2022

Ethos Fonds Generalversammlungen nichtschweizerischer Unternehmen

Inhalt	
1	Zusammenfassung der analysierten Generalversammlungen
1.1	Zusammenfassung der Ethos Stimmempfehlungen
1.2	Ethos Stimmempfehlungen nach Themenkategorien
2	Ethos Stimmempfehlungen: Übersicht
3	Ergebnisse der Abstimmungen
3.1	Durchschnittliche Ergebnisse nach Themen
3.2	Abgelehnte Anträge des Verwaltungsrats
3.3	Zurückgezogene Anträge des Verwaltungsrats
4	Stimmberichte pro Unternehmen

Kontakt

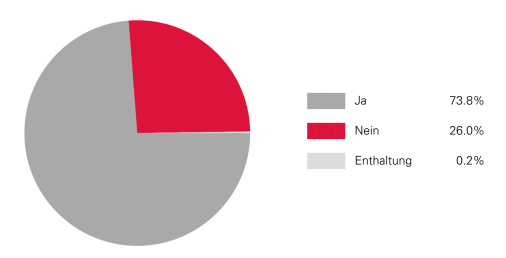
Vincent Kaufmann, Direktor und Head of Proxy Voting, Swiss ESG and Engagement (a.i.) Fanny Ebener, Senior Proxy Voting Manager Romain Perruchoud, Senior ESG Analyst Ethos - Postfach 1051 - 1211 Genf 26 T +41 (0)22 716 15 55 - F +41 (0)22 716 15 56 - www.ethosfund.ch



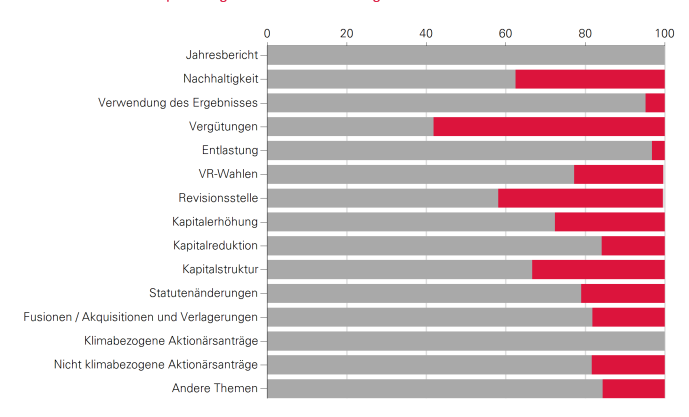
1 Zusammenfassung der analysierten Generalversammlungen

	Anzahl		Anzah	l Anträge	
Art der Generalversammlungen	Versammlungen	Total	Ja	Nein	Enthaltung
Ordentliche Generalversammlungen	185	2832	2116	708	8
Ausserordentliche Generalversammlungen	9	30	18	12	0
Ordentliche und ausserordentliche Generalversammlungen	28	685	483	202	0
Total	222	3547	2617	922	8

1.1 Zusammenfassung der Ethos Stimmempfehlungen



1.2 Ethos Stimmempfehlungen nach Themenkategorien



	AngenomAnträge	mene	Abgele Anträg		Enthaltungen	Anzahl Anträge
Jahresbericht	112	100.0%	0	0.0%	0 0.0%	112
Nachhaltigkeit	5	62.5%	3	37.5%	0 0.0%	8
Verwendung des Ergebnisses	98	95.1%	5	4.9%	0 0.0%	103
Vergütungen	210	41.8%	292	58.2%	0 0.0%	502
Entlastung	151	96.8%	5	3.2%	0 0.0%	156
VR-Wahlen	1298	77.2%	376	22.4%	7 0.4%	1681
Revisionsstelle	118	58.1%	84	41.4%	1 0.5%	203
Kapitalerhöhung	165	72.4%	63	27.6%	0 0.0%	228
Kapitalreduktion	90	84.1%	17	15.9%	0 0.0%	107
Kapitalstruktur	4	66.7%	2	33.3%	0 0.0%	6
Statutenänderungen	60	78.9%	16	21.1%	0 0.0%	76
Fusionen / Akquisitionen und Verlagerungen	9	81.8%	2	18.2%	0 0.0%	11
Klimabezogene Aktionärsanträge	11	100.0%	0	0.0%	0 0.0%	11
Nicht klimabezogene Aktionärsanträge	102	81.6%	23	18.4%	0 0.0%	125
Andere Themen	183	84.3%	34	15.7%	0 0.0%	217



2 Ethos Stimmempfehlungen: Übersicht

Art der Generalversammlung (Typ)

OGV Ordentliche Generalversammlungen

AGV Ausserordentliche Generalversammlungen

MIX Ordentliche und ausserordentliche

Generalversammlungen

Abstimmungen

✓ Dafür

Teilweise dafür

× Dagegen

◄× Enthaltung

Unternehmen 3i	Datum 30.06.2022	Typ	Jahresbericht	Nachhaltigkeit	Verwendung des Ergebnisses	Vergütungen	Entlastung	VR-Wahlen	Revisionsstelle	Kapitalerhöhung	Kapitalreduktion	Kapitalstruktur	Statutenänderungen	Fusionen / Akquisitionen und Verlagerungen	Klimabezogene Aktionärsanträge	Nicht klimabezogene Aktionärsanträge	Andere Themen
Abbvie		OGV	~		~	X			*	~	~						
Accell Group	06.05.2022 20.04.2022	OGV				X		*	*				*			*	
Accell Group	20.04.2022	AGV	*			•	*	V	~	~	~						
Advanced Micro		OGV					×	×					X	×			
Devices	18.05.2022	UGV				×		•	×								
Adyen	01.06.2022	OGV	~			~	~		~	~	~						~
Agnico Eagle Mines	29.04.2022	OGV				•		•	×								
AIA Group	19.05.2022	OGV	•		~			•	~	•	~						
Alstom	12.07.2022	MIX	•		×	•		•		•	~						~
Amcor	09.11.2022	OGV				×		•	~								
American Express Company	03.05.2022	OGV				×		•	•							•	
Amgen	17.05.2022	OGV				×		•	×								
Amundi	18.05.2022	OGV	•	×	~	~		•			~						~
Anthem	18.05.2022	OGV				×		•	×				~			•	
Apple	04.03.2022	OGV				×		•	~							~	
Aquafil	28.04.2022	OGV	~		•	•		×									×
Arcadis	12.05.2022	OGV	~		•	v	~	•	v	•	•						
Arista Networks	31.05.2022	OGV				x		•	x								
Ashtead Group	06.09.2022	OGV	•		~	×		•	~	•	•						×
ASML	29.04.2022	OGV	4		~		•	~	•	•	•		•				

Unternehmen	Datum	Тур	Jahresbericht	Nachhaltigkeit	Verwendung des Ergebnisses	Vergütungen	Entlastung	VR-Wahlen	Revisionsstelle	Kapitalerhöhung	Kapitalreduktion	Kapitalstruktur	Statutenänderungen	Fusionen / Akquisitionen und Verlagerungen	Klimabezogene Aktionärsanträge	Nicht klimabezogene Aktionärsanträge	Andere Themen
AT&T	19.05.2022	OGV				×		~	×							•	
Automatic Data Processing	09.11.2022	OGV				•		•	×								
Autozone	14.12.2022	OGV				×		•	×								
Avery Dennison	28.04.2022	OGV				×		•	×								
Baxter	03.05.2022	OGV				×		•	×				~			~	
Becton Dickinson	25.01.2022	OGV				×		•	×							~	
Befesa	16.06.2022	OGV	~		~	×	~	~	~								
Best Buy	09.06.2022	OGV				×		•	~								
BioMerieux	23.05.2022	MIX	~		~	•	~	•			~						~
Bio-Rad Laboratories	26.04.2022	OGV						~	•								
Black Knight	15.06.2022	OGV				×		•	•				~				
BMW	11.05.2022	OGV			~	×	~	~	~		~						~
Bouygues	28.04.2022	MIX	~		~	•		•	×	×	•						•
Brambles	18.10.2022	OGV				•		•					•				
Brenntag	09.06.2022	OGV			~	×	~	•	~	•	•						
Bristol-Myers Squibb	03.05.2022	OGV				×		•	×							•	
Broadridge Financial Solutions	10.11.2022	OGV				×		~	•								
BT Group	14.07.2022	OGV	~		~	×		•	•	•	~						•
Campbell Soup	30.11.2022	OGV				×		~	×						~	~	
Canon	30.03.2022	OGV			~	•		•					~				•
Cardinal Health	09.11.2022	OGV				×		•	×								
Carrefour	03.06.2022	MIX	•	×	~			•			•						•
Cellnex Telecom	28.04.2022	OGV	•	~	~		~	•		•			•				•
Chubb	19.05.2022	OGV	~		~	•	~	•	•	×	~				~		•
Church & Dwight	28.04.2022	OGV				×		•	×							~	
Cigna	27.04.2022	OGV				×		1	×							~	
Cisco Systems	08.12.2022	OGV				×		•	×							•	
Citrix Systems	21.04.2022	AGV				×								•			
Clorox	16.11.2022	OGV				×		•	~								
Cognizant Technology Solutions	07.06.2022	OGV				×		•	×							×	

Unternehmen	Datum	Тур	Jahresbericht	Nachhaltigkeit	Verwendung des Ergebnisses	Vergütungen	Entlastung	VR-Wahlen	Revisionsstelle	Kapitalerhöhung	Kapitalreduktion	Kapitalstruktur	Statutenänderungen	Fusionen / Akquisitionen und Verlagerungen	Klimabezogene Aktionärsanträge	Nicht klimabezogene Aktionärsanträge	Andere Themen
Colgate-Palmolive	06.05.2022	OGV				×		•	X							•	
Coloplast	01.12.2022	OGV	~		~	•		•	~	~			~				~
Comcast	01.06.2022	OGV				×		•	X						~	•	
Computershare	10.11.2022	OGV				×		~					~				
Corbion	18.05.2022	OGV	~		~	~	~	~	~	*	~						
	05.07.2022	AGV						~									
Corticeira Amorim	28.04.2022	OGV	~	~	~	×	~			~	~						~
	05.12.2022	AGV	~		~												
Crédit Agricole	24.05.2022	MIX	~		~	~		•		•	~					×	~
Crown Castle International	19.05.2022	OGV				×		•	•	×							
CSL	12.10.2022	OGV				×		~									
CVS Health	11.05.2022	OGV				×		~	~							•	
Daiwa House Industry	28.06.2022	OGV			•	~							•				•
Deere & Co.	23.02.2022	OGV							×							~	
Dell Technologies	27.06.2022	OGV				×			×				~				
DiaSorin	29.04.2022	OGV	•		~						×						•
Dollar General	25.05.2022	OGV				×			×							~	
Dollar Tree	30.06.2022	OGV				×		•	×						•		~
E.ON	12.05.2022	OGV			×	×	•		•								
Ebay	08.06.2022	OGV				•		~	×							~	
Ecolab	05.05.2022	OGV				×		•	×							~	
Edenred	11.05.2022	MIX	~		~	•		•	~	•	~						~
Electrolux Professional	28.04.2022	OGV	~		~	•	~	~	~								~
Electronic Arts	11.08.2022	OGV				×		•	×				~			~	
Elekta	25.08.2022	OGV	•		~	~	~	•	~	~	~					•	~
Elis	19.05.2022	MIX	•		~	•		~		•	~						•
Equity Residential	16.06.2022	OGV				×		•	×								
Essity	24.03.2022	OGV	~		~	•	~	•	~	•	•						~
Eurofins Scientific	26.04.2022	MIX	~		~	•	•	~	~		•		•				~
Expeditors	03.05.2022	OGV				×		~	×							•	
Extra Space Storage	25.05.2022	OGV				×		•	×								

Unternehmen	Datum	Тур	Jahresbericht	Nachhaltigkeit	Verwendung des Ergebnisses	Vergütungen	Entlastung	VR-Wahlen	Revisionsstelle	Kapitalerhöhung	Kapitalreduktion	Kapitalstruktur	Statutenänderungen	Fusionen / Akquisitionen und Verlagerungen	Klimabezogene Aktionärsanträge	Nicht klimabezogene Aktionärsanträge	Andere Themen
Faurecia	01.06.2022	MIX	~		~	•		•		•	•		~				~
Fidelity National Information Services	25.05.2022	OGV				X			*								
Ford Motors	12.05.2022	OGV				×		•	x							•	×
Fresenius SE & Co. KGaA	13.05.2022	OGV	•		~	×	~	•	~	~	~						×
GEA Group	28.04.2022	OGV			~	~	~	~	~								
Gen Digital	13.09.2022	OGV				×		~	x							~	
General Motors	13.06.2022	OGV				×		•	~							•	
Getinge	26.04.2022	OGV	~		~	•	•	•	~								•
Gilead Sciences	04.05.2022	OGV				×		•	×							~	
Goodman Group	17.11.2022	OGV				×		•	~								~
GSK	06.07.2022	AGV												•			•
Hang Seng Bank	05.05.2022	OGV						•	~	~	~		~				~
Hennes & Mauritz	04.05.2022	OGV	~		~	~	~	•	~		~		~			•	•
Hera	28.04.2022	MIX	~		~	~			~		~		~				×
Hermes International	20.04.2022	OGV	~		~	•	~	•			•						~
Hewlett Packard Enterprise	05.04.2022	OGV				×		•	~							•	
Home Depot	19.05.2022	OGV				×		•	×							•	
Honda Motor	22.06.2022	OGV						~									
HP	19.04.2022	OGV				×		•	x							~	
IBM	26.04.2022	OGV				×		•	×							~	
IMCD	02.05.2022	OGV	~		~	•	~	~	~	~	~						~
Inditex	12.07.2022	OGV	•	•	~	×		•	~								•
Intel	12.05.2022	OGV				×		•	×							•	
Intuit	20.01.2022	OGV				×		~	×								
Investor AB	03.05.2022	OGV	~		~	•	~	•	~		~						~
Itochu	24.06.2022	OGV			•	×		•					~				~
Jerónimo Martins, SGPS, S.A.	21.04.2022	OGV	•		~		•	~								×	×
Just Eat Takeaway.com	18.11.2022	AGV						•						~			•
Kellogg	29.04.2022	OGV				×		~	×							~	
Keurig Dr Pepper	09.06.2022	OGV				×		•	~								

Unternehmen	Datum	Тур	Jahresbericht	Nachhaltigkeit	Verwendung des Ergebnisses	Vergütungen	Entlastung	VR-Wahlen	Revisionsstelle	Kapitalerhöhung	Kapitalreduktion	Kapitalstruktur	Statutenänderungen	Fusionen / Akquisitionen und Verlagerungen	Klimabezogene Aktionärsanträge	Nicht Klimabezogene Aktionärsanträge	Andere Themen
Kingfisher	22.06.2022	OGV	~		~	•		~	~	~	~						•
Kingspan Group	29.04.2022	OGV	~	~	~	~		•	~	~	X						×
KION Group	11.05.2022	OGV			~	×	~	•	×								
Klepierre	26.04.2022	MIX	~		~	•		•	•	×	~						~
Kone	01.03.2022	OGV	*		~	×	~	•	*	•	~						~
Koninklijke Philips	10.05.2022	OGV	*		~	×	~	•	*	•	~						
	30.09.2022	AGV															~
Lenzing	26.04.2022	OGV			~	×	•	•	×								
Liberty Global	15.06.2022	OGV				×		•	•	•	×						×
Lincoln National	27.05.2022	OGV				×			×							•	
Link REIT	20.07.2022	OGV						•			•						
Loblaw Companies	05.05.2022	OGV				×		~	•							•	
L'Oréal	21.04.2022	MIX	•		•	•		•	•		•		•				~
Lowe's Companies	27.05.2022	OGV				×		•	×							•	
LVMH	21.04.2022	MIX	~		~	•		•	•		~		×				×
Marketaxess Holdings	08.06.2022	OGV				•		•	×								
Mastercard	21.06.2022	OGV				×		•	×				~			•	
Merck	24.05.2022	OGV				×		•	×							~	
Micron Technology	13.01.2022	OGV				×		•	×								
Microsoft	13.12.2022	OGV				×		•	×						~	~	
Mid-America Apartment (MAA)	17.05.2022	OGV				×		•	•								
Mitsubishi Corp.	24.06.2022	OGV			~			•					~		~		~
Molson Coors	18.05.2022	OGV				×		•									
Moodys	26.04.2022	OGV				×		•	~								
Motorola Solutions	17.05.2022	OGV				×		•	•								
Munters Group	18.05.2022	OGV	~		~	•	~	•	~	~							~
National Grid	11.07.2022	OGV	~	×	~	×		~	~	~	×						×
NEC Corp.	22.06.2022	OGV						•					~				~
Newmont Corporation	21.04.2022	OGV				×		~	~								
Nexans	11.05.2022	MIX	•		•	•		•		•	•						~
Novo Nordisk	24.03.2022	OGV	~		~	•		•	•	•	•		•				

Unternehmen	Datum	Тур	Jahresbericht	Nachhaltigkeit	Verwendung des Ergebnisses	Vergütungen	Entlastung	VR-Wahlen	Revisionsstelle	Kapitalerhöhung	Kapitalreduktion	Kapitalstruktur	Statutenänderungen	Fusionen / Akquisitionen und Verlagerungen	Klimabezogene Aktionärsanträge	Nicht klimabezogene Aktionärsanträge	Andere Themen
Novozymes	16.03.2022	OGV	~		~	~		•	⊫(x	~	~		~				~
NTT Corp.	24.06.2022	OGV			~			•					*				*
Nvidia	02.06.2022	OGV	-			×		•	~			X					
Ocado Group	04.05.2022	OGV	~			×		•	~	~	×		×				×
Oracle	16.11.2022	OGV	-			×		•	X								
Oriental Land	29.06.2022	OGV			×			×					~				
Orsted	08.04.2022	OGV	~		~	~	~	•	~	×							~
Paramount Global	08.06.2022	OGV						•	X							~	
Pfizer	28.04.2022	OGV				×		•	×							•	
Prologis	04.05.2022	OGV				×		•	X								
Prysmian	12.04.2022	MIX	~		~	~				~	~						•
Public Storage	28.04.2022	OGV				×		•	×				~				
Publicis Groupe	25.05.2022	MIX	~		~	•		•		•	~		~				~
Qorvo	09.08.2022	OGV				×		•	~								
Randstad	29.03.2022	OGV	~		~	•	•	~	~	•	~						~
Reckitt Benckiser	20.05.2022	OGV	~		~	×		•	~	~	~						•
Regeneron Pharmaceutical	10.06.2022	OGV				×		•	×								
Renault	25.05.2022	MIX	~		~	•		~		•	×	~	•				•
Rentokil Initial	11.05.2022	OGV	~		~	×		•	~	~	~						•
	06.10.2022	AGV												~			
Rexel	21.04.2022	MIX	•		~			~	•	~	~						~
S&P Global	04.05.2022	OGV				×			x								
Sba Communications	12.05.2022	OGV				×		×	×								
Scor	18.05.2022	MIX	•		•	•		~		•	•		×				•
Seagate Technology Holdings	24.10.2022	OGV				×		•	×								•
SEB	19.05.2022	MIX	~		~	•		~		•	•	~					~
Segro	21.04.2022	OGV	~		~	~		~	~	~	~						•
Seiko Epson	28.06.2022	OGV			~	~		•					×				
Seven & I Holdings Co.	26.05.2022	OGV			~	•		•					~				~
Sherwin-Williams	20.04.2022	OGV				×		•	×								

Unternehmen	Datum 29.07.2022	Typ OGV	Jahresbericht	Nachhaltigkeit	Verwendung des Ergebnisses	Vergütungen	Entlastung	VR-Wahlen	Revisionsstelle	Kapitalerhöhung	Kapitalreduktion	Kapitalstruktur	Statutenänderungen	Fusionen / Akquisitionen und Verlagerungen	Klimabezogene Aktionärsanträge	Nicht klimabezogene Aktionärsanträge	Andere Themen
Singapore Telecommunications	29.07.2022	OGV	*		*	•		*	~	*	*						
Société Générale	17.05.2022	MIX	~		~	•		*		•	~						~
SolarEdge Technologies	20.06.2022	OGV				×		•	~								
SPIE	11.05.2022	MIX	~		~	•		•	×	•	~		~				•
Starbucks	16.03.2022	OGV				×		*	×							*	
Stora Enso	15.03.2022	OGV	*		•	*	*	•	*	•	*						*
Subaru Corporation	22.06.2022	OGV			•	×		~					~				~
Sumitomo Metal Mining	24.06.2022	OGV			•	•		~					~				•
Sun Hung Kai Properties	03.11.2022	OGV	~		~	~		•	~	•	~						
Symrise	03.05.2022	OGV			•	•	~		•								
T Rowe Price Group	10.05.2022	OGV				×		~	×								
Takeda Pharmaceutical	29.06.2022	OGV			×	~		•					~				
Take-Two Interactive Software	19.05.2022	AGV								~				~			~
Software	16.09.2022	OGV				×		•	~								
Target	08.06.2022	OGV				×		•	×							~	
Telefonica	08.04.2022	OGV	•	~	~	•	~	~	~	~	~						•
Teleperformance	14.04.2022	MIX	~		•	•		~		•	~						•
Telstra	11.10.2022	OGV				~		~						~			
Tesco	17.06.2022	OGV	~		•	×		•	•	•	×						•
Texas Instruments	28.04.2022	OGV				×			×							•	
Thomson Reuters	08.06.2022	OGV				×		•	•								
Thule Group	26.04.2022	OGV	~		•	•	~	•	•								~
Tokyo Gas	29.06.2022	OGV											~				
Tomra Systems	28.04.2022	OGV	~			~		•	×	•	×	~					•
Trane Technologies	02.06.2022	OGV				×		•	×	•							~
UniCredit	08.04.2022	MIX	~		~	1					•	*	•				•
Unilever Plc	04.05.2022	OGV	~			×		~	•	•	•						•
United Parcel Service	05.05.2022	OGV				×		•	×						•	~	
UnitedHealth	06.06.2022	OGV				×		•	×							~	
Valeo	24.05.2022	MIX	•		•	•		•	•		•		•				•
Veolia Environnement	15.06.2022	MIX	•		•	1		~			"						~

Unternehmen	Datum	Тур	Jahresbericht	Nachhaltigkeit	Verwendung des Ergebnisses	Vergütungen	Entlastung	VR-Wahlen	Revisionsstelle	Kapitalerhöhung	Kapitalreduktion	Kapitalstruktur	Statutenänderungen	Fusionen / Akquisitionen und Verlagerungen	Klimabezogene Aktionärsanträge	Nicht klimabezogene Aktionärsanträge	Andere Themen
Verallia	11.05.2022	MIX	*		~	•		•		•	~		~				~
Verizon Communications	12.05.2022	OGV				×		•	×							•	
Vertex Pharmaceuticals	18.05.2022	OGV				×		•	×								
Viatris	09.12.2022	OGV				×		•	×							~	
Visa	25.01.2022	OGV				×		•	~								
VMware	12.07.2022	OGV				×		•	•								
Vodafone	26.07.2022	OGV	~		~	×		•	~	•	~						•
Walgreens Boots Alliance	27.01.2022	OGV				×		•	×							~	
Waters Corp	24.05.2022	OGV				×		•	×								
Western Digital	16.11.2022	OGV				•		•	x								
Western Union	19.05.2022	OGV				×		~	~							~	
Whirlpool	19.04.2022	OGV				x		•	x								
Wienerberger	03.05.2022	OGV			~	×	•	~	~	~	×						
Wolters Kluwer	21.04.2022	OGV	•		~	•	~	~	~	~	•						
Woolworths	26.10.2022	OGV				~		•									
Worldline	09.06.2022	MIX	~		•	~		~	×	•	•		~				~
WR Berkley Corp	15.06.2022	OGV				×		•	×			×					
Yamato Holdings	23.06.2022	OGV						•					~				~
Yum! Brands	19.05.2022	OGV				×		•	×								



3 Ergebnisse der Abstimmungen

3.1 Durchschnittliche Ergebnisse nach Themen

Art der Anträge	Anzahl Anträge	Verfügbare Ergebnisse	Durchschnittliche Zustimmung
Jahresbericht	112	105	99.6%
Nachhaltigkeit	8	8	97.3%
Verwendung des Ergebnisses	103	90	99.3%
Vergütungen	502	472	91.2%
Entlastung	156	103	93.0%
VR-Wahlen	1681	1472	95.8%
Revisionsstelle	203	188	97.2%
Kapitalerhöhung	228	224	95.1%
Kapitalreduktion	107	102	98.3%
Kapitalstruktur	6	6	94.9%
Statutenänderungen	76	65	97.9%
Fusionen / Akquisitionen und Verlagerungen	11	10	95.1%
Klimabezogene Aktionärsanträge	11	11	25.3%
Nicht klimabezogene Aktionärsanträge	125	121	28.8%
Andere Themen	217	174	97.6%
Alle Themen	3546	3151	92.7%

