	91.7%
4.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	98.5%
5	To approve the Employee Stock Purchase Plan	FOR		FOR		~	99.5%
6.	Shareholder resolution: Require More Director Nominations Than Open Seats	OPPOSE		OPPOSE		×	0.7%
7.	Shareholder resolution: Call Special Shareholder Meetings	OPPOSE		OPPOSE		×	4.6%
8.	Shareholder resolution: Impact of Extended Patent Exclusivities on Product Access Report	OPPOSE	•	FOR	The proposal would demonstrate the commitment of the company to expanding patient access to its products.	×	16.5%



# 07.06.2023 AGM

# GoDaddy

ltem	Agenda	Board	Ethos		Result
1.	Elections of directors				
1a.	Re-elect Mr. Mark S. Garrett	FOR	FOR		✓ 97.2%
1b.	Elect Mr. Srinivas Tallapragada	FOR	FOR		✓ 99.4%
1c.	Elect Ms. Sigal Zarmi	FOR	FOR		✓ 99.4%
2.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	<ul><li>✓ 94.6%</li></ul>
3.	Re-election of the auditor	FOR	FOR		✓ 99.0%



# 26.04.2023 AGM

#### Grainger

ltem	Agenda	Board	Ethos		Res	sult
1	Elections of directors					
1a	Re-elect Mr. Rodney C. Adkins	FOR	FOR		-	90.8%
1b	Re-elect Ms. V. Ann Hailey	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	92.0%
				Non-independent chairman of the audit committee. The independence of this committee is insufficient.		
1c	Re-elect Ms. Katherine D. Jaspon	FOR	FOR		~	97.8%
1d	Re-elect Mr. Stuart L. Levenick	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	92.0%
				Non-independent chairman of the nomination committee. The independence of this committee is insufficient.		
1e	Re-elect Mr. Donald G. Macpherson	FOR	<ul> <li>OPPOSE</li> </ul>	Combined chairman and CEO.	~	92.4%
1f	Re-elect Mr. Neil S. Novich	FOR	<ul> <li>OPPOSE</li> </ul>	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	93.0%
1g	Re-elect Ms. Beatriz R. Perez	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	~	91.7%
1h	Re-elect Mr. E. Scott Santi	FOR	FOR		~	94.2%
1i	Re-elect Ms. Susan Slavik Williams	FOR	FOR		~	98.4%
1j	Re-elect Mr. Lucas E. Watson	FOR	FOR			98.5%
1k	Re-elect Mr. Steven A. White	FOR	FOR		~	93.6%
2	Re-election of the auditor	FOR	FOR		~	98.0%
3	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	92.8%
4	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	98.5%



# Hang Seng Bank

04.05.2023

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А	G	M

ltem	Agenda	Board	Ethos		Res	sult
1	Approve the annual report and financial statements	FOR	FOR		•	100.0%
	Elections of directors					
2.a	Re-elect Ms. Kathleen Gan Chieh Huey	FOR	OPPOSE	Executive director. The board is not sufficiently independent.	~	99.8%
2.b	Elect Ms. Patricia S. W. Lam	FOR	FOR		~	99.9%
2.c	Elect Ms. Lin Huey Ru	FOR	FOR		~	99.9%
2.d	Re-elect Mr. Kenneth Ng Sing Yip	FOR	OPPOSE	Non-independent chairman of the risk committee. The independence of this committee is insufficient.		99.8%
2.e	Elect Ms. Saw Say Pin	FOR	<ul> <li>OPPOSE</li> </ul>	Executive director. The board is not sufficiently independent.	~	99.5%
3	Election of the auditor and fix their remuneration	FOR	FOR		~	99.2%
4	Approve share buyback	FOR	FOR			99.9%
5	Approve issuance of additional shares	FOR	FOR		~	88.2%
6	Amend Articles of Association	FOR	• OPPOSE	The amendment allows the company to organise a virtual general meeting without any adequate justification.	~	98.6%

# HelloFresh

ltem	Agenda	Board	Et	hos		Res	sult
1	Receive the Annual Report	NON- VOTING		NON- VOTING			
2	Approve the use of any distributable profit	FOR		FOR		*	100.0%
3	Approve Discharge of Management Board	FOR		FOR		~	99.7%
4	Approve Discharge of Supervisory Board	FOR		FOR		~	98.5%
5	Appoint the Auditors	FOR		FOR		~	100.0%
	Board main features						
6.1	Elections to the Supervisory Board: John H. Rittenhouse	FOR	٠	OPPOSE	Chairman of the remuneration committee. We have serious concerns over remuneration.	~	81.6%
6.2	Elections to the Supervisory Board: Ursula Radeke-Pietsch	FOR		FOR		~	88.2%
6.3	Elections to the Supervisory Board: Susanne Schröter-Crossan	FOR		FOR		~	99.7%
6.4	Elections to the Supervisory Board: Stefan Smalla	FOR		FOR		*	89.5%
6.5	Elections to the Supervisory Board: Derek Zissman	FOR	٠	OPPOSE	The director is over 75 years old, which exceeds guidelines.	•	93.6%
7	Approve Remuneration Report	FOR	•	OPPOSE	Excessive variable remuneration.	×	36.9%
8	Amend Articles: Term of office of Supervisory Board members (Article 8 (2))	FOR	•	OPPOSE	Proposed increase in the length of the mandates as not in line with our guidelines.	×	18.7%
9	Amend Articles: Virtual general meetings (Article 14 (4))	FOR	•	OPPOSE	The amendment allows the company to organise a virtual general meeting without any adequate justification.	~	82.2%
10	Amend Articles: Virtual attendance of Supervisory Board members at virtual general meetings (Article 17 (2))	FOR		FOR		~	95.0%

# ethos



04.05.2023 AGM

#### Hennes & Mauritz

ltem	Agenda	Board	Ethos		Result
1.	Opening of the Meeting	NON- VOTING	NON- VOTING		
2.	Election of the chairman of the Meeting	FOR	FOR		•
3.	Preparation and approval of the voting register	FOR	FOR		•
4.	Approval of the agenda	FOR	FOR		×
5.	Election of persons to verify the minutes of the Meeting	NON- VOTING	NON- VOTING		
6.	Determination whether the Meeting has been duly convened	FOR	FOR		<b>~</b>
7.	Presentation of the (consolidated) annual report and the (consolidated) auditor's report	NON- VOTING	NON- VOTING		
8.	Address by the company CEO	NON- VOTING	NON- VOTING		
9a.	Adoption of the financial statements	FOR	FOR		•
9b.	Approve allocation of income and dividend	FOR	FOR		•
9c.	Resolution on the discharge of the members of the board of directors and the CEO from liability				
9c (i).	Discharge of Karl-Johan Persson	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	•
9c (ii).	Discharge of Stina Bergfors	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
9c (iii).	Discharge of Anders Dahlvig	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
9c (iv).	Discharge of Danica Kragic Jensfelt	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
9c (v).	Discharge of Lena Patriksson Keller	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
9c (vi).	Discharge of Christian Sievert	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
9c (vii).	Discharge of Erica Wiking Häger	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	•
9c (viii).	Discharge of Niklas Zennström	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	•
9c (ix).	Discharge of Ingrid Godin	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	•
9c (x).	Discharge of Tim Gahnström	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	<b>~</b>
9c (xi).	Discharge of Louise Wikholm	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	•
9c (xii).	Discharge of Margareta Welinder	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	•
9c (xiii).	Discharge of Hampus Glanzelius	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	<b>~</b>



# Hennes & Mauritz

ltem	Agenda	Board	Et	hos		Result
9c (xiv).	Discharge of Agneta Gustafsson	FOR	•	OPPOSE	The voting results of the AGM 2022 are not disclosed.	~
9c (xv).	Discharge of the company CEO (Helena Helmersson)	FOR	٠	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
10.1.	Resolution on the number of shareholder-elected members of the board of directors to be appointed	FOR		FOR		*
10.2.	Resolution on the number of auditors to be appointed	FOR		FOR		•
11.1.	Approve directors' fees	FOR		FOR		<b>~</b>
11.2.	Approve auditors' fees	FOR		FOR		<b>~</b>
12.	Composition of the board of directors					
12.1.	Re-elect Ms. Stina Bergfors	FOR		FOR		×
12.2.	Re-elect Mr. Anders Dahlvig	FOR		FOR		<b>~</b>
12.3.	Re-elect Ms. Danica Kragic Jensfelt	FOR		FOR		•
12.4.	Re-elect Ms. Lena Patriksson Keller	FOR		FOR		•
12.5.	Re-elect Mr. Karl-Johan Persson	FOR		FOR		×
12.6.	Re-elect Mr. Christian Sievert	FOR	٠	OPPOSE	Non-independent chairman of the audit committee. The independence of this committee is insufficient.	~
12.7.	Re-elect Mr. Niklas Zennström	FOR		FOR		<b>~</b>
12.8.	Elect Ms. Christina Synnergren	FOR		FOR		<b>~</b>
12.9.	Re-elect the chairman of the board of directors	FOR		FOR		•
13.	Election of auditor	FOR		FOR		×
14.	Approve remuneration report	FOR		FOR		×
15.	Approve cancellation of shares and bonus issue	FOR		FOR		•
16.	Authorisation to repurchase own shares	FOR		FOR		•
17.	Shareholder resolution: To instruct the board of directors and company CEO to initiate a plan for launching clothing with the Fairtrade label	RECOMME	•	FOR	The company has made some progress with regard to sustainability in recent years however additional steps are still required toward incorporating Fairtrade practices into their clothing production.	×
18.	Shareholder resolution: Calling on the board of directors for action by the board in respect of workers in H&M's supply chain		•	FOR	Enhanced disclosure on human rights.	×
19.	Shareholder resolution: Reporting of sustainably sourced and organically produced cotton etc. respectively	NO RECOMME ND.	•	FOR	Enhanced disclosure on environmental risks.	×



#### Hennes & Mauritz

ltem	Agenda	Board	Ethos		Result
20.	Shareholder resolution: To instruct the board of directors to prepare a report on the slaughter methods used to procure down for H&M		• FOR	We support corporate policies that prevent suffering in animals.	×
21.	Closing of the Meeting	NON- VOTING	NON- VOTING		

# ethos

#### Hera

27.04.2023 AGM

ltem	Agenda	Board	Ethos		Re	sult
1	Financial statements as at 31 December 2022	FOR	FOR		~	100.0%
2	Allocation of net results and dividend distribution	FOR	FOR		•	97.7%
3	Binding vote on the remuneration policy	FOR	OPPOSE	The non-executive chairman receives variable remuneration.	•	64.6%
4	Advisory vote on the remuneration paid in 2022	FOR	<ul> <li>OPPOSE</li> </ul>	The non-executive chairman receives variable remuneration.	•	86.9%
5	Authorization for the purchase and disposal of treasury shares	FOR	FOR		•	80.5%
6	Appointment of the members of the Board of Directors					
6.1	Slate of nominees submitted by Public Authorities	NO RECOMME ND.	<ul> <li>DO NOT VOTE</li> </ul>	Independent representation is sufficient, but we have serious concerns over the appointment of an executive Chairman.	~	67.8%*
6.2	Slate of nominees submitted by Gruppo Società Gas Rimini SpA	NO RECOMME ND.	<ul> <li>DO NOT VOTE</li> </ul>	The proposed slate would improve the level of independence of the board.	~	8.0%*
6.3	Slate of nominees submitted by a group of institutional investors	NO RECOMME ND.	• FOR	All the nominees are independent from the company and its shareholders.	~	24.1%*
7	Determination of the remuneration of the Board of Directors	NO RECOMME ND.	OPPOSE	The information provided is insufficient.	~	62.0%
8	Appointment of the Board of Statutory Auditors					
8.1	Slate of nominees submitted by Public Authorities	NO RECOMME ND.	<ul> <li>DO NOT VOTE</li> </ul>	Serious concerns arise over the independence and the aggregate time commitments of both nomineess.	~	66.8%*
8.2	Slate of nominees submitted by Gruppo Società Gas Rimini SpA	NO RECOMME ND.	<ul> <li>DO NOT VOTE</li> </ul>	Concerns over the nominee's aggregate time commitments.	×	8.2%*
8.3	Slate of nominees submitted by a group of institutional investors	NO RECOMME ND.	• FOR	No concerns regarding the submitted slate of nominees.	~	24.8%*
9	Determination of the remuneration of the Board of Statutory Auditors	NO RECOMME ND.	OPPOSE	Excessive remuneration.	~	62.7%
A.	Deliberations on possible legal action against Directors if presented by shareholders	NO RECOMME ND.	OPPOSE	Shareholders voting by proxy cannot approve in advance any unannounced proposal.	_	

\* This election is based on the plurality voting system : when the election is not contested, the candidate (or slate of candidates) is elected if there is at least one vote FOR.



MIX

20.04.2023

#### Hermes International

ltem	Agenda	Board	Et	hos		Re	sult
1	Approval of the statutory financial statements	FOR		FOR		~	100.0%
2	Approval of the consolidated financial statements	FOR		FOR		~	100.0%
3	Executive management discharge	FOR		FOR		~	99.4%
4	Approve allocation of income and dividend	FOR		FOR		~	100.0%
5	Special report of the statutory auditors on regulated agreements and commitments	FOR		FOR		~	92.8%
6	Approve a treasury share buy-back and disposal programm	FOR		FOR		~	94.5%
7	Approve the remuneration report	FOR	٠	OPPOSE	Excessive total remuneration.	~	92.1%
					Excessive fixed remuneration.		
8	Approve the 2022 remuneration of Mr. Alex Dumas, CEO	FOR	•	OPPOSE	Excessive fixed remuneration.	~	92.1%
9	Approve the 2022 remuneration of the company Émile Hermès SAS, CEO	FOR	•	OPPOSE	Excessive total remuneration.	~	92.1%
10	Approve the 2022 remuneration of Mr. Éric de Seynes, Chairman	FOR		FOR		~	100.0%
11	Approve the remuneration policy of the CEOs	FOR	٠	OPPOSE	Excessive total remuneration.	~	91.6%
12	Approve directors' fees	FOR		FOR		~	99.9%
	Elections to the board of directors						
13	Re-elect Ms. Dorothée Altmayer	FOR		FOR		~	96.2%
14	Re-elect Ms. Monique Cohen	FOR		FOR		~	99.8%
15	Re-elect Mr. Renaud Momméja	FOR	•	OPPOSE	Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent.	~	95.1%
					Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence.		
16	Re-elect Mr. Eric de Seynes	FOR	•	OPPOSE	Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent. Non independent director (representative of an important shareholder). The number of	•	95.8%
					important shareholder representatives on the board is sufficient and the board lacks independence.		



#### Hermes International

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ltem	Agenda	Board	Ethos		Res	sult
17	Re-elect PricewaterhouseCoopers as auditors	FOR	FOR		~	99.7%
18	Re-elect Grant Thornton Audit as auditors	FOR	<ul> <li>OPPOSE</li> </ul>	The auditor's long tenure raises independence concerns.	~	97.9%
19	Reduce share capital via cancellation of shares	FOR	FOR		~	99.8%
20	Authorise capital increases by transfer of reserves	FOR	FOR		~	99.8%
21	Delegation to issue shares and capital securities, shareholders' preferential subscription rights are maintained	FOR	OPPOSE	Excessive potential capital increase with pre-emptive rights.	~	93.6%
22	Delegation to issue shares and capital securities by public offering	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive potential capital increase without pre-emptive rights.	~	90.1%
23	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		~	99.7%
24	Delegation to issue shares and capital securities by private placement	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive potential capital increase without pre-emptive rights.	•	90.0%
25	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	FOR	OPPOSE	Proposal does not expressly prohibit its use during a public takeover period.	•	91.8%
26	Delegation to decide of operations involving a merger by absorption, spin off or partial contribution of assets subject to the spin off regime	FOR	OPPOSE	Anti takeover measure that can lead to an exclusion of any potentially non- friendly offer which could be in the interests of shareholders.	~	89.7%
27	Delegation to issue shares and capital for operations involving a merger by absorption, spin off or partial contribution of assets subject to the spin off regime	FOR	OPPOSE	Anti takeover measure that can lead to an exclusion of any potentially non- friendly offer which could be in the interests of shareholders.	~	89.7%
28	Approve distribution of performance shares	FOR	<ul> <li>OPPOSE</li> </ul>	The information provided is insufficient.	~	93.0%
29	Delegation of powers for the completion of formalities	FOR	FOR		~	100.0%



# Hewlett Packard Enterprise

ltem	Agenda	Board	Ethos		Res	ult
1	Elections of directors					
1.1	Re-elect Mr. Daniel Ammann	FOR	FOR			98.1%
1.2	Re-elect Ms. Pamela L. Carter	FOR	FOR		~	96.5%
1.3	Elect Mr. Frank A. D'Amelio	FOR	FOR		~	99.6%
1.4	Elect Dr. Regina E. Dugan	FOR	FOR		~	99.7%
1.5	Re-elect Ms. Jean M. Hobby	FOR	FOR		~	98.6%
1.6	Re-elect Mr. Raymond J. Lane	FOR	OPPOSE	The director is over 75 years old, which exceeds guidelines.	•	93.5%
1.7	Re-elect Ms. Ann M. Livermore	FOR	FOR		~	96.8%
1.8	Re-elect Mr. Antonio F. Neri	FOR	FOR		~	99.6%
1.9	Re-elect Mr. Charles H. Noski	FOR	FOR		~	99.6%
1.10	Re-elect Mr. Raymond E. Ozzie	FOR	FOR		~	99.6%
1.11	Re-elect Mr. Gary M. Reiner	FOR	OPPOSE	Concerns over the director's time commitments.	•	96.1%
1.12	Re-elect Ms. Patricia F. Russo	FOR	FOR		~	94.4%
2	Re-election of the auditor	FOR	FOR		~	99.1%
3	To approve the amendment No. 2 to the Company 2021 Stock Incentive Plan	FOR	OPPOSE	The potential variable remuneration exceeds our guidelines.	•	92.0%
4	Advisory vote on executive remuneration	FOR	OPPOSE	An important part of the variable remuneration is based on continued employment only.	•	89.6%
				Excessive variable remuneration.		
5	Shareholder resolution: Transparency in Lobbying	OPPOSE	• FOR	Enhanced disclosure on lobbying expenses.	×	25.4%



# Hilton Worldwide

ltem	Agenda	Board	Ethos		Result
1.	Elections of directors				
1a.	Re-elect Mr. Christopher J. Nassetta	FOR	FOR		<ul><li>✓ 99.5%</li></ul>
1b.	Re-elect Mr. Jonathan D. Gray	FOR	OPPOSE	Concerns over the director's time commitments.	✓ 93.5%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.	
1c.	Re-elect Ms. Charlene T. Begley	FOR	FOR		✓ 98.5%
1d.	Re-elect Mr. Chris Carr	FOR	FOR		✓ 99.7%
1e.	Re-elect Ms. Melanie L. Healey	FOR	FOR		✓ 98.9%
1f.	Re-elect Mr. Raymond E. Mabus Jr.	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 75 years old, which exceeds guidelines.	✓ 99.3%
1g.	Re-elect Ms. Judith A. McHale	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 75 years old, which exceeds guidelines.	✓ 98.2%
1h.	Re-elect Ms. Elizabeth A. Smith	FOR	FOR		✓ 99.3%
1i.	Re-elect Mr. Douglas M. Steenland	FOR	FOR		✓ 97.2%
2.	Re-election of the auditor	FOR	<ul> <li>OPPOSE</li> </ul>	The auditor's long tenure raises independence concerns.	✓ 97.3%
3.	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	✓ 89.7%
				An important part of the variable remuneration is not subject to challenging long-term performance conditions.	



#### Home Depot

ltem	Agenda	Board	Et	hos		Res	sult
1	Elections of directors						
1.a	Re-elect Mr. Gerard J. Arpey	FOR		FOR		~	98.6%
1.b	Re-elect Mr. Ari Bousbib	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	97.1%
					Non-independent director and the board size is excessive.		
1.c	Re-elect Mr. Jeffery H. Boyd	FOR		FOR		~	96.4%
1.d	Re-elect Mr. Gregory D. Brenneman	FOR	•	OPPOSE	Non independent lead director, which is not best practice.	~	96.5%
					The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1.e	Re-elect Mr. J. Frank Brown	FOR		FOR		~	95.3%
1.f	Re-elect Mr. Albert P. Carey	FOR		FOR		~	95.3%
1.g	Re-elect Mr. Edward P. Decker	FOR	٠	OPPOSE	Combined chairman and CEO.	~	93.3%
1.h	Re-elect Ms. Linda R. Gooden	FOR		FOR		~	98.2%
1.i	Re-elect Mr. Wayne M. Hewett	FOR		FOR		~	98.2%
1.j	Re-elect Mr. Manuel Kadre	FOR	٠	OPPOSE	Concerns over the director's time commitments.	~	98.8%
1.k	Re-elect Ms. Stephanie C. Linnartz	FOR		FOR		~	98.3%
1.I	Re-elect Ms. Paula Santilli	FOR		FOR		~	98.8%
1.m	Re-elect Ms. Caryn Seidman- Becker	FOR		FOR		~	97.8%
2	Re-election of the auditor	FOR	•	OPPOSE	The auditor's long tenure raises independence concerns.	~	96.1%
3	Advisory vote on executive remuneration	FOR	•	OPPOSE	Excessive variable remuneration.	~	95.5%
4	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	98.3%
5	Shareholder resolution: Allow shareholders to act by written consent	OPPOSE		OPPOSE		×	37.2%
6	Shareholder resolution: Independent chairman	OPPOSE		OPPOSE		×	26.6%
7	Shareholder resolution: Disclose political contributions	OPPOSE	•	FOR	Enhanced disclosure on political donations.	×	31.3%
8	Shareholder resolution: Rescission of 2022 Racial Equity Audit Proposal	OPPOSE		OPPOSE		×	0.9%
9	Shareholder resolution: Encourage Senior Management Commitment to Avoid Political Speech	OPPOSE		OPPOSE		×	1.7%



#### Honda Motor

ltem	Agenda	Board	Ethos		Res	sult
	Election of Directors (with 3- committees)					
1.1	Re-elect Mr. Seiji Kuraishi	FOR	<ul> <li>OPPOSE</li> </ul>	Chairman of the board and the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.	•	93.9%
1.2	Re-elect Mr. Toshihiro Mibe	FOR	FOR		~	93.0%
1.3	Re-elect Mr. Shinji Aoyama	FOR	OPPOSE	Executive director sitting on the remuneration committee, which is not best practice.	*	93.4%
1.4	Elect Mr. Noriya Kaihara	FOR	FOR		~	96.9%
1.5	Re-elect Ms. Asako Suzuki	FOR	FOR		~	94.3%
1.6	Re-elect Mr. Masafumi Suzuki	FOR	FOR		~	94.3%
1.7	Re-elect Mr. Kunihiko Sakai	FOR	FOR		~	98.4%
1.8	Re-elect Mr. Fumiya Kokubu	FOR	FOR		~	93.8%
1.9	Re-elect Mr. Yoichiro Ogawa	FOR	FOR			99.2%
1.10	Re-elect Mr. Kazuhiro Higashi	FOR	FOR		~	98.0%
1.11	Re-elect Ms. Ryoko Nagata	FOR	FOR		~	99.2%



# Hong Kong Exchange & Clearing

ltem	Agenda	Board	Ethos	Result
1	To receive the audited consolidated financial statements of the company	FOR	FOR	✓ 99.4%
2	Elections of directors			
2.a	Re-elect Mr. Cheng Hye Cheah	FOR	FOR	✓ 99.8%
2.b	Re-elect Mr. Hugo Leung Pak Hon	FOR	FOR	✓ 99.9%
3	Re-elect the auditor and fix their remuneration	FOR	FOR	✓ 93.5%
4	To authorise the buy back of shares in the company	FOR	FOR	✓ 99.8%
5	To issue and deal with additional shares without pre-emptive rights in the company	FOR	FOR	✓ 96.5%



ltem	Agenda	Board	Et	hos		Re	sult
1	Elections of directors						
1.a	Re-elect Ms. Aida M. Alvarez	FOR		FOR		~	98.7%
1.b	Re-elect Mr. Shumeet Banerji	FOR		FOR		~	96.3%
1.c	Re-elect Mr. Robert R. Bennett	FOR		FOR		~	99.2%
1.d	Re-elect Mr. Charles V. Bergh	FOR	٠	OPPOSE	Concerns over the director's time commitments.	~	96.8%
1.e	Re-elect Mr. Bruce D. Broussard	FOR		FOR		-	99.1%
1.f	Re-elect Ms. Stacy Brown-Philpot	FOR		FOR		-	97.1%
1.g	Re-elect Dr. Stephanie A. Burns	FOR		FOR		~	99.2%
1.h	Re-elect Ms. Mary Anne Citrino	FOR		FOR		~	99.1%
1.i	Re-elect Mr. Richard L. Clemmer	FOR		FOR		~	99.3%
1.j	Re-elect Mr. Enrique Lores	FOR		FOR		~	99.7%
1.k	Re-elect Ms. Judith A. Miscik	FOR		FOR		~	98.9%
1.1	Re-elect Ms. Kim K.W. Rucker	FOR		FOR		~	98.6%
1.m	Re-elect Mr. Subra Suresh	FOR		FOR		~	99.3%
2	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	94.1%
3	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	~	95.0%
					An important part of the variable remuneration is based on continued employment only.		
4	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	97.2%
5	Shareholder resolution: Allow shareholders to act by written consent	OPPOSE	٠	FOR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	30.7%

HP



# HubSpot

ltem	Agenda	Board	Ethos		Res	sult
1.	Elections of directors					
1a.	Re-elect Mr. Nick Caldwell	FOR	FOR		~	95.1%
1b.	Re-elect Ms. Claire Hughes Johnson	FOR	OPPOSE	Concerns over the director's time commitments.	•	73.0%
1c.	Re-elect Mr. Jay Simons	FOR	FOR		~	94.2%
1d.	Re-elect Ms. Yamini Rangan	FOR	FOR		~	96.9%
2.	Re-election of the auditor	FOR	FOR		~	99.9%
3.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration and the variable remuneration is not subject to challenging long-term performance conditions.	•	94.8%
4.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		•	99.5%



#### Humana Inc.

ltem	Agenda	Board	Ethos		Res	sult
1	Elections of directors					
1a	Re-elect Dr. med. Raquel C. Bono	FOR	FOR			99.5%
1b	Re-elect Mr. Bruce D. Broussard	FOR	FOR		~	99.7%
1c	Re-elect Mr. Frank A. D'Amelio	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	88.4%
1d	Re-elect Dr. med. David T. Feinberg	FOR	FOR		~	99.6%
1e	Re-elect Dr. med. Wayne A.I. Frederick	FOR	FOR		•	96.4%
1f	Re-elect Mr. John W. Garratt	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	•	99.4%
1g	Re-elect Mr. Kurt J. Hilzinger	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	97.2%
1h	Re-elect Ms. Karen W. Katz	FOR	FOR		~	96.6%
1i	Re-elect Ms. Marcy S. Klevorn	FOR	FOR		~	99.7%
1j	Re-elect Mr. William J. McDonald	FOR	<ul> <li>OPPOSE</li> </ul>	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	97.2%
1k	Re-elect Mr. Jorge S. Mesquita	FOR	FOR		~	97.4%
11	Elect Mr. Brad D. Smith	FOR	FOR		~	99.6%
2	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	•	95.3%
3	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	•	91.1%
4	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		•	99.9%