3.2 Abgelehnte Anträge des Verwaltungsrats

Unternehmen	GV Datum	No.	Traktandum	Ethos	Resultat
Goodman Group	17.11.2022	12	Spill resolution (conditional item)	DAFÜR	1.1%
Western Digital	16.11.2022	2	Advisory vote on executive remuneration	DAGEGEN	12.3%
Koninklijke Philips	10.05.2022	2d.	Approve remuneration report	DAGEGEN	20.6%
Agnico Eagle Mines	29.04.2022	4.	Advisory vote on executive remuneration	DAGEGEN	24.4%
Verallia	11.05.2022	8	Competitive election of Matthieu Cantin as an employee shareholder representative Director for 4 years	DAGEGEN	26.6%
Befesa	16.06.2022	17	Advisory vote on the remuneration report	DAGEGEN	27.1%
Befesa	16.06.2022	16	Advisory vote on the remuneration policy	DAGEGEN	27.2%
Intel	12.05.2022	3.	Advisory vote on executive remuneration	DAGEGEN	34.1%
Citrix Systems	21.04.2022	2	Advisory Vote on remuneration for the executives in connection to the merger	DAGEGEN	36.7%
Accell Group	20.04.2022	3b.	Approve remuneration report: executive board	DAGEGEN	40.4%
Take-Two Interactive Software	16.09.2022	2	Advisory vote on executive remuneration	DAGEGEN	41.9%



3.3 Zurückgezogene Anträge des Verwaltungsrats

Unternehmen	GV Datum	No.	Traktandum	Ethos	Resultat
ASML	29.04.2022	10.	Election of auditor: Deloitte	ZURÜCK- GEZOGEN	-
AT&T	19.05.2022	1.1	Re-elect Mr. Samuel A. Di Piazza Jr.	ZURÜCK- GEZOGEN	-
AT&T	19.05.2022	1.5	Re-elect Ms. Debra L. Lee	ZURÜCK- GEZOGEN	
AT&T	19.05.2022	1.13	Re-elect Mr. Geoffrey Y. Yang	ZURÜCK- GEZOGEN	
Citrix Systems	21.04.2022	3	To approve the adjournment proposal	DAGEGEN	
Equity Residential	16.06.2022	1.2	Re-elect Mr. Raymond Bennett	ZURÜCK- GEZOGEN	
Veolia Environnement	15.06.2022	12	To approve the proposed exceptional share bonus as part of the chaiman and CEO's new remuneration policy for the period from January 1 to June 30, 2022	DAGEGEN	



4 Stimmberichte pro Unternehmen

3i 30.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Annual Report and Accounts for the year ended 31 March 2022	DAFÜR	DAFÜR		*	97.8%
2	Advisory vote on Directors' Remuneration report	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	93.2%
3	Declare a final dividend	DAFÜR	DAFÜR		~	99.9%
	Elections to the Board of Directors					
4	Re-elect Ms. Caroline Banszky	DAFÜR	DAFÜR		~	97.5%
5	Re-elect Mr. Simon Borrows	DAFÜR	DAFÜR		~	99.8%
6	Re-elect Mr. Stephen Daintith	DAFÜR	DAFÜR		•	98.6%
7	Elect Ms. Jasi Halai	DAFÜR	DAFÜR		~	99.8%
8	Elect Mr. James Hatchley	DAFÜR	DAFÜR		~	99.7%
9	Re-elect Mr. David Hutchison	DAFÜR	DAGEGEN	Non independent member of the remuneration committees which is not best UK market practice.	*	97.1%
10	Elect Ms. Lesley M.S. Knox	DAFÜR	DAFÜR		•	98.0%
11	Re-elect Ms. Coline Lucille McConville	DAFÜR	DAFÜR		*	96.6%
12	Re-elect Mr. Peter McKellar	DAFÜR	DAFÜR		•	94.4%
13	Re-elect Ms. Alexandra Schaapveld	DAFÜR	DAFÜR		*	98.6%
14	Re-appoint KPMG as auditor	DAFÜR	DAFÜR		•	97.7%
15	Auditor's remuneration	DAFÜR	DAFÜR		~	99.9%
16	Political donations and political expenditure	DAFÜR	DAFÜR		*	98.8%
17	Directors' authority to allot shares	DAFÜR	DAFÜR		•	95.4%
18	Disapplication of pre-emption rights on the issue of shares for cash	DAFÜR	DAFÜR		*	99.0%
19	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	DAFÜR	DAFÜR		•	95.8%
20	Purchase of own shares	DAFÜR	DAFÜR		~	97.6%
21	Authority to call general meetings on short notice	DAFÜR	DAGEGEN	14-days is insufficient for shareholders to vote in an informed manner.	*	95.8%



Abbvie 06.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1.1	Re-elect Mr. William H.L. Burnside	DAFÜR	DAFÜR		~	96.8%
1.2	Re-elect Mr. Thomas C. Freyman	DAFÜR	DAFÜR		~	97.3%
1.3	Re-elect Mr. Brett J. Hart	DAFÜR	DAFÜR		~	96.8%
1.4	Re-elect Mr. Edward J. Rapp	DAFÜR	DAFÜR		~	92.0%
2.	Re-election of the auditor	DAFÜR	DAFÜR		~	99.6%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	89.0%
4.	Elimination of Supermajority Requirement	DAFÜR	DAFÜR		*	98.9%
5.	Shareholder resolution: Independent chairman	DAGEGEN	• DAFÜR	An independent chairman can ensure independent oversight of management.	×	30.2%
6.	Shareholder resolution: Termination Pay	DAGEGEN	• DAFÜR	The proposal aims at improving the remuneration policy.	*	50.1%
7.	Shareholder resolution: Report on Board Oversight of Competition Practices	DAGEGEN	• DAFÜR	A report would help to understand the company's management of risks related to these anti-competitive practices.	×	32.8%
8.	Shareholder resolution: Disclose political contributions	DAGEGEN	• DAFÜR	Enhanced disclosure on political donations.	×	39.3%



Accell Group 20.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2.	Report of the executive board for the financial year 2021	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
За.	Report of the supervisory board for the financial year 2021	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
3b.	Approve remuneration report: executive board	DAFÜR	• DAGEGEN	Excessive discretion of the remuneration committee in determining the performance criteria.	×	40.4%
3c.	Approve remuneration report: supervisory board	DAFÜR	DAFÜR		•	98.5%
4.	Adoption of the financial statements	DAFÜR	DAFÜR		*	99.7%
5.	Explanation of the policy on reserves and dividends	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
6a.	Discharge of executive board	DAFÜR	DAFÜR		~	73.7%
6b.	Discharge of supervisory board	DAFÜR	DAFÜR		~	70.9%
7.	Election of auditor	DAFÜR	DAFÜR		~	99.8%
8.	Composition of the supervisory board					
8a.	Election of Danielle Jansen Heijtmajer	DAFÜR	DAFÜR		•	86.9%
8b.	Election of Gert van de Weerdhof	DAFÜR	DAFÜR		~	83.7%
8c.	Announcement concerning vacancies in the supervisory board arising in 2023	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
9a.	Notification of the re-appointment of Ton Anbeek to the executive board	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
9b.	Notification of the re-appointment of Ruben Baldew to the executive board	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
10.	Authorisation to repurchase own shares	DAFÜR	DAFÜR		*	100.0%
11a.	Authorisation to issue shares	DAFÜR	DAFÜR		~	98.8%
11b.	Authorisation to restrict or exclude pre-emptive rights	DAFÜR	DAFÜR		•	98.8%
12.	Any other business	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
13.	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			



Accell Group 20.05.2022 AGV

No.	Traktanden	Board	Et	hos		Res	sultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
2a.	Explanation of the recommended public offer by Sprint BidCo B.V. for all issued and outstanding ordinary shares in the capital of the Company	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
2b.	Approve Post-Settlement Restructuring Resolution	DAFÜR	•	DAGEGEN	The transaction is not consistent with the long-term interests of the majority of the company's stakeholders.	*	66.9%
2c (i).	Notice of conditional vacant positions on the supervisory board	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
2c (ii).	Opportunity for the General Meeting to make conditional recommendations	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
2c (iii).	Notification by the supervisory board of the names of the persons nominated for appointment	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
2c (iv).	Conditional appointment of Mr. Knottenbelt as member of the Supervisory Board, with effect as of the Delisting	DAFÜR	•	DAGEGEN	The director is appointed by the offeror of the transaction that is not supported under ITEM 2.a.	•	88.4%
2c (v).	Conditional appointment of Mr. Lewis-Oakes as member of the Supervisory Board, with effect as of the Delisting	DAFÜR	•	DAGEGEN	The director is appointed by the offeror of the transaction that is not supported under ITEM 2.a.	*	88.4%
2c (vi).	Conditional appointment of Mr. Van Beuningen as member of the supervisory board, with effect as of the Delisting	DAFÜR	•	DAGEGEN	The director is appointed by the offeror of the transaction that is not supported under ITEM 2.a.	*	77.8%
2d (i).	Conditional grant of full and final discharge to members of the Executive Board for the performance of their duties up to and including the date of this EGM	DAFÜR	•	DAGEGEN	The transaction is not supported under ITEM 2.a.	•	74.2%
2d (ii).	Conditional grant of full and final discharge to members of the supervisory board for the performance of their duties up to and including the date of this EGM	DAFÜR	•	DAGEGEN	The transaction is not supported under ITEM 2.a.	•	74.6%
2e (i).	Conditional amendment to the Articles of Association of the Company following Settlement	DAFÜR	•	DAGEGEN	The transaction is not supported under ITEM 2.a.	•	88.5%
2e (ii).	Conditional conversion and amendment to the articles of association of the Company as of the Delisting	DAFÜR	•	DAGEGEN	The transaction is not supported under ITEM 2.a.	*	78.0%
3.	Any other business	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			



Accell Group 20.05.2022 AGV

No.	Traktanden	Board	Ethos	Resultat
4.	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	



Advanced Micro Devices

18.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. John E. Caldwell	DAFÜR	DAGEGEN	Non independent lead director, which is not best practice.	*	91.2%
1b.	Re-elect Ms. Nora M. Denzel	DAFÜR	DAFÜR		~	95.7%
1c.	Re-elect Mr. Mark Durcan	DAFÜR	DAFÜR		~	98.0%
1d.	Re-elect Mr. Michael P. Gregoire	DAFÜR	DAFÜR		~	98.3%
1e.	Re-elect Mr. Joseph A. Householder	DAFÜR	DAFÜR		•	97.9%
1f.	Re-elect Mr. John W. Marren	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	98.2%
1g.	Elect Mr. Jon A. Olson	DAFÜR	DAFÜR		*	99.5%
1h.	Re-elect Dr. Lisa T. Su	DAFÜR	 DAGEGEN 	Combined chairman and CEO.	~	92.0%
1i.	Re-elect Mr. Abhi Y. Talwalkar	DAFÜR	DAFÜR		*	84.3%
1j.	Elect Ms. Elizabeth W. Vanderslice	DAFÜR	DAFÜR		~	99.5%
2.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	95.3%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	95.0%
				An important part of the variable remuneration is not subject to challenging long-term performance conditions.		



Adyen 01.06.2022 OGV

No.	Traktanden	Board	Ethos	Res	ultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
2a.	Report of the executive - and supervisory board of the past financial year	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
2b.	Approve remuneration report	DAFÜR	DAFÜR	✓	98.2%
2c.	Adoption of the financial statements	DAFÜR	DAFÜR	~	99.9%
2d.	Explanation of the policy on reserves and dividends	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
3.	Discharge of executive board	DAFÜR	DAFÜR	✓	
4.	Discharge of supervisory board	DAFÜR	DAFÜR	✓	
5.	Election of Pieter Willem van der Does to the executive board	DAFÜR	DAFÜR	~	
6.	Election of Roelant Prins to the executive board	DAFÜR	DAFÜR	*	
7.	Authorisation to issue shares	DAFÜR	DAFÜR	✓	
8.	Authorisation to restrict or exclude pre-emptive rights	DAFÜR	DAFÜR	*	
9.	Authorisation to repurchase own shares	DAFÜR	DAFÜR	✓	
10.	Election of auditor	DAFÜR	DAFÜR	✓	
11.	Any other business and closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		



Agnico Eagle Mines 29.04.2022 OGV

No.	Traktanden	Board	Ethos	Resulta	at
1.	Elections of directors				
1.1	Re-elect Ms. Leona Aglukkaq	DAFÜR	DAFÜR	✓ 99.	.3%
1.2	Elect Mr. Ammar Al Joundi	DAFÜR	DAFÜR	y 99.	.6%
1.3	Re-elect Mr. Sean Boyd	DAFÜR	 ZURÜCK- BEHALTEN board for over 20 years, whi exceeds guidelines. 		.5%
1.4	Re-elect Ms. Martine A. Celej	DAFÜR	DAFÜR	✓ 88.	.8%
1.5	Re-elect Mr. Robert J. Gemmell	DAFÜR	DAFÜR	✓ 84.	.5%
1.6	Elect Mr. Jonathan Gill	DAFÜR	 ZURÜCK- BEHALTEN The director is over 70 years which exceeds guidelines for nominees. 	•	.1%
1.7	Elect Mr. Peter Grosskopf	DAFÜR	DAFÜR	✓ 96.	.3%
1.8	Elect Ms. Elizabeth Lewis-Gray	DAFÜR	DAFÜR	✓ 97.	.3%
1.9	Re-elect Ms. Deborah McCombe	DAFÜR	DAFÜR	✓ 99.	.8%
1.10	Elect Mr. Jeffrey Parr	DAFÜR	DAFÜR	✓ 96.	.3%
1.11	Re-elect Mr. J. Merfyn Roberts	DAFÜR	DAFÜR	✓ 97.	.8%
1.12	Re-elect Mr. Jamie Sokalsky	DAFÜR	DAFÜR	✓ 88.	.2%
2.	Re-election of the auditor	DAFÜR	DAGEGEN The auditor's long tenure rai independence concerns.	ses 🗸 88.	.3%
3.	To approve the Employee Stock Purchase Plan	DAFÜR	DAFÜR	✓ 96.	.5%
4.	Advisory vote on executive remuneration	DAFÜR	 DAGEGEN Excessive variable remunerate Performance targets are not sufficiently challenging. 	•	.4%



AIA Group 19.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Accept financial statements and statutory reports of the company	DAFÜR	DAFÜR		•	99.5%
2	Approve final dividend	DAFÜR	DAFÜR		~	99.9%
	Elections of directors					
3	Elect Ms. Jane Sun Jie	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	~	80.3%
4	Re-elect Mr. George Yong-Boon Yeo	DAFÜR	• DAGEGEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	*	92.3%
5	Re-elect Ms. Swee Lian Teo	DAFÜR	DAFÜR		~	99.2%
6	Re-elect Dr. oec. Narongchai Akrasanee	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	~	77.7%
7	Election of the auditor and authorise the board to fix their remuneration	DAFÜR	DAFÜR		*	97.6%
8a	Mandate to issue shares	DAFÜR	DAFÜR		•	98.5%
8b	Mandate to buyback shares	DAFÜR	DAFÜR		•	99.4%



Alstom 12.07.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the parent company's financial statements	DAFÜR	DAFÜR		*	99.9%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		*	100.0%
3	 To approve the allocation of income and the dividend payment; To approve the dividend reinvestment plan (option for scrip dividend) 	DAFÜR	• DAGEGEN	Scrip dividend issued with a 10% discount.	*	96.5%
4	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR	DAFÜR		•	100.0%
	Board main features					
5	Re-election of Bi Yong Chungunco as a Director for 4 years	DAFÜR	DAFÜR		*	99.8%
6	Re-election of Clotilde Delbos as a Director for 4 years	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	86.9%
7	Re-election of Baudouin Prot as a Director for 4 years	DAFÜR	DAFÜR		*	98.3%
8	To approve the Chairman & CEO new remuneration policy	DAFÜR	DAFÜR		•	94.2%
9	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		•	99.5%
10	To approve the remuneration report	DAFÜR	DAFÜR		*	98.0%
11	Ex-post binding "Say on Pay" vote on the individual remuneration of Henri Poupart-Lafarge, Chairman & CEO	DAFÜR	• DAGEGEN	Excessive variable remuneration.	*	91.6%
12	To approve a treasury share buy- back and disposal programme	DAFÜR	DAFÜR		*	97.8%
13	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		*	97.9%
14	To authorise capital increases by transfer of reserves	DAFÜR	DAFÜR		*	99.3%
15	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights	DAFÜR	DAFÜR		*	97.3%
16	Global allowance to issue capital related securities without pre- emptive rights by public issuance	DAFÜR	DAGEGEN	Discount of 10% of the share price is not in line with French market practice.	•	93.2%
17	To approve issues of shares or other capital related securities as a payment for any public exchange offer	DAFÜR	DAFÜR		*	99.1%



Alstom 12.07.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
18	Global allowance to issue capital related securities without preemptive rights through private placement	DAFÜR	• DAGEGEN	Discount of 10% of the share price is not in line with French market practice.	*	88.5%
19	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAFÜR		*	98.9%
20	To authorise capital increases related to an all-employee and all-foreign employee share ownership plan	DAFÜR	DAFÜR		~	98.8%
21	To depart from the legal rules defining the maximum discount for capital increase without preemptive rights (up to 10% of share capital)	DAFÜR	• DAGEGEN	Discount of the share price is not in line with French market practice.	•	89.5%
22	"Green shoe" authorisation through private placement	DAFÜR	DAGEGEN	Excessive potential capital increase with pre-emptive rights.	*	88.2%
23	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	DAFÜR	DAFÜR		~	98.5%
24	To approve issuance of securities by subsidiaries offering access to the parent company's capital	DAFÜR	 DAGEGEN 	Discount of 10% of the share price is not in line with French market practice.	*	93.3%
25	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		*	100.0%



Amcor 09.11.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Re-elect Mr. Graeme R. Liebelt	DAFÜR	DAFÜR		~	98.2%
1.b	Re-elect Dr. Armin Meyer	DAFÜR	DAFÜR		~	89.0%
1.c	Re-elect Mr. Ron Stephen Delia	DAFÜR	DAFÜR		~	99.1%
1.d	Re-elect Mr. Achal Agarwal	DAFÜR	DAFÜR		~	99.2%
1.e	Re-elect Ms. Andrea Bertone	DAFÜR	DAFÜR		~	99.3%
1.f	Re-elect Ms. Susan K. Carter	DAFÜR	DAFÜR		~	98.3%
1.g	Re-elect Ms. Karen Jane Guerra	DAFÜR	DAFÜR		~	97.1%
1.h	Re-elect Mr. Nicholas Tom Long	DAFÜR	DAFÜR		~	98.8%
1.i	Re-elect Mr. Arun Nayar	DAFÜR	DAFÜR		~	99.1%
1.j	Re-elect Mr. David Szczupak	DAFÜR	DAFÜR		~	99.4%
2	Re-election of the auditor	DAFÜR	DAFÜR		•	99.8%
3	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive total remuneration. Performance targets are not	~	94.8%
				sufficiently challenging.		



American Express Company

03.05.2022 OGV

No.	Traktanden	Board	Ethos			sultat
1.	Elections of directors					
1a.	Re-elect Mr. Thomas J. Baltimore Jr.	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	•	79.6%
1b.	Re-elect Ms. Charlene Barshefsky	DAFÜR	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	98.2%
1c.	Re-elect Mr. John J. Brennan	DAFÜR	DAFÜR		•	99.3%
1d.	Re-elect Mr. Peter Chernin	DAFÜR	DAFÜR		~	91.8%
1e.	Re-elect Mr. Ralph de la Vega	DAFÜR	DAFÜR		~	99.5%
1f.	Re-elect Mr. Michael O. Leavitt	DAFÜR	DAFÜR		~	98.0%
1g.	Re-elect Mr. Theodore J. Leonsis	DAFÜR	DAFÜR		~	95.9%
1h.	Re-elect Ms. Karen L. Parkhill	DAFÜR	DAFÜR		~	99.8%
1i.	Re-elect Mr. Charles E. Phillips, Jr.	DAFÜR	DAFÜR		~	99.4%
1j.	Re-elect Ms. Lynn A. Pike	DAFÜR	DAFÜR		~	99.5%
1k.	Re-elect Mr. Stephen J. Squeri	DAFÜR	 DAGEGEN 	Combined chairman and CEO.	~	95.0%
11.	Re-elect Dr. med. Daniel L. Vasella	DAFÜR	DAFÜR		~	96.9%
1m.	Re-elect Ms. Lisa W. Wardell	DAFÜR	DAFÜR		~	99.0%
1n.	Re-elect Mr. Christopher D. Young	DAFÜR	DAFÜR		•	98.0%
2.	Re-election of the auditor	DAFÜR	DAFÜR		~	98.4%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	95.6%
4.	Shareholder resolution: Independent chairman	DAGEGEN	DAFÜR	An independent chairman can ensure independent oversight of management.	×	22.2%



Amgen 17.05.2022 OGV

No.	Traktanden	Board	Ethos		Resulta	
1.	Elections of directors					
1a.	Re-elect Dr. Wanda M. Austin	DAFÜR	DAFÜR		•	98.4%
1b.	Re-elect Mr. Robert A. Bradway	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	94.6%
1c.	Re-elect Dr. Brian J. Druker	DAFÜR	DAFÜR		~	98.3%
1d.	Re-elect Mr. Robert A. Eckert	DAFÜR	DAFÜR		•	84.3%
1e.	Re-elect Mr. Greg C. Garland	DAFÜR	DAFÜR		•	91.4%
1f.	Re-elect Mr. Charles M. Holley Jr.	DAFÜR	DAFÜR		~	95.6%
1g.	Elect Dr. S. Omar Ishrak	DAFÜR	DAFÜR		•	91.8%
1h.	Re-elect Prof. Dr. Tyler Jacks	DAFÜR	DAFÜR		•	98.1%
1i.	Re-elect Ms. Ellen J. Kullman	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	~	97.3%
1j.	Re-elect Ms. Amy E. Miles	DAFÜR	DAFÜR		~	96.8%
1k.	Re-elect Dr. Ronald D. Sugar	DAFÜR	DAFÜR		~	83.2%
11.	Re-elect Prof. Dr. R. Sanders Williams	DAFÜR	DAFÜR		~	97.0%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	89.8%
				An important part of the variable remuneration is not subject to challenging long-term performance conditions.		
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	94.2%



Amundi 18.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the parent company's financial statements	DAFÜR	DAFÜR		*	100.0%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		*	99.5%
3	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		*	100.0%
4	Approval of the report on the employment contract suspension agreement between Valérie Baudon and Amundi Asset Management	DAFÜR	DAFÜR		*	100.0%
5	Approval of the report on the regulated partnership agreement between Amundi and Crédit Agricole S.A.	DAFÜR	DAFÜR		*	100.0%
6	To approve the remuneration report	DAFÜR	DAFÜR		•	98.4%
7	Ex-post binding "Say on Pay" vote on the executive individual remunerationt of Yves Perrier, Chief Executive Officer, from January 1, 2021 to May 10, 2021.	DAFÜR	DAFÜR		*	96.7%
8	Ex-post binding "Say on Pay" vote on the individual remuneration of the chair as of May 11, 2021.	DAFÜR	DAFÜR		*	99.9%
9	Ex-post binding "Say on Pay" vote on the executive individual remuneration of Valérie Baudson, CEO, as of May 11, 2021.	DAFÜR	DAFÜR		*	96.7%
10	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		•	100.0%
11	To approve the non-executive Chairman new remuneration policy	DAFÜR	DAFÜR		•	99.9%
12	To approve the CEO new remuneration policy	DAFÜR	DAFÜR		•	97.8%
13	To approve the deputy CEO new remuneration policy	DAFÜR	DAFÜR		•	97.8%
14	Advisory opinions on the "Say on Pay" vote on the remuneration allocated to categories of personnel whose professional activities have a significant impact on the risk profile of the company or group	DAFÜR	DAFÜR		•	99.4%
	Board main features					
15	Ratification of the co-option of Christine Gandon as Director to replace Andrée Samat for 1 year	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence.	•	91.6%
16	Re-election of Yves Perrier as a Director for 3 years	DAFÜR	DAFÜR		*	89.9%



Amundi 18.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
17	Re-election of Xavier Musca as a Director for 3 years	DAFÜR	DAFÜR		*	90.2%
18	Re-election of Virginie Cayatte as a Director for 3 years	DAFÜR	DAFÜR		~	99.1%
19	Re-election of Robert Leblanc as a Director for 3 years	DAFÜR	DAFÜR		*	98.3%
20	To approve a treasury share buyback and disposal programme	DAFÜR	DAFÜR		~	99.8%
21	Say On Climate	DAFÜR	• DAGEGEN	Reduction target for Scope 3 emissions are insufficient and it is not validated as science-based by the SBT initiative.	•	97.7%
22	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		~	100.0%



Anthem 18.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1.1	Elect Ms. Susan D. DeVore	DAFÜR	DAFÜR		~	99.8%
1.2	Re-elect Dr. Bahija Jallal	DAFÜR	• DAGEGEN	Concerns over the director's time commitments.	*	96.7%
1.3	Re-elect Mr. Ryan M. Schneider	DAFÜR	DAFÜR		•	98.9%
1.4	Re-elect Ms. Elizabeth (Liz) Edith Tallett	DAFÜR	DAFÜR		•	96.9%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	~	92.5%
				An important part of the variable remuneration is not subject to challenging long-term performance conditions.		
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	92.4%
4.	Change company name to Elevance Health Inc.	DAFÜR	DAFÜR		•	99.3%
5.	Shareholder resolution: Prohibit the use of corporate or Political Action Committee funds	DAGEGEN	DAGEGEN		×	4.0%
6.	Shareholder resolution: Racial Impact Audit and Report	DAGEGEN	• DAFÜR	Enhanced disclosure on ethnic diversity.	×	41.2%



Apple 04.03.2022 OGV

No.	No. Traktanden		raktanden Board Ethos			
1	Elections of directors					
1.1	Re-elect Mr. James A. Bell	DAFÜR	DAFÜR		~	99.2%
1.2	Re-elect Mr. Timothy D. Cook	DAFÜR		xecutive director. The board is not ufficiently independent.	*	98.1%
1.3	Re-elect Mr. Al Gore	DAFÜR	m in	Non independent director (board nembership exceeding time limit for ndependence). The board is not ufficiently independent.	✓	91.8%
1.4	Elect Mr. Alex Gorsky	DAFÜR	DAFÜR		•	92.6%
1.5	Re-elect Ms. Andrea Jung	DAFÜR	CC	Chairman of the remuneration ommittee. We have serious oncerns over remuneration and there is no say-on-pay.	*	89.3%
1.6	Re-elect Dr. Arthur D. Levinson	DAFÜR	bo	The director has been sitting on the loard for over 20 years, which exceeds guidelines.	*	92.8%
1.7	Re-elect Ms. Monica C. Lozano	DAFÜR	DAFÜR		•	99.3%
1.8	Re-elect Dr. Ronald D. Sugar	DAFÜR	DAFÜR		•	89.1%
1.9	Re-elect Ms. Susan L. Wagner	DAFÜR	CC no	Chairman of the nomination ommittee. The composition of the comination committee is insatisfactory.	*	96.8%
2	Election of the auditor	DAFÜR	DAFÜR		•	98.9%
3	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN E	excessive variable remuneration.	*	64.4%
4	To approve the 2022 Employee Stock Plan	DAFÜR	• DAGEGEN P	otential excessive awards.	•	97.0%
5	Shareholder resolution: Statement of Purpose	DAGEGEN		he proposal aims at promoting the ompany's social responsibility.	×	3.1%
6	Shareholder resolution: Transparency Reports	DAGEGEN	• DAFÜR E	inhanced disclosure on human rights.	×	31.7%
7	Shareholder resolution: Report on Forced Labor	DAGEGEN	• DAFÜR E	inhanced disclosure on human rights.	×	33.7%
8	Shareholder resolution: Pay Equity	DAGEGEN		nhanced disclosure on gender quality.	×	33.6%
9	Shareholder resolution: Civil Rights Audit	DAGEGEN	• DAFÜR E	inhanced disclosure on human rights.	*	53.6%



Apple 04.03.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
10	Shareholder resolution: Report on Concealment Clauses	DAGEGEN	• DAFÜR	Enhanced disclosure on social issues.	•	50.0%



Aquafil 28.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	ultat
1	Financial statements as at 31 December 2021	DAFÜR	DAFÜR		*	100.0%
2	Allocation of profit for the year and dividend distribution	DAFÜR	DAFÜR		*	100.0%
3.a	Binding vote on the remuneration policy	DAFÜR	DAFÜR		*	99.6%
3.b	Advisory vote on the remuneration paid in 2021	DAFÜR	DAGEGEN	The information provided on the performance targets is insufficient.	*	96.9%
4	Ratification of the appointment of the executive Directors Mr. Stefano Loro and Mr. Attilio Annoni	DAFÜR	• DAGEGEN	Combined chairman and CEO. The board is not sufficiently independent in our view and the proposed slate would not improve the level of independence.	*	99.7%
Α.	Deliberations on possible legal action against Directors if presented by shareholders	KEINE EMPFEHLU NG	 DAGEGEN 	Shareholders voting by proxy cannot approve in advance any unanounced proposal.	-	



Arcadis 12.05.2022 OGV

No.	Traktanden	Board	Ethos	Res	sultat
1a.	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
1b.	Announcements	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
2.	Report of the supervisory board for the financial year 2021	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
3.	Report of the executive board for the financial year 2021	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
4a.	Adoption of the financial statements	DAFÜR	DAFÜR	~	100.0%
4b.	Approve allocation of income: ordinary dividend	DAFÜR	DAFÜR	~	98.4%
4c.	Approve allocation of income: extraordinary dividend	DAFÜR	DAFÜR	*	99.6%
5a.	Discharge of executive board	DAFÜR	DAFÜR	✓	98.8%
5b.	Discharge of supervisory board	DAFÜR	DAFÜR	✓	98.8%
6.	Election of auditor	DAFÜR	DAFÜR	✓	100.0%
7a.	Approve remuneration report	DAFÜR	DAFÜR	✓	94.2%
7b.	Approve remuneration of the supervisory board for the past financial year 2021	DAFÜR	DAFÜR	*	100.0%
8.	Composition of the supervisory board				
8a.	Election of Michael Putnam	DAFÜR	DAFÜR	✓	97.7%
8b.	Announcement concerning vacancies in the supervisory board arising in 2023	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
9a.	Authorisation to issue shares	DAFÜR	DAFÜR	✓	99.1%
9b.	Authorisation to restrict or exclude pre-emptive rights	DAFÜR	DAFÜR	~	99.1%
10.	Authorisation to repurchase own shares	DAFÜR	DAFÜR	✓	99.6%
11.	Any other business	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
12.	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		



Arista Networks 31.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	ultat
1.	Elections of directors					
1.1	Re-elect Mr. Charles H. Giancarlo	DAFÜR		oncerns over the director's time ommitments.	*	
1.2	Re-elect Mr. Daniel Scheinman	DAFÜR	DAFÜR		~	
2.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN EX	xcessive variable remuneration.	*	95.4%
3.	Advisory vote on say on pay frequency	EIN JAHR	EIN JAHR		•	
4.	Re-election of the auditor	DAFÜR	au	on a 3-year basis, the aggregate non- udit fees exceed 50% of the ggregate fees paid for audit services.	*	98.0%



Ashtead Group 06.09.2022 OGV

No.	Traktanden	Board	Ethos		Resultat	
1	Annual Report and Accounts for the year ended 30 April 2022	DAFÜR	DAFÜR		*	99.5%
2	Advisory vote on Directors' Remuneration report	DAFÜR	• DAGEGEN	Excessive variable remuneration. Performance targets are not sufficiently challenging.	*	67.3%
3	Declare a final dividend	DAFÜR	DAFÜR		~	100.0%
	Elections to the Board of Directors					
4	Re-elect Mr. Paul Walker	DAFÜR	DAFÜR		~	96.1%
5	Re-elect Mr. Brendan C. Horgan	DAFÜR	DAFÜR		~	98.4%
6	Re-elect Mr. Michael Pratt	DAFÜR	DAFÜR		~	99.6%
7	Re-elect Mr. Angus Cockburn	DAFÜR	DAFÜR		~	97.1%
8	Re-elect Ms. Lucinda Riches	DAFÜR	• DAGEGEN	Chairman of the remuneration committee and the company has failed to amend the remuneration practices following a highly contested vote on the remuneration report.	~	74.9%
9	Re-elect Ms. Tanya Fratto	DAFÜR	DAFÜR		~	97.7%
10	Re-elect Mr. Lindsley Ruth	DAFÜR	DAFÜR		~	97.7%
11	Re-elect Ms. Jillian Easterbrook	DAFÜR	DAFÜR		~	97.7%
12	Elect Ms. Renata Ribeiro	DAFÜR	DAFÜR		~	100.0%
13	Re-appoint Deloitte as auditor	DAFÜR	DAFÜR		~	97.3%
14	Auditor's remuneration	DAFÜR	DAFÜR		*	98.8%
15	Directors' authority to allot shares	DAFÜR	DAFÜR		~	96.2%
16	Disapplication of pre-emption rights on the issue of shares for cash	DAFÜR	DAFÜR		*	99.5%
17	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	DAFÜR	DAFÜR		*	98.2%
18	Purchase of own shares	DAFÜR	DAFÜR		~	97.2%
19	Authority to call general meetings on short notice	DAFÜR	DAGEGEN	14-days is insufficient for shareholders to vote in an informed manner.	•	95.7%



ASML 29.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2.	Report of the executive - and supervisory board of the past financial year	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
За.	Approve remuneration report	DAFÜR	DAFÜR		~	84.6%
3b.	Adoption of the financial statements	DAFÜR	DAFÜR		*	99.9%
3c.	Explanation of the policy on reserves and dividends	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
3d.	Approve allocation of income	DAFÜR	DAFÜR		~	99.8%
4a.	Discharge of executive board	DAFÜR	DAFÜR		~	98.6%
4b.	Discharge of supervisory board	DAFÜR	DAFÜR		~	98.6%
5.	Approve the number of shares to be granted to members of the executive board under the LTI	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	94.7%
6.	Approve executive remuneration policy	DAFÜR	DAGEGEN	Potential excessive awards.	*	93.2%
7a.	Notification of the intended appointment of Peter Wennink	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
7b.	Notification of the intended appointment of Martin van den Brink	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
7c.	Notification of the intended appointment of Frederic Schneider-Maunoury	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
7d.	Notification of the intended appointment of Christophe Fouquet	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
7e.	Notification of the intended appointment of Roger Dassen	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
8.	Composition of the supervisory board					
8a.	Notification of vacancies on the supervisory board	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
8b.	Opportunity to make recommendations for the appointment of (a) member(s) of the supervisory board	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
8c.	Intended (re-)appointment of Terri Kelly, Alexander Everke and An Steegen to the supervisory board	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
8d.	Election of Terri Kelly	DAFÜR	DAFÜR		~	98.1%
8e.	Election of Alexander Everke	DAFÜR	DAFÜR		~	99.7%
8f.	Election of An Steegen	DAFÜR	DAFÜR		•	99.6%



ASML 29.04.2022 OGV

No.	Traktanden	Board	Ethos	Resu	ltat
8g.	Announcement concerning vacancies in the supervisory board arising in 2023	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
9.	Election of auditor: KPMG	DAFÜR	DAFÜR	→ 9	99.9%
10.	Election of auditor: Deloitte	ZURÜCK- GEZOGEN	ZURÜCK- GEZOGEN	-	
11.	Amendment of Articles of Association	DAFÜR	DAFÜR	✓ 10	00.0%
12a.	Authorisation to issue shares	DAFÜR	DAFÜR	→ 9	99.6%
12b.	Authorisation to restrict or exclude pre-emptive rights	DAFÜR	DAFÜR	✓ 9	98.6%
13.	Authorisation to repurchase own shares	DAFÜR	DAFÜR	✓ 9	99.7%
14.	Reduce share capital via cancellation of shares	DAFÜR	DAFÜR	✓ 9	99.9%
15.	Any other business	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
16.	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		



AT&T 19.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.1	Re-elect Mr. Samuel A. Di Piazza Jr.	ZURÜCK- GEZOGEN	ZURÜCK- GEZOGEN		-	
1.2	Re-elect Mr. Scott T. Ford	DAFÜR	DAFÜR		~	96.4%
1.3	Re-elect Mr. Glenn H. Hutchins	DAFÜR	DAFÜR		~	90.5%
1.4	Re-elect Mr. William E. Kennard	DAFÜR	DAFÜR		~	95.4%
1.5	Re-elect Ms. Debra L. Lee	ZURÜCK- GEZOGEN	ZURÜCK- GEZOGEN		-	
1.6	Re-elect Mr. Stephen J. Luczo	DAFÜR	DAFÜR		~	97.7%
1.7	Re-elect Mr. Michael B. McCallister	DAFÜR	DAFÜR		*	96.3%
1.8	Re-elect Ms. Beth E. Mooney	DAFÜR	DAFÜR		~	94.7%
1.9	Re-elect Mr. Matthew K. Rose	DAFÜR	DAFÜR		~	94.8%
1.10	Re-elect Mr. John T. Stankey	DAFÜR	DAFÜR		~	97.5%
1.11	Re-elect Ms. Cynthia B. Taylor	DAFÜR	DAFÜR		~	95.6%
1.12	Elect Mr. Luis A. Ubinas	DAFÜR	DAFÜR		~	92.1%
1.13	Re-elect Mr. Geoffrey Y. Yang	ZURÜCK- GEZOGEN	ZURÜCK- GEZOGEN		-	
2.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	95.1%
3.	Advisory vote on executive	DAFÜR	DAGEGEN	Excessive variable remuneration.	~	90.3%
	remuneration			An important part of the variable remuneration is based on continued employment only.		
4.	Shareholder resolution: Consider CEO pay ratio in executive remuneration	DAGEGEN	DAFÜR	The proposal aims at improving the remuneration policy.	×	12.3%
5.	Shareholder resolution: Independent chairman	DAGEGEN	DAGEGEN		×	33.1%
6.	Shareholder resolution: Disclose political contributions	DAGEGEN	• DAFÜR	Enhanced disclosure on political donations.	×	44.1%
7.	Shareholder resolution: Civil Rights and Non-Discrimination Audit	DAGEGEN	DAGEGEN		×	4.0%



Automatic Data Processing

09.11.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Re-elect Mr. Peter Bisson	DAFÜR	DAFÜR		~	98.1%
1.b	Elect Mr. David V. Goeckeler	DAFÜR	DAFÜR		~	99.6%
1.c	Re-elect Ms. Linnie M. Haynesworth	DAFÜR	DAFÜR		*	99.4%
1.d	Re-elect Mr. John P. Jones	DAFÜR	DAFÜR		~	97.1%
1.e	Re-elect Ms. Francine S. Katsoudas	DAFÜR	DAFÜR		*	98.5%
1.f	Re-elect Ms. Nazzic S. Keene	DAFÜR	DAFÜR		~	99.4%
1.g	Re-elect Mr. Thomas J. Lynch	DAFÜR	DAFÜR		~	97.7%
1.h	Re-elect Mr. Scott F. Powers	DAFÜR	DAFÜR		~	97.8%
1.i	Re-elect Mr. William J. Ready	DAFÜR	• DAGEGEN	Non independent director (business connections with the company). The board is not sufficiently independent. Concerns over the director's time	•	88.4%
				commitments.		
1.j	Re-elect Mr. Carlos A. Rodriguez	DAFÜR	DAFÜR		*	99.4%
1.k	Re-elect Ms. Sandra S. Wijnberg	DAFÜR	DAFÜR		~	90.6%
2	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive total remuneration. An important part of the variable	*	92.9%
				remuneration is not subject to challenging long-term performance conditions.		
3	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	95.0%
4	To approve the Employee Stock Purchase Plan	DAFÜR	DAFÜR		~	99.4%



Autozone 14.12.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.1	Elect Mr. Michael A. George	DAFÜR	DAFÜR		~	99.9%
1.2	Re-elect Ms. Linda A. Goodspeed	DAFÜR	DAFÜR		~	97.9%
1.3	Re-elect Mr. Earl J. Graves Jr.	DAFÜR	DAGEGEN	Non independent lead director, which is not best practice.	*	89.6%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1.4	Re-elect Mr. Enderson Guimaraes	DAFÜR	DAFÜR		*	95.7%
1.5	Elect Mr. Brian Hannasch	DAFÜR	DAFÜR		~	99.8%
1.6	Re-elect Mr. D. Bryan Jordan	DAFÜR	DAFÜR		*	94.6%
1.7	Re-elect Ms. Gale V. King	DAFÜR	DAFÜR		~	99.1%
1.8	Re-elect Mr. George R. Mrkonic Jr.	DAFÜR	DAFÜR		*	93.9%
1.9	Re-elect Mr. William C. Rhodes III	DAFÜR	DAGEGEN	Combined chairman and CEO.	*	90.8%
1.10	Re-elect Ms. Jill A. Soltau	DAFÜR	DAFÜR		~	96.2%
2	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	92.9%
3	Advisory vote on executive remuneration	DAFÜR	 DAGEGEN 	The pay-for-performance connection is not demonstrated.	~	88.2%
				Excessive variable remuneration.		



Avery Dennison 28.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Bradley A. Alford	DAFÜR	DAFÜR		~	95.4%
1b.	Re-elect Mr. Anthony K. Anderson	DAFÜR	DAFÜR		~	96.5%
1c.	Re-elect Mr. Mitchell R. Butier	DAFÜR	 DAGEGEN 	Combined chairman and CEO.	~	93.5%
1d.	Re-elect Mr. Ken C. Hicks	DAFÜR	DAFÜR		~	96.1%
1e.	Re-elect Mr. Andres A. Lopez	DAFÜR	DAFÜR		~	99.2%
1f.	Re-elect Mr. Patrick T. Siewert	DAFÜR	• DAGEGEN	Non-independent chairman of the nomination committee. The independence of this committee is insufficient.	*	91.1%
				Non independent lead director, which is not best practice.		
1g.	Re-elect Ms. Julia A. Stewart	DAFÜR	DAGEGEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	•	93.9%
1h.	Re-elect Ms. Martha N. Sullivan	DAFÜR	DAFÜR		~	98.3%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration. An important part of the variable remuneration is not subject to	*	94.4%
				challenging long-term performance conditions.		
3.	Re-election of the auditor	DAFÜR	• DAGEGEN	The auditor's long tenure raises independence concerns.	•	93.8%
				On a 3-year basis, the aggregate non- audit fees exceed 50% of the aggregate fees paid for audit services.		



Baxter 03.05.2022 OGV

No.	Traktanden	Board	Et	hos		Res	sultat
1.	Elections of directors						
1a.	Re-elect Mr. Jose E. Almeida	DAFÜR	•	DAGEGEN	Combined chairman and CEO.	~	93.4%
1b.	Re-elect Mr. Thomas F. Chen	DAFÜR		DAFÜR		~	97.6%
1c.	Re-elect Mr. Peter S. Hellman	DAFÜR		DAFÜR		~	94.3%
1d.	Re-elect Mr. Michael F. Mahoney	DAFÜR		DAFÜR		~	97.1%
1e.	Re-elect Ms. Patricia B. Morrison	DAFÜR		DAFÜR		~	99.2%
1f.	Re-elect Dr. Stephen N. Oesterle	DAFÜR		DAFÜR		~	98.1%
1g.	Elect Ms. Nancy M. Schlichting	DAFÜR		DAFÜR		~	96.6%
1h.	Re-elect Ms. Cathy R. Smith	DAFÜR	•	DAGEGEN	Concerns over the director's time commitments.	*	98.6%
1i.	Re-elect Mr. Albert P. L. Stroucken	DAFÜR	•	DAGEGEN	The director is over 75 years old, which exceeds guidelines. Non independent lead director, which	•	93.5%
					is not best practice.		
1j.	Re-elect Ms. Amy A. Wendell	DAFÜR		DAFÜR		*	98.3%
1k.	Re-elect Dr. David S. Wilkes	DAFÜR		DAFÜR		~	99.5%
2.	Advisory vote on executive remuneration	DAFÜR	•	DAGEGEN	Excessive variable remuneration.	*	90.7%
3.	Re-election of the auditor	DAFÜR	•	DAGEGEN	The auditor's long tenure raises independence concerns.	*	93.3%
4.	Shareholder resolution: Allow shareholders to act by written consent	DAGEGEN	•	DAFÜR	Taking action by written consent in lieu of a meeting is a mechanism shareholders can use to raise important matters without convening an EGM.	*	98.9%
5.	Reduce Ownership Threshold for Special Shareholder Meetings to 15%	DAFÜR		DAFÜR		•	97.8%
6.	Shareholder resolution: Reduce Ownership Threshold for Special Shareholder Meetings to 10%	DAGEGEN	•	DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	34.9%
7.	Shareholder resolution: Independent chairman	DAGEGEN	•	DAFÜR	An independent chairman can ensure independent oversight of management.	×	22.7%



Becton Dickinson 25.01.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.1	Re-elect Ms. Catherine M. Burzik	DAFÜR	DAFÜR		~	99.3%
1.2	Elect Ms. Carrie L. Byington	DAFÜR	• DAGEGEN	Non independent director (business connections with the company). The board is not sufficiently independent.	*	99.8%
1.3	Re-elect Mr. R. Andrew Eckert	DAFÜR	DAFÜR		•	99.5%
1.4	Re-elect Ms. Claire M. Fraser	DAFÜR	DAFÜR		•	97.9%
1.5	Re-elect Mr. Jeffrey W. Henderson	DAFÜR	DAFÜR		*	96.0%
1.6	Re-elect Mr. Christopher Jones	DAFÜR	• DAGEGEN	Chairman of the nomination committee. The composition of the board is unsatisfactory.	*	95.2%
1.7	Re-elect Mr. Marshall O. Larsen	DAFÜR	• DAGEGEN	Non independent lead director, which is not best practice.	~	85.6%
1.8	Re-elect Mr. David F. Melcher	DAFÜR	DAFÜR		•	98.2%
1.9	Re-elect Mr. Thomas E. Polen	DAFÜR	• DAGEGEN	Combined chairman and CEO.	*	93.7%
1.10	Re-elect Dr. Claire Pomeroy	DAFÜR	DAFÜR		•	99.3%
1.11	Re-elect Mr. Timothy M. Ring	DAFÜR	DAFÜR		~	98.4%
1.12	Re-elect Mr. Bertram L. Scott	DAFÜR	• DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	92.7%
2	Re-election of the auditor	DAFÜR	• DAGEGEN	The auditor's long tenure raises independence concerns.	*	94.3%
3	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	✓	78.9%
4	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	*	54.2%



Befesa 16.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Report of the Board of directors and report of the independent auditor on the annual accounts	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2	Approval of the Company's consolidated financial statements	DAFÜR	DAFÜR		•	100.0%
3	Approval of the Company's annual accounts	DAFÜR	DAFÜR		*	100.0%
4	Allocation of profit	DAFÜR	DAFÜR		~	100.0%
5	Discharge of members of the Board of directors	DAFÜR	DAFÜR		•	96.1%
	Composition of the Board of directors					
6	Re-appointment of Mr. Georg Graf von Waldersee as non-executive director, for a 4-year term	DAFÜR	DAFÜR		*	99.2%
7	Re-appointment of Mrs. Frauke Heistermann as non-executive director, for a 4-year term	DAFÜR	DAFÜR		*	99.7%
8	Re-appointment of Mr. Romeo Kreinberg as non-executive director, for a 4-year term	DAFÜR	DAFÜR		*	56.7%
9	Re-appointment of Mr. Wolf Lehmann as executive director, for a 4-year term	DAFÜR	DAFÜR		*	84.9%
10	Re-appointment of Mr. Javier Molina Montes as executive director, for a 4-year term	DAFÜR	DAFÜR		*	97.6%
11	Re-appointment of Mr. Helmut Wieser as non-executive director, for a 4-year term	DAFÜR	DAFÜR		*	88.7%
12	Re-appointment of Mr. Asier Zarraonandia Ayo as executive director, for a 4-year term	DAFÜR	DAFÜR		*	84.9%
13	Appointment of Mrs. Natalia Latorre Arranz as non-executive director, for a 4-year term	DAFÜR	DAFÜR		*	82.1%
14	Appointment of Dr. José Domínguez Abascal as non- executive director, for a 4-year term	DAFÜR	DAFÜR		•	79.9%
15	Approval and ratification of the fixed remuneration of the non-executive members of the Board of directors	DAFÜR	• DAGEGEN	The proposed increase relative to the previous year is excessive.	*	97.6%
16	Advisory vote on the remuneration policy	DAFÜR	• DAGEGEN	The potential variable remuneration exceeds our guidelines.	×	27.2%
17	Advisory vote on the remuneration report	DAFÜR	• DAGEGEN	Excessive variable remuneration.	×	27.1%
18	Re- appointment of the independent auditor for 2022	DAFÜR	DAFÜR		~	99.9%



Best Buy 09.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a)	Re-elect Ms. Corie S. Barry	DAFÜR	DAFÜR		~	99.8%
1b)	Re-elect Ms. Lisa M. Caputo	DAFÜR	DAFÜR		~	97.7%
1c)	Re-elect Mr. J. Patrick Doyle	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	99.7%
1d)	Re-elect Mr. David W. Kenny	DAFÜR	DAFÜR		~	98.7%
1e)	Re-elect Mr. Mario J. Marte	DAFÜR	DAFÜR		~	99.6%
1f)	Re-elect Ms. Karen A. McLoughlin	DAFÜR	DAFÜR		•	99.8%
1g)	Re-elect Mr. Thomas L. Millner	DAFÜR	DAFÜR		~	99.6%
1h)	Re-elect Ms. Claudia F. Munce	DAFÜR	DAFÜR		•	99.8%
1i)	Re-elect Ms. Richelle P. Parham	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	97.0%
1j)	Re-elect Mr. Steven E. Rendle	DAFÜR	DAFÜR		~	99.8%
1k)	Re-elect Mr. Eugene Woods	DAFÜR	DAFÜR		•	99.7%
2.	Re-election of the auditor	DAFÜR	DAFÜR		~	98.5%
3.	Advisory vote on executive remuneration	DAFÜR	 DAGEGEN 	Excessive variable remuneration.	*	93.7%
				An important part of the variable remuneration is based on continued employment only.		