#### Iberdrola

ltem	Agenda	Board	Ethos		Res	sult
1	Approval of the individual and consolidated accounts	FOR	FOR		*	99.9%
2	Approval of the individual and consolidated director's reports	FOR	FOR		~	99.9%
3	Approval of the non-financial information statement	FOR	OPPOSE	Concerns that the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.	~	99.8%
4	Discharge the Board	FOR	FOR		~	99.5%
5	Amendment of the Bylaws: preamble and preliminary title	FOR	FOR		~	99.9%
6	Amendment of the Bylaws: wording changes	FOR	FOR		*	99.9%
7	Amendment of the Bylaws: update references to internal regulations	FOR	FOR		~	99.9%
8	Approval and payment of an engagement dividend	FOR	FOR		~	99.8%
9	Allocation of profit and payment of a dividend	FOR	FOR		~	99.8%
10	First share capital increase	FOR	FOR		~	99.7%
11	Second share capital increase	FOR	FOR		~	99.7%
12	Reduction of the share capital	FOR	FOR		~	99.3%
13	Advisory vote on the Annual Director's Remuneration Report	FOR	OPPOSE	Concerns over the excessive total remuneration of the executive chairman.	~	88.6%
14	Approval of the 2023-2025 share- based long-term incentive	FOR	OPPOSE	Excessive variable remuneration.	~	92.0%
	Elections to the Board					
15	Re-elect Ms. Maria Helena Antolin Raybaud	FOR	<ul> <li>OPPOSE</li> </ul>	Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent.	~	95.8%
16	Elect Mr. Armando Martínez Martínez	FOR	FOR		~	99.4%
17	Re-elect Mr. Manuel Moreu Munaiz	FOR	FOR		~	96.7%
18	Re-elect Ms. Sara de la Rica Goiricelaya	FOR	<ul> <li>OPPOSE</li> </ul>	Chairman of the sustainability committee and the company has an incomplete decarbonisation strategy.	•	99.2%
19	Re-elect Mr. Xabier Sagredo Ormaza	FOR	OPPOSE	Non independent director (various reasons). The board is not sufficiently independent.	~	98.8%
20	Re-elect Mr. José Ignacio Sánchez Galán	FOR	• OPPOSE	Executive chairman and highest paid executive. He is Chairman/CEO in all but name.	-	95.9%
21	Setting the number of directors at 14	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive board size.	~	99.8%
22	Delegation of powers	FOR	FOR		-	99.9%



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ltem	Agenda	Board	Et	hos		Re	sult
1.	Elections of directors						
1a.	Re-elect Mr. Thomas Buberl	FOR	٠	OPPOSE	Concerns over the director's time commitments.	~	94.6%
1b.	Re-elect Mr. David N. Farr	FOR		FOR		~	96.9%
1c.	Re-elect Mr. Alex Gorsky	FOR		FOR		~	97.9%
1d.	Re-elect Prof. Michelle J. Howard	FOR		FOR		~	98.4%
1e.	Re-elect Dr. Arvind Krishna	FOR	•	OPPOSE	Combined chairman and CEO.	~	93.6%
1f.	Re-elect Mr. Andrew N. Liveris	FOR	•	OPPOSE	Chairman of the nomination committee. The representation of women on the board is insufficient.	~	77.8%
1g.	Re-elect Mr. Frederick William McNabb III	FOR		FOR		~	98.2%
1h.	Re-elect Dr. Martha E. Pollack	FOR		FOR		~	97.7%
1i.	Re-elect Mr. Joseph R. Swedish	FOR		FOR		~	97.3%
1j.	Re-elect Mr. Peter R. Voser	FOR		FOR		~	96.9%
1k.	Re-elect Mr. Frederick H. Waddell	FOR		FOR		~	96.1%
11.	Re-elect Mr. Alfred W. Zollar	FOR		FOR		~	94.7%
2.	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	95.7%
3.	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	~	91.1%
4.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	97.4%
5.	Shareholder resolution: Independent Board Chairman	OPPOSE	•	FOR	An independent chairman can ensure independent oversight of management.	×	25.9%
6	Shareholder resolution: Public Report on Lobbying Activities	OPPOSE	٠	FOR	Enhanced disclosure on lobbying expenses.	×	48.1%
7.	Shareholder resolution: Public Report on Congruency in China Business Operations and ESG Activities	OPPOSE		OPPOSE		×	7.1%
8.	Shareholder resolution: Public Report on Harassment and Discrimination Prevention Efforts	OPPOSE	•	FOR	This report would demonstrate to shareholders how the the risks associated with the use of concealment clauses are addressed.	×	33.1%



#### **Idexx Laboratories**

ltem	Agenda	Board	Et	hos		Res	sult
1	Elections of directors						
1.a	Re-elect Mr. Daniel M. Junius	FOR		FOR		~	97.9%
1.b	Re-elect Mr. Lawrence D. Kingsley	FOR		FOR		~	94.7%
1.c	Re-elect Dr. Sophie V. Vandebroek	FOR		FOR		~	89.9%
2	Re-election of the auditor	FOR	•	OPPOSE	The auditor's long tenure raises independence concerns.	~	93.2%
					On a 3-year basis, the aggregate non- audit fees exceed 50% of the aggregate fees paid for audit services.		
3	Advisory vote on executive remuneration	FOR	•	OPPOSE	Excessive variable remuneration. The variable remuneration is based on continued employment only.	~	95.0%
4	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR	· · · · · · · · · · · · · · · · · · ·	•	92.8%



#### Insulet

ltem	Agenda	Board	Ethos		Resu	ılt
1.	Elections of directors					
1.1	Re-elect Dr. med. Luciana Borio	FOR	FOR		🖌 (	94.2%*
1.2	Re-elect Mr. Michael R. Minogue	FOR	FOR		🖌 (	93.0%*
1.3	Re-elect Ms. Corinne H. Nevinny	FOR	FOR		🖌 (	91.6%*
2.	Advisory vote on executive remuneration	FOR	• OPPOSE	Excessive variable remuneration. An important part of the variable remuneration is not subject to challenging long-term performance conditions.	✓ 5	97.8%
3.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		<b>√</b> 9	99.5%
4.	Re-election of the auditor	FOR	FOR		🗸 (	99.9%

\* This election is based on the plurality voting system : when the election is not contested, the candidate (or slate of candidates) is elected if there is at least one vote FOR.



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ltem	Agenda	Board	Et	hos		Re	sult
	Elections of directors						
1a	Re-elect Mr. Patrick P. Gelsinger	FOR		FOR		~	99.0%
1b	Re-elect Mr. James J. Goetz	FOR		FOR		~	97.5%
1c	Re-elect Dr. Andrea J. Goldsmith	FOR		FOR		~	98.6%
1d	Re-elect Ms. Alyssa H. Henry	FOR	٠	OPPOSE	Concerns over the director's time commitments.	~	97.8%
1e	Re-elect Dr. S. Omar Ishrak	FOR		FOR		~	97.5%
1f	Re-elect Dr. Risa Lavizzo-Mourey	FOR		FOR		~	96.5%
1g	Re-elect Dr. Tsu-Jae King Liu	FOR		FOR		~	98.3%
1h	Elect Ms. Barbara G. Novick	FOR		FOR		~	98.5%
1i	Re-elect Mr. Gregory D. Smith	FOR		FOR		~	98.4%
1j	Elect Mr. Lip-Bu Tan	FOR		FOR		~	99.0%
1k	Re-elect Mr. Dion J. Weisler	FOR		FOR		~	96.8%
11	Re-elect Mr. Frank D. Yeary	FOR		FOR		~	96.5%
2	Re-election of the auditor	FOR	•	OPPOSE	The auditor's long tenure raises independence concerns.	~	94.4%
3	Advisory vote on executive remuneration	FOR	•	OPPOSE	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	~	91.2%
4	To approve the amendment of the 2006 Equity Incentive Plan	FOR	٠	OPPOSE	The potential variable remuneration exceeds our guidelines.	~	76.3%
5	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	97.2%
6	Shareholder resolution: Adopt Share Retention Policy For Senior Executives	OPPOSE	•	FOR	The proposal aims at better aligning executives interests with those of the shareholders.	×	26.1%
7	Shareholder resolution: Publish Third Party Review of Intel's China Business ESG Congruence	OPPOSE		OPPOSE		×	4.3%



# Intercontinental Hotels Group

ltem	Agenda	Board	Ethos		Res	ult
1	2022 annual report and accounts	FOR	FOR		<b>~</b> 1	00.0%
2	Binding vote on directors' remuneration policy	FOR	<ul> <li>OPPOSE</li> </ul>	The potential variable remuneration exceeds our guidelines.	•	74.8%
3	Advisory vote on directors' remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	•	76.9%
4	Final dividend	FOR	FOR		<b>v</b> 1	00.0%
	Elections to the board of directors					
5(a)	Elect Mr. Michael Glover	FOR	FOR		<b>~</b> 1	00.0%
5(b)	Elect Dr. Byron Grote	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 75 years old, which exceeds guidelines.	•	94.7%
5(c)	Elect Ms. Deanna Oppenheimer	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	•	95.4%
5(d)	Re-elect Mr. Graham Allan	FOR	FOR		×	97.3%
5(e)	Re-elect Mr. Keith Barr	FOR	FOR		🗸 1	00.0%
5(f)	Re-elect Ms. Daniela Barone Soares	FOR	FOR		•	99.3%
5(g)	Re-elect Mr. Arthur de Haast	FOR	FOR		<b>~</b> 1	00.0%
5(h)	Re-elect Ms. Duriya Farooqui	FOR	FOR		~	99.8%
5(i)	Re-elect Ms. Jo Harlow	FOR	<ul> <li>OPPOSE</li> </ul>	Non independent member of the remuneration committee which is not best UK market practice.		96.6%
5(j)	Re-elect Mr. Elie Maalouf	FOR	<ul> <li>OPPOSE</li> </ul>	Executive director. The number of executives on the board exceeds market practice.	•	99.9%
5(k)	Re-elect Ms. Sharon Rothstein	FOR	FOR			99.8%
6	Re-appoint PricewaterhouseCoopers as auditors	FOR	FOR		~	99.7%
7	Auditor's remuneration	FOR	FOR		<b>~</b> 1	00.0%
8	Political donations and political expenditure	FOR	FOR		•	97.5%
9	Adoption of new Deferred Award Plan rules	FOR	OPPOSE	An important part of the variable remuneration is not subject to challenging long-term performance conditions.	~	98.5%
10	Authority to allot shares	FOR	FOR			95.4%
11	General authority to disapply pre- emption rights	FOR	FOR		~	97.0%
12	Specific authority to disapply pre- emption rights for an acquisition or specified capital investment	FOR	FOR		•	93.7%
13	Authority to purchase own shares	FOR	FOR			99.6%
14	Authority to call general meetings on short notice	FOR	OPPOSE	14-days is insufficient for shareholders to vote in an informed manner.	~	94.0%

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#### Investor AB

ltem	Agenda	Board	Ethos		Result
1.	Election of the chairman of the Meeting	FOR	FOR		~
2.	Preparation and approval of the voting register	FOR	FOR		~
3.	Approval of the agenda	FOR	FOR		×
4.	Election of persons to verify the minutes of the Meeting	NON- VOTING	NON- VOTING		
5.	Determination whether the Meeting has been duly convened	FOR	FOR		•
6.	Presentation of the (consolidated) annual report and the (consolidated) auditor's report	NON- VOTING	NON- VOTING		
7.	Address by the company CEO	NON- VOTING	NON- VOTING		
8.	Adoption of the financial statements	FOR	FOR		•
9.	Approve remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	The pay-for-performance connection is not demonstrated.	•
10.	Resolution on the discharge of the members of the board of directors and the CEO from liability				
10a.	Discharge of Gunnar Brock	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
10b.	Discharge of Johan Forssell	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	✓
10c.	Discharge of Magdalena Gerger	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	•
10d.	Discharge of Tom Johnstone	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	•
10e.	Discharge of Isabelle Kocher	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	✓
10f.	Discharge of Sven Nyman	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	✓
10g.	Discharge of Grace Reksten Skaugen	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	<b>~</b>
10h.	Discharge of Hans Stråberg	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	~
10i.	Discharge of Jacob Wallenberg	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	~
10j.	Discharge of Marcus Wallenberg	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	~
10k.	Discharge of Sara Öhrvall	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	~
11.	Approve allocation of income and dividend	FOR	FOR		~
12a.	Resolution on the number of shareholder-elected members of the board of directors to be appointed	FOR	FOR		•

# ethos



#### Investor AB

ltem	Agenda	Board	Ethos		Result
12b.	Resolution on the number of auditors to be appointed	FOR	FOR		*
13a.	Approve directors' fees	FOR	FOR		×
13b.	Approve auditors' fees	FOR	FOR		<ul> <li>Image: A second s</li></ul>
14.	Composition of the board of directors				
14a.	Re-elect Mr. Gunnar Brock	FOR	OPPOSE	Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent.	*
14b.	Re-elect Mr. Johan Forssell	FOR	FOR		×
14c.	Re-elect Ms. Magdalena Gerger	FOR	FOR		<ul> <li>Image: A second s</li></ul>
14d.	Re-elect Mr. Tom Johnstone	FOR	OPPOSE	Concerns over the director's time commitments.	•
14e.	Re-elect Ms. Isabelle Kocher	FOR	FOR		×
14f.	Re-elect Mr. Sven Nyman	FOR	FOR		×
14g.	Re-elect Ms. Grace Reksten Skaugen	FOR	<ul> <li>OPPOSE</li> </ul>	Non-independent chairman of the audit committee. The independence of this committee is insufficient.	•
14h.	Re-elect Mr. Hans Stråberg	FOR	OPPOSE	Concerns over the director's time commitments.	•
14i.	Re-elect Mr. Jacob Wallenberg	FOR	OPPOSE	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	*
14j.	Re-elect Mr. Marcus Wallenberg	FOR	OPPOSE	Concerns over the director's time commitments.	•
14k.	Re-elect Ms. Sara Öhrvall	FOR	FOR		×
15.	Re-elect the chairman of the board of directors	FOR	• OPPOSE	His election is opposed as board member (ITEM 14i) we are therefore unable to support his re-appointment as chairman of the board.	~
16.	Election of auditor	FOR	FOR		×
17a.	Approve share-related incentive plan for employees in Investor AB	FOR	OPPOSE	Performance targets are not sufficiently challenging.	•
17b.	Approve share-related incentive plan for employees in subsidiary Patricia Industries	FOR	<ul> <li>OPPOSE</li> </ul>	Performance targets are not sufficiently challenging.	•
18a.	Authorisation to repurchase own shares	FOR	FOR		•
18b.	Transfer of own shares in connection with the share-related incentive plan 2023	FOR	FOR		•



#### Japan Exchange

ltem	Agenda	Board	Ethos		Result
1.	Amend articles of incorporation	FOR	OPPOSE	The number proposed is not adequate for the size of the company.	*
2.	Election of Directors (with 3- committees)				
2.1	Elect Mr. Yasushi Kinoshita	FOR	FOR		×
2.2	Re-elect Mr. Hiromi Yamaji	FOR	OPPOSE	Executive director sitting on the remuneration committee, which is not best practice.	•
2.3	Re-elect Mr. Moriyuki Iwanaga	FOR	FOR		×
2.4	Elect Mr. Ryusuke Yokoyama	FOR	<ul> <li>OPPOSE</li> </ul>	Executive director and the board size is excessive.	•
2.5	Re-elect Mr. Koichiro Miyahara	FOR	FOR		×
2.6	Elect Mr. Yasuyuki Konuma	FOR	<ul> <li>OPPOSE</li> </ul>	Executive director and the board size is excessive.	•
2.7	Re-elect Mr. Nobuhiro Endo	FOR	FOR		×
2.8	Re-elect Prof. Hiroko Ota	FOR	FOR		<b>~</b>
2.9	Re-elect Mr. Hitoshi Ogita	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 75 years old, which exceeds guidelines.	•
2.10	Elect Mr. Kazuaki Kama	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 70 years old, which exceeds guidelines for new nominees.	•
2.11	Re-elect Ms. Main Kohda	FOR	FOR		<b>~</b>
2.12	Re-elect Mr. Eizo Kobayashi	FOR	FOR		<b>~</b>
2.13	Re-elect Mr. Yasushi Suzuki	FOR	FOR		<b>~</b>
2.14	Re-elect Mr. Yasuzo Takeno	FOR	FOR		<b>~</b>
2.15	Elect Mr. Mitsuhiro Matsumoto	FOR	FOR		<b>~</b>
2.16	Re-elect Mr. Kimitaka Mori	FOR	FOR		×



# Jerónimo Martins, SGPS, S.A.

ltem	Agenda	Board	Ethos		Result
1	Approval of the annual accounts	FOR	FOR		✓ 95.6%
2	Application of results	FOR	FOR		<b>√</b> 100.0%
3	Discharge the Board	FOR	FOR		✓ 99.8%
4	Resolve on the Company's Corporate Bodies remuneration policy	FOR	OPPOSE	Some important elements of best practice are missing from the structure of the executive remuneration.	✓ 71.0%
5	Elect the alternate statutory auditor for the remainder of the 2022-2024 period	FOR	FOR		✓ 100.0%



# Juniper Networks

ltem	Agenda	Board	Ethos		Result
1.	Elections of directors				
1a.	Re-elect Ms. Anne DelSanto	FOR	FOR		✓ 95.6%
1b.	Re-elect Mr. Kevin DeNuccio	FOR	FOR		✓ 98.5%
1c.	Re-elect Mr. James Dolce	FOR	FOR		✓ 98.5%
1d.	Elect Mr. Steven Fernandez	FOR	FOR		✓ 98.6%
1e.	Re-elect Ms. Christine M. Gorjanc	FOR	FOR		✓ 99.3%
1f.	Re-elect Ms. Janet Haugen	FOR	FOR		✓ 97.1%
1g.	Re-elect Mr. Scott Kriens	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	✓ 95.9%
1h.	Re-elect Mr. Rahul Merchant	FOR	FOR		✓ 99.2%
1i.	Re-elect Mr. Rami Rahim	FOR	FOR		✓ 99.2%
1j.	Re-elect Mr. William R. Stensrud	FOR	• OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	✓ 91.8%
2.	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	✓ 92.3%
3.	Advisory vote on executive remuneration	FOR	• OPPOSE	Excessive variable remuneration. An important part of the variable remuneration is based on continued	<ul><li>✓ 92.5%</li></ul>
				employment only.	
4.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		✓ 97.8%
5.	To approve the amendment of the Omnibus Incentive Plan	FOR	OPPOSE	The potential variable remuneration exceeds our guidelines.	✔ 82.8%



# Kingspan Group

ltem	Agenda	Board	Ethos		Res	sult
1	2022 annual report and accounts	FOR	FOR		~	99.7%
2	Final dividend	FOR	OPPOSE	The proposed dividend is inconsistent with the company's financial situation.	~	99.7%
	Elections to the board of directors					
3(a)	Re-elect Mr. Jost Massenberg	FOR	FOR		-	88.9%
3(b)	Re-elect Mr. Gene M. Murtagh	FOR	FOR		~	95.5%
3(c)	Re-elect Mr. Geoff Doherty	FOR	FOR		~	95.2%
3(d)	Re-elect Mr. Russell Shiels	FOR	OPPOSE	Executive director. The number of executives on the board exceeds market practice.	~	95.1%
3(e)	Re-elect Mr. Gilbert McCarthy	FOR	OPPOSE	Executive director. The number of executives on the board exceeds market practice.	~	94.6%
3(f)	Re-elect Ms. Linda Hickey	FOR	OPPOSE	Non independent lead director, which is not best practice.	•	97.0%
3(g)	Re-elect Ms. Anne Heraty	FOR	FOR		~	99.6%
3(h)	Re-elect Ms. Éimear Moloney	FOR	FOR		~	98.4%
3(i)	Re-elect Mr. Paul Murtagh	FOR	• OPPOSE	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence.	~	95.0%
3(j)	Elect Mr. Senan Murphy	FOR	FOR		~	98.6%
4	Auditor's remuneration	FOR	FOR		~	100.0%
5	Advisory vote on directors' remuneration report	FOR	FOR		~	97.4%
6	Non-executive directors' fees	FOR	<ul> <li>OPPOSE</li> </ul>	The proposed increase relative to the previous year is not justified.	1	99.1%
7	Authority to allot shares	FOR	FOR		~	98.7%
8	General authority to disapply pre- emption rights	FOR	FOR		~	99.5%
9	Specific authority to disapply pre- emption rights for an acquisition or specified capital investment	FOR	FOR		•	99.4%
10	Authority to purchase own shares	FOR	<ul> <li>OPPOSE</li> </ul>	The executive variable remuneration depends on "per share" indicators, which are artificially positively impacted by the company's share repurchase programme.	~	99.6%
11	Authority to reissue treasury shares	FOR	FOR		~	100.0%
12	Authority to call general meetings on short notice	FOR	OPPOSE	14-days is insufficient for shareholders to vote in an informed manner.	~	94.3%



# **KION Group**

ltem	Agenda	Board	Ethos		Result
1	Receive the Annual Report	NON- VOTING	NON- VOTING		
2	Approve the Dividend	FOR	FOR		<b>v</b> 100.09
3	Approve Discharge of Management Board	FOR	FOR		✓ 99.9%
4	Approve Discharge of Supervisory Board	FOR	OPPOSE	Concerns that the board did not address the low support of the 2021 remuneration report.	✓ 92.2%
5	Appoint the Auditors	FOR	FOR		✓ 99.8%
6	Approve Remuneration Report	FOR	<ul> <li>OPPOSE</li> </ul>	The information provided is insufficient.	✔ 66.3%
				Concerns over the excessive sign-on bonus granted to the new CEO.	
7	Amend Articles: Virtual general meetings and virtual attendance of Supervisory Board membes at virtual general meetings (Article 19 (6))	FOR	OPPOSE	The amendment allows the company to organise a virtual general meeting without any adequate justification.	✔ 86.09
	Board main features				
8	Elections to the Supervisory Board: Dr. Nicolas Peter	FOR	FOR		✓ 98.9%



# Koninklijke Philips

ltem	Agenda	Board	Et	hos		Re	sult
1.	Address by the company CEO	NON- VOTING		NON- VOTING			
2a.	Explanation of the policy on reserves and dividends	NON- VOTING		NON- VOTING			
2b.	Adoption of the financial statements	FOR		FOR		~	100.0%
2c.	Approve allocation of income	FOR		FOR		~	99.1%
2d.	Approve remuneration report	FOR		FOR		~	94.8%
2e.	Discharge of executive board	FOR	•	OPPOSE	We strongly disagree with the management of the company's affairs.	×	23.6%
2f.	Discharge of supervisory board	FOR	٠	OPPOSE	We strongly disagree with the board's decisions.	~	94.8%
3.	Re-elect Mr. Abhijit Bhattacharya to the executive board	FOR		FOR		~	99.3%
4.	Composition of the supervisory board						
4a.	Re-elect Mr. David Pyott	FOR		FOR		~	94.2%
4b.	Re-elect Ms. Elizabeth Doherty	FOR		FOR		~	97.2%
5.	Election of auditor: Ernst & Young	FOR		FOR		~	99.9%
6.	Election of auditor: PricewaterhouseCoopers	FOR		FOR		~	99.9%
7a.	Authorisation to issue shares	FOR		FOR		~	96.3%
7b.	Authorisation to restrict or exclude pre-emptive rights	FOR		FOR		~	95.7%
8.	Authorisation to repurchase own shares	FOR	•	OPPOSE	The amount of the repurchase is excessive given the financial situation and perspectives of the company.	~	97.3%
9.	Reduce share capital via cancellation of shares	FOR	•	OPPOSE	The company proposes to cancel shares despite its deteriorated performance.	~	99.3%
10.	Any other business	NON- VOTING		NON- VOTING			



#### Kroger

ltem	Agenda	Board	Et	hos		Res	sult
1.	Elections of directors						
1a.	Re-elect Ms. Nora A. Aufreiter	FOR		FOR		~	98.7%
1b.	Re-elect Mr. Kevin M. Brown	FOR		FOR		~	98.9%
1c.	Re-elect Ms. Elaine L. Chao	FOR		FOR		~	98.6%
1d.	Re-elect Ms. Anne Gates	FOR		FOR		~	96.4%
1e.	Re-elect Ms. Karen Hoguet	FOR		FOR		~	98.9%
1f.	Re-elect Mr. W. Rodney McMullen	FOR	٠	OPPOSE	Combined chairman and CEO.	•	92.8%
					The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1g.	Re-elect Mr. Clyde R. Moore	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	93.3%
1h.	Re-elect Mr. Ronald L. Sargent	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	93.2%
1i.	Re-elect Ms. J. Amanda Sourry Knox	FOR		FOR		~	98.6%
1j.	Re-elect Mr. Mark S. Sutton	FOR		FOR		~	98.5%
1k.	Re-elect Mr. Ashok Vemuri	FOR		FOR		~	98.9%
2.	Advisory vote on executive remuneration	FOR	•	OPPOSE	Excessive variable remuneration. An important part of the variable remuneration is not subject to challenging long-term performance conditions.	~	91.4%
3.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	96.0%
4.	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	91.4%
5.	Shareholder resolution: Report on Public Health Costs from Sale of Tobacco Products	OPPOSE	•	FOR	Enhanced disclosure on public health costs and associated risks with tobacco products.	×	12.7%
6.	Shareholder resolution: Listing of Charitable Contributions of \$10,000 or More	OPPOSE	•	FOR	Enhanced disclosure of charitable contributions.	×	6.7%
7.	Shareholder resolution: Report on Recyclability of Packaging	OPPOSE	•	FOR	We support corporate policies aiming to prevent environmental risks.	×	31.8%
8.	Shareholder resolution: Gender and Racial Pay Equity Report	OPPOSE	•	FOR	The proposal aims at promoting gender equality, ethnic diversity and at preventing discrimination.	~	51.9%
9.	Shareholder resolution: Report on EEO Policy Risks	OPPOSE		OPPOSE		×	1.9%



# Laboratory Corporation of America

ltem	Agenda	Board	Et	hos		Res	sult
1.	Elections of directors						
1a.	Re-elect Ms. Kerrii B. Anderson	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	87.1%
1b.	Re-elect Mr. Jean-Luc Bélingard	FOR	•	OPPOSE	The director is over 75 years old, which exceeds guidelines.	~	95.3%
					The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1c.	Re-elect Mr. Jeffrey A. Davis	FOR		FOR		~	99.8%
1d.	Re-elect Dr. D. Gary Gilliland	FOR		FOR		~	99.8%
1e.	Elect Ms. Kirsten M. Kliphouse	FOR		FOR		~	99.9%
1f.	Re-elect Dr. Garheng Kong	FOR		FOR		~	87.5%
1g.	Re-elect Mr. Peter M. Neupert	FOR		FOR		~	97.7%
1h.	Re-elect Ms. Richelle P. Parham	FOR	٠	OPPOSE	Concerns over the director's time commitments.	•	97.8%
1i.	Re-elect Mr. Adam H. Schechter	FOR	٠	OPPOSE	Combined chairman and CEO.	~	94.0%
1j.	Re-elect Ms. Kathryn E. Wengel	FOR		FOR		~	99.0%
1k.	Re-elect Prof. Dr. R. Sanders Williams	FOR	•	OPPOSE	The director is over 75 years old, which exceeds guidelines.	~	96.7%
					The director has been sitting on the board for over 16 years, which exceeds guidelines.		
2.	Advisory vote on executive	FOR	٠	OPPOSE	Excessive variable remuneration.	~	92.1%
	remuneration				An important part of the variable remuneration is based on continued employment only.		
3.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	96.8%
4.	Re-election of the auditor	FOR		FOR		~	99.2%
5.	Shareholder resolution: Independent chairman	OPPOSE	•	FOR	The separation of functions allows an effective supervision of the management by the board.	×	30.6%
6.	Shareholder resolution: Report on transport of nonhuman primates within the U.S.	OPPOSE	•	FOR	We support policies aiming to protect the welfare of animals and public health.	×	10.2%
7.	Shareholder resolution: Report on Risks Related to Fulfilling Information Requests for Enforcing Laws Criminalizing Abortion Access	OPPOSE	•	FOR	Protecting customer privacy is crucial for maintaining a good reputation and building trust with customers.	×	15.0%



#### Lennox International

ltem	Agenda	Board	Ethos		Result
1	Elections of directors				
1.01	Re-elect Ms. Janet K. Cooper	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	✓ 95.7%
1.02	Re-elect Mr. John W. Norris	FOR	<ul> <li>OPPOSE</li> </ul>	The director has been sitting on the board for over 16 years, which exceeds guidelines.	✓ 97.6%
1.03	Re-elect Ms. Karen H. Quintos	FOR	FOR		✓ 99.0%
1.04	Re-elect Mr. Shane D. Wall	FOR	FOR		✓ 98.4%
2.	Advisory vote on executive remuneration	FOR	• OPPOSE	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only. Concerns over the excessive sign-on bonus granted to the new CEO.	✓ 91.3%
3.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		✔ 98.8%
4.	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	✓ 97.4%



# Lenzing

ltem	Agenda	Board	Ethos		Res	ult
1	Receive the Annual Report	NON- VOTING	NON- VOTING			
2	Approve Discharge of Management Board	FOR	FOR		•	99.7%
3	Approve Discharge of Supervisory Board	FOR	FOR		~	99.1%
4	Approve non-executive director fees	FOR	<ul> <li>OPPOSE</li> </ul>	The proposed remuneration for the chairman of the board is excessive.	~	86.1%
	Board main features					
5a	Approve increase of the number of members elected by the shareholders on the Supervisory Board	FOR	FOR		~	99.9%
5b	Elections to the Supervisory Board: Mag. Gerhard Schwartz	FOR	FOR		~	86.9%
5c	Elections to the Supervisory Board: Nicole van der Elst Desai	FOR	FOR		~	100.0%
5d	Elections to the Supervisory Board: Mag. Helmut Bernkopf	FOR	FOR		~	90.3%
5e	Elections to the Supervisory Board: Dr. Christian Bruch	FOR	FOR		~	90.4%
5f	Elections to the Supervisory Board: Dr. Franz Gasselsberger	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	~	77.4%
6	Approve Remuneration Report	FOR	<ul> <li>OPPOSE</li> </ul>	Performance targets are not sufficiently challenging.	~	75.6%
7	Appoint the Auditors	FOR	FOR		~	99.9%
8	Approve the creation of a new Authorised Capital, the cancellation of the existing Authorised Capital and related amendments to the Articles of Association	FOR	OPPOSE	Excessive potential capital increase without pre-emptive rights.	~	75.2%
9a	Authorisation to issue convertible bonds and cancellation of existing authorisation to issue convertible bonds	FOR	OPPOSE	Additional potential dilution which is not in shareholders' interests.	~	75.2%
9b	Approve the creation a new Conditional Capital, the cancellation for the existing Conditional Capital and related amendments to the Articles of Association	FOR	OPPOSE	Excessive potential capital increase without pre-emptive rights.	~	75.2%



#### Liberty Global

ltem	Agenda	Board	Ethos		Res	sult
	Elections of directors					
1.	Re-elect Ms. Miranda Curtis	FOR	<ul> <li>OPPOSE</li> </ul>	Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent.	•	70.9%
2.	Re-elect Mr. J. David Wargo	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	88.3%
3.	Advisory vote on the remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive total remuneration.	•	60.8%
				An important part of the variable remuneration is not subject to challenging long-term performance conditions.		
4.	Approve the remuneration policy	FOR	<ul> <li>OPPOSE</li> </ul>	The potential variable remuneration exceeds our guidelines.	~	60.9%
				The non-executive directors receive variable remuneration and options.		
5.	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	58.2%
6.	Re-election of KPMG LLP (US) as auditor	FOR	FOR		•	99.6%
7.	Re-election of KPMG LLP (UK) as auditor	FOR	<ul> <li>OPPOSE</li> </ul>	The auditor's long tenure raises independence concerns.	~	99.6%
8.	Authorise Board to Fix Remuneration of Auditors	FOR	FOR		•	99.9%
9.	Authority to allot shares	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive potential capital increase with pre-emptive rights.	~	61.5%
10.	Authority to waive pre-emptive rights	FOR	FOR		~	99.7%
11.	Authorise UK political donations and political expenditure	FOR	OPPOSE	Authorisation to make political donations exceeds our guidelines.	~	94.1%
12.	Authorise purchase of own shares	FOR	OPPOSE	The amount to be repurchased exceeds 10% of the share capital.	~	99.0%
13.	Approve the amendment of the Liberty Global 2023 Incentive Plan	FOR	<ul> <li>OPPOSE</li> </ul>	Potential excessive awards.	•	58.3%



# London Stock Exchange

Final dividend

2022 annual report and accounts

Agenda

ltem

1

2

27.04.2023 AGM

	27.04.202	3	AGIVI
		Re	sult
		~	100.0%
		~	100.0%
E	Excessive variable remuneration.	~	98.6%
=	The notential variable remuneration		07 5 0/

3	Advisory vote on directors' remuneration report	FOR	OPPOSE	Excessive variable remuneration.	✓ 98.6	3%
4	Binding vote on directors' remuneration policy	FOR	OPPOSE	The potential variable remuneration exceeds our guidelines.	✓ 97.5	5%
	Elections to the board of directors					
5	Re-elect Mr. Dominic Blakemore	FOR	FOR		✓ 98.3	3%
6	Re-elect Mr. Martin Brand	FOR	FOR		✓ 97.7	7%
7	Re-elect Ms. Kathleen DeRose	FOR	FOR		✓ 99.1	%
3	Re-elect Ms. Tsega Gebreyes	FOR	FOR		✓ 99.3	3%
)	Re-elect Baroness Cressida Hogg CBE	FOR	FOR		✓ 99.0	)%
10	Re-elect Ms. Anna Manz	FOR	FOR		✓ 99.5	5%
1	Re-elect Ms. Val Rahmani	FOR	FOR		✓ 97.2	2%
2	Re-elect Mr. Don Robert	FOR	FOR		✓ 98.2	2%
3	Re-elect Mr. David Schwimmer	FOR	FOR		✓ 99.6	3%
4	Re-elect Mr. Douglas M. Steenland	FOR	FOR		✓ 97.7	7%
5	Re-elect Mr. Ashok Vaswani	FOR	FOR		✓ 99.2	2%
6	Elect Mr. Scott Guthrie	FOR	FOR		✓ 98.3	3%
7	Elect Mr. William Vereker	FOR	FOR		<b>v</b> 100.0	)%
8	Re-appoint Ernst & Young as auditors	FOR	FOR		✓ 99.7	7%
19	Auditor's remuneration	FOR	FOR		<b>v</b> 100.0	)%
20	Authority to allot shares	FOR	FOR		✓ 97.4	1%
21	Political donations and political expenditure	FOR	FOR		✓ 99.1	%
22	General authority to disapply pre- emption rights	FOR	FOR		<ul><li>✓ 92.4</li></ul>	1%
23	Specific authority to disapply pre- emption rights for an acquisition or specified capital investment	FOR	FOR		✓ 91.8	3%
24	Authority to purchase own shares	FOR	• OPPOSE	The executive variable remuneration depends on "per share" indicators, which are artificially positively impacted by the company's share repurchase programme.	✓ 99.6	3%
25	Off-market purchases of shares from the Consortium Shareholders	FOR	OPPOSE	The amount to be repurchased exceeds 10% of the share capital.	✓ 99.8	3%
26	Authority to call general meetings on short notice	FOR	OPPOSE	14-days is insufficient for shareholders to vote in an informed manner.	✓ 97.4	1%

Board

FOR

FOR

Ethos

FOR

FOR

#### L'Oréal

ltem	Agenda	Board	Ethos		Res	ult
1	Approval of the statutory financial statements	FOR	FOR		~	99.9%
2	Approval of the consolidated financial statements	FOR	FOR		<b>~</b>	100.0%
3	Approve allocation of income and dividend	FOR	FOR		<b>~</b>	100.0%
	Elections to the board of directors					
4	Re-elect Ms. Sophie Bellon- Clamens	FOR	FOR		~	93.5%
5	Re-elect Ms. Fabienne Dulac	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	•	87.9%
6	Approval of the total maximum amount allotted to directors	FOR	FOR		~	99.7%
7	Approve the remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	×	85.0%
8	Approve the 2022 remuneration of Mr. Jean-Paul Agon, Chairman	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive fixed remuneration.	~	94.1%
9	Approve the 2022 remuneration of Mr. Nicolas Hieronimus, CEO	FOR	OPPOSE	Excessive variable remuneration.	~	97.2%
10	Approve the remuneration policy of directors	FOR	FOR		~	99.7%
11	Approve the remuneration policy of the Chairman	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive fixed remuneration.	~	96.1%
12	Approve the remuneration policy of the CEO	FOR	<ul> <li>OPPOSE</li> </ul>	The potential variable remuneration exceeds our guidelines.	•	93.2%
13	Approve a treasury share buy-back and disposal program	FOR	FOR		*	99.2%
14	Delegation to increase capital by issuing shares with preferential subscription rights	FOR	FOR		~	96.5%
15	To authorise capital increases by transfer of reserves	FOR	FOR		•	100.0%
16	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	FOR	FOR		~	99.5%
17	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		•	99.0%
18	Authorise capital increases related to an all-employee share ownership plan, reserved for employees of foreign subsidiaries	FOR	FOR		•	99.0%
19	Approval of the proposed partial contribution of assets subject to the demerger regime granted by the Company to its L'Oréal France subsidiary	FOR	FOR		<b>*</b>	100.0%

# ethos

MIX

21.04.2023



#### L'Oréal

# 21.04.2023 MIX

ltem	Agenda	Board	Ethos	Result
20	Approval of the proposed partial contribution of assets subject to the demerger regime granted by the Company to its L'Oréal International Distribution subsidiary	FOR	FOR	<b>√</b> 100.0%
21	Delegation of powers for the completion of formalities	FOR	FOR	<b>√</b> 100.0%



#### Lowe's Companies

ltem	Agenda	Board	Et	hos		Re	sult
1	Elections of directors						
1.1	Re-elect Mr. Ralph (Raul) Alvarez	FOR		FOR		~	94.6%*
1.2	Re-elect Mr. David H. Batchelder	FOR		FOR		~	97.9%*
1.3	Elect Mr. Scott H. Baxter	FOR		FOR		~	98.7%*
1.4	Re-elect Ms. Sandra B. Cochran	FOR		FOR		~	99.1%*
1.5	Re-elect Ms. Laurie Z. Douglas	FOR		FOR		~	98.7%*
1.6	Re-elect Mr. Richard W. Dreiling	FOR		FOR		~	96.9%*
1.7	Re-elect Mr. Marvin R. Ellison	FOR	٠	WITHHOLD	Combined chairman and CEO.	~	94.0%*
1.8	Re-elect Mr. Daniel J. Heinrich	FOR		FOR		~	98.6%*
1.9	Re-elect Mr. Brian C. Rogers	FOR		FOR		~	97.7%*
1.10	Re-elect Mr. Bertram L. Scott	FOR		FOR		~	96.8%*
1.11	Re-elect Ms. Colleen Taylor	FOR		FOR		~	99.1%*
1.12	Re-elect Ms. Mary Beth West	FOR		FOR		~	99.2%*
2	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	~	92.0%
3	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	98.4%
4	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	95.2%
5	Shareholder resolution: Independent chairman	OPPOSE	•	FOR	The separation of functions allows an effective supervision of the management by the board.	×	23.9%

\* This election is based on the plurality voting system : when the election is not contested, the candidate (or slate of candidates) is elected if there is at least one vote FOR.



#### LPL Financial

ltem	Agenda	Board	Ethos		Res	ult
1	Elections of directors					
1.a	Re-elect Mr. Dan H. Arnold	FOR	FOR		~	99.1%
1.b	Re-elect Mr. Edward C. Bernard	FOR	FOR		~	99.4%
1.c	Re-elect Ms. H. Paulett Eberhart	FOR	FOR		~	95.9%
1.d	Re-elect Mr. William F. Glavin Jr.	FOR	FOR		~	98.2%
1.e	Elect Mr. Albert J. Ko	FOR	FOR		~	99.9%
1.f	Re-elect Ms. Allison H. Mnookin	FOR	FOR		~	97.8%
1.g	Re-elect Ms. Anne M. Mulcahy	FOR	FOR		~	97.9%
1.h	Re-elect Mr. James S. Putnam	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	95.3%
1.i	Re-elect Mr. Richard p. Schifter	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	95.5%
1.j	Re-elect Mr. Corey E. Thomas	FOR	FOR		~	98.0%
2	Re-election of the auditor	FOR	<ul> <li>OPPOSE</li> </ul>	The auditor's long tenure raises independence concerns.	•	95.4%
3	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	~	97.1%
4	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	98.9%

# ethos

MIX

20.04.2023

#### LVMH

ltem	Agenda	Board	Ethos		Result
1	Approval of the statutory financial statements	FOR	FOR		✓ 100.0%
2	Approval of the consolidated financial statements	FOR	FOR		✓ 100.09
3	Approve allocation of income and dividend	FOR	FOR		✓ 100.09
4	Special report of the statutory auditors on regulated agreements and commitments	FOR	OPPOSE	Serious doubts are raised concerning the quality, truthfulness and comprehensiveness of the information provided.	✔ 84.69
	Elections to the board of directors				
5	Re-elect Ms. Delphine Arnault	FOR	OPPOSE	Executive director. The board is not sufficiently independent.	✓ 99.2%
6	Re-elect Mr. Antonio Belloni	FOR	OPPOSE	Executive director. The board is not sufficiently independent.	✓ 92.7%
7	Re-elect Ms. Marie-Josée Kravis	FOR	OPPOSE	Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent.	✓ 84.89
8	Re-elect Ms. Marie-Laure Sauty de Chalon	FOR	FOR		✓ 98.5%
9	Re-elect Ms. Natacha Valla	FOR	FOR		✓ 95.3%
10	Elect Mr. Laurent Mignon	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	✓ 90.9%
11	Renewal of Lord Powell of Bayswater's term of office as Advisory Board member	FOR	<ul> <li>OPPOSE</li> </ul>	The appointment of non-voting directors goes against best practice.	✓ 80.5%
12	Appointment of Diego Della Valle as Advisory Board member	FOR	OPPOSE	The appointment of non-voting directors goes against best practice.	✓ 80.5%
13	Approve the remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive fixed and variable remuneration.	✔ 82.5%
14	Approve the 2022 remuneration of Mr. Bernard Arnault, Chairman and CEO	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	✓ 82.29
15	Approve the 2022 remuneration of Mr. Antonio Belloni, Deputy CEO	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive fixed remuneration.	✔ 82.29
16	Approve directors' fees	FOR	FOR		<ul><li>99.99</li></ul>
17	Approve the remuneration policy of the Chairman and CEO	FOR	<ul> <li>OPPOSE</li> </ul>	The potential variable remuneration exceeds our guidelines.	✔ 80.59
18	Approve the remuneration policy of the Deputy CEO	FOR	OPPOSE	Excessive total remuneration.	✔ 80.49
19	Approve a treasury share buy-back and disposal programme	FOR	FOR		✓ 99.6%
20	Reduce share capital via cancellation of shares	FOR	FOR		✓ 100.0%
21	Authorise capital increases by transfer of reserves	FOR	FOR		✓ 100.09



# LVMH

20.04.2023 MIX

ltem	Agenda	Board	Ethos		Res	sult
22	Delegation to issue shares and capital securities, shareholders' preferential subscription rights are maintained	FOR	FOR		~	99.4%
23	Delegation to issue shares and capital securities by public offering	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive potential capital increase without pre-emptive rights.	•	81.3%
24	Delegation to issue shares and capital securities by private placement	FOR	OPPOSE	Pre-emptive rights are waivered, a public offering is preferable rather than a private placement for issuing shares.	~	80.3%
25	"Green shoe" autorisation share issuances with or without pre- emptive rights	FOR	OPPOSE	Additional potential dilution which is not in shareholders' interests.	~	80.4%
26	Delegation to issue shares and capital securities as consideration for any public exchange offer initiated by the company	FOR	<ul> <li>OPPOSE</li> </ul>	An independent valuation and a special meeting serves the best interests of shareholders.	~	80.6%
27	Delegation to issue shares and capital securities as consideration for contributions in kind	FOR	FOR		~	96.5%
28	Approve distribution of performance shares	FOR	OPPOSE	No individual caps are disclosed for the award of performance shares.	•	83.1%
29	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		•	99.6%
30	Determination of the overall limit for capital increases with or without pre-emptive rights	FOR	FOR		~	96.6%



# Marketaxess Holdings

ltem	Agenda	Board	Ethos		Res	sult
1	Elections of directors					
1.a	Re-elect Mr. Richard M. McVey	FOR	FOR		~	97.6%
1.b	Re-elect Mr. Christopher R. Concannon	FOR	FOR		~	99.3%
1.c	Re-elect Ms. Nancy A. Altobello	FOR	FOR		~	96.2%
1.d	Re-elect Mr. Steven L. Begleiter	FOR	FOR		~	99.3%
1.e	Re-elect Mr. Stephen P. Casper	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	94.6%
1.f	Re-elect Ms. Jane Chwick	FOR	FOR		-	98.8%
1.g	Re-elect Mr. William F. Cruger	FOR	FOR		~	96.7%
1.h	Re-elect Ms. Kourtney Gibson	FOR	FOR		~	99.3%
1.i	Re-elect Mr. Richard G. Ketchum	FOR	FOR		~	99.3%
1.j	Re-elect Ms. Emily H. Portney	FOR	FOR		~	99.8%
1.k	Re-elect Mr. Richard L. Prager	FOR	FOR		~	95.6%
2.	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	~	91.7%
3	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	•	92.4%
				An important part of the variable remuneration is not subject to challenging long-term performance conditions.		
4	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		•	99.1%



etho	20
	72

# Mastercard

ltem	Agenda	Board	Et	hos		Re	sult
1.	Elections of directors						
1a.	Re-elect Dr. Merit E. Janow	FOR		FOR		<ul> <li>Image: A start of the start of</li></ul>	98.1%
1b.	Re-elect Mr. Candido Bracher	FOR		FOR		-	99.5%
1c.	Re-elect Mr. Richard K. Davis	FOR		FOR		<b>~</b>	98.4%
1d.	Re-elect Mr. Julius M. Genachowski	FOR	٠	OPPOSE	Concerns over the director's time commitments.	~	96.4%
1e.	Re-elect Mr. Choon Phong Goh	FOR		FOR		-	94.5%
1f.	Re-elect Mr. Oki Matsumoto	FOR		FOR		-	98.7%
1g.	Re-elect Mr. Michael Miebach	FOR		FOR		<ul> <li>Image: A start of the start of</li></ul>	99.8%
1h.	Re-elect Prof. Dr. Youngme E. Moon	FOR		FOR		~	98.8%
1i.	Re-elect Ms. Rima Qureshi	FOR		FOR		-	98.2%
1j.	Re-elect Ms. Gabrielle Sulzberger	FOR		FOR		-	98.0%
1k.	Re-elect Mr. Harit Talwar	FOR		FOR		-	99.4%
11.	Re-elect Mr. Lance Uggla	FOR		FOR		<ul> <li>Image: A start of the start of</li></ul>	99.0%
2.	Advisory vote on executive remuneration	FOR	•	OPPOSE	Excessive variable remuneration. An important part of the variable remuneration is not subject to challenging long-term performance conditions.	~	95.6%
3.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	97.1%
4.	To approve the Employee Stock Purchase Plan	FOR		FOR		•	99.7%
5.	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	•	95.2%
6.	Shareholder resolution: Report on on ensuring respect for civil liberties	OPPOSE		OPPOSE		×	0.6%
7.	Shareholder resolution: Report on New Merchant Category Code for Gun and Ammunition Stores	OPPOSE	•	FOR	Enhanced disclosure on risks attached to purchasing guns.	×	9.5%
8.	Shareholder resolution: Report on Lobbying Disclosure	OPPOSE	•	FOR	Enhanced disclosure on lobbying expenses.	×	28.3%
9.	Shareholder resolution: stockholders approve advance notice bylaw amendments	OPPOSE	•	FOR	The proposal aims at improving the company's corporate governance.	×	13.4%
10.	Shareholder resolution: Report on Cost-Benefit Analysis of Diversity and Inclusion Efforts	OPPOSE		OPPOSE		×	0.5%



# Mazda Motor

ltem	Agenda	Board	Ethos		Res	sult
1	Dividend Allocation	FOR	FOR		~	98.5%
	Election of Directors with an Audit & Supervisory Committee					
2.1	Re-elect Mr. Kiyotaka Shobuda	FOR	FOR			94.0%
2.2	Re-elect Mr. Mitsuru Ono	FOR	FOR			98.3%
2.3	Re-elect Mr. Masahiro Moro	FOR	FOR		~	97.0%
2.4	Re-elect Mr. Yasuhiro Aoyama	FOR	FOR		~	98.4%
2.5	Re-elect Mr. Ichiro Hirose	FOR	FOR		~	98.4%
2.6	Re-elect Mr. Takeshi Mukai	FOR	FOR		~	98.4%
2.7	Elect Mr. Jeffrey H. Guyton	FOR	<ul> <li>OPPOSE</li> </ul>	Executive director and the board size is excessive.	~	98.2%
2.8	Elect Mr. Takeji Kojima	FOR	<ul> <li>OPPOSE</li> </ul>	Executive director and the board size is excessive.	~	98.3%
2.9	Re-elect Mr. Kiyoshi Sato	FOR	FOR		~	99.3%
2.10	Re-elect Ms. Michiko Ogawa	FOR	FOR			98.7%
3.1	Re-elect Mr. Nobuhiko Watabe	FOR	OPPOSE	The director has held executive functions in the company during the last three years and sits on the audit committee.	•	90.8%
3.2	Re-elect Mr. Akira Kitamura	FOR	FOR		~	80.8%
3.3	Re-elect Ms. Hiroko Shibasaki	FOR	FOR		~	99.7%
3.4	Re-elect Mr. Masato Sugimori	FOR	FOR		~	99.4%
3.5	Elect Mr. Hiroshi Inoue	FOR	FOR		-	99.6%
4	Approve Compensation Ceiling for Directors Who Are Not Audit Committee Members	FOR	OPPOSE	Excessive total remuneration.	~	99.5%



# Mercedes-Benz Group

ltem	Agenda	Board	Ethos		Res	sult
1	Receive the Annual Report	NON- VOTING	NON- VOTING			
2	Approve the Dividend	FOR	FOR		~	99.8%
3	Approve Discharge of Management Board	FOR	FOR		*	99.2%
4	Approve Discharge of Supervisory Board	FOR	FOR		~	98.6%
5a	Appoint the Auditors for financial year 2023 including interim financial reports	FOR	FOR		~	93.0%
5b	Appoint the Auditors for interim financial reports for financial year 2024 until the AGM 2024	FOR	FOR		~	99.8%
5c	Appoint the Auditors for financial year 2024 including interim financial reports after the AGM 2024	FOR	FOR		~	99.9%
	Board main features					
6	Elections to the Supervisory Board: Stefan Pierer	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	~	82.4%
7	Approve Remuneration of the Supervisory Board members and related amendments to the Articles of Association	FOR	<ul> <li>OPPOSE</li> </ul>	The chairman's remuneration is excessive.	~	98.2%
8	Approve Remuneration System for the Management Board members	FOR	OPPOSE	The potential variable remuneration exceeds our guidelines.	~	91.0%
9	Approve Remuneration Report	FOR	OPPOSE	Excessive variable remuneration.	~	86.2%
10	Approve the creation of a new Authorised Capital 2023, the cancellation of the existing Authorised Capital 2023 and related amendments to the Articles of Association	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive potential capital increase without pre-emptive rights.	~	92.2%
11	Amend Articles: Virtual general meetings (Article 11)	FOR	OPPOSE	The amendment allows the company to organise a virtual general meeting without any adequate justification.	~	90.6%
12	Amend Articles: Virtual attendance of Supervisory Board members at virtual general meetings (Article 11a)	FOR	FOR		~	94.7%



# Merck

ltem	Agenda	Board	Et	hos		Res	sult
1	Elections of directors						
1.a	Re-elect Mr. Douglas M. Baker Jr.	FOR		FOR		~	98.2%
1.b	Re-elect Ms. Mary Ellen Coe	FOR		FOR		~	98.2%
1.c	Re-elect Ms. Pamela J. Craig	FOR		FOR		~	97.9%
1.d	Re-elect Mr. Robert M. Davis	FOR	٠	OPPOSE	Combined chairman and CEO.	~	91.5%
1.e	Re-elect Mr. Thomas H. Glocer	FOR	•	OPPOSE	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	~	92.6%
					Non independent lead director, which is not best practice.		
					The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1.f	Re-elect Dr. Risa Lavizzo-Mourey	FOR		FOR		~	97.4%
1.g	Re-elect Mr. Stephen L. Mayo	FOR		FOR		~	99.4%
1.h	Re-elect Mr. Paul B. Rothman	FOR		FOR		~	99.4%
1.i	Re-elect Ms. Patricia F. Russo	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	86.1%
					Non-independent director and the board size is excessive.		
1.j	Re-elect Prof. Dr. Christine E. Seidman	FOR		FOR		1	99.3%
1.k	Re-elect Mr. Inge G. Thulin	FOR		FOR		~	97.0%
1.1	Re-elect Ms. Kathy J. Warden	FOR		FOR		~	97.8%
1.m	Re-elect Mr. Peter C. Wendell	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	95.6%
2	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	•	91.3%
3	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	98.5%
4	Re-election of the auditor	FOR	•	OPPOSE	The auditor's long tenure raises independence concerns.	•	94.3%
5	Shareholder resolution: Regarding Business Operations in China	OPPOSE		OPPOSE		×	3.8%
6	Shareholder resolution: Access to COVID-19 Products	OPPOSE	•	FOR	We support corporate policies that encourage social responsibility.	×	31.2%
7	Shareholder resolution: Disclose political contributions	OPPOSE		FOR	Enhanced disclosure on political donations.	×	7.3%
8	Shareholder resolution: Report on Impact of Extended Patent Exclusivities on Product Access	OPPOSE	•	FOR	We support corporate policies that encourage social responsibility.	×	31.1%



### Merck

ltem	Agenda	Board	Ethos		Result			
9	Shareholder resolution: Congruency Report of Partnerships with Globalist Organisations	OPPOSE	OPPOSE		×	1.2%		
10	Shareholder resolution: Independent chairman	OPPOSE	• FOR	The separation of functions allows an effective supervision of the management by the board.	×	32.4%		



# Mettler Toledo International (MT)

ltem	Agenda	Board	Ethos	Result		
1.	Elections of directors					
1.1	Re-elect Mr. Robert F. Spoerry	FOR	FOR		~	92.7%
1.2	Elect Mr. Roland Diggelmann	FOR	FOR		~	99.3%
1.3	Re-elect Ms. Domitille Doat-Le Bigot	FOR	FOR		~	98.2%
1.4	Re-elect Ms. Elisha W. Finney	FOR	FOR		-	98.1%
1.5	Re-elect Mr. Richard David Francis	FOR	FOR		~	99.1%
1.6	Re-elect Mr. Michael A. Kelly	FOR	FOR		~	97.6%
1.7	Re-elect Mr. Thomas P. Salice	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	88.0%
1.8	Elect Ms. Ingrid Zhang	FOR	FOR		~	99.8%
2.	Re-election of the auditor	FOR	FOR		~	98.5%
3.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	~	86.7%
				An important part of the variable remuneration is based on continued employment only.		
4.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		•	98.8%

# ethos

# 10.05.2023 AGM

#### MIPS

ltem	Agenda	Board	Ethos		Result
1.	Opening of the Meeting	NON- VOTING	NON- VOTING		
2.	Election of the chairman of the Meeting	FOR	FOR		<b>~</b>
3.	Preparation and approval of the voting register	NON- VOTING	NON- VOTING		
4.	Election of persons to verify the minutes of the Meeting	NON- VOTING	NON- VOTING		
5.	Determination whether the Meeting has been duly convened	FOR	FOR		~
6.	Approval of the agenda	FOR	FOR		×
7.	Presentation of the (consolidated) annual report and the (consolidated) auditor's report	NON- VOTING	NON- VOTING		
8.	Address by the chairman of the board of directors	NON- VOTING	NON- VOTING		
9.	Address by the company CEO	NON- VOTING	NON- VOTING		
10.	Adoption of the financial statements	FOR	FOR		~
11.	Approve allocation of income and dividend	FOR	FOR		~
12.	Resolution on the discharge of the members of the board of directors and the CEO from liability				
12a.	Discharge of Magnus Welander	FOR	FOR		<b>~</b>
12b.	Discharge of Jonas Rahmn	FOR	FOR		<b>~</b>
12c.	Discharge of Jenny Rosberg	FOR	FOR		×
12d.	Discharge of Thomas Bräutigam	FOR	FOR		<b>~</b>
12e.	Discharge of Anna Hällöv	FOR	FOR		×
12f.	Discharge of Maria Hedengren	FOR	FOR		×
12g.	Discharge of Pernilla Wiberg	FOR	FOR		
12h.	Discharge of company CEO (Max Strandwitz)	FOR	FOR		×
13.	Approve remuneration report	FOR	FOR		~
14.	Resolution on the number of shareholder-elected members of the board of directors to be appointed	FOR	FOR		~
15a.	Approve directors' fees	FOR	FOR		<ul> <li>Image: A second s</li></ul>
15b.	Approve auditors' fees	FOR	FOR		~
16.	Composition of the board of directors				
16.1 (a)	Re-elect Mr. Magnus Welander	FOR	OPPOSE	Concerns over the director's time commitments.	*
16.1 (b)	Re-elect Mr. Thomas Bräutigam	FOR	FOR		<b>~</b>
16.1 (c)	Re-elect Ms. Maria Hedengren	FOR	FOR		×



## **MIPS**

21.