BioMerieux 23.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	1) To approve the parent company's financial statements.; 2) To approve specific luxury or non-deductible expenses.	DAFÜR	DAFÜR		*	100.0%
2	To approve the consolidated financial statements.	DAFÜR	DAFÜR		*	100.0%
3	Discharge of the Board.	DAFÜR	DAFÜR		~	98.4%
4	To approve the allocation of income and the dividend payment.	DAFÜR	DAFÜR		*	79.0%
5	Approval of related-party agreements concluded by the company with the Foundation Christophe and Rodolphe MERIEUX reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties.	DAFÜR	DAFÜR		*	99.6%
	Board main features					
6	Re-election of Alexandre Mérieux as a Director for 4 years.	DAFÜR	DAGEGEN	Combined chairman and CEO.	*	91.8%
7	Re-election of Jean-Luc Bélingard as a Director for 4 years.	DAFÜR	DAFÜR		*	95.3%
8	To approve Directors' fees	DAFÜR	DAGEGEN	The proposed increase relative to the previous year is not justified.	*	99.7%
9	To approve the executives and non executives' new remuneration policy.	DAFÜR	DAFÜR		*	98.9%
10	To approve the CEO new remuneration policy.	DAFÜR	DAFÜR		*	97.8%
11	To approve the Deputy CEO new remuneration policy.	DAFÜR	DAFÜR		*	97.4%
12	To approve the non-executives new remuneration policy.	DAFÜR	DAFÜR		*	99.9%
13	To approve the remuneration report.	DAFÜR	DAFÜR		*	98.9%
14	Ex-post binding "Say on Pay" vote on the individual remuneration of Alexandre Mérieux, CEO.	DAFÜR	DAFÜR		*	97.9%
15	Ex-post binding "Say on Pay" vote on the individual remuneration of Pierre Boulud, Deputy CEO.	DAFÜR	• DAGEGEN	The information provided is insufficient.	•	87.7%
16	To approve a treasury share buyback and disposal programme.	DAFÜR	DAFÜR		*	99.7%
17	To authorise a potential reduction in the company's share capital.	DAFÜR	DAFÜR		~	99.7%
18	Delegation of powers for the completion of formalities.	DAFÜR	DAFÜR		•	100.0%



Bio-Rad Laboratories 26.04.2022 OGV

No.	Traktanden	Board	Ethos	Resultat
1.	Elections of directors			
1.1	Re-elect Ms. Melinda Litherland	DAFÜR	DAFÜR	✓ 84.6%
1.2	Re-elect Mr. Arnold A. Pinkston	DAFÜR	DAFÜR	✓ 86.2%
2.	Election of the auditor	DAFÜR	DAFÜR	→ 99.7%



Black Knight 15.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	ultat
1.	Elections of directors					
1.1	Re-elect Mr. Anthony M. Jabbour	DAFÜR	ZURÜCK- BEHALTEN	Concerns over the director's time commitments.	•	
1.2	Re-elect Ms. Catherine (Katie) L. Burke	DAFÜR	DAFÜR		*	
1.3	Re-elect Mr. Thomas M. Hagerty	DAFÜR	ZURÜCK- BEHALTEN	Non independent lead director, which is not best practice.	*	
1.4	Re-elect Mr. David K. Hunt	DAFÜR	ZURÜCK- BEHALTEN	The director is over 75 years old, which exceeds guidelines.	*	
1.5	Re-elect Mr. Joseph M. Otting	DAFÜR	DAFÜR		•	
1.6	Re-elect Mr. Ganesh B. Rao	DAFÜR	DAFÜR		~	
1.7	Re-elect Mr. John D. Rood	DAFÜR	DAFÜR		~	
1.8	Re-elect Ms. Nancy L. Shanik	DAFÜR	DAFÜR		~	
2.	Provide Proxy access right	DAFÜR	DAFÜR		~	99.7%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	93.0%
4.	Advisory vote on say on pay frequency	EIN JAHR	EIN JAHR		•	
5.	Re-election of the auditor	DAFÜR	DAFÜR		~	99.0%



BMW 11.05.2022 OGV

No.	Traktanden	Board	Ethos	Res	sultat
1	Receive the Annual Report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
2	Approve the Dividend	DAFÜR	DAFÜR	✓	99.8%
3	Approve Discharge of Management Board	DAFÜR	DAFÜR	✓	98.5%
4.1	Approve Discharge of Supervisory Board member Dr. Norbert Reithofer (Chairman)	DAFÜR	DAFÜR	✓	81.4%
4.2	Approve Discharge of Supervisory Board member Manfred Schoch (Vice Chairman)	DAFÜR	DAFÜR	•	81.4%
4.3	Approve Discharge of Supervisory Board member Stefan Quandt (Vice Chairman)	DAFÜR	DAFÜR	•	71.8%
4.4	Approve Discharge of Supervisory Board member Stefan Schmid (Vice Chairman)	DAFÜR	DAFÜR	•	81.4%
4.5	Approve Discharge of Supervisory Board member Dr. Kurt Bock (Vice Chairman since 12 May 2021)	DAFÜR	DAFÜR	•	81.4%
4.6	Approve Discharge of Supervisory Board member Christiane Benner	DAFÜR	DAFÜR	*	81.4%
4.7	Approve Discharge of Supervisory Board member Dr. Marc Bitzer (member since 12 May 2021)	DAFÜR	DAFÜR	•	81.4%
4.8	Approve Discharge of Supervisory Board member Bernhard Ebner (member since 8 October 2021)	DAFÜR	DAFÜR	•	81.4%
4.9	Approve Discharge of Supervisory Board member Rachel Empey (member since 12 May 2021)	DAFÜR	DAFÜR	•	81.4%
4.10	Approve Discharge of Supervisory Board member Dr. Heinrich Hiesinger	DAFÜR	DAFÜR	✓	81.4%
4.11	Approve Discharge of Supervisory Board member Johann Horn (member since 14 May 2021)	DAFÜR	DAFÜR	*	81.4%
4.12	Approve Discharge of Supervisory Board member Susanne Klatten	DAFÜR	DAFÜR	*	74.3%
4.13	Approve Discharge of Supervisory Board member Jens Köhler (member since 3 August 2021)	DAFÜR	DAFÜR	~	81.4%
4.14	Approve Discharge of Supervisory Board member Dr. Dominique Mohabeer	DAFÜR	DAFÜR	•	81.4%
4.15	Approve Discharge of Supervisory Board member Anke Schäferkordt	DAFÜR	DAFÜR	•	81.4%
4.16	Approve Discharge of Supervisory Board member Prof. Dr. Christoph Schmidt (member since 12 May 2021)	DAFÜR	DAFÜR	~	81.4%



BMW 11.05.2022 OGV

No.	Traktanden	Board	Et	hos		Re	sultat
4.17	Approve Discharge of Supervisory Board member Dr. Vishal Sikka	DAFÜR		DAFÜR		~	81.4%
4.18	Approve Discharge of Supervisory Board member Dr. Thomas Wittig	DAFÜR		DAFÜR		~	81.4%
4.19	Approve Discharge of Supervisory Board member Werner Zierer	DAFÜR		DAFÜR		✓	81.4%
4.20	Approve Discharge of Supervisory Board member Dr. Karl-Ludwig Kley (member and Vice Chairman until 12 May 2021)	DAFÜR		DAFÜR		*	81.4%
4.21	Approve Discharge of Supervisory Board member Verena zu Dohna (member until 31 December 2021)	DAFÜR		DAFÜR		~	81.4%
4.22	Approve Discharge of Supervisory Board member Prof. Dr. Reinhard Hüttl (member until 12 May 2021)	DAFÜR		DAFÜR		•	81.4%
4.23	Approve Discharge of Supervisory Board member Horst Lischka (member until 12 May 2021)	DAFÜR		DAFÜR		~	81.4%
4.24	Approve Discharge of Supervisory Board member Willibald Löw (member until 16 July 2021)	DAFÜR		DAFÜR		~	81.4%
4.25	Approve Discharge of Supervisory Board member Simone Menne (member until 12 May 2021)	DAFÜR		DAFÜR		~	81.4%
4.26	Approve Discharge of Supervisory Board member Brigitte Rödig (member until 1 October 2021)	DAFÜR		DAFÜR		~	81.4%
5	Appoint the Auditors	DAFÜR		DAFÜR		~	99.9%
	Board main features						
6	Elections to the Supervisory Board: DrIng. Heinrich Hiesinger	DAFÜR		DAFÜR		~	99.4%
7	Approve Remuneration Report	DAFÜR	•	DAGEGEN	Excessive total remuneration.	✓	90.3%
8	Authorise Share Repurchase	DAFÜR		DAFÜR		~	97.2%
9.1	Approve an inter-company agreement	DAFÜR		DAFÜR		•	100.0%
9.2	Approve an inter-company agreement	DAFÜR		DAFÜR		~	100.0%
9.3	Approve an inter-company agreement	DAFÜR		DAFÜR		•	100.0%
9.4	Approve an inter-company agreement	DAFÜR		DAFÜR		*	100.0%
9.5	Approve an inter-company agreement	DAFÜR		DAFÜR		•	100.0%
9.6	Approve an inter-company agreement	DAFÜR		DAFÜR		•	100.0%



Bouygues 28.04.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the parent company's financial statements,	DAFÜR	DAFÜR		•	99.9%
2	To approve the consolidated financial statements.	DAFÜR	DAFÜR		*	99.9%
3	To approve the allocation of income and the dividend payment.	DAFÜR	DAFÜR		*	99.9%
4	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties.	DAFÜR	• DAGEGEN	Concerns over one or more related party agreements that are not in the interests of shareholders.	•	65.2%
5	To approve the non-executives new remuneration policy.	DAFÜR	DAFÜR		*	100.0%
6	To approve the non-executive Chairman new remuneration policy.	DAFÜR	DAFÜR		•	100.0%
7	To approve the new remuneration policy of the CEO and the deputy CEOs.	DAFÜR	• DAGEGEN	Concerns over the possibility of derogating from the remuneration policy without shareholder approval.	•	82.9%
8	To approve the remuneration report.	DAFÜR	• DAGEGEN	Some important elements of best practice are missing from the structure of the executive remuneration.	•	97.2%
9	Ex-post binding "Say on Pay" vote on the individual remuneration of Martin Bouygues, Chairman and CEO until 17/02/2021	DAFÜR	DAFÜR		•	98.7%
10	Ex-post binding "Say on Pay" vote on the individual remuneration of Olivier Roussat, Deputy CEO until 17/02/2021	DAFÜR	• DAGEGEN	Excessive fixed remuneration.	*	92.8%
11	Ex-post binding "Say on Pay" vote on the individual remuneration of Martin Bouygues, Chairman since 17/02/2021	DAFÜR	DAFÜR		•	99.2%
12	Ex-post binding "Say on Pay" vote on the individual remuneration of Olivier Roussat, CEO since 17/02/2021	DAFÜR	• DAGEGEN	Excessive total remuneration.	•	91.4%
13	Ex-post binding "Say on Pay" vote on the individual remuneration of Pascal Grangé, Deputy CEO since 17/02/2021	DAFÜR	• DAGEGEN	Excessive total remuneration.	•	96.5%
14	Ex-post binding "Say on Pay" vote on the individual remuneration of Edward Bouygues, Deputy CEO since 17/02/2021	DAFÜR	DAFÜR		•	92.0%
	Board main features					
15	Re-election of Olivier Bouygues as a Director for 3 years.	DAFÜR	DAFÜR		~	92.5%



Bouygues 28.04.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
16	Re-election of SCDM (famille Bouygues) as a Director for 3 years.	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence.	✓	95.7%
17	Re-election of SCDM Participations as a Director for 3 years.	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence.	•	95.2%
18	Re-election of Clara Gaymard as a Director for 3 years.	DAFÜR	• DAGEGEN	There is an unfair representation of employee shareholders, whose vote is controlled by management.	*	96.9%
19	Re-election of Rose-Marie Van Lerberghe as a Director for 3 years.	DAFÜR	DAFÜR		•	99.6%
20	Election of Félicie Burelle as a Director for 3 years.	DAFÜR	DAFÜR		*	98.5%
21	Re-election of Raphaëlle Deflesselle as a Director for 3 years.	DAFÜR	DAFÜR		*	98.4%
22	Re-election of Michèle Vilain as a Director for 3 years.	DAFÜR	DAGEGEN	There is an unfair representation of employee shareholders, whose vote is controlled by management.	*	96.2%
23	To re-elect Mazars as auditor for 6 years.	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	91.7%
24	To approve a treasury share buyback and disposal programme.	DAFÜR	DAGEGEN	Share capital authorisation that can be used as an anti-takeover protection without shareholder approval.	•	76.8%
25	To authorise a potential reduction in the company's share capital.	DAFÜR	DAFÜR		~	100.0%
26	To authorise capital increases related to an all-employee share ownership plan.	DAFÜR	DAGEGEN	Excessive potential capital increase without pre-emptive rights.	•	91.8%
27	To authorise the Board to issue restricted shares for employees and/or executive directors.	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	~	92.2%
28	Authority to issue warrants in period of unfriendly public offer.	DAFÜR	DAGEGEN	Share capital authorisation that can be used as an anti-takeover protection without shareholder approval.	•	76.1%
29	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		~	100.0%



Brambles 18.10.2022 OGV

No.	Traktanden	Board	Et	hos		Res	sultat
1	Receive the financial report and the related reports for the year ended 30 June 2022	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
2	Advisory vote on the remuneration report	DAFÜR	•	DAGEGEN	Excessive fixed remuneration.	*	96.9%
	Elections of directors						
3	Elect Ms. Kendra Banks	DAFÜR		DAFÜR		~	99.3%
4	Re-elect Mr. George El-Zoghbi	DAFÜR		DAFÜR		~	98.2%
5	Re-elect Mr. Jim Miller	DAFÜR		DAFÜR		•	98.3%
6	Issue of shares under the Performance Share Plan	DAFÜR		DAFÜR		*	97.1%
7	Approve participation of Mr. Chipchase in the Performance Share Plan	DAFÜR	•	DAGEGEN	Potential excessive remuneration.	•	96.8%
8	Approve participation of Ms. O'Sullivan in the Performance Share Plan	DAFÜR	•	DAGEGEN	Potential excessive remuneration.	*	96.8%
9	Approve participation of Mr. Chipchase in the MyShare Plan	DAFÜR		DAFÜR		*	98.7%
10	Amendments to the company's Constitution: corporate governance	DAFÜR		DAFÜR		*	99.0%



Brenntag 09.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	ultat
1	Receive the Annual Report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2	Approve the Dividend	DAFÜR	DAFÜR		•	100.0%
3	Approve Discharge of Management Board	DAFÜR	DAFÜR		*	99.9%
4	Approve Discharge of Supervisory Board	DAFÜR	DAFÜR		~	94.0%
5	Appoint the Auditors	DAFÜR	DAFÜR		•	97.3%
6	Approve Remuneration Report	DAFÜR	DAGEGEN	Performance targets are not sufficiently challenging.	•	85.3%
	Board main features					
7a	Elections to the Supervisory Board: Wijnand P. Donkers	DAFÜR	DAFÜR		•	97.6%
7b	Elections to the Supervisory Board: Ulrich M. Harnacke	DAFÜR	DAFÜR		~	96.7%
8	Approve the creation of a new Authorised Capital, the cancellation of the existing Authorised Capital and related amendments to the Articles of Association	DAFÜR	DAFÜR		*	91.3%
9	Authorisation to issue convertible bonds and bonds with warrants, cancellation of existing and creation of new Conditional Capital 2022 as well as related amendments to the Articles of Association	DAFÜR	DAFÜR		•	92.7%
10	Authorise Share Repurchase	DAFÜR	DAFÜR		~	94.2%



Bristol-Myers Squibb

03.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Peter J. Arduini	DAFÜR	DAFÜR		~	97.5%
1b.	Re-elect Dr. Giovanni Caforio	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	93.2%
1c.	Re-elect Dr. Julia A. Haller	DAFÜR	DAFÜR		~	99.3%
1d.	Elect Prof. Dr. Manuel Hidalgo Medina	DAFÜR	DAFÜR		*	99.5%
1e.	Re-elect Prof. Paula A. Price	DAFÜR	DAFÜR		~	96.4%
1f.	Re-elect Mr. Derica W. Rice	DAFÜR	DAFÜR		*	94.7%
1g.	Re-elect Mr. Theodore R. Samuels	DAFÜR	DAFÜR		~	96.1%
1h.	Re-elect Mr. Gerald L. Storch	DAFÜR	DAFÜR		~	96.4%
1i.	Re-elect Dr. Karen H. Vousden	DAFÜR	DAFÜR		~	97.5%
1j.	Re-elect Ms. Phyllis R. Yale	DAFÜR	DAFÜR		~	98.6%
2.	Advisory vote on executive remuneration	DAFÜR	 DAGEGEN 	Excessive variable remuneration.	*	91.4%
				Concerns over the excessive sign-on bonus granted to the new CEO.		
3.	Re-election of the auditor	DAFÜR	DAGEGEN	On a 3-year basis, the aggregate non- audit fees exceed 50% of the aggregate fees paid for audit services.	*	96.9%
4.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	34.3%
5.	Shareholder resolution: Independent chairman	DAGEGEN	• DAFÜR	An independent chairman can ensure independent oversight of management.	×	44.6%



Broadridge Financial Solutions

10.11.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Re-elect Mr. Leslie A. Brun	DAFÜR	DAFÜR		~	97.3%
1.b	Re-elect Ms. Pamela L. Carter	DAFÜR	DAFÜR		~	97.8%
1.c	Re-elect Mr. Richard J. Daly	DAFÜR	DAFÜR		~	97.1%
1.d	Re-elect Mr. Robert N. Duelks	DAFÜR	DAFÜR		~	96.3%
1.e	Re-elect Mr. Melvin L. Flowers	DAFÜR	DAFÜR		~	99.7%
1.f	Re-elect Mr. Timothy C. Gokey	DAFÜR	DAFÜR		~	99.4%
1.g	Re-elect Mr. Brett A. Keller	DAFÜR	DAFÜR		~	99.7%
1.h	Re-elect Ms. Maura A. Markus	DAFÜR	DAFÜR		~	98.8%
1.i	Elect Ms. Eileen K. Murray	DAFÜR	DAFÜR		~	99.8%
1.j	Re-elect Ms. Annette L. Nazareth	DAFÜR	DAFÜR		~	99.7%
1.k	Re-elect Mr. Thomas J. Perna	DAFÜR	DAFÜR		~	96.5%
1.l	Re-elect Mr. Amit K. Zavery	DAFÜR	DAFÜR		~	99.8%
2	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	91.8%
				We do not consider the performance period for the long-term incentive plan to be long enough.		
3	Re-election of Deloitte & Touche as the auditor	DAFÜR	DAFÜR		•	98.9%



BT Group 14.07.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Annual Report and Accounts for the year ended 31 March 2022	DAFÜR	DAFÜR		*	100.0%
2	Advisory vote on Directors' Remuneration report	DAFÜR	• DAGEGEN	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	•	93.6%
3	Declare a final dividend	DAFÜR	DAFÜR		~	100.0%
	Elections to the Board of Directors					
4	Elect Mr. Adam Crozier	DAFÜR	DAFÜR		~	99.5%
5	Re-elect Mr. Philip Jansen	DAFÜR	DAFÜR		~	99.9%
6	Re-elect Mr. Simon Lowth	DAFÜR	DAFÜR		~	99.7%
7	Re-elect Mr. Adel Al-Saleh	DAFÜR	DAFÜR		~	94.2%
8	Re-elect Sir Ian Cheshire	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	89.8%
9	Re-elect Mr. Iain Conn	DAFÜR	DAFÜR		~	94.5%
10	Re-elect Ms. Isabel Hudson	DAFÜR	DAFÜR		~	95.1%
11	Re-elect Mr. Matthew Key	DAFÜR	DAFÜR		~	94.9%
12	Re-elect Ms. Allison Kirkby	DAFÜR	DAFÜR		~	95.1%
13	Re-elect Ms. Sara Weller	DAFÜR	DAFÜR		~	95.1%
14	Re-appoint KPMG as auditor	DAFÜR	DAFÜR		~	99.7%
15	Auditor's remuneration	DAFÜR	DAFÜR		~	99.9%
16	Directors' authority to allot shares	DAFÜR	DAFÜR		~	95.3%
17	Disapplication of pre-emption rights on the issue of shares for cash	DAFÜR	DAFÜR		•	98.8%
18	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	DAFÜR	DAFÜR		•	98.0%
19	Purchase of own shares	DAFÜR	DAFÜR		~	99.7%
20	Authority to call general meetings on short notice	DAFÜR	DAGEGEN	14-days is insufficient for shareholders to vote in an informed manner.	*	96.4%
21	Political donations and political expenditure	DAFÜR	DAFÜR		*	99.0%



Campbell Soup 30.11.2022 OGV

No.	Traktanden	Board	Ethos		Resultat		
1	Elections of directors						
1.1	Re-elect Ms. Fabiola R. Arredondo	DAFÜR	DAFÜR		~	99.5%	
1.2	Re-elect Mr. Howard M. Averill	DAFÜR	DAFÜR		~	99.0%	
1.3	Re-elect Mr. John P. Bilbrey	DAFÜR	DAFÜR		~	99.0%	
1.4	Re-elect Mr. Mark A. Clouse	DAFÜR	DAFÜR		~	99.7%	
1.5	Elect Mr. Bennett Dorrance, Jr.	DAFÜR	DAFÜR		~	99.7%	
1.6	Re-elect Ms. Maria Teresa Hilado	DAFÜR	DAFÜR		~	99.6%	
1.7	Re-elect Mr. Grant H. Hill	DAFÜR	DAFÜR		~	99.3%	
1.8	Re-elect Ms. Sarah Hofstetter	DAFÜR	DAFÜR		~	99.2%	
1.9	Re-elect Mr. Marc B. Lautenbach	DAFÜR	DAFÜR		~	99.7%	
1.10	Re-elect Ms. Mary Alice Dorrance Malone	DAFÜR	DAFÜR		*	98.0%	
1.11	Re-elect Mr. Keith R. McLoughlin	DAFÜR	DAFÜR		~	99.6%	
1.12	Re-elect Mr. Kurt T. Schmidt	DAFÜR	DAFÜR		~	99.3%	
1.13	Re-elect Mr. Archbold D. van Beuren	DAFÜR	DAFÜR		*	97.1%	
2	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	95.7%	
3	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	95.2%	
4	To approve the 2022 Long Term Incentive Plan	DAFÜR	DAGEGEN	Potential excessive awards.	*	97.8%	
5	Shareholder resolution: Supply chain practices report	DAGEGEN	• DAFÜR	Enhanced disclosure on social issues related to supply chain practices.	×	7.8%	
6	Shareholder resolution: 401(k) retirement fund investment report	DAGEGEN	• DAFÜR	Enhanced disclosure on climate issues.	×	8.8%	



Canon 30.03.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Dividend Allocation	DAFÜR	DAFÜR		•	99.6%
2	Amend the Articles of Incorporation: Electronic documentation	DAFÜR	DAFÜR		*	99.8%
3	Election of Directors					
3.1	Re-elect Mr. Fujio Mitarai	DAFÜR	 DAGEGEN 	Combined chairman and CEO.	*	75.8%
				Executive director sitting on the advisory remuneration and nomination committee, which is not best practice.		
3.2	Re-elect Mr. Toshizo Tanaka	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	86.3%
3.3	Re-elect Mr. Toshio Homma	DAFÜR	DAFÜR		~	88.4%
3.4	Re-elect Mr. Kunitaro Saida	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	87.2%
3.5	Re-elect Mr. Yusuke Kawamura	DAFÜR	DAFÜR		~	98.9%
4	Elect 2 Corporate Auditors					
4.1	Elect Mr. Katsuhito Yanagibashi as a Corporate Auditor	DAFÜR	DAFÜR		•	95.0%
4.2	Re-elect Mr. Koichi Kashimoto as a Corporate Auditor	DAFÜR	DAFÜR		•	82.5%
5	Grant of Bonus to Directors	DAFÜR	DAFÜR		~	98.4%