Closing of the Meeting

ltem	Agenda	Board	Eth	ios		Result
16.1 (d)	Re-elect Ms. Anna Hällöv	FOR		FOR		×
16.1 (e)	Re-elect Mr. Jonas Rahmn	FOR		FOR		×
16.1 (f)	Re-elect Ms. Jenny Rosberg	FOR		FOR		×
16.2.	Re-elect the chairman of the board of directors	FOR	•	OPPOSE	Concerns over the director's time commitments.	<b>~</b>
17.	Election of auditor	FOR		FOR		×
18.	Approve share-related incentive plans 2023-26, 2024-27 and 2025-28	FOR		FOR		~
19.	Authorisation to issue shares	FOR		FOR		×
20.	Authorisation to repurchase own shares	FOR		FOR		<b>~</b>

NON-

VOTING

NON-

VOTING



## **Molson Coors**

ltem	Agenda	Board	Ethos				esult	
1	Elections of directors							
1.1	Re-elect Mr. Roger G. Eaton	FOR		FOR		~	96.2%*	
1.2	Re-elect Mr. Charles M. Herington	FOR	•	WITHHOLD	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	95.5%*	
1.3	Re-elect Mr. H. Sanford Riley	FOR		FOR		~	68.9%*	
2	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	~	95.9%	
					An important part of the variable remuneration is based on continued employment only.			

\* This election is based on the plurality voting system : when the election is not contested, the candidate (or slate of candidates) is elected if there is at least one vote FOR.

# Moodys

ltem	Agenda	Board	Ethos		Result
1	Elections of directors				
1a	Re-elect Mr. Jorge A. Bermudez	FOR	FOR		✓ 94.9%
1b	Re-elect Ms. Thérèse Esperdy	FOR	FOR		✓ 98.7%
1c	Re-elect Mr. Robert Fauber	FOR	FOR		✓ 99.5%
1d	Re-elect Mr. Vincent A. Forlenza	FOR	FOR		✓ 95.9%
1e	Re-elect Ms. Kathryn M. Hill	FOR	FOR		✓ 97.1%
1f	Re-elect Mr. Lloyd W. Howell Jr.	FOR	FOR		✓ 97.9%
1g	Elect Mr. Jose M. Minaya	FOR	FOR		<ul><li>✓ 99.4%</li></ul>
1h	Re-elect Ms. Leslie F. Seidman	FOR	FOR		✓ 97.2%
1i	Re-elect Mr. Zig Serafin	FOR	FOR		✓ 98.6%
1j	Re-elect Mr. Bruce Van Saun	FOR	FOR		✓ 98.4%
2	To approve the amendment of the 2001 Employees' Stock Incentive Plan	FOR	OPPOSE	The potential variable remuneration exceeds our guidelines.	✓ 93.2%
3	Re-election of the auditor	FOR	FOR		✓ 98.2%
4	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	<ul><li>✓ 92.3%</li></ul>
5	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		✓ 99.0%

# ethos



# **Motorola Solutions**

ltem	Agenda	Board	Ethos		Result
1.	Elections of directors				
1a.	Re-elect Mr. Gregory Q. Brown	FOR	<ul> <li>OPPOSE</li> </ul>	Combined chairman and CEO.	✓ 93.9%
1b.	Re-elect Mr. Kenneth D. Denman	FOR	FOR		✓ 79.9%
1c.	Re-elect Mr. Egon P. Durban	FOR	OPPOSE	Concerns over the director's time commitments.	✔ 61.6%
1d.	Re-elect Dr. Ayanna M. Howard	FOR	FOR		✓ 99.7%
1e.	Re-elect Mr. Clayton M. Jones	FOR	FOR		✓ 99.4%
1f.	Re-elect Ms. Judy C. Lewent	FOR	OPPOSE	The director is over 75 years old, which exceeds guidelines.	✓ 95.9%
1g.	Re-elect Mr. Gregory K. Mondre	FOR	FOR		✓ 74.3%
1h.	Re-elect Mr. Joseph M. Tucci	FOR	OPPOSE	The director is over 75 years old, which exceeds guidelines.	✓ 92.3%
2.	Re-election of the auditor	FOR	FOR		✓ 99.7%
3.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	✓ 94.3%
4.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		✓ 99.0%



# Munich Re

ltem	Agenda	Board	Et	hos		Re	sult
1	Receive the Annual Report	NON- VOTING		NON- VOTING			
	Unannounced shareholder proposal made during the AGM: vote out the chair of the general meeting	OPPOSE	•	NO RECOMME ND.	The proposal was made during the AGM and shareholders voting by proxy could not vote on it.	×	0.1%
2	Approve the Dividend	FOR		FOR		<ul> <li>Image: A start of the start of</li></ul>	99.8%
3.1	Approve Discharge of Management Board member Dr. Joachim Wenning (CEO)	FOR		FOR		~	99.6%
3.2	Approve Discharge of Management Board member Dr. Thomas Blunck	FOR		FOR		•	99.8%
3.3	Approve Discharge of Management Board member Nicholas Gartside	FOR		FOR		•	99.8%
3.4	Approve Discharge of Management Board member Stefan Golling	FOR		FOR		~	99.8%
3.5	Approve Discharge of Management Board member Dr. Doris Höpke (member until 30 April 2022)	FOR		FOR		*	99.8%
3.6	Approve Discharge of Management Board member Dr. Christoph Jurecka	FOR		FOR		•	99.8%
3.7	Approve Discharge of Management Board member Dr. Torsten Jeworrek	FOR		FOR		~	99.8%
3.8	Approve Discharge of Management Board member Dr. Achim Kassow	FOR		FOR		•	99.8%
3.9	Approve Discharge of Management Board member Clarisse Kopff (member since 1 December 2022)	FOR		FOR		~	99.8%
3.10	Approve Discharge of Management Board member Dr. Markus Rieß	FOR		FOR		~	99.8%
4.1	Approve Discharge of Supervisory Board member Dr. Nikolaus von Bomhard (Chairman)	FOR		FOR		~	90.4%
4.2	Approve Discharge of Supervisory Board member Dr. Anne Horstmann (Vice Chairwoman)	FOR		FOR		~	97.5%
4.3	Approve Discharge of Supervisory Board member Prof. Dr. Dr. Ann- Kristin Achleitner	FOR		FOR		~	97.2%
4.4	Approve Discharge of Supervisory Board member Clement B. Booth	FOR		FOR		~	97.5%
4.5	Approve Discharge of Supervisory Board member Ruth Brown	FOR		FOR		~	97.4%

# Munich Re

ltem	Agenda	Board	Ethos		Res	sult
4.6	Approve Discharge of Supervisory Board member Stephan Eberl	FOR	FOR		~	97.5%
4.7	Approve Discharge of Supervisory Board member Frank Fassin	FOR	FOR		~	97.5%
4.8	Approve Discharge of Supervisory Board member Prof. Dr. Ursula Gather	FOR	FOR		~	97.4%
4.9	Approve Discharge of Supervisory Board member Gerd Häusler	FOR	FOR		~	97.5%
4.10	Approve Discharge of Supervisory Board member Angelika Judith Herzog	FOR	FOR		~	97.4%
4.11	Approve Discharge of Supervisory Board member Renata Jungo Brüngger	FOR	FOR		~	97.4%
4.12	Approve Discharge of Supervisory Board member Stefan Kaindl	FOR	FOR		~	95.2%
4.13	Approve Discharge of Supervisory Board member Dr. Carinne Knoche-Brouillon	FOR	FOR		~	97.4%
4.14	Approve Discharge of Supervisory Board member Gabriele Mücke	FOR	FOR		~	97.4%
4.15	Approve Discharge of Supervisory Board member Ulrich Plottke	FOR	FOR		~	95.2%
4.16	Approve Discharge of Supervisory Board member Manfred Rassy	FOR	FOR		~	97.5%
4.17	Approve Discharge of Supervisory Board member Gabriele Sinz- Toporzysek (member until 31 January 2022)	FOR	FOR		~	97.4%
4.18	Approve Discharge of Supervisory Board member Carsten Spohr	FOR	FOR		~	97.4%
4.19	Approve Discharge of Supervisory Board member Karl-Heinz Streibich	FOR	FOR		~	97.5%
4.20	Approve Discharge of Supervisory Board member Markus Wagner (member since 1 February 2022)	FOR	FOR		~	97.5%
4.21	Approve Discharge of Supervisory Board member Dr. Maximilian Zimmerer	FOR	FOR		~	97.5%
5	Appoint the Auditors	FOR	<ul> <li>OPPOSE</li> </ul>	Following the German auditor oversight body's sanction on Ernst & Young over breaches of professional duty, we cannot approve re-election.	~	96.2%
6	Approve Remuneration Report	FOR	OPPOSE	Performance targets are not sufficiently challenging.	~	88.5%
7.1	Amend Articles: Virtual general meetings (Article 7 (2))	FOR	OPPOSE	The amendment allows the company to organise a virtual general meeting without any adequate justification.	*	78.6%

# ethos



# Munich Re

ltem	Agenda	Board	Ethos		Res	sult
7.2	Amend Articles: Virtual attendance of Supervisory Board members at general meetings (Article 7 (3))	FOR	OPPOSE	The amendment allows the supervisory board members to virtually attend a general meeting without any adequate justification.	~	93.6%
7.3	Amend Articles: Editorial amendments (Article 8 (2) and (3))	FOR	FOR		•	99.7%
8	Amend Articles: Adaptation to a new law (Article 3 (4))	FOR	FOR		•	99.9%



# Munters Group

ltem	Agenda	Board	Ethos		Result
1.	Opening of the Meeting	NON- VOTING	NON- VOTING		
2.	Election of the chairman of the Meeting	FOR	FOR		•
3.	Preparation and approval of the voting register	FOR	FOR		<b>~</b>
4.	Approval of the agenda	FOR	FOR		×
5.	Determination whether the Meeting has been duly convened	FOR	FOR		•
6.	Election of persons to verify the minutes of the Meeting	NON- VOTING	NON- VOTING		
7.	Presentation of the (consolidated) annual report and the (consolidated) auditor's report	NON- VOTING	NON- VOTING		
8.	Adoption of the financial statements	FOR	FOR		•
9.	Approve allocation of income and dividend	FOR	FOR		•
10.	Resolution on the discharge of the members of the board of directors and the CEO from liability				
10a.	Discharge of Håkan Buskhe	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
10b.	Discharge of Helen Fasth Gillstedt	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
10c.	Discharge of the company CEO (Klas Forsström)	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
10d.	Discharge of Per Hallius	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	×
10e.	Discharge of Simon Henriksson	FOR	<ul> <li>OPPOSE</li> </ul>	The voting results of the AGM 2022 are not disclosed.	•
10f.	Discharge of Maria Håkansson	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
10g.	Discharge of Tor Jansson	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
10h.	Discharge of Magnus Lindquist	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
10i.	Discharge of Anders Lindqvist	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
10j.	Discharge of Magnus Nicolin	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
10k.	Discharge of Lena Olving	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
10I.	Discharge of Kristian Sildeby	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
10m.	Discharge of Juan Vargues	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
10n.	Discharge of Robert Wahlgren	FOR	OPPOSE	The voting results of the AGM 2022 are not disclosed.	•



# **Munters Group**

ltem	Agenda	Board	Ethos		Result
100.	Discharge of Anna Westerberg	FOR	• OPPOSE	The voting results of the AGM 2022 are not disclosed.	•
11.	Resolution on the number of shareholder-elected members of the board of directors to be appointed	FOR	FOR		~
12.	Approve directors' fees	FOR	FOR		<b>~</b>
13.	Composition of the board of directors				
13a.	Re-elect Ms. Helen Fasth Gillstedt	FOR	FOR		<b>~</b>
13b.	Re-elect Ms. Maria Håkansson	FOR	FOR		<b>~</b>
13c.	Re-elect Mr. Anders Lindqvist	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	•
13d.	Re-elect Mr. Magnus Nicolin	FOR	FOR		×
13e.	Re-elect Mr. Kristian Sildeby	FOR	FOR		<b>~</b>
13f.	Re-elect Ms. Anna Westerberg	FOR	FOR		×
13g.	Elect Ms. Sabine Simeon-Aissaoui	FOR	FOR		<b>~</b>
14.	Re-elect the chairman of the board of directors	FOR	FOR		•
15.	Approve auditors' fees	FOR	<ul> <li>OPPOSE</li> </ul>	The auditor's long tenure raises independence concerns.	•
16.	Approve executive remuneration policy	FOR	<ul> <li>OPPOSE</li> </ul>	We do not consider the performance period for the long-term incentive plan to be long enough and there is a considerable overlap between the measures used in the STI and LTI.	•
17.	Approve remuneration report	FOR	FOR		<b>~</b>
18.	Authorisation to issue shares	FOR	FOR		×
19.	Authorisation to transfer own shares in connection with company acquisitions	FOR	FOR		•
20.	Closing of the Meeting	NON- VOTING	NON- VOTING		



# NatWest Group

ltem	Agenda	Board	Ethos		Res	ult
1	2022 Annual Report and Accounts	FOR	FOR		<b>~</b>	100.0%
2	Advisory vote on Directors' Remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive total remuneration.	~	97.3%
3	Final dividend	FOR	FOR		<b>~</b>	100.0%
	Elections to the Board of Directors					
4	Re-elect Sir Howard Davies	FOR	FOR			99.2%
5	Re-elect Ms. Alison Rose-Slade	FOR	FOR		<b>~</b>	100.0%
6	Re-elect Ms. Katie Murray	FOR	FOR			99.8%
7	Re-elect Mr. Frank Dangeard	FOR	FOR			99.1%
8	Elect Ms. Roisin Donnelly	FOR	FOR		<b>~</b>	100.0%
9	Re-elect Mr. Patrick Flynn	FOR	FOR			98.9%
10	Re-elect Mr. Morten Friis	FOR	FOR		~	98.9%
11	Re-elect Ms. Yasmin Jetha	FOR	FOR		<b>V</b>	100.0%
12	Elect Mr. Stuart Lewis	FOR	FOR		<b>~</b>	100.0%
13	Re-elect Mr. Mark Seligman	FOR	FOR		~	98.9%
14	Re-elect Ms. Lena Wilson	FOR	FOR		~	98.0%
15	Re-appoint Ernst & Young as auditors	FOR	FOR		~	99.4%
16	Auditor's remuneration	FOR	FOR		<b>~</b>	100.0%
17	Authority to allot shares	FOR	FOR			98.5%
18	Disapplication of pre-emption rights on the issue of shares for cash	FOR	FOR		•	99.9%
19	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	FOR	FOR		~	99.2%
20	Renewal of Equity Convertible Notes authority	FOR	FOR		*	99.4%
21	Renewal of pre-emption rights disapplication in relation to Equity Convertible Notes	FOR	OPPOSE	Excessive potential capital increase without pre-emptive rights.	•	99.1%
22	Authority to call general meetings on short notice	FOR	OPPOSE	14-days is insufficient for shareholders to vote in an informed manner.	•	97.6%
23	Political donations and political expenditure	FOR	FOR		*	99.6%
24	Authority to purchase own shares	FOR	<ul> <li>OPPOSE</li> </ul>	Considering the current context for banks, it is prudent to delay any share buybacks.	~	99.3%
25	Renewal of authority to make off- market purchases of ordinary shares from HM Treasury	FOR	OPPOSE	The current financial uncertainty makes the timing of off-market share purchases unfavorable.	~	99.9%
26	Authority to purchase preference shares	FOR	FOR		~	99.8%

# NEC Corp.

# 22.06.2023 AGM

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ethos

ltem	Agenda	Board	Ethos		Res	sult
1	Amend Articles of Incorporation: Transition to 3-committee structure	FOR	FOR		*	99.9%
2	Election of Directors (with 3- committees)					
2.1	Re-elect Mr. Takashi Niino	FOR	FOR		-	95.2%
2.2	Re-elect Mr. Takayuki Morita	FOR	<ul> <li>OPPOSE</li> </ul>	Executive director sitting on the remuneration committee, which is not best practice.	~	93.5%
2.3	Re-elect Mr. Osamu Fujikawa	FOR	FOR		~	99.4%
2.4	Re-elect Mr. Hajime Matsukura	FOR	FOR			99.5%
2.5	Elect Mr. Shinobu Obata	FOR	OPPOSE	The director has held executive functions in the company during the last three years and sits on the audit committee.	~	95.5%
2.6	Re-elect Mr. Kuniharu Nakamura	FOR	FOR		~	98.1%
2.7	Re-elect Prof. Christina Ahmadjian	FOR	FOR			99.7%
2.8	Re-elect Mr. Masashi Oka	FOR	FOR			83.2%
2.9	Elect Ms. Kyoko Okada	FOR	FOR		~	99.8%
2.10	Elect Mr. Harufumi Mochizuki	FOR	OPPOSE	The director is over 70 years old, which exceeds guidelines for new nominees.	~	99.2%
2.11	Elect Mr. Joji Okada	FOR	OPPOSE	The director is over 70 years old, which exceeds guidelines for new nominees.	~	99.7%
2.12	Elect Mr. Yoshihito Yamada	FOR	FOR		-	99.7%



## **Neurocrine Biosciences**

•.	· ·	<b>_</b> .			-	••
ltem	Agenda	Board	Ethos		Resu	ilt
1	Elections of directors					
1.1	Re-elect Dr. Kevin C. Gorman	FOR	FOR		🗸 (	97.2%*
1.2	Re-elect Mr. Gary A. Lyons	FOR	• WITHHOLD	The director has been sitting on the board for over 16 years, which exceeds guidelines.	٤ 🗸	83.3%*
1.3	Elect Ms. Johanna Mercier	FOR	FOR		🖌 (	90.1%*
2	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	✓ 5	93.1%
3	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		✓ 5	99.0%
4	To approve the amendment of the 2020 Equity Incentive Plan	FOR	OPPOSE	Excessive variable remuneration.	۶ 🗸	34.9%
				The non-executive directors receive stock options.		
5	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	✓ 5	92.8%

\* This election is based on the plurality voting system : when the election is not contested, the candidate (or slate of candidates) is elected if there is at least one vote FOR.



# **Newmont Corporation**

ltem	Agenda	Board	Ethos		Res	sult
1	Elections of directors					
1.a	Re-elect Mr. Patrick G. Awuah	FOR	FOR		~	99.6%
1.b	Re-elect Mr. Gregory H. Boyce	FOR	FOR		~	98.1%
1.c	Re-elect Mr. Bruce R. Brook	FOR	FOR		~	90.6%
1.d	Re-elect Ms. Maura J. Clark	FOR	FOR		~	98.1%
1.e	Re-elect Dr. Emma FitzGerald	FOR	FOR		~	99.2%
1.f	Re-elect Ms. Mary Laschinger	FOR	FOR		~	98.2%
1.g	Re-elect Mr. José Manuel Madero	FOR	FOR		~	99.7%
1.h	Re-elect Dr. oec. René Médori	FOR	• OPPOSE	Concerns over the director's time commitments.	•	98.2%
1.i	Re-elect Ms. Jane Nelson	FOR	FOR		~	96.5%
1.j	Re-elect Mr. Tom Palmer	FOR	FOR		~	99.7%
1.k	Re-elect Mr. Julio M. Quintana	FOR	FOR		~	97.3%
1.1	Re-elect Ms. Susan N. Story	FOR	FOR		~	99.7%
2	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	93.9%
				An important part of the variable remuneration is based on continued employment only.		
3	Re-election of the auditor	FOR	FOR		~	99.2%
4	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	98.2%

# Nexans

ltem	Agenda	Board	Eth	ios		Re	sult
1	Approval of the statutory financial statements	FOR		FOR		~	100.0%
2	Approval of the consolidated financial statements	FOR		FOR		*	99.8%
3	Approve allocation of income and dividend	FOR		FOR		~	100.0%
	Elections to the board of directors						
4	Re-elect Mr. Jean Mouton	FOR		FOR		-	99.7%
5	Re-elect Mr. Bpifrance Participations	FOR		FOR		~	96.9%
6	Re-elect Mr. Oscar Hasbùn Martinez	FOR		FOR		*	89.0%
7	Re-elect Mr. Hubert Porte	FOR	•	OPPOSE	Non independent director (board membership exceeding time limit for independence). The board size is excessive.	~	98.6%
8	Approve the remuneration report	FOR		FOR		~	98.5%
9	Approve the 2022 remuneration of Mr. Mouton, chairman	FOR		FOR		~	99.6%
10	Approve the 2022 remuneration of Mr. Guérin, CEO	FOR		FOR		~	96.9%
11	Approval of the maximum amount to be allocated to directors	FOR		FOR		~	98.9%
12	Approve the remuneration policy of directors	FOR		FOR		~	99.8%
13	Approve the remuneration policy of the chairman	FOR		FOR		~	99.7%
14	Approve the remuneration policy of the CEO	FOR		FOR		~	95.7%
15	Approval of a regulated commitment by Invexans Limited renewing its long-term partnernship with the company	FOR	•	OPPOSE	The agreement allows the overrepresentation of an important shareholder.	~	98.4%
16	Approval of a tax agreement between the company and Invexans SA	FOR		FOR		~	99.8%
17	Approve a treasury share buy-back and disposal programme	FOR	•	OPPOSE	The repurchase price is too high.	~	99.9%
18	Authorisation to reduce share capital via cancellation of shares	FOR		FOR		~	97.9%
19	Authorise the Board to increase capital by issuing shares or other securities with pre-emptive rights	FOR		FOR		*	95.2%
20	Authorise capital increases by transfer of reserves	FOR		FOR		~	99.8%
21	Authorisation to increase capital by issuing shares without pre- emptive rights by public offering	FOR		FOR		-	97.6%



MIX

11.05.2023

# Nexans

ltem	Agenda	Board	Ethos		Res	sult
22	Authorisation to increase capital by issuing shares without pre- emptive rights via private placement	FOR	FOR		~	93.5%
23	"Green shoe" autorisation share issuances with or without pre- emptive rights	FOR	OPPOSE	Excessive potential capital increase without pre-emptive rights.	•	92.9%
24	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	FOR	FOR		~	97.3%
25	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		~	98.5%
26	Authorise capital increases related to an all-employee share ownership plan for non-French employees	FOR	FOR		~	98.6%
27	Approve distribution of performance shares for employees and corporate officers	FOR	FOR		*	96.3%
28	Approve distribution of shares to employees	FOR	FOR		•	95.3%
29	Delegation of powers for the completion of formalities	FOR	FOR		~	100.0%
30	Presentation of Nexans climate strategy and actions undertaken	NON- VOTING	NON- VOTING			

# ethos

11.05.2023 MIX



### Next

ltem	Agenda	Board	Ethos		Res	sult
1	2022/23 annual report and accounts	FOR	FOR		•	99.7%
2	Binding vote on directors' remuneration policy	FOR	<ul> <li>OPPOSE</li> </ul>	The potential variable remuneration exceeds our guidelines.	~	84.0%
3	Advisory vote on directors' remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the pension allowance which exceeds guidelines.	~	94.8%
4	Final dividend	FOR	FOR		~	100.0%
	Elections to the board of directors					
5	Elect Mr. Jeremy Stakol	FOR	OPPOSE	Executive director. The number of executives on the board exceeds market practice.	•	99.1%
6	Re-elect Mr. Jonathan Bewes	FOR	FOR			97.0%
7	Re-elect Mr. Soumen Das	FOR	FOR		~	96.6%
8	Re-elect Mr. Thomas Hall	FOR	FOR		~	95.7%
9	Re-elect Ms. Tristia Harrison	FOR	FOR		~	97.0%
10	Re-elect Ms. Amanda James	FOR	FOR		~	98.1%
11	Re-elect Mr. Richard Papp	FOR	OPPOSE	Executive director. The number of executives on the board exceeds market practice.	~	99.1%
12	Re-elect Mr. Michael J. Roney	FOR	FOR		~	79.2%
13	Re-elect Ms. Jane Shields	FOR	OPPOSE	Executive director. The number of executives on the board exceeds market practice.	•	99.1%
14	Re-elect Dame Dianne Thompson	FOR	FOR		~	96.9%
15	Re-elect Lord Simon Wolfson	FOR	FOR		~	99.2%
16	Re-appoint PricewaterhouseCoopers as auditors	FOR	FOR		~	98.9%
17	Auditor's remuneration	FOR	FOR		~	100.0%
18	Authority to allot shares	FOR	FOR		~	97.0%
19	General authority to disapply pre- emption rights	FOR	FOR		~	93.7%
20	Specific authority to disapply pre- emption rights for an acquisition or specified capital investment	FOR	FOR		~	92.2%
21	On-market purchases of own shares	FOR	OPPOSE	The executive variable remuneration depends on "per share" indicators, which are artificially positively impacted by the company's share repurchase programme.	~	95.9%
22	Off-market purchases of own shares	FOR	OPPOSE	The share repurchase is inconsistent with the long-term interests of shareholders.	~	98.8%
23	Authority to call general meetings on short notice	FOR	<ul> <li>OPPOSE</li> </ul>	14-days is insufficient for shareholders to vote in an informed manner.	~	95.4%



# Nvidia

ltem	Agenda	Board	Et	hos		Res	sult
1.	Elections of directors						
1a.	Re-elect Mr. Robert K. Burgess	FOR		FOR		~	96.7%
1b.	Re-elect Mr. Tench Coxe	FOR	٠	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	91.7%
1c.	Re-elect Dr. John O. Dabiri	FOR		FOR			98.2%
1d.	Re-elect Dr. Persis S. Drell	FOR		FOR		~	96.5%
1e.	Re-elect Mr. Jen-Hsun Huang	FOR		FOR		~	98.0%
1f.	Re-elect Ms. Dawn Hudson	FOR		FOR		~	97.0%
1g.	Re-elect Mr. Harvey C. Jones	FOR	٠	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	88.4%
1h.	Re-elect Mr. Michael G. McCaffery	FOR		FOR			99.1%
1i.	Re-elect Mr. Stephen C. Neal	FOR		FOR		~	89.2%
1j.	Re-elect Mr. Mark L. Perry	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	89.6%
1k.	Re-elect Mr. A. Brooke Seawell	FOR	•	OPPOSE	Non-independent chairman of the audit committee. The independence of this committee is insufficient. The director is over 75 years old,	~	90.9%
					which exceeds guidelines. The director has been sitting on the		
					board for over 16 years, which exceeds guidelines.		
11.	Re-elect Dr. Aarti Shah	FOR		FOR		~	99.7%
1m.	Re-elect Mr. Mark A. Stevens	FOR	٠	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	92.9%
2.	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	*	91.7%
3.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		*	98.9%
4.	Re-election of the auditor	FOR		FOR		~	98.4%



# **Owens Corning**

ltem	Agenda	Board	Eth	nos		Res	sult
1	Elections of directors						
1a	Re-elect Mr. Brian D. Chambers	FOR	٠	OPPOSE	Combined chairman and CEO.	~	90.1%
1b	Re-elect Mr. Eduardo E. Cordeiro	FOR		FOR		~	99.1%
1c	Re-elect Ms. Adrienne D. Elsner	FOR		FOR		~	99.6%
1d	Re-elect Mr. Alfred E. Festa	FOR		FOR		~	99.1%
1e	Re-elect Mr. Edward F. Lonergan	FOR		FOR		~	94.8%
1f	Re-elect Ms. Maryann T. Mannen	FOR		FOR		~	93.0%
1g	Re-elect Mr. Paul E. Martin	FOR		FOR		~	99.2%
1h	Re-elect Mr. W. Howard Morris	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	96.2%
1i	Re-elect Ms. Suzanne P. Nimocks	FOR		FOR		~	93.9%
1j	Re-elect Mr. John D. Williams	FOR		FOR		~	93.7%
2	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	*	89.7%
3	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	*	89.2%
4	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		*	95.7%
5	To approve the amendment of the 2023 Stock Plan	FOR	٠	OPPOSE	The potential variable remuneration exceeds our guidelines.	*	89.0%
6	Amend Certificate of Incorporation to Reflect New Delaware Law Provisions Regarding Officer Exculpation	FOR		FOR		×	71.6%
7	Amend Bylaws to Add Federal Forum Selection Provision	FOR		FOR		~	84.1%



## Paccar

ltem	Agenda	Board	Et	hos		Res	sult
1	Elections of directors						
1.1	Re-elect Mr. Mark C. Pigott	FOR		FOR		~	95.4%
1.2	Re-elect Dame Alison J. Carnwath	FOR	٠	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	*	94.7%
1.3	Re-elect Mr. Franklin L. Feder	FOR		FOR		~	98.5%
1.4	Re-elect Mr. R. Preston Feight	FOR		FOR		~	98.2%
1.5	Re-elect Mr. Kirk S. Hachigian	FOR		FOR		~	97.0%
1.6	Elect Ms. Barbara B. Hulit	FOR		FOR		~	99.0%
1.7	Re-elect Mr. Roderick C. McGeary	FOR		FOR		~	96.1%
1.8	Elect Ms. Cynthia A. Niekamp	FOR		FOR		~	99.0%
1.9	Re-elect Mr. John M. Pigott	FOR		FOR		~	96.8%
1.10	Re-elect Mr. Ganesh Ramaswamy	FOR		FOR		~	99.2%
1.11	Re-elect Mr. Mark A. Schulz	FOR	•	OPPOSE	Chairman of the nomination committee (that oversees ESG issues) and the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.	~	84.0%
1.12	Re-elect Mr. Gregory Spierkel	FOR	•	OPPOSE	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	~	92.6%
2	Advisory vote on executive remuneration	FOR	•	OPPOSE	Excessive variable remuneration.	~	93.0%
3	Advisory vote on say on pay frequency	THREE YEARS	•	ONE YEAR	Ethos support the right of shareholders to address pay-related concerns on an annual basis.	~	64.3%
4	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	•	95.9%
5	Shareholder resolution: Termination Pay	OPPOSE	•	FOR	The proposal aims at improving the remuneration policy.	×	47.6%
6	Shareholder resolution: Report on Climate-related policy engagement	OPPOSE	•	FOR	The resolution aims to mitigate climate change and is in line with the objectives of the Paris Agreement.	×	46.1%



# Paramount Global

ltem	Agenda	Board	Ethos		Res	sult
1	Elections of directors					
1.a	Re-elect Mr. Robert M. Bakish	FOR	FOR		~	99.5%
1.b	Re-elect Ms. Barbara M. Byrne	FOR	FOR		~	99.3%
1.c	Re-elect Ms. Linda M. Griego	FOR	OPPOSE	The director is over 75 years old, which exceeds guidelines.	~	99.1%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1.d	Re-elect Mr. Robert N. Klieger	FOR	OPPOSE	Representative of an important shareholder who is sufficiently represented on the board.	-	99.5%
1.e	Re-elect Ms. Judith A. McHale	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 75 years old, which exceeds guidelines.	*	98.8%
1.f	Elect Ms. Dawn Ostroff	FOR	FOR		~	99.5%
1.g	Re-elect Mr. Charles E. Phillips Jr.	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	99.7%
1.h	Re-elect Ms. Shari E. Redstone	FOR	FOR		~	97.6%
1.i	Re-elect Ms. Susan Schuman	FOR	FOR		~	99.6%
1.j	Re-elect Ms. Nicole Seligman	FOR	FOR		~	99.4%
1.k	Re-elect Mr. Frederick O. Terrell	FOR	FOR		~	99.3%
2	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	•	98.6%
3	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	96.3%
4	Advisory vote on say on pay frequency	THREE YEARS	ONE YEAR	Shareholders should have the right to address pay-related concerns on an annual basis.	-	96.2%
5	Shareholder resolution: Independent chairman	OPPOSE	• FOR	The proposal aims at improving the company's corporate governance.	×	2.9%
6	Shareholder resolution: Disclose political contributions	WITH- DRAWN	• FOR	The proponent withdrew the proposal prior to the AGM. Ethos initially recommended to vote FOR for the following reason:	_	
				Enhanced disclosure on political donations.		



## Pearson

ltem	Agenda	Board	Ethos		Result
1	2022 annual report and accounts	FOR	FOR		<b>√</b> 100.0%
2	Final dividend	FOR	FOR		✔ 98.6%
	Elections to the board of directors				
3	Re-elect Mr. Andy Bird, CBE	FOR	FOR		<b>√</b> 100.0%
4	Re-elect Ms. Sherry Coutu, CBE	FOR	FOR		✓ 93.2%
5	Re-elect Ms. Sally Johnson	FOR	FOR		✔ 99.8%
6	Re-elect Mr. Omid Kordestani	FOR	FOR		<b>√</b> 100.0%
7	Re-elect Ms. Esther Lee	FOR	FOR		✔ 99.8%
8	Re-elect Mr. Graeme Pitkethly	FOR	FOR		✔ 99.9%
9	Re-elect Mr. Tim Score	FOR	FOR		✓ 97.7%
10	Re-elect Ms. Annette Thomas	FOR	FOR		✔ 99.5%
11	Re-elect Mr. Lincoln Wallen	FOR	FOR		<b>√</b> 100.0%
12	Binding vote on directors' remuneration policy	FOR	<ul> <li>OPPOSE</li> </ul>	The potential variable remuneration exceeds our guidelines.	✔ 53.6%
13	Advisory vote on directors' remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns regarding the CEO's one- off co-investment award.	✔ 86.8%
14	Re-appoint Ernst & Young as auditors	FOR	FOR		<ul><li>✓ 99.4%</li></ul>
15	Auditor's remuneration	FOR	FOR		<b>√</b> 100.0%
16	Authority to allot shares	FOR	FOR		✓ 94.0%
17	General authority to disapply pre- emption rights	FOR	FOR		✔ 98.0%
18	Specific authority to disapply pre- emption rights for an acquisition or specified capital investment	FOR	FOR		✓ 97.4%
19	Authority to purchase own shares	FOR	OPPOSE	The amount of the repurchase is excessive given the financial situation and perspectives of the company.	✓ 99.3%
20	Authority to call general meetings on short notice	FOR	OPPOSE	14-days is insufficient for shareholders to vote in an informed manner.	✔ 95.9%



# PepsiCo

ltem	Agenda	Board	Et	hos		Res	sult
1.	Elections of directors						
1a.	Re-elect Mr. Segun Agbaje	FOR		FOR		~	98.8%
1b.	Elect Ms. Jennifer Bailey	FOR		FOR		~	99.6%
1c.	Re-elect Mr. Cesar Conde	FOR	•	OPPOSE	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	~	97.8%
					Concerns over the director's time commitments.		
1d.	Re-elect Mr. Ian M. Cook	FOR	•	OPPOSE	Non independent lead director, which is not best practice.	~	95.4%
1e.	Re-elect Ms. Edith W. Cooper	FOR		FOR		~	99.2%
1f.	Elect Ms. Susan M. Diamond	FOR		FOR		~	99.6%
1g.	Re-elect Ms. Dina Dublon	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	96.8%
1h.	Re-elect Ms. Michelle Gass	FOR		FOR		~	98.3%
1i.	Re-elect Mr. Ramon L. Laguarta	FOR	•	OPPOSE	Combined chairman and CEO.	~	93.2%
1j.	Re-elect Mr. Sir Dave Lewis	FOR		FOR		~	98.9%
1k.	Re-elect Prof. Dr. David C. Page	FOR		FOR		~	98.6%
11.	Re-elect Mr. Robert C. Pohlad	FOR	•	OPPOSE	Non-independent chairman of the nomination committee. The independence of this committee is insufficient.	~	96.3%
1m.	Re-elect Dr. med. Daniel L. Vasella	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	93.9%
1n.	Re-elect Mr. Darren Walker	FOR	•	OPPOSE	Chairman of the sustainability committee and the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.	~	98.4%
10.	Re-elect Mr. Alberto Weisser	FOR		FOR		~	96.5%
2.	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	94.5%
3.	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	~	89.1%
4.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		•	97.8%
5.	Shareholder resolution: Independent chairman	OPPOSE		OPPOSE		×	25.1%
6.	Shareholder resolution: Global Transparency Report	OPPOSE	٠	FOR	Enhanced disclosure on lobbying expenses.	×	18.5%
7.	Shareholder resolution: Report on Impacts of Reproductive Healthcare Legislation	OPPOSE	•	FOR	We support corporate policies that encourage social responsibility.	×	16.1%



# PepsiCo

ltem	Agenda	Board	Ethos	Res	ult
8.	Shareholder resolution: Congruency Report on Net-Zero Emissions Policies	OPPOSE	OPPOSE	×	2.0%



# Pfizer

ltem	Agenda	Board	Eth	10S		Res	sult
1	Elections of directors						
1.1	Re-elect Mr. Ronald E. Blaylock	FOR		FOR		~	97.8%
1.2	Re-elect Dr. Albert Bourla	FOR	٠	OPPOSE	Combined chairman and CEO.	~	94.6%
1.3	Re-elect Dr. Susan D. Desmond- Hellmann	FOR		FOR		~	98.8%
1.4	Re-elect Mr. Joseph J. Echevarria	FOR	•	OPPOSE	Non-independent chairman of the corporate governance committee. The independence of this committee is insufficient.	~	97.6%
1.5	Re-elect Dr. Scott Gottlieb	FOR	•	OPPOSE	Non independent director (business connections with the company). The board is not sufficiently independent.	~	99.1%
1.6	Re-elect Prof. Dr. Helen H. Hobbs	FOR	•	OPPOSE	Non independent director (business connections with the company). The board is not sufficiently independent.	~	97.7%
1.7	Re-elect Dr. Susan Hockfield	FOR		FOR		~	99.2%
1.8	Re-elect Dr. Dan R. Littman	FOR	•	OPPOSE	Non independent director (business connections with the company). The board is not sufficiently independent.	~	98.6%
1.9	Re-elect Mr. Shantanu Narayen	FOR		FOR		~	99.0%
1.10	Re-elect Ms. Suzanne Nora Johnson	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	94.1%
1.11	Re-elect Mr. James Quincey	FOR		FOR		~	97.9%
1.12	Re-elect Mr. James C. Smith	FOR		FOR		~	97.1%
2	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	95.4%
3	Advisory vote on executive remuneration	FOR	•	OPPOSE	Excessive variable remuneration.	~	92.8%
4	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	97.3%
5	Shareholder resolution: Termination Pay	OPPOSE	•	FOR	The proposal aims at improving the remuneration policy.	×	9.9%
6	Shareholder resolution: Independent chairman	OPPOSE	•	FOR	An independent chairman can ensure independent oversight of management.	×	34.7%
7	Shareholder resolution: Report on Transfer of Intellectual Property to Potential COVID-19 Manufacturers	OPPOSE	•	FOR	We support corporate policies that encourage social responsibility.	×	12.2%
8	Shareholder resolution: Impact of Extended Patent Exclusivities on Product Access Report	OPPOSE	•	FOR	The proposal would demonstrate the commitment of the company to expanding patient access to its products.	×	30.2%
9	Shareholder resolution: Political Contributions Congruency Report	OPPOSE	•	FOR	The company should align its public values and policies with its political expenditures and contributions.	×	14.1%



# **Principal Financial Group**

16.05.2023

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ltem	Agenda	Board	Ethos		Res	sult
1.	Elections of directors					
1a.	Re-elect Mr. Jonathan S. Auerbach	FOR	FOR		~	99.1%
1b.	Re-elect Mr. Mary E. Beams	FOR	FOR			99.1%
1c.	Re-elect Ms. Jocelyn Carter-Miller	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	89.5%
1d.	Re-elect Mr. Scott M. Mills	FOR	FOR			98.1%
1e.	Re-elect Mr. Claudio N. Muruzabal	FOR	FOR		~	98.4%
1f.	Elect Ms. H. Elizabeth Mitchell	FOR	FOR			99.0%
2.	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	97.3%
				An important part of the variable remuneration is based on continued employment only.		
3.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		*	97.2%
4.	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	~	96.7%



# **Progressive Corp**

ltem	Agenda	Board	Ethos		Res	sult
1	Elections of directors					
1a	Elect Ms. Danelle M. Barrett	FOR	FOR		~	99.9%
1b	Re-elect Mr. Philip Bleser	FOR	FOR			98.6%
1c	Re-elect Mr. Stuart B. Burgdoerfer	FOR	FOR		-	95.8%
1d	Re-elect Ms. Pamela J. Craig	FOR	FOR		~	99.2%
1e	Re-elect Mr. Charles A. Davis	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 75 years old, which exceeds guidelines.	*	97.9%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1f	Re-elect Mr. Roger N. Farah	FOR	FOR		~	93.0%
1g	Re-elect Ms. Lawton Fitt	FOR	OPPOSE	Non-independent chairman of the nomination committee. The independence of this committee is insufficient.	*	89.9%
1h	Re-elect Ms. Susan Patricia Griffith	FOR	FOR		~	99.4%
1i	Re-elect Mr. Devin C. Johnson	FOR	FOR		~	99.8%
1j	Re-elect Mr. Jeffrey D. Kelly	FOR	FOR		~	98.1%
1k	Re-elect Ms. Barbara R. Snyder	FOR	FOR		~	98.9%
11	Re-elect Ms. Kahina Van Dyke	FOR	FOR		~	99.5%
2	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	94.6%
3	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	99.1%
4	Re-election of the auditor	FOR	<ul> <li>OPPOSE</li> </ul>	The auditor's long tenure raises independence concerns.	~	94.7%



# **Prudential Financial**

ltem	Agenda	Board	Ethos		Res	Result	
1	Elections of directors						
1.1	Re-elect Mr. Gilbert F. Casellas	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	92.4%	
1.2	Re-elect Mr. Robert M. Falzon	FOR	OPPOSE	Executive director. The board is not sufficiently independent.	•	96.3%	
1.3	Re-elect Ms. Martina Hund- Mejean	FOR	FOR		~	94.8%	
1.4	Re-elect Ms. Wendy E. Jones	FOR	FOR		×	98.3%	
1.5	Re-elect Mr. Charles Lowrey	FOR	<ul> <li>OPPOSE</li> </ul>	Combined chairman and CEO.	×	92.8%	
1.6	Re-elect Ms. Sandra Pianalto	FOR	FOR		~	98.1%	
1.7	Re-elect Ms. Christine A. Poon	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	93.9%	
1.8	Re-elect Mr. Douglas A. Scovanner	FOR	FOR		~	98.7%	
1.9	Re-elect Mr. Michael A. Todman	FOR	FOR		~	96.9%	
2	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	•	95.6%	
3	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	•	94.5%	
4	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		•	96.6%	
5	Shareholder resolution: Independent chairman	OPPOSE	• FOR	The separation of functions allows an effective supervision of the management by the board.	×	35.0%	

# Prysmian

ltem	Agenda	Board	Ethos		Res	sult
	Ordinary Agenda					
0.1	Approve Financial Statements for the year ended 31 December 2022	FOR	FOR		~	99.5%
0.2	Allocation of net profit and dividend distribution	FOR	FOR		~	99.8%
0.3	Authorization for the purchase and disposal of treasury shares	FOR	FOR		~	99.0%
0.4	Long-term incentive plan 2023- 2025	FOR	FOR		~	80.0%
0.5	Binding vote on the remuneration policy	FOR	OPPOSE	The same performance criteria are used in the deferred bonus and performance share plan.	~	71.5%
0.6	Advisory vote on the remuneration paid in FY 2022	FOR	FOR		~	56.4%
	Extraordinary Agenda					
E.1	Authorization to issue maximum 9.5 million shares in execution of the 2023-2025 long-term incentive plan	FOR	FOR		~	83.7%
Α.	Deliberations on possible legal action against Directors if presented by shareholders	NO RECOMME ND.	OPPOSE	Shareholders voting by proxy cannot approve in advance any unannounced proposal.	_	

# ethos

MIX

19.04.2023



MIX

31.05.2023

# Publicis Groupe

ltem	Agenda	Board	Ethos		Res	sult
1	Approval of the statutory financial statements	FOR	FOR		~	100.0%
2	Approval of the consolidated financial statements	FOR	FOR		~	100.0%
3	Approve allocation of income and dividend	FOR	FOR		~	100.0%
4	Special report of the statutory auditors on regulated agreements and commitments	FOR	FOR		~	100.0%
	Elections to the board of directors					
5	Re-elect Ms. Suzan LeVine	FOR	FOR		~	97.9%
6	Re-elect Ms. Antonella Mei- Pochtler	FOR	FOR		~	96.5%
7	Elect KPMG as auditors	FOR	FOR		~	99.6%
8	Approve the remuneration policy of the chairman	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive remuneration compared to peers.	~	87.1%
9	Approve the remuneration policy of directors	FOR	FOR		~	98.2%
10	Approve the remuneration policy of the CEO	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive total remuneration.	~	74.3%
				Excessive variable remuneration.		
11	Approve the remuneration policy of members of the executive management	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	91.9%
12	Approve the remuneration report	FOR	OPPOSE	Excessive total remuneration.	•	93.7%
13	Approve the 2022 remuneration of	EOR	OPPOSE	Excessive variable remuneration.		87.1%
10	Mr. Lévy, chairman	TON	• OFFOSE		•	07.170
14	Approve the 2022 remuneration of Mr. Sadoun, CEO	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive total remuneration.	~	81.8%
4 -	A	500	000005	Excessive variable remuneration.		05 50/
15	Approve the 2022 remuneration of Ms. Heilbronner, member of the executive management	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	-	95.5%
16	Approve the 2022 remuneration of Mr. King, member of the	FOR	OPPOSE		•	93.6%
	executive management	505		Excessive variable remuneration.		05 500
17	Approve the 2022 remuneration of Mr. Proch, member of the executive management	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	-	95.5%
18	Approve a treasury share buy-back and disposal programme	FOR	FOR		•	99.1%
19	Authorisation to reduce share capital via cancellation of shares	FOR	FOR		~	100.0%
20	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		~	97.3%



# Publicis Groupe

# 31.05.2023 MIX

ltem	Agenda	Board	Ethos	Result
21	Authorise capital increases related to an all-employee share ownership plan for non-French employees	FOR	FOR	✓ 97.1%
22	Delegation of powers for the completion of formalities	FOR	FOR	<b>√</b> 100.0%



17.05.2023 AGM

# **Quest Diagnostics**

ltem	Agenda	Board	Ethos		Res	sult
1.	Elections of directors					
1.1	Elect Mr. James E. Davis	FOR	• OPPOSE	Combined chairman and CEO.	~	93.5%
1.2	Elect Dr. med. Luis A. Diaz	FOR	FOR		~	99.7%
1.3	Re-elect Ms. Tracey C. Doi	FOR	FOR		~	99.5%
1.4	Re-elect Ms. Vicky B. Gregg	FOR	FOR		~	96.2%
1.5	Re-elect Mr. Wright L. Lassiter III	FOR	FOR		~	99.5%
1.6	Re-elect Mr. Timothy L. Main	FOR	FOR		~	99.4%
1.7	Re-elect Ms. Denise M. Morrison	FOR	FOR		~	98.3%
1.8	Re-elect Mr. Gary M. Pfeiffer	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	92.3%
1.9	Re-elect Mr. Timothy M. Ring	FOR	<ul> <li>OPPOSE</li> </ul>	Non independent lead director, which is not best practice.	~	95.4%
1.10	Re-elect Dr. Gail R. Wilensky	FOR	• OPPOSE	The director is over 75 years old, which exceeds guidelines.	•	94.7%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
2.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration. An important part of the variable	~	90.1%
				remuneration is based on continued employment only.		
3.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	96.6%
4.	Re-election of the auditor	FOR	<ul> <li>OPPOSE</li> </ul>	The auditor's long tenure raises independence concerns.	~	94.1%
5.	Amend the Employee Share Plan	FOR	<ul> <li>OPPOSE</li> </ul>	The potential variable remuneration exceeds our guidelines.	•	88.8%
				An important part of the variable remuneration is based on continued employment only.		
6.	Shareholder resolution: Greenhouse Gas Reduction Targets	OPPOSE	• FOR	The resolution aims to mitigate climate change and is in line with the objectives of the Paris Agreement.	×	48.0%



# **Reckitt Benckiser**

03.05.2023 AGM

ltem	Agenda	Board	Ethos		Res	sult
1	2022 annual report and accounts	FOR	FOR		~	100.0%
2	Advisory vote on directors' remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	•	92.8%
3	Final dividend	FOR	<ul> <li>OPPOSE</li> </ul>	The proposed dividend is inconsistent with the company's financial situation.	~	99.7%
	Elections to the board of directors					
4	Re-elect Mr. Andrew Bonfield	FOR	FOR		~	98.1%
5	Re-elect Mr. Olivier Bohuon	FOR	FOR		~	99.1%
6	Re-elect Mr. Jeff Carr	FOR	FOR		~	99.3%
7	Re-elect Ms. Margherita Della Valle	FOR	FOR		•	99.9%
8	Re-elect Mr. Nicandro Durante	FOR	FOR		~	97.8%
9	Re-elect Ms. Mary Harris	FOR	FOR		~	99.9%
10	Re-elect Mr. Mehmood Khan	FOR	FOR		~	99.7%
11	Re-elect Dr. Pamela Kirby	FOR	FOR		~	98.4%
12	Re-elect Mr. Christopher Sinclair	FOR	FOR		~	96.0%
13	Re-elect Ms. Elane Stock	FOR	FOR		~	99.9%
14	Re-elect Mr. Alan Stewart	FOR	FOR		~	96.0%
15	Elect Mr. Jeremy Darroch	FOR	FOR		~	99.7%
16	Elect Ms. Tamara Ingram, OBE	FOR	FOR		~	99.1%
17	Re-appoint KPMG as auditors	FOR	FOR		~	99.4%
18	Auditor's remuneration	FOR	FOR		~	99.2%
19	Political donations and political expenditure	FOR	FOR		•	99.0%
20	Authority to allot shares	FOR	FOR		~	91.6%
21	General authority to disapply pre- emption rights	FOR	FOR		1	99.2%
22	Specific authority to disapply pre- emption rights for an acquisition or specified capital investment	FOR	FOR		-	98.6%
23	Authority to purchase own shares	FOR	<ul> <li>OPPOSE</li> </ul>	The amount of the repurchase is excessive given the financial situation and perspectives of the company.	~	98.4%
24	Authority to call general meetings on short notice	FOR	OPPOSE	14-days is insufficient for shareholders to vote in an informed manner.	~	87.8%



26.06.2023 AGM

# **Recruit Holdings**

ltem	Agenda	Board	Ethos		Result
	Election of Directors on a Kansayaku board				
1.1	Re-elect Mr. Masumi Minegishi	FOR	FOR		✓ 96.39
1.2	Re-elect Mr. Hisayuki Idekoba	FOR	OPPOSE	Executive director sitting on the remuneration committee, which is not best practice.	✓ 97.99
1.3	Re-elect Ms. Ayano Senaha	FOR	OPPOSE	Executive director sitting on the remuneration committee, which is not best practice.	✓ 99.39
1.4	Re-elect Mr. Rony Kahan	FOR	FOR		✓ 99.3%
1.5	Re-elect Mr. Naoki Izumiya	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 75 years old, which exceeds guidelines.	✓ 99.3%
1.6	Re-elect Mr. Hiroki Totoki	FOR	FOR		✓ 99.39
1.7	Re-elect Ms. Keiko Honda	FOR	FOR		✓ 99.5%
1.8	Elect Ms. Katrina Lake	FOR	FOR		✓ 99.69
2	Elect Ms. Miho Tanaka as a Substitute Corporate Auditor	FOR	FOR		✓ 99.89
3	Revision of Board fees	FOR	<ul> <li>OPPOSE</li> </ul>	The board fees are considered excessive.	✓ 99.4%



09.06.2023 AGM

# Regeneron Pharmaceutical

ltem	Agenda	Board	Ethos		Resu	ılt
1.	Elections of directors					
1a.	Re-elect Dr. Joseph L. Goldstein	FOR	OPPOSE	The director is over 75 years old, which exceeds guidelines.	✓ 7	70.3%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1b.	Re-elect Ms. Christine A. Poon	FOR	• OPPOSE	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	<b>√</b> 7	75.3%
				Non independent lead director, which is not best practice.		
1c.	Elect Dr. Craig B. Thompson	FOR	OPPOSE	The director is over 70 years old, which exceeds guidelines for new nominees.	<ul><li>✓ §</li></ul>	99.4%
1d.	Re-elect Dr. Huda Y. Zoghbi	FOR	FOR		🖌 (	96.3%
2.	Re-election of the auditor	FOR	<ul> <li>OPPOSE</li> </ul>	The auditor's long tenure raises independence concerns.	<b>√</b> 9	96.3%
3.	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	۶ 🗸	37.1%
4.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		<b>√</b> 9	98.9%
5.	Shareholder resolution: Report on impact of extended patent exclusivities on product access	OPPOSE	• FOR	The proposal would demonstrate the commitment of the company to expanding patient access to its products.	×	9.4%