Cardinal Health 09.11.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Elect Mr. Steven K. Barg	DAFÜR	DAFÜR		~	99.6%
1.b	Elect Ms. Michelle M. Brennan	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence.	*	99.6%
1.c	Elect Ms. Sujatha Chandrasekaran	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence.	•	99.6%
1.d	Re-elect Ms. Carrie S. Cox	DAFÜR	• DAGEGEN	Non-independent chairwoman of the remuneration committee. The independence of this committee is insufficient.	*	86.2%
				Concerns over the director's time commitments.		
1.e	Re-elect Mr. Bruce L. Downey	DAFÜR	DAFÜR		~	94.1%
1.f	Re-elect Ms. Sheri H. Edison	DAFÜR	DAFÜR		~	99.4%
1.g	Re-elect Mr. David C. Evans	DAFÜR	DAFÜR		~	98.6%
1.h	Re-elect Ms. Patricia A. Hemingway Hall	DAFÜR	DAFÜR		~	97.5%
1.i	Elect Mr. Jason M. Hollar	DAFÜR	DAFÜR		~	99.4%
1.j	Re-elect Mr. Akhil Johri	DAFÜR	DAFÜR		~	99.3%
1.k	Re-elect Mr. Gregory B. Kenny	DAFÜR	DAFÜR		~	93.2%
1.l	Re-elect Ms. Nancy Killefer	DAFÜR	DAFÜR		~	97.5%
1.m	Elect Ms. Christine A. Mundkur	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence.	•	99.6%
2	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	~	96.4%
3	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive total remuneration. Excessive variable remuneration.	*	91.0%



Carrefour 03.06.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the parent company's financial statements	DAFÜR	DAFÜR		~	99.8%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		•	99.8%
3	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		•	97.1%
4	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR	DAFÜR		•	100.0%
	Board main features					
5	To ratify the co-optation of Arthur Sadoun as a Director for 2 years	DAFÜR	DAFÜR		•	99.6%
6	Re-election of Flavia Buarque de Almeida as a Director for 3 years	DAFÜR	DAFÜR		*	79.0%
7	Re-election of Abilio dos Santos Diniz as a Director for 3 years	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	95.4%
8	Re-election of Charles Edelstenne as a Director for 3 years	DAFÜR	• DAGEGEN	Non-independent chairman of the nomination committee. The independence of this committee is insufficient. The director is over 75 years old, which exceeds guidelines.	~	73.2%
9	To approve the remuneration report	DAFÜR	DAGEGEN	Excessive variable remuneration.	•	85.1%
10	Ex-post binding "Say on Pay" vote on the individual remuneration of Alexandre Bompard, Chairman & CEO	DAFÜR	• DAGEGEN	Excessive variable remuneration.	*	58.8%
11	To approve the Chairman & CEO new remuneration policy	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	•	84.9%
12	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		*	97.2%
13	Say on Climate	DAFÜR	• DAGEGEN	The company has not set CO2e emission reduction targets consistent with limiting the global temperature increase to 1.5°.	~	87.4%
14	To approve a treasury share buyback and disposal programme	DAFÜR	DAFÜR		~	97.4%
15	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		~	97.4%
16	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		*	100.0%



Cellnex Telecom 28.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Approval of the individual and consolidated accounts	DAFÜR	DAFÜR		•	99.8%
2	Approval of the non-financial information statement	DAFÜR	DAFÜR		•	99.3%
3	Allocation of results	DAFÜR	DAFÜR		*	100.0%
4	Approval of the management of the Company during	DAFÜR	DAFÜR		•	98.9%
5.1	Approval of the maximum aggregate amount of the Directors' remuneration	DAFÜR	DAGEGEN	The proposed increase relative to the previous year is excessive and not justified.	*	93.4%
5.2	Approval of the 2023- 2025 Remuneration Policy	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	56.1%
5.3	Allotment of shares to the CEO	DAFÜR	DAFÜR		~	93.9%
6.1	Setting the number of Directors at 11	DAFÜR	DAFÜR		•	99.9%
6.2	Re-election of Mr. Tobías Martínez Gimeno as executive Director	DAFÜR	DAFÜR		•	99.6%
6.3	Re-election of Mr. Bertrand Boudewijn Kan as independent Director	DAFÜR	DAFÜR		*	98.4%
6.4	Re-election of Mr. Pierre Blayau as independent Director	DAFÜR	DAFÜR		*	90.7%
6.5	Re-election of Ms. María Luisa Guijarro Piñal as independent Director	DAFÜR	DAFÜR		*	91.6%
6.6	Re-election of Ms. Anne Bouverot as independent Director	DAFÜR	DAFÜR		•	98.5%
6.7	Re-election of Mr. Peter Shore as independent Director	DAFÜR	DAFÜR		*	97.1%
6.8	Ratification of Ms. Kate Holgate as independent Director	DAFÜR	DAFÜR		*	99.4%
7.1	Amendment of the Bylaws: Article 4	DAFÜR	DAFÜR		*	100.0%
7.2	Amendment of the Bylaws: Article 18	DAFÜR	DAFÜR		*	100.0%
7.3	Amendment of the Bylaws: Article 20	DAFÜR	DAFÜR		•	99.8%
7.4	Approval of the restated text of the Corporate Bylaws	DAFÜR	DAFÜR		•	99.8%
8	Share capital increase	DAFÜR	DAFÜR		~	99.8%
9	Share capital increase with powers to exclude pre-emptive rights up to 10% of the share capital	DAFÜR	DAFÜR		~	97.3%
10	Issue of bonds, debentures and other fixed-income securities convertible into shares for a 5-year period and a limit to exclude preemptive rights for up to 10% of the share capital	DAFÜR	DAFÜR		•	94.1%



Cellnex Telecom 28.04.2022 OGV

No.	Traktanden	Board	Ethos	Resultat
11	Delegation of powers	DAFÜR	DAFÜR	✓ 100.0%
12	Advisory vote on the 2021 Directors' Annual Remuneration Report	DAFÜR	DAFÜR	✔ 88.3%



Chubb 19.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Genehmigung des Jahresberichts, der Jahresrechnung und der Konzernrechnung	DAFÜR	DAFÜR		•	100.0%
2.1	Verwendung des Bilanzgewinns	DAFÜR	DAFÜR		~	100.0%
2.2	Ausschüttung einer Dividende aus der Reserve aus Kapitaleinlagen	DAFÜR	DAFÜR		•	100.0%
3	Entlastung der Mitglieder des Verwaltungsrats	DAFÜR	DAFÜR		•	99.1%
4.1	Wiederwahl von PricewaterhouseCoopers als Revisionsstelle	DAFÜR	• DAGEGEN	Die Mandatsdauer der externen Revisionsstelle beträgt 37 Jahre, was Ethos' Limite übersteigt.	*	95.5%
4.2	Wiederwahl von PricewaterhouseCoopers LLP (US) für die Aktien-Berichterstattung gemäss Amerikanische Aktiengesetz	DAFÜR	• DAGEGEN	Die Mandatsdauer der externen Revisionsstelle beträgt 37 Jahre, was Ethos' Limite übersteigt.	•	94.6%
4.3	Wiederwahl von BDO als Spezialrevisionsstelle	DAFÜR	DAFÜR		*	99.9%
5	Wahlen in den Verwaltungsrat					
5.1	Wiederwahl von Herrn Evan G. Greenberg	DAFÜR	DAGEGEN	Er ist gleichzeitig dauerhaftes Mitglied der Geschäftsleitung (CEO).	•	92.0%
5.2	Wiederwahl von Herrn Michael P. Connors	DAFÜR	DAFÜR		•	95.3%
5.3	Wiederwahl von Herrn Michael G. Atieh	DAFÜR	DAGEGEN	Er ist seit 31 Jahren Mitglied des Verwaltungsrats, was Ethos' Limite übersteigt.	•	95.4%
5.4	Neuwahl von Frau Kathy Bonanno	DAFÜR	DAFÜR		~	99.8%
5.5	Wiederwahl von Frau Sheila P. Burke	DAFÜR	DAFÜR		•	99.1%
5.6	Wiederwahl von Frau Mary A. Cirillo	DAFÜR	DAFÜR		*	91.5%
5.7	Wiederwahl von Herrn Robert J. Hugin	DAFÜR	DAFÜR		*	99.1%
5.8	Wiederwahl von Herrn Robert Scully	DAFÜR	DAFÜR		*	98.6%
5.9	Wiederwahl von Herrn Theodore E. Shasta	DAFÜR	DAFÜR		*	97.8%
5.10	Wiederwahl von Herrn David Sidwell	DAFÜR	DAFÜR		•	98.9%
5.11	Wiederwahl von Herrn Olivier Steimer	DAFÜR	DAFÜR		~	95.4%
5.12	Wiederwahl von Herrn Dr. Luis Téllez	DAFÜR	DAFÜR		*	98.9%
5.13	Wiederwahl von Frau Frances F. Townsend	DAFÜR	DAGEGEN	Sie übt zu viele Verwaltungsratsmandate aus.	*	96.4%
6	Wiederwahl von Herrn Evan G. Greenberg als Verwaltungsratspräsident	DAFÜR	• DAGEGEN	Herr Greenberg wurde von Ethos nicht in den Verwaltungsrat gewählt. Deshalb kann Ethos Herr Greenberg auch nicht als Verwaltungsratspräsidenten bestätigen.	•	64.5%



Chubb 19.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
7	Wahlen in den Vergütungsausschuss					
7.1	Wiederwahl von Herrn Michael P. Connors als Mitglied des Vergütungsausschusses	DAFÜR	DAFÜR		*	96.2%
7.2	Wiederwahl von Frau Mary A. Cirillo als Mitglied des Vergütungsausschusses	DAFÜR	DAFÜR		*	94.3%
7.3	Wiederwahl von Frau Frances F. Townsend als Mitglied des Vergütungsausschusses	DAFÜR	• DAGEGEN	Frau Townsend wurde von Ethos nicht in den Verwaltungsrat gewählt. Deshalb kann Ethos Frau Townsend auch nicht als Mitglied des Ausschusses bestätigen.	*	96.2%
8	Wiederwahl von Homburger AG als unabhängigen Stimmrechtsvertreter	DAFÜR	DAFÜR		*	99.9%
9	Erneuerung des genehmigten Kapitals	DAFÜR	DAGEGEN	Die Ermächtigung zur Kapitalerhöhung für allgemeine Finanzierungszwecke mit Bezugsrecht übersteigt 33 Prozent des bereits ausgegebenen Kapitals.	•	96.1%
10	Kapitalherabsetzung durch Vernichtung von zurückgekauften Aktien	DAFÜR	DAFÜR		*	99.9%
11.1	Verbindliche prospektive Abstimmung über die gesamte Vergütung des Verwaltungsrats	DAFÜR	DAFÜR		*	99.6%
11.2	Verbindliche prospektive Abstimmung über die gesamte Vergütung der Geschäftsleitung	DAFÜR	• DAGEGEN	Die gelieferten Informationen sind ungenügend. Der Maximalbetrag, welcher letztlich ausbezahlt werden könnte, ist erheblich höher als der an der Generalversammlung beantragte Betrag. Die Struktur der Vergütung genügt den Richtlinien von Ethos nicht.	•	96.3%
12	Konsultativabstimmung über die Vergütung der Geschäftsleitung	DAFÜR	DAGEGEN	Der Vergütungsbericht genügt den Richtlinien von Ethos nicht.	*	93.4%
13	Aktionärsantrag: Verabschiedung einer Richtlinie, um sicherzustellen, dass das Underwriting keine neuen Vorräte an fossilen Brennstoffen unterstützt	DAGEGEN	● DAFÜR	Der Aktionärsantrag steht im Einklang mit den Zielen des Pariser Abkommens.	×	19.4%
14	Aktionärsantrag: Bericht zu den Treibhausgasemissionen	DAGEGEN	• DAFÜR	Der Aktionärsantrag steht im Einklang mit den Zielen des Pariser Abkommens	*	72.2%



Church & Dwight 28.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Elect Mr. Bradlen S. Cashaw	DAFÜR	DAFÜR		~	99.4%
1b.	Re-elect Mr. James R. Craigie	DAFÜR	DAFÜR		~	95.3%
1c.	Re-elect Mr. Matthew T. Farrell	DAFÜR	 DAGEGEN 	Combined chairman and CEO.	*	92.2%
1d.	Re-elect Mr. Bradley C. Irwin	DAFÜR	DAGEGEN	Non independent lead director, which is not best practice.	*	90.2%
1e.	Re-elect Mr. Penry W. Price	DAFÜR	DAFÜR		~	98.2%
1f.	Re-elect Ms. Susan G. Saideman	DAFÜR	DAFÜR		~	96.6%
1g.	Re-elect Mr. Ravichandra K. Saligram	DAFÜR	DAFÜR		~	89.3%
1h.	Re-elect Mr. Robert K. Shearer	DAFÜR	DAFÜR		~	93.1%
1i.	Re-elect Ms. Janet S. Vergis	DAFÜR	DAFÜR		~	95.3%
1j.	Re-elect Mr. Arthur B. Winkleblack	DAFÜR	DAFÜR		~	93.1%
1k.	Re-elect Ms. Laurie J. Yoler	DAFÜR	DAFÜR		~	95.7%
2.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration. An important part of the variable remuneration is not subject to challenging long-term performance conditions.	•	84.0%
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	~	93.3%
4.	To approve the adoption of the Omnibus Equity Compensation Plan	DAFÜR	• DAGEGEN	The pay-for-performance connection is not demonstrated. The potential variable remuneration exceeds our guidelines.	•	83.5%
	Charabaldar rasalisticas Call	DACECEN	• DAFÜR	No individual caps are disclosed.	•	42.20/
5.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFUK	The proposed threshold (10%) would enhance the right of shareholders to call a special meeting.	×	42.2%



Cigna 27.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. David M. Cordani	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	92.6%
1b.	Re-elect Mr. William J. DeLaney	DAFÜR	DAFÜR		~	98.5%
1c.	Re-elect Mr. Eric J. Foss	DAFÜR	DAFÜR		~	97.0%
1d.	Re-elect Dr. Elder Granger	DAFÜR	DAFÜR		*	98.4%
1e.	Elect Ms. Neesha Hathi	DAFÜR	DAFÜR		~	99.5%
1f.	Re-elect Mr. George Kurian	DAFÜR	DAFÜR		~	99.0%
1g.	Re-elect Ms. Kathleen M. Mazzarella	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	96.2%
1h.	Re-elect Dr. Mark B. McClellan	DAFÜR	DAFÜR		~	98.7%
1i.	Re-elect Ms. Kimberly A. Ross	DAFÜR	DAFÜR		~	99.4%
1j.	Re-elect Mr. Eric C. Wiseman	DAFÜR	DAGEGEN	Non independent lead director, which is not best practice.	*	96.9%
1k.	Re-elect Ms. Donna F. Zarcone	DAFÜR	DAFÜR		*	95.4%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	•	82.7%
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	94.5%
4.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	47.0%
5.	Shareholder resolution: Gender pay gap report	DAGEGEN	• DAFÜR	Enhanced disclosure on gender equality.	×	32.7%
6.	Shareholder resolution: Disclose political contributions	DAGEGEN	• DAFÜR	Enhanced disclosure on political donations.	×	46.0%



Cisco Systems 08.12.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Re-elect Ms. Michele Burns	DAFÜR	DAFÜR		~	94.1%
1.b	Re-elect Mr. Wesley G. Bush	DAFÜR	DAFÜR		~	99.7%
1.c	Re-elect Mr. Michael D. Capellas	DAFÜR	• DAGEGEN	Non-independent chairman of the nomination committee. The independence of this committee is insufficient.	~	87.4%
				Non independent lead director, which is not best practice.		
1.d	Re-elect Mr. Mark S. Garrett	DAFÜR	DAFÜR		~	97.1%
1.e	Re-elect Mr. John D. Harris II	DAFÜR	DAFÜR		~	99.7%
1.f	Re-elect Dr. Kristina M. Johnson	DAFÜR	DAFÜR		~	99.4%
1.g	Re-elect Mr. Roderick C. McGeary	DAFÜR	DAFÜR		~	92.0%
1.h	Elect Ms. Sarah Rae Murphy	DAFÜR	DAFÜR		~	99.7%
1.i	Re-elect Mr. Charles H. Robbins	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	91.6%
1.j	Re-elect Mr. Brenton L. Saunders	DAFÜR	DAFÜR		~	86.8%
1.k	Re-elect Dr. Lisa T. Su	DAFÜR	DAFÜR		~	99.5%
1.l	Re-elect Ms. Marianna Tessel	DAFÜR	DAFÜR		~	99.7%
2	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	89.8%
3	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	94.0%
4	Shareholder resolution: Tax transparency	DAGEGEN	• DAFÜR	Enhanced disclosure on the tax practices of the company.	×	26.9%



Citrix Systems 21.04.2022 AGV

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the Agreement and Plan of Merger	DAFÜR	DAFÜR		*	90.4%
2	Advisory Vote on remuneration for the executives in connection to the merger	DAFÜR	• DAGEGEN	Concerns over the severance payments which are considered excessive.	×	36.7%
3	To approve the adjournment proposal	ZURÜCK- GEZOGEN	• DAGEGEN	As ITEM 1 was approved by shareholders, ITEM 3 was not submitted to vote. Ethos initially recommended to OPPOSE for the following reason: We consider that when a quorum is achieved, the vote outcome should be	-	
				considered representative of the shareholder opinion regardless of the result.		



Clorox 16.11.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.1	Re-elect Dr. Amy L. Banse	DAFÜR	DAFÜR		•	98.7%
1.2	Elect Ms. Julia Denman	DAFÜR	DAFÜR		~	99.2%
1.3	Re-elect Mr. Spencer C. Fleischer	DAFÜR	DAFÜR		~	98.3%
1.4	Re-elect Ms. Esther Lee	DAFÜR	DAFÜR		~	99.0%
1.5	Re-elect Mr. A.D. David Mackay	DAFÜR	DAFÜR		•	99.1%
1.6	Re-elect Mr. Paul Parker	DAFÜR	DAFÜR		~	99.3%
1.7	Elect Ms. Stephanie Plaines	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	99.1%
1.8	Re-elect Ms. Linda J. Rendle	DAFÜR	DAFÜR		~	99.1%
1.9	Re-elect Mr. Matthew J. Shattock	DAFÜR	DAFÜR		~	97.3%
1.10	Re-elect Ms. Kathryn A. Tesija	DAFÜR	DAFÜR		~	98.9%
1.11	Re-elect Mr. Russell J. Weiner	DAFÜR	DAFÜR		~	99.1%
1.12	Re-elect Mr. Christopher J. Williams	DAFÜR	DAFÜR		*	98.8%
2	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive total remuneration.	*	93.4%
_		"		Excessive variable remuneration.		
3	Re-election of the auditor	DAFÜR	DAFÜR		*	97.9%



Cognizant Technology Solutions

07.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Zein Abdalla	DAFÜR	DAFÜR		~	98.7%
1b.	Re-elect Ms. Vinita Bali	DAFÜR	DAFÜR		~	97.9%
1c.	Re-elect Ms. Maureen Breakiron- Evans	DAFÜR	DAFÜR		*	95.4%
1d.	Re-elect Ms. Archana Deskus	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	97.5%
1e.	Re-elect Mr. John M. Dineen	DAFÜR	DAFÜR		•	99.6%
1f.	Re-elect Mr. Brian Humphries	DAFÜR	DAFÜR		~	99.8%
1g.	Re-elect Mr. Leo S. Mackay Jr.	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	92.7%
1h.	Re-elect Mr. Michael Patsalos-Fox	DAFÜR	DAFÜR		~	97.1%
1i.	Elect Mr. Stephen Rohleder	DAFÜR	DAFÜR		~	99.9%
1j.	Re-elect Mr. Joseph M. Velli	DAFÜR	DAFÜR		~	96.8%
1k.	Re-elect Ms. Sandra S. Wijnberg	DAFÜR	DAFÜR		~	92.1%
2.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration. An important part of the variable	*	90.3%
				remuneration is based on continued employment only.		
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	94.7%
4.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	DAGEGEN		×	8.3%



Colgate-Palmolive 06.05.2022 OGV

No.	Traktanden	Board	Et	hos		Res	sultat
1.	Elections of directors						
1a.	Re-elect Mr. John P. Bilbrey	DAFÜR		DAFÜR		~	98.1%
1b.	Re-elect Mr. John T. Cahill	DAFÜR		DAFÜR		~	92.6%
1c.	Re-elect Ms. Lisa M. Edwards	DAFÜR		DAFÜR		~	98.7%
1d.	Re-elect Dr. C. Martin Harris	DAFÜR		DAFÜR		~	97.8%
1e.	Re-elect Ms. Martina Hund- Mejean	DAFÜR		DAFÜR		*	98.9%
1f.	Re-elect Ms. Kimberly A. Nelson	DAFÜR		DAFÜR		~	98.6%
1g.	Re-elect Ms. Lorrie M. Norrington	DAFÜR		DAFÜR		~	97.4%
1h.	Re-elect Mr. Michael B. Polk	DAFÜR		DAFÜR		~	97.6%
1i.	Re-elect Mr. Stephen I. Sadove	DAFÜR	•	DAGEGEN	Non independent lead director, which is not best practice.	*	92.2%
1j.	Re-elect Mr. Noel R. Wallace	DAFÜR	•	DAGEGEN	Combined chairman and CEO.	~	89.8%
2.	Re-election of the auditor	DAFÜR	•	DAGEGEN	The auditor's long tenure raises independence concerns.	*	95.2%
3.	Advisory vote on executive remuneration	DAFÜR	•	DAGEGEN	Excessive variable remuneration.	*	90.8%
4.	Shareholder Resolution: Termination Pay	DAGEGEN	•	DAFÜR	The proposal aims at improving the remuneration policy.	×	43.3%
5.	Shareholder Resolution: Request for Charitable Donation Disclosure	DAGEGEN		DAGEGEN		×	4.7%



Coloplast 01.12.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1.	Introduction of a new Article 21 to the Articles of Association	DAFÜR	DAFÜR		✓ 100.0%
2.	Report on the Company's activities	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
3.	Adoption of the financial statements	DAFÜR	DAFÜR		✓ 100.0%
4.	Approve allocation of income and dividend	DAFÜR	DAFÜR		1 00.0%
5.	Approve remuneration report	DAFÜR	DAGEGEN	The long-term incentive plan is based on continued employment only.	✓ 96.0%
6.	Approve directors' fees	DAFÜR	DAFÜR		✓ 100.0%
7.1.	Authorisation to issue shares	DAFÜR	DAFÜR		✓ 99.4%
7.2.	Amendment of Article 21 of the Articles of Association	DAFÜR	DAFÜR		✓ 98.9%
8.	Composition of the board of directors				
8.1.	Election of Lars Søren Rasmussen	DAFÜR	DAFÜR		✓
8.2.	Election of Niels Peter Louis- Hansen	DAFÜR	DAFÜR		✓
8.3.	Election of Annette Brüls	DAFÜR	DAFÜR		✓
8.4.	Election of Carsten Hellmann	DAFÜR	DAFÜR		~
8.5.	Election of Jette Nygaard- Andersen	DAFÜR	DAFÜR		✓
8.6.	Election of Marianne Wiinholt	DAFÜR	ENTHAL- TUNG	Concerns over the director's time commitments.	✓
9.	Election of auditor	DAFÜR	DAFÜR		✓
10.	To authorise the meeting chairperson	DAFÜR	DAFÜR		✓ 100.0%
11.	Any other business	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		



Comcast 01.06.2022 OGV

No.	Traktanden	Board	Et	hos		Res	sultat
1.	Elections of directors						
1.1	Re-elect Mr. Kenneth J. Bacon	DAFÜR	•	ZURÜCK- BEHALTEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	
					Non-independent chairman of the nomination committee. The independence of this committee is insufficient.		
1.2	Re-elect Ms. Madeline S. Bell	DAFÜR		DAFÜR		~	
1.3	Re-elect Mr. Edward D. Breen	DAFÜR	•	ZURÜCK- BEHALTEN	Concerns over the director's time commitments.	*	
1.4	Re-elect Mr. Gerald L. Hassell	DAFÜR		DAFÜR		~	
1.5	Re-elect Mr. Jeffrey A. Honickman	DAFÜR		DAFÜR		~	
1.6	Re-elect Ms. Maritza G. Montiel	DAFÜR		DAFÜR		~	
1.7	Re-elect Mr. Asuka Nakahara	DAFÜR		DAFÜR		~	
1.8	Re-elect Mr. David C. Novak	DAFÜR		DAFÜR		~	
1.9	Re-elect Mr. Brian L. Roberts	DAFÜR	•	ZURÜCK- BEHALTEN	Combined chairman and CEO.	•	
2.	Advisory vote on executive remuneration	DAFÜR	•	DAGEGEN	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	*	96.2%
3.	Re-election of the auditor	DAFÜR	•	DAGEGEN	The auditor's long tenure raises independence concerns.	•	97.4%
4.	Shareholder Resolution: Charitable Contributions	DAGEGEN		DAGEGEN		×	0.9%
5	Shareholder resolution: Gender and Racial Pay Equity Report	DAGEGEN	•	DAFÜR	Enhanced disclosure on gender equality and ethnic diversity.	×	18.3%
6.	Shareholder resolution: Report on Risks of omitting Viewpoint and Ideology from EEO Policy	DAGEGEN		DAGEGEN		×	1.4%
7.	Shareholder resolution: Report on Effectiveness of Sexual Harassment Policies	DAGEGEN	•	DAFÜR	The proposed review would help the company to improve its existing policies and procedures to avoid future cases of sexual harassment.	×	22.3%
8.	Shareholder resolution: Report on Retirement Plan Options	DAGEGEN	•	DAFÜR	We support corporate climate-aligned retirement plans.	×	6.0%



Computershare 10.11.2022 OGV

No.	Traktanden	Board	Ethos			Res	sultat
1	Receive financial statements and related reports for the financial year ended 30 June 2022	OHNE ABSTIM- MUNG	OHN ABST MUN	IM-			
2	Elections of directors						
2.a	Re-elect Ms. Tiffany Fuller	DAFÜR	DAFÜ	ĴR		~	91.9%
3	Advisory vote on the remuneration report	DAFÜR	• DAGI	EGEN	Excessive fixed remuneration.	*	96.6%
4	Grant of Performance Rights to the CEO	DAFÜR	• DAGI	EGEN	Potential excessive awards.	*	97.7%
5	Update of the Constitution of the company (corporate governance)	DAFÜR	DAFÜ	ĴR		*	99.9%



Corbion 18.05.2022 OGV

No.	Traktanden	Board	Ethos	Resultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	
2.	Report of the executive board for the financial year 2021	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	
3.	Adoption of the financial statements	DAFÜR	DAFÜR	✓ 100.0%
4.	Approve remuneration report	DAFÜR	DAFÜR	→ 95.5%
5.	Explanation of the policy on reserves and dividends	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	
6.	Approve allocation of income	DAFÜR	DAFÜR	→ 98.6%
7.	Discharge of executive board	DAFÜR	DAFÜR	→ 95.9%
8.	Discharge of supervisory board	DAFÜR	DAFÜR	→ 95.9%
	Composition of the supervisory board			
9.	Election of William Lin	DAFÜR	DAFÜR	✓ 100.0%
10.	Approve remuneration of the supervisory board	DAFÜR	DAFÜR	✓ 96.9%
11.	Authorisation to issue shares for general purposes	DAFÜR	DAFÜR	✓ 95.7%
12.	Authorisation to restrict or exclude pre-emptive rights for general purposes	DAFÜR	DAFÜR	→ 93.9%
13.	Authorisation to issue additional shares in connection with mergers, acquisitions and/or (strategic) alliances	DAFÜR	DAFÜR	✓ 57.4%
14.	Authorisation to restrict or exclude pre-emptive rights in connection with mergers, acquisitions and/or (strategic) alliances	DAFÜR	DAFÜR	→ 99.1%
15.	Reduce share capital via cancellation of shares	DAFÜR	DAFÜR	✓ 95.2%
16.	Election of auditor	DAFÜR	DAFÜR	✓ 100.0%
17.	Any other business	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	
18.	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	



Corbion 05.07.2022 AGV

No.	Traktanden	Board	Ethos	Resultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	
	Composition of the supervisory board			
2.	Re-election of Steen Riisgaard	DAFÜR	DAFÜR	✓ 98.5%
3.	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	



Corticeira Amorim 28.04.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1	Approval of the individual Directors' report and the accounts	DAFÜR	DAFÜR		✓ 99.9%
2	Approval of the consolidated Directors' report and the accounts	DAFÜR	DAFÜR		✓ 99.9%
3	Approval of the Corporate Governance report	DAFÜR	DAFÜR		✓ 100.0%
4	Approval of the non-financial information report	DAFÜR	DAFÜR		✓ 100.0%
5	Allocation of income	DAFÜR	DAFÜR		✓ 100.0%
6	Express a vote of confidence in the corporate bodies of the Company	DAFÜR	DAFÜR		✓ 100.0%
7	Acquisition of own shares	DAFÜR	DAFÜR		✓ 100.0%
8	Sale by the Company of its own shares	DAFÜR	DAFÜR		✓ 100.0%
9	Approval of the rules of procedures of the General Meeting	DAFÜR	DAFÜR		✓ 100.0%
10	Approval of the 2022-2024 Remuneration Policy	DAFÜR	DAGEGEN	The information provided is insufficient.	✓ 98.0%



Corticeira Amorim 05.12.2022 AGV

No.	Traktanden	Board	Ethos	Resultat
1	Approval of the individual interim balance sheet of the Company as of 30 September 2022	DAFÜR	DAFÜR	✓
2	Approval of the distribution of a dividend of €0.09 per share	DAFÜR	DAFÜR	✓



Crédit Agricole 24.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	 To approve the parent company's financial statements.; To approve specific luxury or non-deductible expenses. 	DAFÜR	DAFÜR		*	99.8%
2	To approve the consolidated financial statements.	DAFÜR	DAFÜR		•	99.4%
3	To approve the allocation of income and the dividend payment.	DAFÜR	DAFÜR		*	99.9%
4	Approval of the amendment of a related party agreement between Crédit Agricole SA and Caisses Régionales de Crédit Agricole.	DAFÜR	DAFÜR		*	100.0%
5	Approval of the amendment of a tax consolidation agreement between CACIB and CA Indosuez Wealth France concluded on June 30, 2021.	DAFÜR	DAFÜR		•	100.0%
6	Approval of a framework of a related party agreement governing the services provided by the FNSEA on behalf of Crédit Agricole SA and the entities of the CASA group.	DAFÜR	DAFÜR		•	99.7%
	Board main features					
7	Election of Sonia Bonnet-Bernard as a Director for 1 year.	DAFÜR	DAFÜR		*	99.4%
8	Election of Hugues Brasseur as a Director for 1 year.	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence. The board size is also excessive.	~	89.3%
9	Election of Eric Vial as a Director for 1 year.	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence. The board size is also excessive.	*	89.0%
10	Re-election of Dominique Lefebvre as a Director for 3 years.	DAFÜR	DAFÜR		*	83.7%
11	Re-election of Pierre Cambefort as a Director for 3 years.	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence. The board size is also excessive.	•	89.4%



Crédit Agricole 24.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
12	Re-election of Jean-Pierre Gaillard as a Director for 3 years.	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence. The board size is also excessive.	*	85.1%
13	Re-election of Jean-Paul Kerrien as a Director for 3 years.	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence. The board size is also excessive.	*	89.4%
14	To approve the non-executive Chairman of the board new remuneration policy.	DAFÜR	DAFÜR		•	99.6%
15	To approve the CEO new remuneration policy.	DAFÜR	DAFÜR		~	91.5%
16	To approve the Deputy CEO new remuneration policy.	DAFÜR	DAFÜR		*	91.5%
17	To approve the members of the board's new remuneration policy.	DAFÜR	DAFÜR		~	99.4%
18	Ex-post binding "Say on Pay" vote on the individual remuneration of Dominique Lefebvre, chairman of the board.	DAFÜR	DAFÜR		*	99.8%
19	Ex-post binding "Say on Pay" vote on the individual remuneration of Philippe Brassac, CEO.	DAFÜR	DAFÜR		•	92.2%
20	Ex-post binding "Say on Pay" vote on the individual remuneration of Xavier Musca, Deputy CEO.	DAFÜR	DAFÜR		•	94.3%
21	To approve the remuneration report.	DAFÜR	DAFÜR		*	99.6%
22	Advisory "Say on Pay" vote on the remuneration granted to executives and regulated officers mentioned in the French Financial Code (article L.511-71 Code monétaire et financier) for fiscal year 2021.	DAFÜR	DAFÜR		*	99.3%
23	To approve a treasury share buyback and disposal programme.	DAFÜR	DAFÜR		~	99.2%
24	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights.	DAFÜR	DAFÜR		*	98.1%
25	Global allowance to issue capital related securities without preemptive rights through private placement.	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	*	96.1%



Crédit Agricole 24.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
26	Global allowance to issue capital related securities without preemptive rights by public issuance.	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	*	97.3%
27	"Green shoe" autorisation.	DAFÜR	DAGEGEN	Additional potential dilution which is not in shareholders' interests.	•	94.8%
28	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company.	DAFÜR	DAFÜR		•	99.4%
29	To depart from the legal rules defining the maximum discount for capital increase without preemptive rights (up to 10% of share capital).	DAFÜR	DAFÜR		*	97.0%
30	To limit capital increases with or without pre-emptive rights.	DAFÜR	DAFÜR		*	98.9%
31	To authorise capital increases by transfer of reserves.	DAFÜR	DAFÜR		*	99.9%
32	To authorise capital increases related to an all-employee share ownership plan.	DAFÜR	DAFÜR		*	98.7%
33	To authorise capital increases related to an all-employee share ownership plan.	DAFÜR	DAFÜR		•	98.7%
34	To authorise a potential reduction in the company's share capital.	DAFÜR	DAFÜR		*	98.3%
35	Delegation of powers for the completion of formalities.	DAFÜR	DAFÜR		•	100.0%
A	** External shareholder proposal filed by ESOP Crédit Agricole SA Actions and not supported by the Board: Application, in relation to capital increases reserved for employees of the Crédit Agricole Group, of a discount of 30%	DAGEGEN	DAGEGEN		×	5.5%



Crown Castle International

19.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. P. Robert Bartolo	DAFÜR	DAFÜR		~	99.0%
1b.	Re-elect Mr. Jay A. Brown	DAFÜR	DAFÜR		~	99.5%
1c.	Re-elect Ms. Cindy Christy	DAFÜR	DAFÜR		~	96.5%
1d.	Re-elect Mr. Ari Q. Fitzgerald	DAFÜR	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	96.0%
1e.	Re-elect Dr. Andrea J. Goldsmith	DAFÜR	DAFÜR		~	98.5%
1f.	Re-elect Ms. Tammy K. Jones	DAFÜR	DAFÜR		~	93.0%
1g.	Re-elect Mr. Anthony J. Melone	DAFÜR	DAFÜR		~	97.3%
1h.	Re-elect Mr. W. Benjamin Moreland	DAFÜR	DAFÜR		*	99.3%
1i.	Re-elect Mr. Kevin A. Stephens	DAFÜR	DAFÜR		~	99.7%
1j.	Re-elect Mr. Matthew Thornton III	DAFÜR	DAFÜR		~	99.7%
2.	Re-election of the auditor	DAFÜR	DAFÜR		~	99.2%
3.	To approve the adoption of the 2022 Long-term Incentive Plan	DAFÜR	DAGEGEN	Potential excessive awards.	*	97.0%
4.	Approve renewal of authorised capital	DAFÜR	DAGEGEN	The increase in the authorised capital is excessive.	*	96.2%
5.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration. An important part of the variable	*	96.4%
				remuneration is based on continued employment only.		



CSL 12.10.2022 OGV

No.	Traktanden	Board	Ethos		Resultat	
INO.	Haktanden	board	Lillos		1163	uitat
1	Receive financial statements and related reports for the financial	OHNE ABSTIM-	OHNE ABSTIM-			
	year ended 30 June 2022	MUNG	MUNG			
2	Elections of directors					
2.a	Re-elect Ms. Marie McDonald	DAFÜR	DAFÜR		•	90.4%
2.b	Re-elect Dr. Megan Clark	DAFÜR	DAFÜR		•	96.6%
3	Advisory vote on the remuneration report	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	89.9%
4	Grant of Performance Share Units to Mr. Paul Perreault (CEO)	DAFÜR	DAGEGEN	Potential excessive awards.	*	90.7%



CVS Health 11.05.2022 OGV

No.	Traktanden	Board	Ethos		Resul	
1.	Elections of directors					
1a.	Re-elect Mr. Fernando Aguirre	DAFÜR	DAFÜR		~	99.5%
1b.	Re-elect Mr. C. David Brown II	DAFÜR	DAFÜR		~	93.5%
1c.	Re-elect Ms. Alecia A. DeCoudreaux	DAFÜR	DAFÜR		*	99.6%
1d.	Re-elect Ms. Nancy-Ann M. DeParle	DAFÜR	DAFÜR		•	98.7%
1e.	Re-elect Mr. Roger N. Farah	DAFÜR	DAFÜR		*	98.4%
1f.	Re-elect Ms. Anne M. Finucane	DAFÜR	DAFÜR		~	97.6%
1g.	Re-elect Mr. Edward J. Ludwig	DAFÜR	DAFÜR		~	98.9%
1h.	Re-elect Ms. Karen S. Lynch	DAFÜR	DAFÜR		~	99.2%
1i.	Re-elect Mr. Jean-Pierre Millon	DAFÜR	DAFÜR		~	96.8%
1j.	Re-elect Ms. Mary L. Schapiro	DAFÜR	DAFÜR		~	99.6%
1k.	Re-elect Mr. William C. Weldon	DAFÜR	DAFÜR		~	98.7%
2.	Re-election of the auditor	DAFÜR	DAFÜR		*	98.2%
3.	Advisory vote on executive remuneration	DAFÜR	 DAGEGEN 	Excessive variable remuneration.	•	91.8%
4.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	42.5%
5.	Shareholder resolution: Independent chairman	DAGEGEN	DAGEGEN		×	21.5%
6.	Shareholder resolution: Workplace Non-Discrimination Audit	DAGEGEN	DAGEGEN		×	1.6%
7.	Shareholder resolution: Adopt a Policy on Paid Sick Leave for All Employees	DAGEGEN	• DAFÜR	We support corporate policies that encourage social responsibility.	×	26.2%
8.	Shareholder resolution: Report on Public Health Costs of the Company's Food Business to Diversified Portfolios	DAGEGEN	• DAFÜR	Enhanced disclosure on social issues.	×	12.0%



Daiwa House Industry

28.06.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1	Dividend Allocation	DAFÜR	DAFÜR		_
2	Amend Articles of Association: Electronic documentation	DAFÜR	DAFÜR		-
3	Amend Articles of Association: Virtual general meeting	DAFÜR	DAFÜR		-
	Election of Directors				
4.1	Re-elect Mr. Keiichi Yoshii	DAFÜR	DAGEGEN	Combined chairman and CEO.	-
4.2	Re-elect Mr. Takeshi Kosokabe	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	_
4.3	Re-elect Mr. Yoshiyuki Murata	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	-
4.4	Re-elect Mr. Hirotsugu Otomo	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	_
4.5	Re-elect Mr. Tatsuya Urakawa	DAFÜR	 DAGEGEN 	Executive director. The board is not sufficiently independent.	-
4.6	Re-elect Mr. Kazuhito Dekura	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	_
4.7	Re-elect Mr. Yoshinori Ariyoshi	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	_
4.8	Re-elect Mr. Keisuke Shimonishi	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	_
4.9	Re-elect Mr. Nobuya Ichiki	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	-
4.10	Elect Mr. Toshiya Nagase	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	-
4.11	Re-elect Ms. Yukiko Yabu	DAFÜR	DAFÜR		-
4.12	Re-elect Mr. Yukinori Kuwano	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	-
4.13	Re-elect Prof. Miwa Seki	DAFÜR	DAFÜR		-
4.14	Elect Mr. Kazuhiro Yoshizawa	DAFÜR	• DAGEGEN	Non independent director (various reasons). The board is not sufficiently independent.	-
4.15	Elect Mr. Yujiro Ito	DAFÜR	DAFÜR		-
5	Election of 2 Corporate Auditors				
5.1	Elect Mr. Tomoyuki Nakazato as a Corporate Auditor	DAFÜR	DAFÜR		-
5.2	Elect Mr. Yoshinori Hashimoto as a Corporate Auditor	DAFÜR	DAFÜR		-
6	Approve bonus payment for executive directors	DAFÜR	DAFÜR		_
7	Approve two restricted share plans	DAFÜR	DAFÜR		_



Deere & Co. 23.02.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.1	Elect Ms. Leanne G. Caret	DAFÜR	DAFÜR		~	99.7%
1.2	Re-elect Ms. Tamra A. Erwin	DAFÜR	DAFÜR		•	99.0%
1.3	Re-elect Mr. Alan C. Heuberger	DAFÜR	DAFÜR		~	97.7%
1.4	Re-elect Mr. Charles O. Holliday, Jr	DAFÜR	• DAGEGEN	Non independent lead director, which is not best practice.	*	97.2%
1.5	Re-elect Mr. Michael O. Johanns	DAFÜR	DAFÜR		•	97.5%
1.6	Re-elect Mr. Clayton M. Jones	DAFÜR	• DAGEGEN	Chairman of the nomination committee. The composition of the nomination committee is unsatisfactory.	*	94.0%
1.7	Re-elect Mr. John C. May	DAFÜR	• DAGEGEN	Combined chairman and CEO.	*	92.8%
1.8	Re-elect Mr. Gregory R. Page	DAFÜR	• DAGEGEN	Non independent director (various reasons). The board is not sufficiently independent.	*	91.4%
1.9	Re-elect Ms. Sherry M. Smith	DAFÜR	DAFÜR		•	89.9%
1.10	Re-elect Mr. Dmitri L. Stockton	DAFÜR	DAFÜR		~	96.9%
1.11	Re-elect Ms. Sheila G. Talton	DAFÜR	DAFÜR		•	98.5%
2	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration.	*	91.9%
3	Election of the auditor	DAFÜR	• DAGEGEN	The auditor's long tenure raises independence concerns.	*	94.5%
4	To approve the adoption of the non employee director stock plan	DAFÜR	DAFÜR		*	97.8%
5	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	17.4%



Dell Technologies 27.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.1	Re-elect Mr. Michael S. Dell	DAFÜR	ZURÜCK- BEHALTEN	Combined chairman and CEO.	*	
				Non-independent chairman of the nomination committee. The independence of this committee is insufficient.		
1.2	Re-elect Mr. David W. Dorman	DAFÜR	• ZURÜCK- BEHALTEN	Concerns over the director's attendance rate, which was below 75% during the year under review.	•	
1.3	Re-elect Mr. Egon P. Durban	DAFÜR	ZURÜCK- BEHALTEN	Concerns over the director's time commitments.	*	
1.4	Elect Mr. David J. Grain	DAFÜR	DAFÜR		~	
1.5	Re-elect Mr. William D. Green	DAFÜR	DAFÜR		~	
1.6	Re-elect Mr. Simon Patterson	DAFÜR	DAFÜR		~	
1.7	Re-elect Ms. Lynn Vojvodich Radakovich	DAFÜR	DAFÜR		*	
1.8	Re-elect Ms. Ellen J. Kullman	DAFÜR	DAFÜR		~	
2	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	99.7%
3	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	•	97.9%
				Performance targets are not sufficiently challenging.		
				Concerns over the excessive sign-on bonus granted to the new co-COO.		
4	Amend Certificate of Incorporation to Add A Federal Forum Provision	DAFÜR	DAFÜR		*	99.3%



DiaSorin 29.04.2022 OGV

No.	Traktanden	Board	Et	hos		Re	sultat
1.1	Financial statements as at 31 December 2021	DAFÜR		DAFÜR		*	99.9%
1.2	Allocation of net results and dividend distribution	DAFÜR		DAFÜR		*	100.0%
2.1	Binding vote on the remuneration policy	DAFÜR	•	DAGEGEN	Concerns over the severance payments which are considered excessive.	*	85.4%
2.2	Advisory vote on the remuneration paid in 2021	DAFÜR	•	DAGEGEN	An important part of the variable remuneration is not subject to challenging long-term performance conditions.	*	85.5%
3.1	Determination of the number of members of the Board of Directors	KEINE EMPFEHLU NG	•	DAFÜR	The proposed number of directors is reasonable.	•	100.0%
3.2	Determination of the term of office of Directors	KEINE EMPFEHLU NG	•	DAFÜR	Term of 3 years is according to Italian legislation.	*	99.9%
3.3	Appointment of the members of the Board of Directors: slate of nominees submitted by IP Investimenti e Partecipazioni Srl	KEINE EMPFEHLU NG	•	DAGEGEN	The board is not sufficiently independent in our view and the proposed slate would not improve the level of independence.	*	98.6%
3.4	Determination of the remuneration of the members of the Board of Directors	KEINE EMPFEHLU NG	•	DAFÜR	Proposed board fees are considered reasonable.	*	99.9%
4.1	Appointment of the members of the Board of Statutory Auditors	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
4.1.1	Slate of nominees submitted by IP Investimenti e Partecipazioni Srl	KEINE EMPFEHLU NG	•	NICHT ABSTIMME N	We have concerns regarding some of the statutory auditors.	*	100.0%
4.1.2	Slate of nominees submitted by a group of institutional investors	KEINE EMPFEHLU NG	•	DAFÜR	Proposed statutory auditor raises no concerns.	*	99.9%
4.2	Appointment of the Chairperson of the Board of Statutory Auditors	KEINE EMPFEHLU NG	•	DAFÜR	No concerns regarding the proposed chairperson.	-	
4.3	Determination of the remuneration of the members of the Board of Statutory Auditors	KEINE EMPFEHLU NG	•	DAFÜR	The fees proposed for the board of statutory auditors are considered reasonable.	*	100.0%
5	Approval of a long-term incentive "Equity Awards Plan"	DAFÜR	•	DAGEGEN	An important part of the variable remuneration is not subject to challenging long-term performance conditions.	*	88.5%
6	Authorization for the purchase and disposal of treasury shares	DAFÜR	•	DAGEGEN	The repurchase price is too high.	*	99.7%
Α.	Deliberations on possible legal action against Directors if presented by shareholders	KEINE EMPFEHLU NG	•	DAGEGEN	Shareholders voting by proxy cannot approve in advance any unanounced proposal.	-	



Dollar General 25.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Re-elect Mr. Warren F. Bryant	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	94.2%
1.b	Re-elect Mr. Michael M. Calbert	DAFÜR	DAFÜR		~	84.8%
1.c	Re-elect Ms. Patricia D. Fili- Krushel	DAFÜR	DAFÜR		*	91.7%
1.d	Re-elect Mr. Timothy I. McGuire	DAFÜR	DAFÜR		~	98.6%
1.e	Re-elect Mr. William C. Rhodes III	DAFÜR	DAGEGEN	Non-independent chairman of the audit committee. The independence of this committee is insufficient.	*	94.5%
1.f	Re-elect Ms. Debra A. Sandler	DAFÜR	DAFÜR		*	95.5%
1.g	Re-elect Mr. Ralph E. Santana	DAFÜR	DAFÜR		~	96.1%
1.h	Re-elect Mr. Todd J. Vasos	DAFÜR	DAFÜR		~	98.6%
2	Advisory vote on executive remuneration	DAFÜR	 DAGEGEN 	Excessive variable remuneration.	*	88.4%
				An important part of the variable remuneration is based on continued employment only.		
3	Re-election of the auditor	DAFÜR	DAGEGEN	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.		
4	Shareholder resolution: Disclose political contributions	DAGEGEN	• DAFÜR	Enhanced disclosure on political donations.	•	57.0%



Dollar Tree 30.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Re-elect Mr. Thomas W. Dickson	DAFÜR	DAFÜR		~	94.2%
1.b	Elect Mr. Richard W. Dreiling	DAFÜR	 DAGEGEN 	Executive chairman. The board is not sufficiently independent and his remuneration is highly excessive.	*	97.3%
1.c	Elect Ms. Cheryl W. Grisé	DAFÜR	• DAGEGEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	•	99.9%
1.d	Elect Mr. Daniel J. Heinrich	DAFÜR	DAFÜR		~	99.7%
1.e	Elect Mr. Paul C. Hilal	DAFÜR	DAFÜR		~	98.8%
1.f	Elect Mr. Edward J. Kelly III	DAFÜR	• DAGEGEN	Non-independent chairman of the nomination committee. The independence of this committee is insufficient.	*	99.4%
				Non independent lead director, which is not best practice.		
1.g	Elect Ms. Mary Laschinger	DAFÜR	DAFÜR		*	99.6%
1.h	Re-elect Mr. Jeffrey G. Naylor	DAFÜR	DAFÜR		~	98.5%
1.i	Re-elect Ms. Winnie Y. Park	DAFÜR	DAFÜR		*	98.5%
1.j	Elect Mr. Bertram L. Scott	DAFÜR	• DAGEGEN	The director is over 70 years old, which exceeds guidelines for new nominees.	*	98.3%
1.k	Re-elect Ms. Stephanie P. Stahl	DAFÜR	DAFÜR		~	97.4%
1.l	Re-elect Mr. Michael A. Witynski	DAFÜR	DAFÜR		~	99.7%
2	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	•	86.6%
3	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	95.7%
4	Provide Right to Call Special Shareholder Meetings	DAFÜR	DAFÜR		~	99.6%
5	Shareholder resolution: Climate Transition Planning	DAGEGEN	• DAFÜR	The resolution aims to mitigate climate change and is in line with the objectives of the Paris Agreement.	*	54.8%