91.9%

#### Renault

17

Delegation of powers for the

completion of formalities

ltem	Agenda	Board	Ethos		Res	sult
1	Approval of the statutory financial statements	FOR	FOR		~	91.7%
2	Approval of the consolidated financial statements	FOR	FOR		~	91.7%
3	Approve allocation of income and dividend	FOR	FOR		~	99.1%
4	Statutory auditors' report on the information used to determine the compensation for participating shares	FOR	FOR		~	91.9%
5	Special report of the statutory auditors on regulated agreements and commitments	FOR	<ul> <li>OPPOSE</li> </ul>	An agreement restricts the right of the company to exercice its voting rights.	•	89.8%
	Elections to the board of directors					
6	Re-elect Mr. Jean-Dominique Senard	FOR	FOR		~	84.0%
7	Re-elect Ms. Annette Winkler	FOR	FOR		~	70.6%
8	Elect Mr. Luca De Meo	FOR	OPPOSE	Executive director and the board size is excessive.	*	90.2%
9	Approve the remuneration report	FOR	• OPPOSE	The pay-for-performance connection is not demonstrated.	~	89.5%
10	Approve the 2022 remuneration of Mr. Jean-Dominique Senard, chairman of the board of directors	FOR	FOR		~	91.8%
11	Approve the 2022 remuneration of Mr. Luca De Meo, CEO	FOR	OPPOSE	The pay-for-performance connection is not demonstrated.	~	88.0%
12	Approve the remuneration policy of Mr. Jean-Dominique Senard, chairman of the board of directors	FOR	FOR		*	91.7%
13	Approve the remuneration policy of Mr. Luca De Meo, CEO	FOR	OPPOSE	The potential variable remuneration exceeds our guidelines.	~	68.3%
14	Approve the remuneration policy of directors	FOR	FOR		*	90.1%
15	Approve a treasury share buy-back and disposal programme	FOR	OPPOSE	The repurchase price is too high.	~	91.5%
16	Authorisation to reduce share capital via cancellation of shares	FOR	FOR		~	92.8%

FOR

FOR



MIX

11.05.2023

# ethos

MIX

20.04.2023

# Rexel

ltem	Agenda	Board	Ethos		Result
1	Approval of the statutory financial statements	FOR	FOR		<b>√</b> 100.0%
2	Approval of the consolidated financial statements	FOR	FOR		<b>√</b> 100.0%
3	Approve allocation of income and dividend	FOR	FOR		<b>√</b> 100.0%
4	Special report of the statutory auditors on regulated agreements and commitments	FOR	FOR		<b>√</b> 100.0%
5	Approve the remuneration policy of the Chairman	FOR	FOR		✓ 99.8%
6	Approve directors' fees	FOR	FOR		✓ 98.7%
7	Approve the remuneration policy of the CEO	FOR	<ul> <li>OPPOSE</li> </ul>	The potential variable remuneration exceeds our guidelines.	✓ 91.6%
8	Approve the remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	✓ 97.1%
9	Approve the 2022 remuneration of the Chairman	FOR	FOR		<ul><li>✓ 99.8%</li></ul>
10	Approve the 2022 remuneration of the CEO	FOR	OPPOSE	Excessive variable remuneration.	✓ 94.2%
	Board main features				
11	Elect Ms. Marie-Christine Lombard	FOR	FOR		<b>√</b> 100.0%
12	Elect Mr. Steven Borges	FOR	FOR		<b>√</b> 100.0%
13	Re-elect Mr. Ian Meakins	FOR	FOR		✓ 97.0%
14	Approve authorisation to repurchase the company's own shares	FOR	FOR		✔ 99.9%
15	Reduce share capital via cancellation of shares	FOR	FOR		<b>√</b> 100.0%
16	Authorisation to increase capital by issuing shares with pre- emptive rights	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive potential capital increase with pre-emptive rights.	✓ 95.1%
17	Authorisation to increase capital by issuing shares wihtout pre- emptive rights by public offering	FOR	FOR		✓ 96.7%
18	Authorisation to increase capital by issuing shares wihtout pre- emptive rights via a private placement	FOR	FOR		✓ 95.7%
19	"Green shoe" autorisation share issuances with or without pre- emptive rights	FOR	OPPOSE	Excessive potential capital increase without pre-emptive rights.	✓ 92.0%
20	Authorisation to increase capital as consideration for contributions in kind made to the company	FOR	FOR		✓ 98.2%
21	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		<ul><li>✓ 94.0%</li></ul>



#### Rexel

20.04.2023 MIX

ltem	Agenda	Board	Ethos	Result
22	Authorise capital increases related to an all-employee share ownership plan for non-french employees	FOR	FOR	✓ 94.1%
23	Authorise capital increases by transfer of reserves	FOR	FOR	<ul><li>✓ 99.6%</li></ul>
24	Amend articles of association - increase age limit for the chairman of the board	FOR	FOR	<ul><li>✓ 99.5%</li></ul>
25	Delegation of powers for the completion of formalities	FOR	FOR	✓ 100.0%



# 27.06.2023 AGM

#### Rohm

ltem	Agenda	Board	Ethos		Result
1.	Dividend Allocation	FOR	FOR		~
2.	Election of Directors with an Audit & Supervisory Committee				
2.1	Re-elect Mr. Isao Matsumoto	FOR	<ul> <li>OPPOSE</li> </ul>	Combined chairman and CEO.	<b>~</b>
2.2	Re-elect Mr. Katsumi Azuma	FOR	FOR		× .
2.3	Re-elect Mr. Kazuhide Ino	FOR	FOR		~
2.4	Re-elect Mr. Tetsuo Tateishi	FOR	FOR		~
2.5	Re-elect Mr. Koji Yamamoto	FOR	FOR		~
2.6	Re-elect Mr. Tadanobu Nagumo	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 75 years old, which exceeds guidelines.	•
2.7	Re-elect Mr. Peter Kenevan	FOR	FOR		×
2.8	Re-elect Ms. Kuniko Muramatsu	FOR	FOR		~
2.9	Elect Prof. Fukuko Inoue	FOR	FOR		~
3.1	Re-elect Mr. Masahiko Yamazaki	FOR	FOR		×
3.2	Re-elect Mr. Hidero Chimori	FOR	FOR		~
3.3	Elect Mr. Keita Nakagawa	FOR	FOR		~
3.4	Elect Mr. Tomoyuki Ono	FOR	FOR		~
4.	Shareholder resolution: Approve Restricted Stock Plan	OPPOSE	OPPOSE		×



#### **Ross Stores**

17.05.2023 AGM

ltem	Agenda	Board	Ethos		Res	ult
1	Elections of directors					
1.a	Re-elect Mr. K. Gunnar Bjorklund	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	95.3%
1.b	Re-elect Mr. Michael J. Bush	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	94.9%
1.c	Elect Mr. Edward G. Cannizzaro	FOR	FOR		~	99.6%
1.d	Re-elect Ms. Sharon D. Garrett	FOR	OPPOSE	The director is over 75 years old, which exceeds guidelines.	~	96.2%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1.e	Re-elect Mr. Michael J. Hartshorn	FOR	<ul> <li>OPPOSE</li> </ul>	Executive director. The board is not sufficiently independent.	~	97.4%
1.f	Re-elect Mr. Stephen Milligan	FOR	FOR		~	98.4%
1.g	Re-elect Ms. Patricia H. Mueller	FOR	FOR		~	98.2%
1.h	Re-elect Mr. George P. Orban	FOR	OPPOSE	The director is over 75 years old, which exceeds guidelines.	~	94.9%
				The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1.i	Re-elect Ms. Larree M. Renda	FOR	FOR		~	98.6%
1.j	Re-elect Ms. Barbara Rentler	FOR	FOR		~	98.8%
1.k	Re-elect Ms. Doniel N. Sutton	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	•	97.5%
2	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	•	93.3%
				An important part of the variable remuneration is based on continued employment only.		
3	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	98.9%
4	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	~	97.2%

### S&P Global

2

3

4

Advisory vote on executive

Advisory vote on say on pay

Re-election of the auditor

remuneration

frequency

ltem	Agenda	Board	Ethos	Result	t
1	Elections of directors				
1.1	Re-elect Mr. Marco Alverà	FOR	FOR	98	3.6
1.2	Re-elect Mr. Jacques Esculier	FOR	FOR	✓ 99	9.5
1.3	Re-elect Ms. Gay Huey Evans	FOR	FOR	99	).3
1.4	Re-elect Mr. William D. Green	FOR	FOR	✓ 96	3.8
1.5	Re-elect Ms. Stephanie C. Hill	FOR	FOR	98	3.8
1.6	Re-elect Ms. Rebecca Jacoby	FOR	FOR	98	3.7
1.7	Re-elect Mr. Robert P. Kelly	FOR	FOR	<b>v</b> 97	7.5
1.8	Re-elect Mr. Ian Livingston	FOR	FOR	✓ 99	9.5
1.9	Re-elect Ms. Deborah D. McWhinney	FOR	FOR	✓ 99	<b>)</b> .4
1.10	Re-elect Ms. Maria R. Morris	FOR	FOR	98	3.9
1.11	Re-elect Mr. Douglas L. Peterson	FOR	FOR	99	9.6
1.12	Re-elect Mr. Richard E. Thornburgh	FOR	FOR	✓ 97	'.3
1.13	Re-elect Dr. Gregory Washington	FOR	FOR	99	).2

• OPPOSE

ONE YEAR

• OPPOSE

FOR

FOR

ONE YEAR



98.6%

99.5%

99.3%

96.8%

98.8%

98.7%

97.5%

99.5%

99.4%

98.9%

99.6%

97.3%

99.2%

93.6%

99.0%

✓ 93.8%

 $\checkmark$ 

Image: A second s

Excessive variable remuneration.

An important part of the variable remuneration is based on continued

The auditor's long tenure raises

independence concerns.

employment only.

03.05.2023 AGM



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25.05.2023

### Sanofi

ltem	Agenda	Board	Et	hos		Res	sult
1	Approval of the statutory financial statements	FOR		FOR		~	99.9%
2	Approval of the consolidated financial statements	FOR		FOR		~	99.9%
3	Approve allocation of income and dividend	FOR		FOR		•	99.9%
	Elections to the board of directors						
4	Elect Mr. Frédéric Oudéa	FOR		FOR		×	96.6%
5	Approve the remuneration report	FOR	٠	OPPOSE	Excessive total remuneration.	~	97.1%
6	Approve the 2022 remuneration of Mr. Weinberg, chairman	FOR		FOR	Excessive variable remuneration.	~	90.7%
7	Approve the 2022 remuneration of Mr. Hudson, CEO	FOR	٠	OPPOSE	Excessive total remuneration.	~	92.9%
8	Approve the maximum amount to be allocated to directors	FOR		FOR	Excessive variable remuneration.	~	98.4%
9	Approve the remuneration policy of directors	FOR		FOR		~	97.6%
10	Approve the remuneration policy of the chairman	FOR	٠	OPPOSE	Excessive total remuneration.	~	98.8%
11	Approve the remuneration policy of the CEO	FOR		FOR		•	93.3%
12	Re-elect PricewaterhouseCoopers as auditors	FOR	•	OPPOSE	The auditor's long tenure raises independence concerns.	~	85.4%
13	Ratification of transfer of registered office	FOR		FOR		•	99.9%
14	Approve a treasury share buy-back and disposal programme	FOR		FOR		•	98.7%
15	Authorisation to reduce share capital via cancellation of shares	FOR		FOR		•	99.9%
16	Authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights	FOR		FOR		~	94.6%
17	Authorisation to increase capital by issuing shares without pre- emptive rights by public offering or by exchange of shares	FOR		FOR		~	94.0%
18	Authorisation to increase capital by issuing shares without pre- emptive rights via private placement	FOR		FOR		~	92.6%
19	Authorisation to issue debt instruments giving access to the share capital of subsidiaries of any other company	FOR		FOR		~	98.2%
20	"Green shoe" autorisation share issuances with or without pre- emptive rights	FOR	•	OPPOSE	Excessive potential capital increase without pre-emptive rights.	•	89.4%



#### Sanofi

25.05.2023 MIX

ltem	Agenda	Board	Ethos	Result
21	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	FOR	FOR	✓ 98.0%
22	Authorise capital increases by transfer of reserves	FOR	FOR	✓ 99.8%
23	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR	<ul><li>✓ 97.9%</li></ul>
24	Delegation of powers for the completion of formalities	FOR	FOR	✓ 100.0%

# ethos

MIX

25.05.2023

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ltem	Agenda	Board	Ethos		Res	sult
1	Approval of the statutory financial statements	FOR	FOR		•	99.9%
2	Approval of the consolidated financial statements	FOR	FOR		~	99.9%
3	Approve allocation of income and dividend	FOR	FOR		~	98.9%
4	Special report of the statutory auditors on regulated agreements and commitments	FOR	FOR		*	100.0%
5	Approve the remuneration report	FOR	FOR			75.9%
6	Approve the 2022 remuneration of Mr. Denis Kessler, Chairman	FOR	OPPOSE	Excessive total remuneration.	~	94.2%
7	Approve the 2022 remuneration of Mr. Laurent Rousseau, CEO	FOR	FOR		~	94.2%
8	Approve the remuneration policy of directors	FOR	FOR		~	98.4%
9	Approve the remuneration policy of the chairman	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive total remuneration.	~	91.8%
10	Approve the remuneration policy of Mr. Laurent Rousseau (CEO from 1 January until 25 January 2023)	FOR	FOR		*	98.3%
11	Approve the remuneration policy of Mr. François de Varenne (CEO from 26 January until 30 April 2023)	FOR	FOR		~	94.8%
12	Approve the remuneration policy of Mr. Thierry Léger (CEO as of 1 May 2023)	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive fixed and variable remuneration.	~	87.0%
	Board main features					
13	Elect Mr. Thierry Léger	FOR	<ul> <li>OPPOSE</li> </ul>	Executive director and the board size is excessive.	~	98.1%
14	Approve co-optation of Ms. Martine Gerow as board member to replace Ms. Kory Sorenson	FOR	FOR		*	98.0%
15	Re-elect Mr. Augustin de Romanet	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	~	57.7%
16	Re-elect Mr. Adrien Couret	FOR	FOR		~	92.4%
17	Elect Ms. Martine Gerow	FOR	FOR		~	98.0%
18	Re-elect Holding Malakoff Humanis	FOR	FOR		~	92.6%
19	Re-elect Ms. Vanessa Marquette	FOR	FOR		~	93.1%
20	Re-elect Ms. Zhen Wang	FOR	FOR		~	97.9%
21	Re-elect Ms. Fields Wicker-Miurin	FOR	FOR		~	53.7%
22	Approve a treasury share buy-back and disposal programme	FOR	OPPOSE	The repurchase price is too high.	~	99.4%
23	Authorise capital increases by transfer of reserves	FOR	FOR		•	99.9%

#### Scor



25.05.2023 MIX

ltem	Agenda	Board	Ethos		Res	sult
24	Authorisation to increase capital by issuing shares with pre- emptive rights	FOR	FOR		~	96.8%
25	Authorisation to increase capital by issuing shares without pre- emptive rights by public offering	FOR	FOR		•	95.1%
26	Authorisation to increase capital by issuing shares without pre- emptive rights via private placement	FOR	FOR		•	94.1%
27	Authorise the Board to issue shares or other securities giving access to shares without pre- emptive rights	FOR	FOR		~	98.2%
28	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	FOR	FOR		~	98.4%
29	"Green shoe" autorisation share issuances with or without pre- emptive rights	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive potential capital increase without pre-emptive rights.	~	92.1%
30	Authorisation to issue stand-alone warrants ("Bons 2023 Contingents") without pre-emptive rights	FOR	FOR		~	95.2%
31	Authorisation to issue stand-alone warrants ("Bons 2023 AOF") without pre-emptive rights	FOR	FOR		~	95.2%
32	Authorisation to reduce share capital via cancellation of shares	FOR	FOR		~	100.0%
33	Authorise capital increases to allocate stock options	FOR	FOR		-	97.0%
34	Authorise capital increases to allocate free performance shares (corporate officers and employees)	FOR	<ul> <li>OPPOSE</li> </ul>	The size of the authorisation is excessive for a limited eligibility plan.	~	94.7%
35	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		~	98.5%
36	Determination of the overall limit for capital increases with or without pre-emptive rights	FOR	FOR		~	97.4%
37	Delegation of powers for the completion of formalities	FOR	FOR		•	100.0%



# 31.05.2023 AGM

#### **SEI Investments**

ltem	Agenda	Board	Etł	nos		Res	sult
1.	Elections of directors						
1.a	Elect Mr. Ryan P. Hicke	FOR	٠	OPPOSE	Executive director. The board is not sufficiently independent.	~	96.9%
1.b	Re-elect Ms. Kathryn M. McCarthy	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	79.7%
					Non independent lead director, which is not best practice.		
2.	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	~	74.5%
3.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	97.4%
4.	Re-election of the auditor	FOR		FOR		~	99.1%



# Seiko Epson

27.06.2023 AGM

ltem	Agenda	Board	Ethos		Result
1	Dividend Allocation	FOR	FOR		~
2	Amend the Articles of Incorporation	FOR	FOR		•
3	Election of Directors with an Audit & Supervisory Committee				
3.1	Re-elect Mr. Minoru Usui	FOR	<ul> <li>OPPOSE</li> </ul>	The director has been sitting on the board for over 16 years, which exceeds guidelines.	*
3.2	Re-elect Mr. Yasunori Ogawa	FOR	FOR		<b>~</b>
3.3	Re-elect Mr. Tatsuaki Seki	FOR	FOR		<b>~</b>
3.4	Re-elect Ms. Mari Matsunaga	FOR	FOR		<b>~</b>
3.5	Elect Mr. Tadashi Shimamoto	FOR	FOR		×
3.6	Elect Mr. Masaki Yamauchi	FOR	FOR		<b>~</b>
4	Approve annual bonus (excluding the audit and supervisory committee members)	FOR	FOR		•



23.05.2023 MIX

#### Société Générale

ltem	Agenda	Board	Et	hos		Res	sult
	Energy transition plan and social and environmental responsibility	NON- VOTING		NON- VOTING			
1	Approval of the consolidated financial statements	FOR		FOR		*	99.3%
2	Approval of the statutory financial statements	FOR		FOR		*	99.3%
3	Approve allocation of income and dividend	FOR		FOR		•	98.5%
4	Special report of the statutory auditors on regulated agreements and commitments	FOR		FOR		•	99.6%
5	Approve the remuneration policy of the chairman	FOR	٠	OPPOSE	Excessive total remuneration.	*	93.7%
6	Approve the remuneration policy of the CEO and Deputy CEOs	FOR	٠	OPPOSE	Excessive total remuneration.	~	78.7%
7	Approve the remuneration policy of directors	FOR		FOR		~	92.4%
8	Approve the remuneration report	FOR		FOR		~	95.1%
9	Approve the 2022 remuneration of Mr. Bini Smaghi, chairman	FOR	٠	OPPOSE	Excessive total remuneration.	~	93.5%
10	Approve the 2022 remuneration of Mr. Oudéa, CEO	FOR		FOR		*	93.0%
11	Approve the 2022 remuneration of Mr. Aymerich, Deputy CEO	FOR		FOR		*	93.7%
12	Approve the 2022 remuneration of Ms. Lebot, Deputy CEO	FOR		FOR		*	93.3%
13	Consultative vote on the remuneration 2022 paid to the material key risk takers	FOR		FOR		~	97.8%
	Elections to the board of directors						
14	Elect Mr. Salwomir Krupa	FOR	٠	OPPOSE	Executive director and the board size is excessive.	~	98.7%
15	Elect Ms. Béatrice Cossa- Dumurgier	FOR	٠	OPPOSE	Concerns over the director's time commitments.	•	88.6%
16	Elect Ms. Ulrika Ekman	FOR		FOR		-	98.9%
17	Elect Mr. Benoît de Ruffray	FOR	٠	OPPOSE	Concerns over the director's time commitments.	*	94.5%
18	Approve a treasury share buy-back and disposal programme	FOR	٠	OPPOSE	The repurchase price is too high.	*	99.9%
19	Authorise capital increases related to an all-employee share ownership plan	FOR		FOR		~	97.6%
20	Amendment of the Articles of Association: term of office of employee representatives	FOR		FOR		~	99.5%
21	Amendment of the Articles of Association: age limit of the chairman	FOR		FOR		~	96.8%
22	Delegation of powers for the completion of formalities	FOR		FOR		~	99.7%



### Softbank Corp

# 20.06.2023 AGM

ltem	Agenda	Board	Ethos		Res	sult
1	Amend the Articles of Incorporation: To issue Series 1 Bond-Type Class Shares	FOR	OPPOSE	We do not support the creation of a new class of shares without voting rights.	~	99.8%
	Election of Directors					
2.1	Re-elect Mr. Ken Miyauchi	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	84.6%
2.2	Re-elect Mr. Junichi Miyakawa	FOR	OPPOSE	Executive director sitting on the remuneration committee, which is not best practice.	•	77.7%
2.3	Re-elect Mr. Jun Shimba	FOR	FOR		~	83.8%
2.4	Re-elect Mr. Yasuyuki Imai	FOR	FOR		~	83.8%
2.5	Re-elect Mr. Kazuhiko Fujihara	FOR	FOR		~	93.0%
2.6	Re-elect Mr. Masayoshi Son	FOR	FOR		~	93.0%
2.7	Re-elect Mr. Atsushi Horiba	FOR	OPPOSE	Concerns over the director's time commitments. The director is over 75 years old,	~	91.4%
2.8	Re-elect Mr. Takehiro Kamigama	FOR	FOR	which exceeds guidelines.		93.8%
2.9	Re-elect Mr. Kazuaki Oki	FOR	FOR			93.8%
2.10	Re-elect Ms. Kyoko Uemura	FOR	FOR			94.0%
2.11	Re-elect Ms. Naomi Koshi	FOR	FOR		· ·	93.9%
	Election of 3 Corporate Auditors					
3.1	Re-elect Mr. Eiji Shimagami as a Corporate Auditor	FOR	FOR		~	97.4%
3.2	Elect Mr. Shuji Kojima as a Corporate Auditor	FOR	FOR		~	89.2%
3.3	Re-elect Ms. Kazuko Kimiwada as a Corporate Auditor	FOR	FOR		~	96.2%
4	Elect Yasuhiro Nakajima as a Substitute Corporate Auditor	FOR	FOR		~	97.2%



01.06.2023 AGM

# SolarEdge Technologies

ltem	Agenda	Board	Ethos		Res	sult
1	Elections of directors					
1.a	Re-elect Mr. Marcel Gani	FOR	FOR		~	91.3%
1.b	Re-elect Ms. Tal Payne	FOR	FOR		~	93.2%
2	Re-election of the auditor	FOR	FOR		~	97.6%
3	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	~	85.7%
4	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	98.8%
5	Declassify the Board of Directors	FOR	FOR		~	99.8%
6	Eliminate Supermajority Vote Requirement	FOR	OPPOSE	The amendment has a negative impact on the rights or interests of all or some of the shareholders.	~	97.6%
7	Amend Certificate of Incorporation to Limit the Liability of Certain Officers	FOR	FOR		~	86.0%

# ethos

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10.05.2023

# SPIE

ltem	Agenda	Board	Ethos	Result
1	Approval of the statutory financial statements	FOR	FOR	✔ 100.0%
2	Approval of the consolidated financial statements	FOR	FOR	<b>√</b> 100.0%
3	Approve allocation of income and dividend	FOR	FOR	<b>√</b> 100.0%
4	Special report of the statutory auditors on regulated agreements and commitments	FOR	FOR	<b>√</b> 100.0%
	Elections to the board of directors			
5	Re-elect Bpifrance Participations	FOR	FOR	✔ 99.0%
6	Re-elect Ms. Gabrielle Van Klaveren-Hessel	FOR	FOR	<ul><li>✓ 97.4%</li></ul>
7	Re-elect PricewaterhouseCoopers as auditors	FOR	FOR	✓ 98.1%
8	Approve the 2022 remuneration of Mr. Gauthier Louette, Chairman and CEO	FOR	FOR	✓ 96.0%
9	Approve the remuneration policy of the Chairman and CEO	FOR	FOR	✓ 95.0%
10	Approve the remuneration report	FOR	FOR	✓ 98.5%
11	Approve the remuneration policy of directors	FOR	FOR	✓ 99.6%
12	Approve a treasury share buy-back and disposal programme	FOR	FOR	<ul><li>✓ 99.8%</li></ul>
13	Authorisation to reduce share capital via cancellation of shares	FOR	FOR	<b>√</b> 100.0%
14	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR	<ul><li>✓ 97.4%</li></ul>
15	Authorise capital increases related to an all-employee share ownership plan for non-French employees	FOR	FOR	<ul><li>✓ 97.4%</li></ul>
16	Approve distribution of shares to employees	FOR	FOR	<ul><li>✓ 96.3%</li></ul>
17	Delegation of powers for the completion of formalities	FOR	FOR	<b>√</b> 100.0%



# 24.05.2023 AGM

# **STMicroelectronics**

ltem	Agenda	Board	Et	nos		Res	sult
1	Report of the Managing Board on the Company's 2022 financial year	NON- VOTING		NON- VOTING			
2	Report of the Supervisory Board on the Company's 2022 financial year	NON- VOTING		NON- VOTING			
3	Advisory vote on the Remuneration Report 2022	FOR	•	OPPOSE	The pay-for-performance connection is not demonstrated.	~	92.5%
4	Adoption of the Company's annual accounts for its 2022 financial year	FOR		FOR	Excessive variable remuneration.	~	99.7%
5	Adoption of a dividend	FOR	•	OPPOSE	The proposed payout ratio is below market practice.	~	99.9%
6	Discharge of the sole member of the Managing Board	FOR		FOR		*	97.6%
7	Discharge of the members of the Supervisory Board	FOR		FOR		~	97.5%
8	Approval of the stock-based portion of the compensation of the President and CEO	FOR	•	OPPOSE	The potential variable remuneration exceeds our guidelines.	~	95.9%
	Composition of the Supervisory Board						
9	Re-appointment of Mr. Yann Delabrière as a member of the Supervisory Board for a 1-year term	FOR		FOR		~	99.4%
10	Re-appointment of Ms. Ana de Pro Gonzalo as a member of the Supervisory Board for a 2-year term	FOR		FOR		~	98.8%
11	Re-appointment of Mr. Frédéric Sanchez as a member of the Supervisory Board for a 3-year term	FOR	•	OPPOSE	Concerns over the director's time commitments.	~	98.5%
12	Re-appointment of Mr. Maurizio Tamagnini as a member of the Supervisory Board for a 3-year term	FOR		FOR		~	95.7%
13	Appointment of Ms. Hélène Vletter-van Dort as a member of the Supervisory Board for a 2-year term	FOR		FOR		~	99.9%
14	Appointment of Mr. Paolo Visca as a member of the Supervisory Board for a 3-year term	FOR		FOR		~	99.8%
15	Authorization to repurchase shares	FOR		FOR		~	99.1%
16	Authorization to issue new common shares	FOR		FOR		~	98.3%



10.05.2023 AGM

# Symrise

ltem	Agenda	Board	Ethos		Res	sult
1	Receive the Annual Report	NON- VOTING	NON- VOTING			
2	Approve the Dividend	FOR	FOR		~	99.3%
3	Approve Discharge of Management Board	FOR	FOR		~	96.5%
4	Approve Discharge of Supervisory Board	FOR	FOR		*	90.6%
5	Appoint the Auditors	FOR	OPPOSE	Following the German auditor oversight body's sanction on Ernst & Young over breaches of professional duty, we cannot approve re-election.	•	98.0%
6	Approve Remuneration Report	FOR	FOR		~	89.9%
	Board main features					
7	Elections to the Supervisory Board: Jan Zijderveld	FOR	FOR		~	95.7%
8	Approve Remuneration of the Supervisory Board members and related amendments to the Articles of Association	FOR	FOR		•	97.6%



18.05.2023 AGM

# Synchrony Financial

ltem	Agenda	Board	Ethos		Res	ult
1	Elections of directors					
1.a	Re-elect Mr. Brian D. Doubles	FOR	FOR		~	99.8%
1.b	Re-elect Mr. Fernando Aguirre	FOR	FOR		<b>~</b>	96.0%
1.c	Re-elect Mr. Paget L. Alves	FOR	FOR		~	97.8%
1.d	Re-elect Ms. Kamila Chytil	FOR	FOR		~	99.8%
1.e	Re-elect Mr. Arthur W. Coviello Jr.	FOR	FOR		<b>~</b>	99.8%
1.f	Re-elect Mr. Roy A. Guthrie	FOR	FOR		~	99.4%
1.g	Re-elect Mr. Jeffrey G. Naylor	FOR	FOR		~	97.5%
1.h	Re-elect Mr. P.W. (Bill) Parker	FOR	FOR		<b>~</b>	98.3%
1.i	Re-elect Ms. Laurel J. Richie	FOR	FOR		~	93.5%
1.j	Re-elect Ms. Ellen M. Zane	FOR	FOR		~	92.1%
2	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	93.2%
				An important part of the variable remuneration is not subject to challenging long-term performance conditions.		
3	Re-election of the auditor	FOR	FOR		~	99.3%



09.05.2023 AGM

# T Rowe Price Group

ltem	Agenda	Board	Et	hos		Re	sult
1.	Elections of directors						
1a.	Re-elect Mr. Glenn R. August	FOR		FOR		~	97.8%
1b.	Re-elect Mr. Mark S. Bartlett	FOR		FOR		~	90.3%
1c.	Re-elect Ms. Dina Dublon	FOR		FOR		~	98.3%
1d.	Re-elect Dr. Freeman A. Hrabowski III	FOR		FOR		~	92.3%
1e.	Re-elect Mr. Robert F. MacLellan	FOR		FOR		~	95.6%
1f.	Re-elect Ms. Eileen P. Rominger	FOR		FOR		~	98.4%
1g.	Re-elect Mr. Robert W. Sharps	FOR		FOR		~	99.0%
1h.	Re-elect Mr. Robert J. Stevens	FOR		FOR		~	95.8%
1i.	Re-elect Mr. William J. Stromberg	FOR		FOR		~	97.7%
1j.	Re-elect Ms. Sandra S. Wijnberg	FOR		FOR		~	90.6%
1k.	Re-elect Mr. Alan D. Wilson	FOR		FOR		~	96.5%
2.	Advisory vote on executive remuneration	FOR	•	OPPOSE	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	~	85.5%
3.	Amend 1986 Employee Stock Purchase Plan	FOR		FOR		~	96.9%
4.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	97.8%
5.	Re-election of the auditor	FOR	•	OPPOSE	The auditor's long tenure raises independence concerns.	~	96.7%
					During the year under review, the fees paid to the audit firm for non-audit services exceed audit fees.		
					On a 3-year basis, the aggregate non- audit fees exceed 50% of the aggregate fees paid for audit services.		



Takeda Pharmaceutical

28.06.2023 AGM

ltem	Agenda	Board	Ethos		Res	sult
1	Approve Allocation of Income and Dividend	FOR	FOR		~	98.8%
	Election of Directors with an Audit & Supervisory Committee					
2.1	Re-elect Mr. Christophe Weber	FOR	FOR		~	95.7%
2.2	Re-elect Dr. Andrew Plump	FOR	OPPOSE	Executive director and the board size is excessive.	~	97.8%
2.3	Re-elect Mr. Constantine Saroukos	FOR	FOR		~	96.2%
2.4	Re-elect Mr. Masami lijima	FOR	OPPOSE	Non-executive director and the board size is excessive.	~	98.4%
2.5	Re-elect Mr. Olivier Bohuon	FOR	FOR		~	97.3%
2.6	Re-elect Mr. Jean-Luc Butel	FOR	FOR		~	97.8%
2.7	Re-elect Mr. Ian Clark	FOR	FOR		~	95.4%
2.8	Re-elect Dr. Steven Gillis	FOR	OPPOSE	Concerns over the director's time commitments.	~	97.4%
2.9	Re-elect Mr. John Maraganore	FOR	FOR		~	96.1%
2.10	Re-elect Mr. Michel Orsinger	FOR	FOR		~	97.3%
2.11	Elect Ms. Miki Tsusaka	FOR	FOR		~	98.9%
3	Approve annual bonus payment for directors	FOR	FOR		~	97.9%

# Target

ltem

Agenda

1.	Elections of directors						
1a.	Re-elect Mr. David P. Abney	FOR		FOR		~	98.7%
1b.	Re-elect Mr. Douglas M. Baker Jr.	FOR		FOR		~	96.5%
1c.	Re-elect Mr. George S. Barrett	FOR		FOR		~	96.3%
1d.	Re-elect Ms. Gail K. Boudreaux	FOR		FOR		~	98.9%
1e.	Re-elect Mr. Brian C. Cornell	FOR	٠	OPPOSE	Combined chairman and CEO.	~	94.7%
1f.	Re-elect Mr. Robert L. Edwards	FOR		FOR		~	98.3%
1g.	Re-elect Mr. Donald (Don) R. Knauss	FOR		FOR		~	97.6%
1h.	Re-elect Ms. Christine A. Leahy	FOR		FOR		~	96.9%
1i.	Re-elect Ms. Monica C. Lozano	FOR		FOR		~	95.8%
1j.	Elect Ms. Grace Puma	FOR		FOR		~	99.0%
1k.	Re-elect Mr. Derica W. Rice	FOR	٠	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	97.5%
11.	Re-elect Mr. Dmitri L. Stockton	FOR		FOR		~	97.6%
2.	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	96.1%
3.	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	•	94.1%
4.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	98.5%
5.	Shareholder resolution: Independent chairman	OPPOSE	•	FOR	The separation of functions allows an effective supervision of the management by the board.	×	32.1%

Ethos

Board

# ethos

Result

14.06.2023 AGM



MIX

13.04.2023

# Teleperformance

ltem	Agenda	Board	Et	hos		Re	sult
1	Approval of the statutory financial statements	FOR		FOR		~	100.0%
2	Approval of the consolidated financial statements	FOR		FOR		~	100.0%
3	Approve allocation of income and dividend	FOR		FOR		1	100.0%
4	Special report of the statutory auditors on regulated agreements and commitments	FOR		FOR		~	100.0%
5	Approve the remuneration report	FOR	٠	OPPOSE	Excessive variable remuneration.	~	90.4%
6	Approve the 2022 remuneration of Mr. Daniel Julien, Chairman and CEO	FOR	•	OPPOSE	Excessive variable remuneration.	~	74.6%
7	Approve the 2022 remuneration of Mr. Olivier Rigaudy, Deputy CEO	FOR	٠	OPPOSE	Excessive variable remuneration.	~	76.8%
8	Approve directors' fees	FOR		FOR		~	99.7%
9	Approve the remuneration policy of the Chairman and CEO	FOR	٠	OPPOSE	The potential variable remuneration exceeds our guidelines.	~	80.1%
10	Approve the remuneration policy of the Deputy CEO	FOR	٠	OPPOSE	The potential variable remuneration exceeds our guidelines.	1	80.1%
	Elections to the board of directors						
11	Re-elect Ms. Christobel Selecky	FOR		FOR		~	98.7%
12	Re-elect Ms. Angela Maria Sierra- Moreno	FOR		FOR		•	98.7%
13	Re-elect Mr. Jean Guez	FOR	٠	OPPOSE	The director is over 75 years old, which exceeds guidelines.	~	82.2%
14	Elect Mr. Varun Bery	FOR		FOR		~	99.9%
15	Elect Mr. Bhupender Singh	FOR	٠	OPPOSE	Executive director and the board size is excessive.	~	99.7%
16	Appointment of PricewaterhouseCoopers as auditors	FOR		FOR		~	100.0%
17	Re-elect as Deloitte as auditors	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	1	84.7%
18	Approve a treasury share buy-back and disposal programme	FOR	٠	OPPOSE	The repurchase price is too high.	1	98.5%
19	Autorisation to reduce share capital via cancellation of shares	FOR		FOR		-	100.0%
20	To authorise capital increases by transfer of reserves	FOR		FOR		~	99.9%
21	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	FOR		FOR		~	96.4%
22	Delegation of powers for the completion of formalities	FOR		FOR		~	100.0%



16.06.2023 AGM

#### Tesco

ltem	Agenda	Board	Ethos		Res	sult
1	Report and accounts	FOR	FOR		~	100.0%
2	Directors' remuneration report (advisory vote)	FOR	OPPOSE	Excessive variable remuneration.	~	92.4%
3	Final dividend	FOR	FOR		~	99.8%
	Elections to the board of directors					
4	Elect Ms. Caroline Silver	FOR	FOR		~	95.3%
5	Re-elect Mr. John Allan	WITH- DRAWN	WITH- DRAWN		_	
6	Re-elect Ms. Melissa Bethell	FOR	FOR		~	99.1%
7	Re-elect Mr. Bertrand Bodson	FOR	FOR		~	99.2%
8	Re-elect Mr. Thierry Garnier	FOR	FOR		~	98.8%
9	Re-elect Mr. Stewart Gilliland	FOR	FOR		~	95.7%
10	Re-elect Dr. Byron Grote	FOR	FOR		~	94.7%
11	Re-elect Mr. Ken Murphy	FOR	FOR		~	99.2%
12	Re-elect Mr. Imran Nawaz	FOR	FOR		~	98.0%
13	Re-elect Ms. Alison Platt	FOR	FOR		~	94.6%
14	Re-elect Ms. Karen Whitworth	FOR	FOR		~	99.1%
15	Re-appoint Deloitte as auditors	FOR	FOR		~	100.0%
16	Auditor's remuneration	FOR	FOR		~	100.0%
17	Political donations	FOR	FOR		~	97.0%
18	Authority to allot shares	FOR	FOR		~	88.1%
19	Disapplication of pre-emption rights	FOR	FOR		~	92.6%
20	Disapplication of pre-emption rights for acquisitions and other capital investment	FOR	FOR		•	90.8%
21	Purchase of own shares	FOR	OPPOSE	The amount of the repurchase is excessive given the financial situation and perspectives of the company.	•	98.5%
22	Authority to call general meetings on short notice	FOR	OPPOSE	14-days is insufficient for shareholders to vote in an informed manner.	~	93.6%



16.05.2023 AGM

# The Hershey Company

ltem	Agenda	Board	Ethos		Resu	ult
1	Elections of directors					
1.1	Re-elect Ms. Pamela M. Arway	FOR	<ul> <li>WITHHO</li> </ul>	LD Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	✓ !	98.9%*
1.2	Re-elect Ms. Michele G. Buck	FOR	• WITHHO	LD Combined chairman and CEO.	<ul> <li></li> </ul>	98.4%*
1.3	Re-elect Mr. Victor L. Crawford	FOR	FOR		<ul> <li>Image: A second s</li></ul>	97.9%*
1.4	Re-elect Mr. Robert M. Dutkowsky	FOR	FOR		<ul> <li>Image: A second s</li></ul>	56.6%*
1.5	Re-elect Ms. Mary Kay Haben	FOR	FOR		× :	99.7%*
1.6	Re-elect Mr. James C. Katzman	FOR	• WITHHO	LD Concerns over the director's time commitments.	<b>~</b> !	94.7%*
1.7	Re-elect Ms. M. Diane Koken	FOR	FOR		<ul> <li></li> <li></li> </ul>	99.6%*
1.8	Elect Ms. Huong Maria T. Kraus	FOR	FOR		<ul> <li></li> </ul>	99.9%*
1.9	Re-elect Mr. Robert Malcolm	FOR	FOR		<ul> <li>Image: A second s</li></ul>	94.8%*
1.10	Re-elect Mr. Anthony J. Palmer	FOR	• WITHHO	LD Non independent lead director, which is not best practice.	<b>~</b> :	94.7%*
1.11	Re-elect Mr. Juan R. Perez	FOR	FOR		<ul> <li>Image: A second s</li></ul>	93.6%*
2.	Re-election of the auditor	FOR	FOR		<b>~</b> :	99.9%
3.	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	<b>~</b> !	98.8%
				An important part of the variable remuneration is based on continued employment only.		
4.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEA	R	<b>~</b> 3	99.7%
5.	Shareholder resolution: Report on plans to eradicate child labour in the company's cocoa supply chain by 2025	OPPOSE	• FOR	Enhanced disclosure on human rights and eradicating child labour from cocoa supply chains.	×	3.6%

\* This election is based on the plurality voting system : when the election is not contested, the candidate (or slate of candidates) is elected if there is at least one vote FOR.

# ethos

# Thule Group

27.04.2023 AGM

ltem	Agenda	Board	Ethos	Result
1.	Opening of the Meeting	NON- VOTING	NON- VOTING	
2.	Election of the chairman of the Meeting	FOR	FOR	×
3.	Preparation and approval of the voting register	FOR	FOR	×
4.	Approval of the agenda	FOR	FOR	×
5.	Election of persons to verify the minutes of the Meeting	NON- VOTING	NON- VOTING	
6.	Determination whether the Meeting has been duly convened	FOR	FOR	×
7.	Address by the company CEO	NON- VOTING	NON- VOTING	
8.	Report on the work of the board of directors and its committees	NON- VOTING	NON- VOTING	
9a.	Presentation of the annual report and the auditor's report	NON- VOTING	NON- VOTING	
9b.	Presentation of the consolidated annual report and the consolidated auditor's report	NON- VOTING	NON- VOTING	
9c.	Presentation of the auditor's statement regarding whether the guidelines for remuneration to senior executives adopted on the previous AGM have been complied with	NON- VOTING	NON- VOTING	
9d.	Presentation of the board of directors' proposal regarding the distribution of profit and motivated statement	NON- VOTING	NON- VOTING	
10a.	Adoption of the financial statements	FOR	FOR	×
10b.	Approve allocation of income and dividend	FOR	FOR	×
10c.	Resolution on the discharge of the members of the board of directors and the CEO from liability			
10c (i).	Discharge of Bengt Baron	FOR	FOR	✓
10c (ii).	Discharge of Hans Eckerström	FOR	FOR	✓
10c (iii).	Discharge of Mattias Ankarberg	FOR	FOR	✓
10c (i∨).	Discharge of Sarah McPhee	FOR	FOR	×
10c (v).	Discharge of Heléne Mellquist	FOR	FOR	×
10c (vi).	Discharge of Therese Reuterswärd	FOR	FOR	×
10c (vii).	Discharge of Johan Westman	FOR	FOR	×
10c (viii).	Discharge of Helene Willberg	FOR	FOR	×



# Thule Group

27.04.2023 AGM

ltem	Agenda	Board	Ethos		Result
10c (ix).	Discharge of the company CEO (Magnus Welander)	FOR	FOR		•
10d.	Approve remuneration report	FOR	FOR		×
11.	Resolution on the number of shareholder-elected members of the board of directors to be appointed	FOR	FOR		•
12.	Approve directors' fees	FOR	FOR		×
13.	Composition of the board of directors				
13.1.	Re-elect Mr. Hans Eckerström	FOR	<ul> <li>OPPOSE</li> </ul>	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~
13.2.	Re-elect Mr. Mattias Ankarberg	FOR	FOR		× .
13.3.	Re-elect Ms. Sarah McPhee	FOR	FOR		×
13.4.	Re-elect Ms. Heléne Mellquist	FOR	OPPOSE	Concerns over the director's time commitments.	~
13.5.	Re-elect Mr. Johan Westman	FOR	OPPOSE	Concerns over the director's time commitments.	•
13.6.	Re-elect Ms. Helene Willberg	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	•
13.7.	Elect Mr. Anders Jensen	FOR	FOR		×
13.8.	Re-elect the chairman of the board of directors	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~
14.	Approve auditors' fees	FOR	FOR		×
15.	Election of auditor	FOR	FOR		×
16.	Approve executive remuneration policy	FOR	<ul> <li>OPPOSE</li> </ul>	An important part of the variable remuneration is not subject to challenging long-term performance conditions.	•
17.	Approve share-related incentive plan 2023	FOR	<ul> <li>OPPOSE</li> </ul>	Performance targets are not sufficiently challenging.	•
18.	Closing of the Meeting	NON- VOTING	NON- VOTING		



27.04.2023 AGM

# Tomra Systems

ltem	Agenda	Board	Ethos		Result
1.	Opening of the Meeting	NON- VOTING	NON- VOTING		
2.	Election of the Chairman of the Meeting	FOR	FOR		<b>√</b> 100.0%
3.	Approval of the notice and the agenda	FOR	FOR		<b>√</b> 100.0%
4.	Election of (a) person(s) to verify the minutes of the Meeting	FOR	FOR		<b>√</b> 100.0%
5.	Report of the board of directors of the past financial year	NON- VOTING	NON- VOTING		
6.	Adoption of the financial statements, including the allocation of profit	FOR	FOR		✓ 99.0%
7.	Approve executive remuneration policy	FOR	FOR		✓ 71.4%
8.	Approve remuneration report	FOR	FOR		✓ 93.4%
9.	Report on corporate governance	NON- VOTING	NON- VOTING		
10.	Approve directors' fees	FOR	FOR		✓ 75.5%
11.	Approve nomination committee fees	FOR	FOR		✓ 99.3%
12.	Election of the board of directors	FOR	FOR		✓ 80.4%
13.	Election of the nomination committee	FOR	<ul> <li>OPPOSE</li> </ul>	While Norwegian law allows for individual elections of directors, the company maintains grouped elections.	<ul><li>✓ 94.8%</li></ul>
14.	Approve auditors' fees	FOR	<ul> <li>OPPOSE</li> </ul>	On a 3-year basis, the aggregate non- audit fees exceed 50% of the aggregate fees paid for audit services.	<ul><li>✓ 95.2%</li></ul>
15.	Authorisation to repurchase own shares	FOR	FOR		✓ 98.9%
16.	Authorisation to issue shares	FOR	FOR		✓ 99.8%
17.	Removal of Article 5 of the Articles of Association	FOR	FOR		✔ 99.9%
18.	Approve nomination committee charter	FOR	<ul> <li>OPPOSE</li> </ul>	While Norwegian law allows for individual elections of directors, the company maintains grouped elections.	✓ 100.0%
19.	Approve agreement with the employees on board representation	FOR	FOR		✓ 100.0%



01.06.2023 AGM

# Trane Technologies

ltem	Agenda	Board	Ethos			Res	Result	
1	Elections of directors							
1.a	Re-elect Ms. Kirk E. Arnold	FOR	FC	OR		~	97.1%	
1.b	Re-elect Ms. Ann C. Berzin	FOR	• 0	PPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	92.4%	
1.c	Re-elect Ms. April Miller Boise	FOR	FC	OR		~	97.2%	
1.d	Re-elect Mr. Gary D. Forsee	FOR	• 0	PPOSE	Non independent lead director, which is not best practice.	~	89.5%	
					Chairman of the sustainability committee and the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.			
1.e	Elect Mr. Mark George	FOR	FC	OR		~	98.9%	
1.f	Elect Mr. John A. Hayes	FOR	FC	OR		~	98.9%	
1.g	Re-elect Ms. Linda P. Hudson	FOR	FC	OR		~	86.6%	
1.h	Re-elect Mr. Myles P. Lee	FOR	FC	OR		~	97.2%	
1.i	Re-elect Mr. David S. Regnery	FOR	• 0	PPOSE	Combined chairman and CEO.	~	89.9%	
1.j	Elect Ms. Melissa N. Schaeffer	FOR	FC	OR		~	99.5%	
1.k	Re-elect Mr. John P. Surma	FOR	FC	OR		~	90.3%	
2	Advisory vote on say on pay frequency	ONE YEAR	0	NE YEAR		~	85.2%	
3	Advisory vote on executive remuneration	FOR	• 0	PPOSE	Excessive variable remuneration.	~	91.2%	
4	Re-election of the auditor and fix their remuneration	FOR	• 0	PPOSE	The auditor's long tenure raises independence concerns.	~	88.4%	
5	Renew the Directors' existing authority to issue shares	FOR	F	OR		~	96.9%	
6	Renew Directors' Authority to Issue Shares for Cash	FOR	• 0	PPOSE	Excessive potential capital increase without pre-emptive rights.	•	93.3%	
7	Determine the price range at which the Company can reissue shares	FOR	FC	OR		~	98.4%	



# Unilever

ltem	Agenda	Board	Ethos		Res	sult
1	2022 annual report and accounts	FOR	FOR		~	99.5%
2	Advisory vote on directors' remuneration report	FOR	OPPOSE	Excessive variable remuneration.	×	42.0%
	Elections to the board of directors					
3	Re-elect Mr. Nils Andersen	FOR	FOR			83.1%
4	Re-elect Dr. Judith Hartmann	FOR	FOR			99.9%
5	Re-elect Mr. Adrian Hennah	FOR	FOR		-	95.7%
6	Re-elect Mr. Alan Jope	FOR	FOR		~	98.9%
7	Re-elect Ms. Andrea Jung	FOR	FOR			84.7%
8	Re-elect Ms. Susan Kilsby	FOR	FOR			99.6%
9	Re-elect Ms. Ruby Lu	FOR	FOR			86.8%
10	Re-elect Mr. Strive Masiyiwa	FOR	OPPOSE	Chairman of the sustainability committee and the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.	~	99.5%
11	Re-elect Prof. Dr. Youngme E. Moon	FOR	FOR		~	99.7%
12	Re-elect Mr. Graeme Pitkethly	FOR	FOR			99.2%
13	Re-elect Mr. Feike Sijbesma	FOR	FOR		~	98.0%
14	Elect Mr. Nelson Peltz	FOR	OPPOSE	The director is over 70 years old, which exceeds guidelines for new nominees.	•	96.2%
15	Elect Mr. Hein Schumacher	FOR	FOR		~	99.3%
16	Re-appoint KPMG as auditors	FOR	FOR		-	99.4%
17	Auditor's remuneration	FOR	FOR			99.9%
18	Political donations and political expenditure	FOR	FOR		~	98.0%
19	Authority to allot shares	FOR	FOR		~	96.7%
20	General authority to disapply pre- emption rights	FOR	FOR		~	98.5%
21	Specific authority to disapply pre- emption rights for an acquisition or specified capital investment	FOR	FOR		•	97.8%
22	Authority to purchase own shares	FOR	FOR		~	98.8%
23	Authority to call general meetings on short notice	FOR	OPPOSE	14-days is insufficient for shareholders to vote in an informed manner.	~	93.4%



# **United Parcel Service**

ltem	Agenda	Board	Et	hos		Res	sult
	Elections of directors						
1.a	Re-elect Ms. Carol B. Tomé	FOR		FOR		~	97.6%
1.b	Re-elect Mr. Rodney C. Adkins	FOR		FOR		~	93.5%
1.c	Re-elect Ms. Eva C. Boratto	FOR		FOR		~	97.4%
1.d	Re-elect Mr. Michael J. Burns	FOR	•	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	96.5%
1.e	Re-elect Mr. Wayne M. Hewett	FOR		FOR		~	97.5%
1.f	Re-elect Ms. Angela Hwang	FOR		FOR		~	97.3%
1.g	Re-elect Ms. Kate E. Johnson	FOR		FOR		~	88.7%
1.h	Re-elect Mr. William R. Johnson	FOR		FOR		~	87.0%
1.i	Re-elect Mr. Franck J. Moison	FOR		FOR		~	88.6%
1.j	Re-elect Ms. Christiana S. Shi	FOR		FOR		~	96.7%
1.k	Re-elect Mr. Russell Stokes	FOR		FOR		~	88.4%
1.I	Re-elect Mr. Kevin M. Warsh	FOR		FOR		~	87.6%
2	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	~	91.5%
3	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		1	88.1%
4	Re-election of the auditor	FOR	•	OPPOSE	The auditor's long tenure raises independence concerns.	~	96.5%
5	Shareholder resolution: Reduce the Voting Power of Class A Stock from 10 Votes Per Share to One Vote Per Share	OPPOSE	•	FOR	Multiple share structures are not in the best interest of shareholders, as they create a disproportionate control of one group of shareholders regardless of their participation in the company's equity.	×	32.8%
6	Shareholder resolution: Greenhouse Gas Reduction Targets	OPPOSE	•	FOR	The resolution aims to mitigate climate change and is in line with the objectives of the Paris Agreement.	×	19.8%
7	Shareholder resolution: Report on Integrating GHG Emissions Reductions Targets into Executive Remuneration	OPPOSE	•	FOR	The proposal aims at improving the remuneration policy.	×	17.7%
8	Shareholder resolution: Report on Just Transition	OPPOSE	•	FOR	Enhanced disclosure on how the company addresses the social and economic impacts linked to its climate change strategy.	×	23.6%
9	Shareholder resolution: Report on Risk Due to Restrictions on Reproductive Rights	OPPOSE	•	FOR	Enhanced disclosure on human rights.	×	8.7%
10	Shareholder resolution: Civil Rights Audit	OPPOSE		OPPOSE		×	5.6%
11	Shareholder resolution: Report on Effectiveness of Diversity, Equity, and Inclusion Efforts	OPPOSE	•	FOR	We support corporate policies aiming to promote gender equality and ethnic diversity.	×	24.5%



# **United Rentals**

ltem	Agenda	Board	Eth	าดร		Res	sult
	Elections of directors						
1.a	Re-elect Mr. José B. Alvarez	FOR		FOR		~	85.9%
1.b	Re-elect Mr. Marc A. Bruno	FOR		FOR		~	95.5%
1.c	Re-elect Mr. Larry D. De Shon	FOR		FOR		~	95.6%
1.d	Re-elect Mr. Matthew J. Flannery	FOR		FOR		~	99.1%
1.e	Re-elect Mr. Bobby J. Griffin	FOR	٠	OPPOSE	Non independent lead director, which is not best practice.	~	93.9%
					The director is 75 years old, which exceeds guidelines.		
1.f	Re-elect Ms. Kim Harris Jones	FOR		FOR		~	98.7%
1.g	Re-elect Ms. Terri L. Kelly	FOR		FOR		~	96.2%
1.h	Re-elect Mr. Michael J. Kneeland	FOR		FOR		~	97.6%
1.i	Elect Mr. Francisco J. Lopez- Balboa	FOR		FOR		~	99.3%
1.j	Re-elect Ms. Gracia C. Martore	FOR		FOR		~	98.0%
1.k	Re-elect Mr. Shiv Singh	FOR		FOR		~	95.6%
2	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	95.4%
3	Advisory vote on executive	FOR	٠	OPPOSE	Excessive variable remuneration.	~	93.4%
	remuneration				We do not consider the performance period for the long-term incentive plan to be long enough.		
4	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	97.5%
5	Reduce Ownership Threshold for Shareholders to Request Action by Written Consent to 15%	FOR		FOR		~	97.6%
6	Shareholder resolution: Reduce Ownership Threshold for Shareholders to Request Action by Written Consent to 10%	OPPOSE	•	FOR	Taking action by written consent in lieu of a meeting is a mechanism shareholders can use to raise important matters without convening an EGM.	×	33.4%