E.ON 12.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	ultat
1	Receive the Annual Report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2	Approve the Dividend	DAFÜR	 DAGEGEN 	The proposed dividend is inconsistent with the company's financial situation.	•	99.9%
3	Approve Discharge of Management Board	DAFÜR	DAFÜR		*	99.9%
4	Approve Discharge of Supervisory Board	DAFÜR	DAFÜR		*	98.7%
5a	Appoint the Auditors	DAFÜR	DAFÜR		~	99.9%
5b	Appoint the Auditors for the review of abbreviated financial statements and interim management reports for financial year 2022	DAFÜR	DAFÜR		•	99.9%
5c	Appoint the Auditors for the review of abbreviated financial statements and the interim management report for the first quarter of financial year 2023	DAFÜR	DAFÜR		•	99.9%
6	Approve Remuneration Report	DAFÜR	DAGEGEN	Performance targets are not sufficiently challenging.	*	89.3%



Ebay 08.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Ms. Adriane M. Brown	DAFÜR	DAFÜR		~	93.8%
1b.	Re-elect Mr. Logan Green	DAFÜR	DAFÜR		~	97.6%
1c.	Re-elect Ms. E. Carol Hayles	DAFÜR	DAFÜR		~	97.5%
1d.	Re-elect Mr. Jamie lannone	DAFÜR	DAFÜR		~	99.7%
1e.	Re-elect Ms. Kathleen C. Mitic	DAFÜR	DAFÜR		~	96.3%
1f.	Re-elect Mr. Paul S. Pressler	DAFÜR	DAFÜR		~	98.3%
1g.	Re-elect Mr. Mohak Shroff	DAFÜR	DAFÜR		~	99.7%
1h.	Re-elect Mr. Robert H. Swan	DAFÜR	DAFÜR		~	97.6%
1i.	Re-elect Mr. Perry M. Traquina	DAFÜR	DAFÜR		•	97.4%
2.	Re-election of the auditor	DAFÜR	 DAGEGEN 	The auditor's long tenure raises independence concerns.	*	89.1%
3.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	*	88.8%
4.	To approve the amendment and restatement of the Employee Stock Purchase Plan	DAFÜR	DAFÜR	. , ,	*	98.7%
5.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	48.9%



Ecolab 05.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Ms. Shari L. Ballard	DAFÜR	DAFÜR		~	98.9%
1b.	Re-elect Ms. Barbara J. Beck	DAFÜR	 DAGEGEN 	Non-independent chairman of the nomination committee. The independence of this committee is insufficient.	*	95.2%
1c.	Re-elect Mr. Christophe Beck	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	93.0%
1d.	Re-elect Mr. Jeffrey M. Ettinger	DAFÜR	DAFÜR		•	96.3%
1e.	Re-elect Mr. Arthur J. Higgins	DAFÜR	DAFÜR		~	96.6%
1f.	Re-elect Mr. Michael Larson	DAFÜR	DAFÜR		•	98.5%
1g.	Re-elect Mr. David W. Maclennan	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	97.1%
1h.	Re-elect Ms. Tracy B. McKibben	DAFÜR	DAFÜR		~	99.0%
1i.	Re-elect Mr. Lionel L. Nowell III	DAFÜR	DAFÜR		~	98.9%
1j.	Re-elect Ms. Victoria J. Reich	DAFÜR	DAFÜR		•	93.4%
1k.	Re-elect Ms. Suzanne M. Vautrinot	DAFÜR	DAFÜR		~	98.1%
11.	Re-elect Mr. John J. Zillmer	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	58.4%
2.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	90.1%
3.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	An important part of the variable remuneration is not subject to challenging long-term performance conditions.	*	88.6%
4.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	10.1%



Edenred 11.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	1) To approve the parent company's financial statements; 2) To approve specific luxury or non-deductible expenses	DAFÜR	DAFÜR		*	100.0%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		*	100.0%
3	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		*	99.7%
	Board main features					
4	Re-election of Bertrand Dumazy as a Director for 4 years	DAFÜR	DAGEGEN	Combined chairman and CEO.	*	86.1%
5	Re-election of Maelle Gavet as a Director for 4 years	DAFÜR	DAFÜR		*	99.8%
6	Re-election of Jean-Romain Lhomme as a Director for 4 years	DAFÜR	DAFÜR		*	99.8%
7	Election of Bernardo Sanchez Incera as a Director for 4 years	DAFÜR	DAFÜR		*	99.8%
8	To approve the Chairman CEO new remuneration policy	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	85.6%
9	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		*	99.9%
10	To approve the remuneration report	DAFÜR	• DAGEGEN	An important part of the variable remuneration is not subject to challenging long-term performance conditions.	•	94.1%
11	Ex-post binding "Say on Pay" vote on the executive individual remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	•	89.1%
12	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR	DAFÜR		•	100.0%
13	To re-elect Ernst & Young as auditor for 6 years	DAFÜR	DAFÜR		*	99.4%
14	To approve a treasury share buyback and disposal programme	DAFÜR	DAFÜR		*	99.6%
15	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		*	99.6%
16	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights	DAFÜR	DAFÜR		✓	97.5%
17	1) Global allowance to issue capital related securities without pre-emptive rights by public issuance; 2) To approve issues of shares or other capital related securities as a payment for any public exchange offer	DAFÜR	DAFÜR		•	97.7%



Edenred 11.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
18	Global allowance to issue capital related securities without preemptive rights through private placement	DAFÜR	DAFÜR		•	93.9%
19	"Green shoe" authorisation	DAFÜR	DAGEGEN	Excessive potential capital increase without pre-emptive rights.	*	89.1%
20	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	DAFÜR	DAFÜR		•	97.6%
21	To authorise capital increases by transfer of reserves	DAFÜR	DAFÜR		*	99.8%
22	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAFÜR		•	94.5%
23	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		*	100.0%



Electrolux Professional

28.04.2022 OGV

No.	Traktanden	Board	Ethos	Resultat
1.	Election of the chairman of the Meeting	DAFÜR	DAFÜR	✓
2.	Preparation and approval of the voting register	DAFÜR	DAFÜR	~
3.	Approval of the agenda	DAFÜR	DAFÜR	✓
4.	Election of persons to verify the minutes of the Meeting	DAFÜR	DAFÜR	✓
5.	Determination whether the Meeting has been duly convened	DAFÜR	DAFÜR	~
6.	Presentation of the (consolidated) annual report and the (consolidated) auditor's report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	
7.	Address by the company CEO	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	
8.	Adoption of the financial statements	DAFÜR	DAFÜR	~
9.	Approve allocation of income and dividend	DAFÜR	DAFÜR	~
10.1.	Discharge of Kai Wärn	DAFÜR	DAFÜR	✓
10.2.	Discharge of Katharine Clark	DAFÜR	DAFÜR	✓
10.3.	Discharge of Lorna Donatone	DAFÜR	DAFÜR	✓
10.4.	Discharge of Hans Ola Meyer	DAFÜR	DAFÜR	✓
10.5.	Discharge of Daniel Nodhäll	DAFÜR	DAFÜR	✓
10.6.	Discharge of Martine Snels	DAFÜR	DAFÜR	✓
10.7.	Discharge of Carsten Voigtländer	DAFÜR	DAFÜR	✓
10.8.	Discharge of Ulf Karlsson	DAFÜR	DAFÜR	✓
10.9.	Discharge of Joachim Nord	DAFÜR	DAFÜR	✓
10.10.	Discharge of Per Magnusson	DAFÜR	DAFÜR	✓
10.11.	Discharge of the company CEO	DAFÜR	DAFÜR	✓
11.	Resolution on the number of shareholder-elected members of the board of directors to be appointed	DAFÜR	DAFÜR	✓
12.1.	Approve directors' fees	DAFÜR	DAFÜR	✓
12.2.	Approve auditors' fees	DAFÜR	DAFÜR	✓
13.	Composition of the board of directors			
13.1.	Election of Kai Wärn	DAFÜR	DAFÜR	✓
13.2.	Election of Katharine Clark	DAFÜR	DAFÜR	✓
13.3.	Election of Lorna Donatone	DAFÜR	DAFÜR	✓
13.4.	Election of Hans Ola Meyer	DAFÜR	DAFÜR	✓
13.5.	Election of Daniel Nodhäll	DAFÜR	DAFÜR	✓
13.6.	Election of Martine Snels	DAFÜR	DAFÜR	✓



Electrolux Professional 28.04.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
13.7.	Election of Carsten Voigtländer	DAFÜR	DAFÜR		*
13.8.	Election of the Chairman of the board	DAFÜR	DAFÜR		✓
14.	Election of auditor	DAFÜR	DAFÜR		*
15.	Approve remuneration report	DAFÜR	DAGEGEN	We do not consider the performance period for the long-term incentive plan to be long enough.	*
16.1.	Approve share-related incentive plan	DAFÜR	 DAGEGEN 	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 2022	DAFÜR	• DAGEGEN	We do not consider the performance period for the long-term incentive plan to be long enough.	✓
17.	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		



Electronic Arts 11.08.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Kofi A. Bruce	DAFÜR	DAFÜR		~	99.4%
1b.	Elect Ms. Rachel A. Gonzalez	DAFÜR	DAFÜR		~	99.9%
1c.	Re-elect Mr. Jeffrey T. Huber	DAFÜR	DAFÜR		~	94.5%
1d.	Re-elect Ms. Talbott Roche	DAFÜR	DAFÜR		~	97.1%
1e.	Re-elect Mr. Richard A. Simonson	DAFÜR	• DAGEGEN	Non-independent chairman of the audit committee. The independence of this committee is insufficient.	*	92.8%
1f.	Re-elect Mr. Luis A. Ubinas	DAFÜR	 DAGEGEN 	Non independent lead director, which is not best practice.	*	96.1%
1g.	Re-elect Ms. Heidi J. Ueberroth	DAFÜR	DAFÜR		*	98.8%
1h.	Re-elect Mr. Andrew Wilson	DAFÜR	DAGEGEN	Combined chairman and CEO.	*	94.3%
2.	Advisory vote on executive remuneration	DAFÜR	 DAGEGEN 	Excessive variable remuneration.	*	92.4%
				An important part of the variable remuneration is based on continued employment onl		
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	91.7%
4.	To approve the amendment of the 2019 Equity Incentive Plan	DAFÜR	 DAGEGEN 	The potential variable remuneration exceeds our guidelines.	•	89.1%
5.	Provide right to call special meeting	DAFÜR	DAFÜR		*	78.0%
6.	Shareholder resolution: Termination Pay	DAGEGEN	• DAFÜR	The proposal strengthens the right of shareholders to address pay-related concerns.	×	47.3%



Elekta 25.08.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
2.	Election of the chairman of the Meeting	DAFÜR	DAFÜR		✓ 100.0%
3.	Preparation and approval of the voting register	DAFÜR	DAFÜR		✓ 100.0%
4.	Approval of the agenda	DAFÜR	DAFÜR		1 00.0%
5.1.	Election of Per Colleen to verify the minutes of the Meeting	DAFÜR	DAFÜR		✓ 100.0%
5.2.	Election of Filippa Gerstädt to verify the minutes of the Meeting	DAFÜR	DAFÜR		✓ 100.0%
6.	Determination whether the Meeting has been duly convened	DAFÜR	DAFÜR		✓ 100.0%
7.	Presentation of the (consolidated) annual report and the (consolidated) auditor's report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
8.	Adoption of the financial statements	DAFÜR	DAFÜR		✓ 99.9%
9.	Approve allocation of income and dividend	DAFÜR	DAFÜR		✓ 100.0%
10.1.	Discharge of Laurent Leksell	DAFÜR	DAFÜR		✓ 99.7%
10.2.	Discharge of Caroline Leksell Cooke	DAFÜR	DAFÜR		✓ 99.8%
10.3.	Discharge of Johan Malmquist	DAFÜR	DAFÜR		✓ 99.8%
10.4.	Discharge of Wolfgang Reim	DAFÜR	DAFÜR		9 9.8%
10.5.	Discharge of Jan Secher	DAFÜR	DAFÜR		✓ 99.8%
10.6.	Discharge of Birgitta Stymne Göransson	DAFÜR	DAFÜR		✓ 99.8%
10.7.	Discharge of Cecilia Wikström	DAFÜR	DAFÜR		✓ 99.8%
10.8.	Discharge of the company CEO	DAFÜR	DAFÜR		✓ 99.9%
11.1.	Resolution on the number of shareholder-elected members of the board of directors to be appointed	DAFÜR	DAFÜR		✓ 100.0%
11.2.	Resolution on the number of deputy directors to be appointed	DAFÜR	DAFÜR		✓ 100.0%
12.1.	Approve directors' fees	DAFÜR	DAFÜR		1 00.0%
12.2.	Approve auditors' fees	DAFÜR	DAFÜR		✓ 100.0%
13.	Composition of the board of directors				
13.1.	Re-election of Laurent Leksell	DAFÜR	• DAGEGEN	Representative of an important shareholder who is sufficiently represented on the board.	→ 97.5%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.	



Elekta 25.08.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
13.2.	Re-election of Caroline Leksell Cooke	DAFÜR	DAFÜR		*	97.6%
13.3.	Re-election of Johan Malmquist	DAFÜR	 DAGEGEN 	Concerns over the director's time commitments.	*	86.1%
13.4.	Re-election of Wolfgang Reim	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	99.7%
13.5.	Re-election of Jan Secher	DAFÜR	DAFÜR		~	98.8%
13.6.	Re-election of Birgitta Stymne Göransson	DAFÜR	DAFÜR		*	98.1%
13.7.	Re-election of Cecilia Wikström	DAFÜR	DAFÜR		~	99.9%
13.8.	Election of Kelly Londy	DAFÜR	DAFÜR		~	100.0%
13.9.	Election of the Chairman of the board	DAFÜR	• DAGEGEN	As Ethos did not support his election to the board of directors, he cannot be elected as chairman.	*	98.5%
14.	Election of auditor	DAFÜR	DAFÜR		~	100.0%
15.	Approve remuneration report	DAFÜR	DAFÜR		~	98.6%
16a.	Approve share-related incentive plan	DAFÜR	DAFÜR		*	99.2%
16b.	Transfer of own shares in connection with the share-related incentive plan 2022	DAFÜR	DAFÜR		•	99.2%
17.	Authorisation to transfer own shares in connection with share-related incentive plans 2020, 2021 and 2022	DAFÜR	DAFÜR		*	99.2%
18a.	Authorisation to repurchase own shares	DAFÜR	DAFÜR		•	100.0%
18b.	Authorisation to transfer own shares	DAFÜR	DAFÜR		*	100.0%
19a.	Shareholder proposal: To introduce the "one share one vote" principle	KEINE EMPFEHLU NG	• DAFÜR	The proposal aims at giving each share an equal vote and is in line with the principle of fair and equal treatment of all shareholders.	×	6.9%
19b.	Shareholder proposal: To assign to the board of directors to act to abolish the possibility of 'so-called' voting differentiation in the Swedish Companies Act	EMPFEHLU	• DAFÜR	The proposal aims at giving each share an equal vote and is in line with the principle of fair and equal treatment of all shareholders.	×	0.6%
19c.	Shareholder proposal: To assign to the board of directors to present a plan for increasing the representation of small and medium-sized shareholders		• DAGEGEN	The proposal is not sufficiently motivated.	×	0.6%



Elekta 25.08.2022 OGV

No.	Traktanden	Board	Ethos		Res	ultat
19d.	Shareholder proposal: To instruct the board of directors to investigate the possibilities of introducing a performance-based remuneration for members of the board of directors	KEINE EMPFEHLU NG	• DAGEGEN	Non-executive directors should not receive variable remuneration.	×	0.6%
20.	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			



Elis 19.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	 To approve the parent company's financial statements.; To approve specific luxury or non-deductible expenses. 	DAFÜR	DAFÜR		•	100.0%
2	To approve the consolidated financial statements.	DAFÜR	DAFÜR		•	100.0%
3	To approve the allocation of income and the dividend payment.	DAFÜR	DAFÜR		*	100.0%
4	To approve the dividend reinvestment plan (option for scrip dividend).	DAFÜR	DAFÜR		•	99.6%
5	Approval of a related party agreement concluded by the company with Predica.	DAFÜR	DAGEGEN	Concerns over one or more related party agreements that are not in the interests of shareholders.	•	97.9%
	Board main features					
6	Re-election of Antoine Burel as a member of the Supervisory Board for 4 years.	DAFÜR	DAFÜR		*	99.4%
7	To approve the new remuneration policy of the Chairman of the Supervisory Board.	DAFÜR	DAFÜR		•	99.8%
8	To approve the new remuneration policy of the members of the Supervisory Board.	DAFÜR	DAFÜR		•	99.7%
9	To approve the new remuneration policy of the chairman of the Management Board.	DAFÜR	DAGEGEN	Potential excessive awards.	•	89.0%
10	To approve the new remuneration policy of the members of the Management Board.	DAFÜR	DAGEGEN	Potential excessive awards.	•	89.1%
11	To approve the remuneration report.	DAFÜR	• DAGEGEN	Some important elements of best practice are missing from the structure of the executive remuneration.	•	96.1%
12	Ex-post binding "Say on Pay" vote on the individual remuneration of Thierry Morin, Chairman of the Supervisory Board.	DAFÜR	DAFÜR		•	99.8%
13	Ex-post binding "Say on Pay" vote on the individual remuneration of Xavier Martiré, Chairman of the Management Board.	DAFÜR	• DAGEGEN	Excessive variable remuneration.	•	91.5%
14	Ex-post binding "Say on Pay" vote on the individual remuneration of Louis Guyot, member of the Management Board.	DAFÜR	• DAGEGEN	The information provided on the performance targets is insufficient.	•	92.7%
15	Ex-post binding "Say on Pay" vote on the individual remuneration of Matthieu Lecharny, member of the Management Board.	DAFÜR	• DAGEGEN	The information provided on the performance targets is insufficient.	~	92.7%



Elis 19.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
16	Consultative vote on the principle of setting greenhouse gas emission reduction targets by the end of 2022 and then proposing them to shareholders for a vote.	DAFÜR	DAFÜR		*	95.5%
17	To approve a treasury share buyback and disposal programme.	DAFÜR	DAFÜR		•	99.8%
18	To authorise capital increases by transfer of reserves.	DAFÜR	DAFÜR		•	99.8%
19	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights.	DAFÜR	DAFÜR		*	98.0%
20	1) Global allowance to issue capital related securities without pre-emptive rights by public issuance.; 2) To approve issues of shares or other capital related securities as a payment for any public exchange offer.	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	*	96.5%
21	Global allowance to issue capital related securities without pre- emptive rights through private placement.	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	*	94.5%
22	To depart from the legal rules defining the maximum discount for capital increase without preemptive rights (up to 10% of share capital).	DAFÜR	DAFÜR		•	97.0%
23	"Green shoe" autorisation.	DAFÜR	DAGEGEN	Additional potential dilution which is not in shareholders' interests.	•	93.5%
24	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company.	DAFÜR	DAFÜR		*	98.3%
25	To authorise capital increases related to an all-employee share ownership plan.	DAFÜR	• DAGEGEN	The purchase price of shares for employee savings-related plans should not be in principle lower than 80% of the market price at the date of grant.	*	93.5%
26	To authorise capital increases related to an all-employee share ownership plan.	DAFÜR	• DAGEGEN	The purchase price of shares for employee savings-related plans should not be in principle lower than 80% of the market price at the date of grant.	✓	93.5%
27	To limit capital increases with or without pre-emptive rights.	DAFÜR	DAFÜR		*	98.1%
28	To authorise a potential reduction in the company's share capital.	DAFÜR	DAFÜR		~	98.8%
29	Delegation of powers for the completion of formalities.	DAFÜR	DAFÜR		*	100.0%
	1					



Equity Residential 16.06.2022 OGV

No.	Traktanden	Board	Ethos	Resultat
1.	Elections of directors			
1.1	Re-elect Ms. Angela M. Aman	DAFÜR	DAFÜR	~
1.2	Re-elect Mr. Raymond Bennett	ZURÜCK- GEZOGEN	ZURÜCK- GEZOGEN	_
1.3	Re-elect Ms. Linda Walker Bynoe	DAFÜR	 ZURÜCK- BEHALTEN Non-independent chairman of the nomination committee. The independence of this committee is insufficient. 	*
1.4	Re-elect Ms. Mary Kay Haben	DAFÜR	DAFÜR	~
1.5	Re-elect Mr. Tahsinul Zia Huque	DAFÜR	DAFÜR	✓
1.6	Re-elect Mr. John E. Neal	DAFÜR	DAFÜR	~
1.7	Re-elect Mr. David J. Neithercut	DAFÜR	DAFÜR	~
1.8	Re-elect Mr. Mark J. Parrell	DAFÜR	DAFÜR	~
1.9	Re-elect Mr. Mark S. Shapiro	DAFÜR	DAFÜR	✓
1.10	Re-elect Mr. Stephen E. Sterrett	DAFÜR	DAFÜR	✓
1.11	Re-elect Mr. Samuel Zell	DAFÜR	 ZURÜCK- BEHALTEN The director is over 75 years old, which exceeds guidelines. 	✓
2.	Re-election of the auditor	DAFÜR	DAGEGEN The auditor's long tenure raises independence concerns.	→ 95.1%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN Excessive variable remuneration.	✓ 91.9%