#### **UPM Kymmene**

# 12.04.2023 AGM

ltem	Agenda	Board	Et	hos		Result
1.	Opening of the Meeting	NON- VOTING		NON- VOTING		
2.	Calling the Meeting to order	NON- VOTING		NON- VOTING		
3.	Election of persons to scrutinize the minutes and to supervise the counting of votes	NON- VOTING		NON- VOTING		
4.	Recording the legality of the Meeting	NON- VOTING		NON- VOTING		
5.	Recording the attendance at the Meeting and adoption of the list of votes	NON- VOTING		NON- VOTING		
6.	Presentation of the annual accounts, the report of the board of directors and the auditor's report	NON- VOTING		NON- VOTING		
7.	Adoption of the financial statements	FOR		FOR		•
8.	Approve allocation of income and dividend	FOR		FOR		*
9.	Resolution on the discharge of the members of the board of directors and the CEO from liability	FOR		FOR		•
10.	Approve remuneration report	FOR	٠	OPPOSE	The pay-for-performance connection is not demonstrated.	•
11.	Approve directors' fees	FOR		FOR		<ul> <li>Image: A second s</li></ul>
12.	Resolution on the number of members of the board of directors	FOR		FOR		~
13.	Election of the board of directors	FOR		FOR		<b>~</b>
14.	Approve auditors' fees	FOR		FOR		<b>~</b>
15.	Election of auditor: PricewaterhouseCoopers	FOR	•	OPPOSE	The auditor's long tenure raises independence concerns.	•
16.	Election of auditor: Ernst & Young	FOR		FOR		<ul> <li>Image: A second s</li></ul>
17.	Authorisation to issue shares	FOR		FOR		<b>~</b>
18.	Authorisation to repurchase own shares	FOR		FOR		•
19.	Amendment of the Articles of Association: virtual meetings (article 10)	FOR	•	OPPOSE	The amendment allows the company to organise a virtual general meeting without any adequate justification.	×
20.	Authorisation to decide on donations	FOR		FOR		•
21.	Closing of the Meeting	NON- VOTING		NON- VOTING		



MIX

27.04.2023

# Veolia Environnement

ltem	Agenda	Board	Ethos		Res	sult
1	Approval of the statutory financial statements	FOR	FOR		~	99.6%
2	Approval of the consolidated financial statements	FOR	FOR		•	99.9%
3	Approval of non-deductible charges	FOR	FOR		•	99.6%
4	Approve allocation of income and dividend	FOR	FOR		•	97.1%
5	Special report of the statutory auditors on regulated agreements and commitments	FOR	FOR		•	98.8%
	Elections to the board of directors					
6	Re-elect Ms. Maryse Aulagnon	FOR	<ul> <li>OPPOSE</li> </ul>	The director is over 75 years old, which exceeds guidelines.	•	93.2%
7	Elect Mr. Olivier Andriès	FOR	<ul> <li>OPPOSE</li> </ul>	The board size is excessive. In this regard, Ethos will favor female directors in order to preserve the diversity of the board.	~	99.1%
8	Elect Ms. Veronique Bedague- Hamilius	FOR	FOR		~	97.3%
9	Elect Mr. Francisco Reynés Massanet	FOR	FOR		•	97.4%
10	Re-elect Ernst & Young as auditors	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	~	71.8%
11	Approve the 2022 remuneration of Mr. Antoine Frérot, chairman and CEO until June 30,2022	FOR	<ul> <li>OPPOSE</li> </ul>	The chairman/CEO is entitled to performance shares granted in the past that have not yet vested.	•	93.3%
12	Approve the 2022 remuneration of Mr. Antoine Frérot, chairman since July 1st, 2022	FOR	FOR		•	95.6%
13	Approve the 2022 remuneration of Ms. Estelle Brachlianoff, CEO since July 1st, 2022	FOR	FOR		•	92.6%
14	Approve the remuneration report	FOR	FOR		~	95.2%
15	Approve the remuneration policy of the chairman	FOR	FOR		~	93.0%
16	Approve the remuneration policy of the CEO	FOR	FOR		•	89.4%
17	Approve the remuneration policy of directors	FOR	FOR		•	99.4%
18	Approve a treasury share buy-back and disposal programme	FOR	FOR		•	96.4%
19	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		•	99.8%
20	Authorise capital increases related to an all-employee share ownership plan for non-French employees	FOR	FOR		~	99.8%
21	Approve distribution of performance shares	FOR	FOR		~	95.6%



# Veolia Environnement

# 27.04.2023 MIX

ltem	Agenda	Board	Ethos		Result
22	Amend articles of association: Company purpose	FOR	<ul> <li>OPPOSE</li> </ul>	The amendment has a negative impact on the rights or interests of all or some of the shareholders.	-
23	Delegation of powers for the completion of formalities	FOR	FOR		✓ 100.0%

# Verallia

ltem

а			25.04.2023	3 MIX
Agenda	Board	Ethos		Result
Approval of the statutory financial statements	FOR	FOR		✓ 100.0%
Approval of the consolidated financial statements	FOR	FOR		✓ 100.0%
Approve allocation of income and dividend	FOR	FOR		✓ 100.0%
Special report of the statutory auditors on regulated agreements and commitments	FOR	FOR		✓ 100.0%
Elections to the board				
Re-elect Mr. Michel Giannuzzi	FOR	FOR		✓ 94.8%
Re-elect Ms. Virginie Hélias	FOR	FOR		✓ 99.8%
Re-elect Mr. BWGI	FOR	FOR		✓ 93.9%
Re-elect Ms. Cécile Tandeau de Marsac	FOR	FOR		✓ 97.4%
Re-elect Ms. BWSA	FOR	FOR		✓ 93.6%
Re-elect Mr. Bpifrance Participations	FOR	FOR		✓ 96.3%
Re-elect Ms. Marie-José Donsion	FOR	FOR		<ul><li>✓ 99.4%</li></ul>
Re-elect Mr. Pierre Vareille	FOR	FOR		✓ 98.2%
Approve the remuneration policy of the Chairman	FOR	FOR		✓ 99.8%
Approve the remuneration policy of the CEO	FOR	FOR		✓ 98.6%
Approve directors' fees	FOR	FOR		✓ 100.0%
Approve the 2022 remuneration of Mr. Giannuzzi for his role of Chairman and CEO from 1st January to 11 may 2022	FOR	OPPOSE	Despite the termination of his mandate, the chairman/CEO is still entitled to performance shares granted in the past that have not yet vested.	✓ 71.6%
Approve the 2022 remuneration of Mr. Giannuzzi for his role of Chairman of the board since 11 May 2022	FOR	FOR		✓ 99.8%

18	Approve the 2022 remuneration of Mr. Lucas for his role of Deputy CEO from 1 February to 11 May 2022	FOR	FOR	~	99.0%
19	Approve the 2022 remuneration of Mr. Lucas for his role of CEO since 11 May 2022	FOR	FOR	~	98.8%
20	Approve the remuneration report	FOR	FOR		97.7%
21	Approve Authorisation to buy-back shares	FOR	FOR	~	99.6%
22	Reduce share capital via cancellation of shares	FOR	FOR	~	100.0%
23	Authorise capital increases by transfer of reserves	FOR	FOR	~	100.0%

# ethos



### Verallia

25.04.2023 MIX

ltem	Agenda	Board	Ethos		Res	sult
24	Authorisation to increase capital by issuing shares with pre- emptive rights	FOR	OPPOSE	Excessive potential capital increase with pre-emptive rights.	*	98.3%
25	Authorisation to increase capital by issuing shares wihtout pre- emptive rights but with priority subscription period	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive potential capital increase without pre-emptive rights.	•	97.6%
26	Authorisation to increase capital by issuing shares wihtout pre- emptive rights by public offering	FOR	FOR		*	97.0%
27	Authorisation to increase capital by issuing shares wihtout pre- emptive rights via a private placement	FOR	FOR		•	96.2%
28	Depart from the legal rules defining the maximum discount for capital increase without pre- emptive rights	FOR	<ul> <li>OPPOSE</li> </ul>	The discount on the issuance price is above market practice.	•	96.0%
29	"Green shoe" autorisation share issuances with or without pre- emptive rights	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive potential capital increase without pre-emptive rights.	•	95.5%
30	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	FOR	FOR		~	99.3%
31	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		~	99.8%
32	Authorise capital increases related to an all-employee share ownership plan for non-French employees	FOR	FOR		~	99.8%
33	Approve distribution of performance shares	FOR	FOR		~	97.9%
34	Delegation of powers for the completion of formalities	FOR	FOR		~	100.0%



# Verizon Communications

ltem	Agenda	Board	Et	hos		Re	sult
1.	Elections of directors						
1.1	Re-elect Ms. Shellye L. Archambeau	FOR		FOR		~	95.9%
1.2	Re-elect Ms. Roxanne S. Austin	FOR		FOR		~	96.9%
1.3	Re-elect Mr. Mark T. Bertolini	FOR		FOR		~	97.9%
1.4	Re-elect Mr. Vittorio A. Colao	FOR		FOR		~	98.3%
1.5	Re-elect Ms. Melanie L. Healey	FOR		FOR		~	94.7%
1.6	Re-elect Mr. Laxman Narasimhan	FOR		FOR		~	96.9%
1.7	Re-elect Mr. Clarence Otis Jr.	FOR	•	OPPOSE	Non independent lead director, which is not best practice.	~	93.2%
					The director has been sitting on the board for over 16 years, which exceeds guidelines.		
1.8	Re-elect Mr. Daniel H. Schulman	FOR		FOR		~	97.5%
1.9	Re-elect Mr. Rodney E. Slater	FOR		FOR		~	94.8%
1.10	Re-elect Ms. Carol B. Tomé	FOR		FOR		~	98.4%
1.11	Re-elect Mr. Hans Vestberg	FOR	٠	OPPOSE	Combined chairman and CEO.	~	90.7%
1.12	Re-elect Mr. Gregory G. Weaver	FOR		FOR		~	98.0%
2.	Advisory vote on executive remuneration	FOR	٠	OPPOSE	Excessive variable remuneration.	•	90.8%
					An important part of the variable remuneration is based on continued employment only.		
3.	Advisory vote on say on pay frequency	ONE YEAR		ONE YEAR		~	96.5%
4.	Re-election of the auditor	FOR	٠	OPPOSE	The auditor's long tenure raises independence concerns.	~	95.4%
5.	Shareholder resolution: Report on Government Requests to Remove Content	OPPOSE		OPPOSE		×	2.7%
6.	Shareholder resolution: Adopt a Policy Prohibiting Direct and Indirect Political Contributions to Candidates	OPPOSE	•	FOR	Enhanced disclosure on political donations.	×	6.3%
7.	Shareholder resolution: Amend Clawback Policy	OPPOSE	•	FOR	This proposal allows management accountability and is in the interest of shareholders.	×	37.9%
8.	Shareholder resolution: Termination Pay	OPPOSE	•	FOR	The proposal aims at improving the remuneration policy.	×	11.6%
9.	Shareholder resolution: Independent chairman	OPPOSE	•	FOR	The separation of functions allows an effective supervision of the management by the board.	×	29.9%



# **Vertex Pharmaceuticals**

ltem	Agenda	Board	Ethos		Res	sult
1.	Elections of directors					
1.1	Re-elect Dr. Sangeeta N. Bhatia	FOR	FOR		~	98.9%
1.2	Re-elect Mr. Lloyd A. Carney	FOR	FOR		~	93.1%
1.3	Re-elect Dr. Alan Garber	FOR	FOR		~	99.0%
1.4	Re-elect Mr. Terrence C. Kearney	FOR	FOR		~	94.6%
1.5	Re-elect Dr. med. Reshma Kewalramani	FOR	FOR		~	99.3%
1.6	Re-elect Dr. Jeffrey M. Leiden	FOR	FOR		~	96.5%
1.7	Re-elect Ms. Diana L. McKenzie	FOR	FOR		~	98.9%
1.8	Re-elect Mr. Bruce I. Sachs	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	~	90.8%
				Non independent lead director, which is not best practice.		
				Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.		
1.9	Re-elect Mr. Suketu Upadhyay	FOR	FOR		~	99.3%
2.	Re-election of the auditor	FOR	OPPOSE	On a 3-year basis, the aggregate non- audit fees exceed 50% of the aggregate fees paid for audit services.	~	96.7%
3.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration.	~	89.5%
4.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	99.2%

# ethos

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13.04.2023

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ltem	Agenda	Board	Ethos		Res	ult
1	Approval of the consolidated financial statements	FOR	FOR		<b>~</b> 1	00.0%
2	Approval of the statutory financial statements	FOR	FOR		<b>√</b> 1	00.0%
3	Approve allocation of income and dividend	FOR	FOR		~	99.9%
	Elections to the board of directors					
4	Re-elect Ms. Caroline Grégoire Sainte Marie	FOR	FOR		~	99.7%
5	Elect Mr. Carlos F. Aguilar	FOR	FOR		×	99.9%
6	Elect Dr. phil. Annette Messemer	FOR	FOR			99.1%
	Election in statutory competition of the Employee representative					
7	Re-election of Ms. Dominique Muller Joly-Pottuz	FOR	FOR		•	98.6%
8	Election of Ms. Agnès Daney de Marcillac	WITH- DRAWN	• FOR	As ITEM 7 was approved by shareholders, ITEM 8 was not submitted to vote.	_	
9	Election of Mr. Ronald Kouwenhoven	WITH- DRAWN	<ul> <li>OPPOSE</li> </ul>	As ITEM 7 was approved by shareholders, ITEM 9 was not submitted to vote. Ethos initially recommended to OPPOSE for the following reason:	_	
				The number of employee representatives is sufficient.		
10	Approve a treasury share buy-back and disposal programme	FOR	FOR		*	98.9%
11	Approve directors' fees	FOR	FOR		×	99.9%
12	Approve the remuneration policy of the Chairman and CEO	FOR	<ul> <li>OPPOSE</li> </ul>	The potential variable remuneration exceeds our guidelines.	~	88.4%
13	Approve the remuneration report	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	×	96.2%
14	Approve the 2022 remuneration of Mr. Xavier Huillard, Chairman and CEO	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	86.2%
15	Reduce share capital via cancellation of shares	FOR	FOR		*	99.9%
16	Authorise capital increases by transfer of reserves	FOR	FOR		•	99.7%
17	Delegation to issue shares and capital securities, shareholders' preferential subscription rights are maintained	FOR	FOR		~	95.8%
18	Delegation to issue shares and capital securities by public offering	FOR	FOR		•	94.5%
19	Delegation to issue shares and capital securities by private placement	FOR	OPPOSE	In case pre-emptive rights are excluded, the issuance of shares via a public offering should be preferred.	~	92.8%

# ethos

# Vinci

# 13.04.2023 MIX

ltem	Agenda	Board	Ethos		Result
20	"Green shoe" autorisation share issuances with or without pre- emptive rights.	FOR	OPPOSE	Excessive potential capital increase without pre-emptive rights.	✓ 91.3%
21	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	FOR	FOR		✓ 97.4%
22	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		<ul><li>✓ 99.6%</li></ul>
23	Authorise capital increases related to an all-employee share ownership plan for non-french employees	FOR	FOR		✓ 99.4%
24	Approve distribution of performance shares	FOR	OPPOSE	No individual caps are disclosed.	✓ 93.8%
25	Delegation of powers for the completion of formalities	FOR	FOR		<b>√</b> 100.0%

### Vivendi

# ndi

ltem	Agenda	Board	Ethos		Res	sult
1	Approval of the statutory financial statements	FOR	FOR		~	100.0%
2	Approval of the consolidated financial statements	FOR	FOR		~	100.0%
3	Special report of the statutory auditors on regulated agreements and commitments	FOR	FOR		~	100.0%
4	Approve allocation of income and dividend	FOR	FOR		~	98.8%
5	Approve the remuneration report	FOR	FOR		~	95.0%
6	Approve the 2022 remuneration of Mr. Yannick Bolloré, Chairman	FOR	OPPOSE	The chairman receives performance shares.	~	64.8%
7	Approve the 2022 remuneration of Mr. Arnaud de Puyfontaine, CEO	FOR	OPPOSE	The pay-for-performance connection is not demonstrated.	*	95.5%
				Excessive fixed remuneration.		
8	Approve the 2022 remuneration of Mr. Gilles Alix, member of the executive management	FOR	FOR		~	97.3%
9	Approve the 2022 remuneration of Mr. Cédric de Bailliencourt, member of the executive management	FOR	FOR		~	97.3%
10	Approve the 2022 remuneration of Mr. Frédéric Crépin, member of the executive management	FOR	FOR		~	81.0%
11	Approve the 2022 remuneration of Mr. Simon Gillham, member of the executive management	FOR	FOR		~	97.2%
12	Approve the 2022 remuneration of Mr. Hervé Philippe, member of the executive management	FOR	FOR		•	97.2%
13	Approve the 2022 remuneration of Mr. Stéphane Roussel, member of the executive management	FOR	FOR		•	77.3%
14	Approve the 2022 remuneration of Mr. François Laroze, member of the executive management	FOR	FOR		~	77.3%
15	Approve the 2022 remuneration of Ms. Claire Léost, member of the executive management	FOR	FOR		•	77.3%
16	Approve the 2022 remuneration of Ms. Céline Merle-Béral, member of the executive management	FOR	FOR		~	77.3%
17	Approve the 2022 remuneration of Mr. Maxime Saada, member of the executive management	FOR	FOR		~	77.4%
18	Approve the remuneration policy for directors	FOR	FOR		~	66.6%

# ethos

MIX

24.04.2023



# Vivendi

# 24.04.2023 MIX

ltem	Agenda	Board	Ethos		Res	sult
19	Approve the remuneration policy of the CEO	FOR	OPPOSE	Excessive fixed remuneration. The proportion of the annual bonus that depends on qualitative criteria is excessive	~	95.3%
20	Approve the remuneration policy of the members of the executive management	FOR	FOR		~	77.8%
	Elections to the board of directors					
21	Re-elect Mr. Cyrille Bolloré	FOR	FOR		~	66.4%
22	Elect Mr. Sébastien Bolloré	FOR	FOR		~	92.0%
23	Re-elect Deloitte as auditors	FOR	FOR		~	99.9%
24	Approve a treasury share buy-back and disposal programme	FOR	OPPOSE	The repurchase price is too high.	~	99.4%
25	Reduce share capital via cancellation of shares	FOR	OPPOSE	The purpose of the repurchase is incompatible with the long-term interests of minority shareholders or with those of the majority of the company's stakeholders.	~	98.0%
26	Authorisation to reduce capital by public offering and cancellation of own shares of up to 50% of the capital	FOR	<ul> <li>OPPOSE</li> </ul>	The purpose of the proposed capital increase is incompatible with the long-term interests of the majority of the company's stakeholders.	~	69.0%
27	Authorisation to increase capital by issuing shares with pre- emptive rights	FOR	FOR		~	99.6%
28	Authorise capital increases by transfer of reserves	FOR	FOR		~	99.9%
29	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	FOR	FOR		~	98.2%
30	Authorise capital increases related to an all-employee share ownership plan	FOR	FOR		~	98.1%
31	Authorise capital increases related to an all-employee share ownership plan for non-French employees	FOR	FOR		~	98.1%
32	Delegation of powers for the completion of formalities	FOR	FOR		~	100.0%



# Whirlpool

ltem	Agenda	Board	Ethos		Res	ult
1	Elections of directors					
1.1	Re-elect Mr. Samuel R. Allen	FOR	OPPOSE	Non independent lead director, which is not best practice.	~	84.9%
1.2	Re-elect Dr. Marc R. Bitzer	FOR	<ul> <li>OPPOSE</li> </ul>	Combined chairman and CEO.	~	93.4%
1.3	Re-elect Mr. Greg Creed	FOR	FOR		~	97.3%
1.4	Re-elect Ms. Diane M. Dietz	FOR	FOR			97.9%
1.5	Re-elect Ms. Gerri T. Elliott	FOR	FOR			98.2%
1.6	Re-elect Ms. Jennifer A. LaClair	FOR	FOR			95.8%
1.7	Re-elect Mr. John D. Liu	FOR	FOR		~	96.6%
1.8	Re-elect Mr. James M. Loree	FOR	FOR			98.2%
1.9	Re-elect Mr. Harish Manwani	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	~	93.7%
1.10	Re-elect Ms. Patricia K. Poppe	FOR	FOR		~	95.8%
1.11	Re-elect Mr. Larry O. Spencer	FOR	FOR		~	95.8%
1.12	Re-elect Mr. Michael D. White	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	91.8%
2	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	*	92.8%
3	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAR		~	95.2%
4	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	~	96.4%
5	To approve the 2023 Omnibus Stock and Incentive Plan	FOR	OPPOSE	The potential variable remuneration exceeds our guidelines.	*	91.7%



# ethos

05.05.2023 AGM

# Wienerberger

ltem	Agenda	Board	Ethos		Res	ult
1	Receive the Annual Report	NON- VOTING	NON- VOTING			
2	Approve the Dividend	FOR	FOR		<b>v</b> 1	00.0%
3	Approve Discharge of Management Board	FOR	FOR		~	99.9%
4	Approve Discharge of Supervisory Board	FOR	FOR		•	99.9%
5	Appoint the Auditors	FOR	FOR			99.2%
	Board main features					
6.1	Approve reduction of the number of members elected by the shareholders on the Supervisory Board	FOR	FOR		*	99.8%
6.2	Elections to the Supervisory Board: Dr. Myriam Meyer	FOR	FOR		•	99.0%
6.3	Elections to the Supervisory Board: Katrien Beuls	FOR	FOR		•	99.2%
6.4	Elections to the Supervisory Board: Effie Konstantine Datson	FOR	FOR		•	98.9%
7	Approve Remuneration Report	FOR	<ul> <li>OPPOSE</li> </ul>	The remuneration of the chairman is excessive.	•	97.0%



#### Wolters Kluwer

ltem	Agenda	Board	Et	hos		Re	sult
1.	Opening of the Meeting	NON- VOTING		NON- VOTING			
2a.	Report of the executive board for the financial year 2022	NON- VOTING		NON- VOTING			
2b.	Report of the supervisory board for the financial year 2022	NON- VOTING		NON- VOTING			
2c.	Approve remuneration report	FOR	•	OPPOSE	Performance targets are not sufficiently challenging.	~	93.7%
За.	Adoption of the financial statements	FOR		FOR		~	100.0%
3b.	Explanation of the policy on reserves and dividends	NON- VOTING		NON- VOTING			
3c.	Approve allocation of income	FOR		FOR		~	100.0%
4a.	Discharge of executive board	FOR		FOR		~	98.7%
4b.	Discharge of supervisory board	FOR		FOR		~	98.7%
	Composition of the supervisory board						
5.	Re-elect Mr. Chris Vogelzang	FOR		FOR		~	99.1%
6а.	Authorisation to issue shares	FOR		FOR		~	98.4%
6b.	Authorisation to restrict or exclude pre-emptive rights	FOR		FOR		~	96.3%
7.	Authorisation to repurchase own shares	FOR	•	OPPOSE	The executive variable remuneration depends on "per share" indicators, which are artificially positively impacted by the company's share repurchase programme.	~	98.3%
8.	Reduce share capital via cancellation of shares	FOR	•	OPPOSE	Concerns regarding the share repuchase under ITEM 7, therefore we cannot approve the cancellation of the treasury shares.	•	99.8%
9.	Election of auditor	FOR		FOR		~	99.4%
10.	Any other business	NON- VOTING		NON- VOTING			
11.	Closing of the Meeting	NON- VOTING		NON- VOTING			



# Xylem

ltem	Agenda	Board	Ethos		Res	sult
1	Approval of issuance of Xylem shares	FOR	FOR		~	99.6%
2	Approve the adjournment of the special meeting to solicit additional proxies	WITH- DRAWN	OPPOSE	As ITEM 1 was approved by shareholders, ITEM 2 was not submitted to vote. Ethos initially recommended to OPPOSE for the following reason:	_	
				When a quorum is achieved, the vote outcome should be considered representative of the shareholder opinion regardless of the result.		



# Xylem

ltem	Agenda	Board	Ethos		Res	sult
1	Elections of directors					
1.a	Re-elect Ms. Jeanne Beliveau- Dunn	FOR	FOR		~	97.9%
1.b	Re-elect Mr. Patrick Decker	FOR	FOR		~	98.8%
1.c	Elect Mr. Earl R. Ellis	FOR	FOR		~	99.4%
1.d	Re-elect Mr. Robert F. Friel	FOR	FOR		-	92.5%
1.e	Re-elect Ms. Victoria D. Harker	FOR	OPPOSE	Concerns over the director's time commitments.	•	87.3%
1.f	Re-elect Mr. Steven R. Loranger	FOR	FOR		~	96.2%
1.g	Re-elect Mr. Mark D. Morelli	FOR	FOR		~	97.6%
1.h	Re-elect Mr. Jerome A. Peribere	FOR	FOR		~	93.7%
1.i	Re-elect Ms. Lila Tretikov	FOR	<ul> <li>OPPOSE</li> </ul>	Concerns over the director's time commitments.	•	90.3%
1.j	Re-elect Mr. Uday Yadav	FOR	FOR		~	93.9%
2	Re-election of the auditor	FOR	FOR		-	97.7%
3	Advisory vote on executive remuneration	FOR	<ul> <li>OPPOSE</li> </ul>	Excessive variable remuneration.	~	83.1%
				An important part of the variable remuneration is based on continued employment only.		
4	Shareholder resolution: Independent chairman	OPPOSE	OPPOSE		×	38.8%



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ltem	Agenda	Board	Ethos		Res	sult
1.	Elections of directors					
1a.	Re-elect Mr. Paget L. Alves	FOR	FOR		~	98.5%
1b.	Re-elect Mr. Keith Barr	FOR	FOR		~	98.8%
1c.	Re-elect Mr. Christopher M. Connor	FOR	FOR		~	96.9%
1d.	Re-elect Mr. Brian C. Cornell	FOR	FOR			94.0%
1e.	Re-elect Ms. Tanya Domier	FOR	FOR			98.9%
1f.	Re-elect Mr. David Gibbs	FOR	FOR		~	99.0%
1g.	Re-elect Dr. Mirian M. Graddick- Weir	FOR	FOR		~	88.4%
1h.	Re-elect Mr. Thomas C. Nelson	FOR	OPPOSE	The director has been sitting on the board for over 16 years, which exceeds guidelines.	•	95.9%
1i.	Re-elect Mr. P. Justin Skala	FOR	FOR		~	98.9%
1j.	Re-elect Ms. Annie Young-Scrivner	FOR	FOR		~	98.9%
2.	Re-election of the auditor	FOR	OPPOSE	The auditor's long tenure raises independence concerns.	~	96.2%
3.	Advisory vote on executive remuneration	FOR	OPPOSE	Excessive variable remuneration. An important part of the variable remuneration is not subject to challenging long-term performance conditions.	~	87.1%
4.	Advisory vote on say on pay frequency	ONE YEAR	ONE YEAF		~	98.4%
5.	Shareholder resolution: Report on Efforts to Reduce Plastic Use	OPPOSE	• FOR	The report would be useful to evaluate opportunities for dramatically reducing the amount of plastics used in the company's packaging.	×	36.4%
6.	Shareholder resolution: Report on Lobbying Payments and Policy	OPPOSE	• FOR	Enhanced disclosure on lobbying expenses.	×	41.4%
7.	Shareholder resolution: Report on Civil Rights and Non- Discrimination Audit	WITH- DRAWN	<ul> <li>OPPOSE</li> </ul>	The proposal was not voted on because it was not properly presented at the meeting, as neither the shareholder proponent nor their designee was in attendance.	_	
8.	Shareholder resolution: Adopt Share Retention Policy For Senior Executives	WITH- DRAWN	• FOR	The proposal was withdrawn by the proponent prior to the AGM. Ethos initially recommended to vote FOR for the following reason: Mandatory equity ownership for executives promotes accountability and encourages them to create long- term value.	_	
9.	Shareholder resolution: Report on Paid Sick Leave	OPPOSE	• FOR	We support corporate policies that encourage social responsibility.	×	20.2%





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#### 21.07.2023

#### Disclaimer

Ethos issues voting recommendations in accordance with its own voting guidelines. The general meetings of European companies outside Switzerland are partially provided by local partners. Ethos conducts a systematic verification of the voting recommendations of its partners to ensure that all analyses and voting recommendations comply with its own voting guidelines. The information was gathered from sources available to investors and the general public, e.g. company reports, websites, eventually direct contacts with companies. Despite multiple verification the information provided cannot be guaranteed accurate. Ethos takes no responsibility on the accuracy of information provided.