Essity 24.03.2022 OGV

1. Election of the chairman of the Meeting 2a. Election of Madeleine Wallmark to verify the minutes of the Meeting 2b. Election of Anders Oscarsson to verify the minutes of the Meeting 3. Preparation and approval of the Voting register 4. Determination whether the Meeting BAFÜR DAFÜR 5. Approval of the agenda DAFÜR DAFÜR 6. Presentation of the (consolidated) annual report and the (consolidated) annual report and the (consolidated) and the (consolidated) auditor's report MUNG MUNG 7a. Adoption of the financial statements 7b. Approve allocation of income and dividend 7c (ii). Discharge of Ewa Björling DAFÜR DAFÜR 7c (iii). Discharge of Malja-Liisa Friman DAFÜR DAFÜR 7c (iv). Discharge of Manus Gradshol DAFÜR DAFÜR 7c (vi). Discharge of Manus Gradshol DAFÜR DAFÜR 7c (vii). Discharge of Susanna Lind DAFÜR DAFÜR 7c (viii). Discharge of Susanna Lind DAFÜR DAFÜR 7c (viii). Discharge of Susanna Lind DAFÜR DAFÜR 7c (viii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (viii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (vii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (vii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (vii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (viii). Discharge of Melia-Liisa Friman DAFÜR DAFÜR 7c (viii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (viii). Discharge of Hars Rebien Sarensen 7c (viii). Discharge of Miclas Thulin DAFÜR DAFÜR 7c (viii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (viii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (viii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (viii). Discharge of Horicars to be appointed 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR 7daFÜR	Resultat
2b. Election of Anders Oscarsson to be Meeting DAFÜR DAFÜR 3. Preparation and approval of the voting register DAFÜR DAFÜR 4. Determination whether the Meeting has been duly convened annual report and the consolidated andutor's report OHNE ABSTIM—ABSTIM—AUNG 7a. Adoption of the financial statements DAFÜR DAFÜR 7b. Approva allocation of income and dividend DAFÜR DAFÜR 7c. Discharge of Ewa Björling DAFÜR DAFÜR 7c. Discharge of Fer Boman DAFÜR DAFÜR 7c. Discharge of Maija-Liisa Friman DAFÜR DAFÜR 7c. Discharge of Majus Groth DAFÜR DAFÜR 7c. Discharge of Magnus Groth DAFÜR DAFÜR 7c. Discharge of Magnus Groth DAFÜR DAFÜR 7c. Discharge of Torbjörn Lööf DAFÜR DAFÜR 7c. Discharge of Susanna Lind DAFÜR DAFÜR 7c. Discharge of Fer Nordberg <	✓ 100.0
verify the minutes of the Meeting	~ 100.0
voting register 4. Determination whether the Meeting has been duly convened DAFÜR DAFÜR 5. Approval of the agenda DAFÜR DAFÜR 6. Presentation of the (consolidated) annual report and the (consolidated) auditor's report MUNG DHNE ABSTIM-MUNG 7a. Adoption of the financial statements DAFÜR DAFÜR 7b. Approve allocation of income and dividend DAFÜR DAFÜR 7c (i). Discharge of Ewa Björling DAFÜR DAFÜR 7c (ii). Discharge of Pär Boman DAFÜR DAFÜR 7c (iii). Discharge of Pär Boman DAFÜR DAFÜR 7c (ii). Discharge of Maija-Liisa Friman DAFÜR DAFÜR 7c (iv). Discharge of Magnus Groth DAFÜR DAFÜR 7c (v). Discharge of Magnus Groth DAFÜR DAFÜR 7c (v). Discharge of Susanna Lind DAFÜR DAFÜR 7c (vi). Discharge of Torbjörn Lööf DAFÜR DAFÜR 7c (vii). Discharge of Bert Nordberg DAFÜR DAFÜR 7c (xi). Discharge of Luise Svanberg DAFÜR DAFÜR 7c (xi). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xii). Discharge of Niclas Thulin DAFÜR<	✓ 100.0
Meeting has been duly convened 5. Approval of the agenda DAFÜR DAFÜR 6. Presentation of the (consolidated) annual report and the (consolidated) annual report and the (consolidated) auditor's report MUNG MUNG 7a. Adoption of the financial statements 7b. Approve allocation of income and dividend 7c (i). Discharge of Ewa Björling DAFÜR DAFÜR 7c (ii). Discharge of Pär Boman DAFÜR DAFÜR 7c (iii). Discharge of Maija-Liisa Friman DAFÜR DAFÜR 7c (iv). Discharge of Manemarie Gardshol DAFÜR DAFÜR 7c (iv). Discharge of Magnus Groth DAFÜR DAFÜR 7c (vi). Discharge of Magnus Groth DAFÜR DAFÜR 7c (vi). Discharge of Susanna Lind DAFÜR DAFÜR 7c (vii). Discharge of Bert Nordberg DAFÜR DAFÜR 7c (vii). Discharge of Bert Nordberg DAFÜR DAFÜR 7c (vi). Discharge of Gert Nordberg DAFÜR DAFÜR 7c (xi). Discharge of Grjan Svensson DAFÜR DAFÜR 7c (xi). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xi). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xi). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xii). Discharge of Miclas Thulin DAFÜR DAFÜR 7c (xiii). Discharge of Miclas Thulin DAFÜR DAFÜR 7c (xiv). Discharge of the company CEO DAFÜR DAFÜR 7c (xiv). Discharge of the company CEO DAFÜR DAFÜR 7c (xiv). Discharge of Miclas Thulin DAFÜR DAFÜR 7c (xiv). Discharge of Miclas Thulin DAFÜR DAFÜR 7c (xiv). Discharge of Miclas Thulin DAFÜR DAFÜR 7c (xiv). Discharge of the company CEO DAFÜR DAFÜR	~ 100.0
6. Presentation of the (consolidated) ABSTIM- ABSTIM- MUNG 7a. Adoption of the financial statements 7b. Approve allocation of income and dividend 7c (i) Discharge of Ewa Björling DAFÜR DAFÜR 7c (iii) Discharge of Maija-Liisa Friman DAFÜR DAFÜR 7c (iv) Discharge of Maija-Liisa Friman DAFÜR DAFÜR 7c (iv) Discharge of Magnus Groth DAFÜR DAFÜR 7c (vi) Discharge of Susanna Lind DAFÜR DAFÜR 7c (vii) Discharge of Torbjörn Lööf DAFÜR DAFÜR 7c (viii) Discharge of Bert Nordberg DAFÜR DAFÜR 7c (viii) Discharge of Bornan DAFÜR DAFÜR 7c (viii) Discharge of Torbjörn Lööf DAFÜR DAFÜR 7c (vii) Discharge of Susanna Lind DAFÜR DAFÜR 7c (vii) Discharge of Bert Nordberg DAFÜR DAFÜR 7c (vii) Discharge of Borna Svanberg DAFÜR DAFÜR 7c (xi) Discharge of Louise Svanberg DAFÜR DAFÜR 7c (xi) Discharge of Susanna Lind DAFÜR DAFÜR 7c (xi) Discharge of Magnus Groth DAFÜR DAFÜR 7c (xi) Discharge of Darbür DAFÜR DAFÜR 7c (xi) Discharge of Darbür DAFÜR DAFÜR 7c (xi) Discharge of Darbür DAFÜR DAFÜR 7c (xi) Discharge of Miclas Thulin DAFÜR DAFÜR 7c (xiii) Discharge of He company CEO DAFÜR DAFÜR 7c (xiv) Discharge of the company CEO DAFÜR DAFÜR 7c (xiv) Discharge of the company CEO DAFÜR DAFÜR 7c (xiv) Discharge of the company CEO DAFÜR DAFÜR 7c (xiv) Discharge of the company CEO DAFÜR DAFÜR 7c (xiv) Discharge of the company CEO DAFÜR DAFÜR 7c (xiv) Discharge of the company CEO DAFÜR DAFÜR 7c (xiv) Discharge of the company CEO DAFÜR DAFÜR 7c (xiv) Dafür DAFÜR 7c (xiv) Dafür DAFÜR	1 00.0
annual report and the (consolidated) auditor's report ABSTIM-MUNG MUNG Adoption of the financial statements 7a. Adoption of the financial statements 7b. Approve allocation of income and dividend 7c (i). Discharge of Ewa Björling DAFÜR DAFÜR DAFÜR DAFÜR DAFÜR DAFÜR DAFÜR C (iii). Discharge of Pär Boman DAFÜR DAFÜR DAFÜR DAFÜR C (ivi). Discharge of Maija-Liisa Friman DAFÜR DAFÜR DAFÜR DAFÜR DAFÜR 7c (iv). Discharge of Magnus Groth DAFÜR DAFÜR DAFÜR 7c (vi). Discharge of Susanna Lind DAFÜR DAFÜR DAFÜR 7c (vii). Discharge of Torbjörn Lööf DAFÜR DAFÜR DAFÜR DAFÜR DAFÜR C (viii). Discharge of Bert Nordberg DAFÜR DAFÜR DAFÜR DAFÜR DAFÜR DAFÜR DAFÜR C (xi). Discharge of Louise Svanberg DAFÜR DAFÜR DAFÜR DAFÜR DAFÜR DAFÜR DAFÜR C (xi). Discharge of Barbara Milian Thoralfsson DAFÜR	✓ 100.0
statements 7b. Approve allocation of income and dividend 7c (i). Discharge of Ewa Björling 7c (ii). Discharge of Pär Boman 7c (iii). Discharge of Maija-Liisa Friman 7c (iv). Discharge of Maija-Liisa Friman 7c (iv). Discharge of Manemarie Gardshol 7c (vi). Discharge of Magnus Groth 7c (vi). Discharge of Magnus Groth 7c (vi). Discharge of Susanna Lind 7c (vi). Discharge of Susanna Lind 7c (vi). Discharge of Torbjörn Lööf 7c (vii). Discharge of Torbjörn Lööf 7c (vii). Discharge of Bert Nordberg 7c (vii). Discharge of Louise Svanberg 7c (ix). Discharge of Coulies Svanberg 7c (ix). Discharge of Fars Rebien 7c (ix). Discharge of Louise Svanberg 7c (ix). Discharge of Lars Rebien 7c (ix). Discharge of Lars Rebien 7c (ix). Discharge of Barbara Milian 7c (ix). Discharge of Barbara Milian 7c (ix). Discharge of Niclas Thulin 7c (ix) Discharge of He company CEO 7c (ix) Discharge of the company CEO 7c (ix) Dafür 7c (ix) Dafür	
dividend 7c (i). Discharge of Ewa Björling DAFÜR DAFÜR 7c (ii). Discharge of Pär Boman DAFÜR DAFÜR 7c (iii). Discharge of Maija-Liisa Friman DAFÜR DAFÜR 7c (iv). Discharge of Annemarie Gardshol DAFÜR DAFÜR 7c (v). Discharge of Magnus Groth DAFÜR DAFÜR 7c (vi). Discharge of Susanna Lind DAFÜR DAFÜR 7c (vii). Discharge of Torbjörn Lööf DAFÜR DAFÜR 7c (vii). Discharge of Torbjörn Lööf DAFÜR DAFÜR 7c (vii). Discharge of Bert Nordberg DAFÜR DAFÜR 7c (vii). Discharge of Louise Svanberg DAFÜR DAFÜR 7c (x). Discharge of Örjan Svensson DAFÜR DAFÜR 7c (xi). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 7c (xiii). Discharge of the company CEO DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	~ 100.0
7c (iii). Discharge of Pär Boman DAFÜR DAFÜR 7c (iii). Discharge of Maija-Liisa Friman DAFÜR DAFÜR 7c (iv). Discharge of Annemarie Gardshol DAFÜR DAFÜR 7c (v). Discharge of Magnus Groth DAFÜR DAFÜR 7c (vi). Discharge of Susanna Lind DAFÜR DAFÜR 7c (vii). Discharge of Torbjörn Lööf DAFÜR DAFÜR 7c (viii). Discharge of Bert Nordberg DAFÜR DAFÜR 7c (viii). Discharge of Bert Nordberg DAFÜR DAFÜR 7c (xi). Discharge of Louise Svanberg DAFÜR DAFÜR 7c (xi). Discharge of Örjan Svensson DAFÜR DAFÜR 7c (xi). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Sicharge of Niclas Thulin DAFÜR DAFÜR 7c (xiii). Discharge of the company CEO DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	~ 100.0
7c (iii). Discharge of Maija-Liisa Friman DAFÜR DAFÜR 7c (iv). Discharge of Annemarie Gardshol DAFÜR DAFÜR 7c (v). Discharge of Magnus Groth DAFÜR DAFÜR 7c (vi). Discharge of Susanna Lind DAFÜR DAFÜR 7c (vii). Discharge of Torbjörn Lööf DAFÜR DAFÜR 7c (viii). Discharge of Bert Nordberg DAFÜR DAFÜR 7c (viii). Discharge of Louise Svanberg DAFÜR DAFÜR 7c (x). Discharge of Örjan Svensson DAFÜR DAFÜR 7c (xi). Discharge of Lars Rebien DAFÜR DAFÜR 7c (xi). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 7c (xiii). Discharge of the company CEO DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	y 99.8
7c (iv). Discharge of Annemarie Gardshol DAFÜR DAFÜR 7c (v). Discharge of Magnus Groth DAFÜR DAFÜR 7c (vi). Discharge of Susanna Lind DAFÜR DAFÜR 7c (vii). Discharge of Torbjörn Lööf DAFÜR DAFÜR 7c (viii). Discharge of Bert Nordberg DAFÜR DAFÜR 7c (ix). Discharge of Louise Svanberg DAFÜR DAFÜR 7c (x). Discharge of Örjan Svensson DAFÜR DAFÜR 7c (xi). Discharge of Lars Rebien DAFÜR DAFÜR 7c (xi). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xii). Discharge of Borbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 7c (xiiv). Discharge of the company CEO DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	y 99.8
7c (v). Discharge of Magnus Groth DAFÜR DAFÜR 7c (vi). Discharge of Susanna Lind DAFÜR DAFÜR 7c (vii). Discharge of Torbjörn Lööf DAFÜR DAFÜR 7c (viii). Discharge of Bert Nordberg DAFÜR DAFÜR 7c (ix). Discharge of Louise Svanberg DAFÜR DAFÜR 7c (x). Discharge of Örjan Svensson DAFÜR DAFÜR 7c (xi). Discharge of Örjan Svensson DAFÜR DAFÜR 7c (xii). Discharge of Lars Rebien Sørensen 7c (xiii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	y 99.8
7c (vi). Discharge of Susanna Lind DAFÜR DAFÜR 7c (vii). Discharge of Torbjörn Lööf DAFÜR DAFÜR 7c (viii). Discharge of Bert Nordberg DAFÜR DAFÜR 7c (vii). Discharge of Louise Svanberg DAFÜR DAFÜR 7c (xi). Discharge of Örjan Svensson DAFÜR DAFÜR 7c (xi). Discharge of Lars Rebien Sørensen 7c (xii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 7c (xiii). Discharge of the company CEO DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	y 99.8
7c (viii). Discharge of Torbjörn Lööf DAFÜR DAFÜR 7c (viii). Discharge of Bert Nordberg DAFÜR DAFÜR 7c (ix). Discharge of Louise Svanberg DAFÜR DAFÜR 7c (x). Discharge of Örjan Svensson DAFÜR DAFÜR 7c (xi). Discharge of Lars Rebien DAFÜR DAFÜR 7c (xii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 7c (xiv). Discharge of the company CEO DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	y 99.8
7c (viii). Discharge of Bert Nordberg DAFÜR DAFÜR 7c (ix). Discharge of Louise Svanberg DAFÜR DAFÜR 7c (x). Discharge of Örjan Svensson DAFÜR DAFÜR 7c (xi). Discharge of Lars Rebien Sørensen 7c (xii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 7c (xiii). Discharge of the company CEO DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	4 99.8
7c (ix). Discharge of Louise Svanberg DAFÜR DAFÜR 7c (x). Discharge of Örjan Svensson DAFÜR DAFÜR 7c (xi). Discharge of Lars Rebien Sørensen 7c (xii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	y 99.8
7c (xi). Discharge of Örjan Svensson DAFÜR DAFÜR 7c (xi). Discharge of Lars Rebien Sørensen 7c (xii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	y 99.8
7c (xi). Discharge of Lars Rebien Sørensen 7c (xii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	y 99.8
Sørensen 7c (xii). Discharge of Barbara Milian DAFÜR DAFÜR 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 7c (xiv). Discharge of the company CEO DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	y 99.8
Thoralfsson 7c (xiii). Discharge of Niclas Thulin DAFÜR DAFÜR 7c (xiv). Discharge of the company CEO DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	✓ 99.8
7c (xiv). Discharge of the company CEO DAFÜR DAFÜR 8. Resolution on the number of shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	✓ 99.8
8. Resolution on the number of DAFÜR DAFÜR shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	y 99.8
shareholder-elected members of the board of directors to be appointed 9. Resolution on the number auditors DAFÜR DAFÜR	y 99.8
	✓ 100.0
	✓ 100.0
10a. Approve directors' fees DAFÜR DAFÜR	4 99.9
10b. Approve auditors' fees DAFÜR DAFÜR	y 99.9
11. Composition of the board of directors	
11a. Election of Ewa Björling DAFÜR DAFÜR	y 98.7



Essity 24.03.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
11b.	Election of Pär Boman	DAFÜR	• DAGEGEN	Concerns over the director's time commitments.	~	92.2%
11c.	Election of Annemarie Gardshol	DAFÜR	• DAGEGEN	Concerns over the director's time commitments.	*	99.8%
11d.	Election of Magnus Groth	DAFÜR	DAFÜR		~	98.5%
11e.	Election of Torbjörn Lööf	DAFÜR	DAFÜR		•	99.8%
11f.	Election of Bert Nordberg	DAFÜR	DAFÜR		~	97.5%
11g.	Election of Louise Svanberg	DAFÜR	DAFÜR		•	99.6%
11h.	Election of Lars Rebien Sørensen	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	~	98.7%
11i.	Election of Barbara M. Thoralfsson	DAFÜR	DAFÜR		•	97.9%
11j.	Election of Bjørn Gulden	DAFÜR	• DAGEGEN	Concerns over the director's time commitments.	*	97.4%
12.	Election of the Chairman of the board	DAFÜR	• DAGEGEN	Concerns over the director's time commitments.	~	92.5%
13.	Election of auditor	DAFÜR	DAFÜR		•	99.9%
14.	Approve executive remuneration policy	DAFÜR	DAFÜR		*	93.2%
15.	Approve remuneration report	DAFÜR	DAFÜR		~	98.2%
16.	Approve share-related incentive plan	DAFÜR	DAFÜR		•	99.3%
17a.	Authorisation to repurchase own shares	DAFÜR	DAFÜR		•	100.0%
17b.	Authorisation to transfer own shares in connection with company acquisitions	DAFÜR	DAFÜR		•	99.6%



Eurofins Scientific 26.04.2022 MIX

No.	Traktanden	Board	Ethos		Res	ultat
1	Approval of the Board of Directors' management report	DAFÜR	DAFÜR		•	100.0%
2	Approval of the special report on operations carried out under the authorised capital established in application of the provisions of article 8Bis of the articles of association	DAFÜR	DAFÜR		•	100.0%
3	Approval of the auditor's report	DAFÜR	DAFÜR		•	100.0%
4	To approve the consolidated financial statements	DAFÜR	DAFÜR		•	100.0%
5	To approve the parent company's financial statements	DAFÜR	DAFÜR		•	100.0%
6	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		•	100.0%
7	Discharge of the Board	DAFÜR	• DAGEGEN	Serious shortcomings in corporate governance constitute a major risk for the company and its shareholders.	*	97.9%
8	Discharge of the Auditor	DAFÜR	DAFÜR		~	99.9%
9	Advisory Vote on the Company's Compensation Policy	DAFÜR	DAGEGEN	The information provided is insufficient.	*	86.8%
	Board main features					
10	Re-election of Patrizia Luchetta as a Director for 2 years of Patrizia Luchetta as a Director	DAFÜR	DAFÜR		*	97.9%
11	Re-election of Fereshteh Pouchantchi as a Director for 1 year of Fereshteh Pouchantchi as a Director	DAFÜR	DAFÜR		*	99.9%
12	Re-election of Evie Roos as a Director for 2 years of Evie Roos as a Director	DAFÜR	DAFÜR		*	98.8%
13	To re-elect Deloitte Audit as auditor for 1 year Deloitte & Associés as auditor for 6 years	DAFÜR	DAFÜR		•	100.0%
14	To approve Directors' fees	DAFÜR	DAFÜR		~	99.8%
15	Acknowledgement of a previously authorized share buy-back program	DAFÜR	DAFÜR		•	100.0%
16	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		•	100.0%
E1	To delete the last paragraph of Article 1 of the Company's Articles of Association	DAFÜR	DAFÜR		*	100.0%
E2	To insert a new Article 6 ("Applicable Law") in the Company's Articles of Association	DAFÜR	DAFÜR		•	100.0%
E3	To amend Article 9 of the Company's Articles of Association	DAFÜR	DAFÜR		•	100.0%



Eurofins Scientific 26.04.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
E4	To amend the third paragraph of Article 10.3 of the Articles of Association in order to change the title of the law of 11 January 2008	DAFÜR	DAFÜR		✓	100.0%
E5	To amend the last paragraph of Article 12bis.2 of the Company's Articles of Association	DAFÜR	• DAGEGEN	Multiple share structures are not in the best interest of shareholders, as they create a disproportionate control of one group of shareholders.	*	99.9%
E6	To amend the second paragraph of Article 12bis.3 of the Company's Articles of Association	DAFÜR	DAGEGEN	Multiple share structures are not in the best interest of shareholders, as they create a disproportionate control of one group of shareholders.	*	99.9%
E7	To amend the fourth paragraph of Article 12bis.3 of the Company's Articles of Association	DAFÜR	DAGEGEN	Multiple share structures are not in the best interest of shareholders.	*	99.9%
E8	To amend the fourth paragraph of Article 12bis.4 of the Company's Articles of Association	DAFÜR	DAGEGEN	Multiple share structures are not in the best interest of shareholders.	*	99.9%
E9	To amend the first paragraph of Article 12bis.5 of the Company's Articles of Association to change the reference to Article 12bis.5 of the Articles of Association to a reference to Article 12 Bis of the Articles of Association	DAFÜR	DAGEGEN	Multiple share structures are not in the best interest of shareholders.	~	99.9%
E10	To amend the second paragraph of Article 12bis.5 of the Company's Articles of Association	DAFÜR	• DAGEGEN	Multiple share structures are not in the best interest of shareholders.	*	99.9%
E11	To amend the first paragraph of Article 13 of the Company's Articles of Association to reduce the maximum number of directors from 18 to 16	DAFÜR	• DAGEGEN	The proposed board size is too large.	•	100.0%
E12	To amend Article 15.2 of the Company's Articles of Association to update the names of the committees	DAFÜR	DAFÜR		•	100.0%
E13	To amend the first paragraph of Article 16.2 (1) of the Company's Articles of Association	DAFÜR	DAFÜR		*	100.0%
E14	Amendment to the first paragraph of Article 16.3 of the Company's Articles of Association	DAFÜR	DAFÜR		*	100.0%
E15	To create an English version of the Company's Articles of Association	DAFÜR	DAGEGEN	Multiple share structures are not in the best interest of shareholders.	~	100.0%
E16	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		~	100.0%



Expeditors 03.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1.1	Re-elect Mr. Glenn M. Alger	DAFÜR	DAFÜR		~	99.3%
1.2	Re-elect Mr. Robert P. Carlile	DAFÜR	DAFÜR		~	96.7%
1.3	Re-elect Mr. James M. DuBois	DAFÜR	DAFÜR		*	99.1%
1.4	Re-elect Dr. Mark A. Emmert	DAFÜR	DAFÜR		*	88.5%
1.5	Re-elect Ms. Diane H. Gulyas	DAFÜR	DAFÜR		~	97.3%
1.6	Re-elect Mr. Jeffrey S. Musser	DAFÜR	DAFÜR		~	99.3%
1.7	Elect Mr. Brandon S. Pedersen	DAFÜR	DAFÜR		~	99.6%
1.8	Re-elect Ms. Liane J. Pelletier	DAFÜR	DAFÜR		~	91.0%
1.9	Elect Ms. Olivia D. Polius	DAFÜR	DAFÜR		~	99.5%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	~	88.7%
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	92.9%
4.	Shareholder resolution: Disclose political contributions	DAGEGEN	• DAFÜR	Enhanced disclosure on political donations.	×	25.6%



Extra Space Storage 25.05.2022 OGV

No.	Traktanden	Board	Ethos			sultat
1.	Elections of directors					
1.1	Re-elect Dr. Kenneth M. Woolley	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	96.3%
1.2	Re-elect Mr. Joseph D. Margolis	DAFÜR	DAFÜR		~	99.4%
1.3	Re-elect Dr. Roger B. Porter	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	88.1%
1.4	Re-elect Mr. Joseph J. Bonner	DAFÜR	DAFÜR		*	97.3%
1.5	Re-elect Mr. Gary L. Crittenden	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	91.6%
1.6	Re-elect Mr. Spencer F. Kirk	DAFÜR	DAFÜR		*	98.4%
1.7	Re-elect Mr. Dennis J. Letham	DAFÜR	DAFÜR		~	98.6%
1.8	Re-elect Ms. Diane Olmstead	DAFÜR	DAFÜR		~	99.1%
1.9	Re-elect Ms. Julia Vander Ploeg	DAFÜR	DAFÜR		~	97.3%
2.	Re-election of the auditor	DAFÜR	• DAGEGEN	On a 3-year basis, the aggregate non- audit fees exceed 50% of the aggregate fees paid for audit services.	*	95.0%
3.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	*	95.3%



Faurecia 01.06.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	 To approve the parent company's financial statements.; To approve specific luxury or non-deductible expenses. 	DAFÜR	DAFÜR		*	99.9%
2	To approve the consolidated financial statements.	DAFÜR	DAFÜR		•	99.5%
3	To approve the allocation of income and the dividend payment.	DAFÜR	DAFÜR		•	96.9%
4	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties.	DAFÜR	DAFÜR		•	100.0%
	Board main features					
5	To ratify the co-optation of Judith Curran as a Director for 2 years.	DAFÜR	DAFÜR		•	100.0%
6	Election of Jurgen Behrend as a Director for 4 years.	DAFÜR	• DAGEGEN	The director is over 70 years old, which exceeds guidelines for new nominees.	*	98.8%
7	To approve the remuneration report.	DAFÜR	DAFÜR		*	96.7%
8	Ex-post binding "Say on Pay" vote on the remuneration of Michel de Rosen, chairman of the board.	DAFÜR	DAFÜR		*	99.6%
9	Ex-post binding "Say on Pay" vote on the remuneration of Patrick Koller, CEO.	DAFÜR	• DAGEGEN	Excessive variable remuneration.	*	92.4%
10	To approve the non-executives new remuneration policy.	DAFÜR	DAFÜR		*	98.7%
11	To approve the Chairman of the board's new remuneration policy.	DAFÜR	DAFÜR		•	99.6%
12	To approve the CEO's new remuneration policy.	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	•	85.2%
13	To approve a treasury share buyback and disposal programme.	DAFÜR	DAFÜR		*	97.4%
14	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights.	DAFÜR	DAFÜR		*	96.6%
15	1) Global allowance to issue capital related securities without pre-emptive rights by public issuance.; 2) To approve issues of shares or other capital related securities as a payment for any public exchange offer.	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	✓	97.5%
16	Global allowance to issue capital related securities without pre- emptive rights through private placement.	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	*	94.9%
17	"Green shoe" autorisation.	DAFÜR	DAGEGEN	Additional potential dilution which is not in shareholders' interests.	~	91.4%



Faurecia 01.06.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
18	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company.	DAFÜR	DAFÜR		•	99.1%
19	To authorise capital increases by transfer of reserves.	DAFÜR	DAFÜR		*	99.9%
20	To authorise the Board to issue restricted shares for employees and/or executive directors.	DAFÜR	DAGEGEN	Potential excessive awards.	•	92.9%
21	To authorise capital increases related to an all-employee share ownership plan.	DAFÜR	• DAGEGEN	The purchase price of shares for employee savings-related plans should not be in principle lower than 80% of the market price at the date of grant.	*	96.2%
22	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	• DAGEGEN	The purchase price of shares for employee savings-related plans should not be in principle lower than 80% of the market price at the date of grant.	*	96.2%
23	To authorise a potential reduction in the company's share capital.	DAFÜR	 DAGEGEN 	The company proposes to cancel shares despite its significant capital need.	•	94.1%
24	To amend the Bylaws on the attribution of the Board.	DAFÜR	DAFÜR		*	99.5%
25	Delegation of powers for the completion of formalities.	DAFÜR	DAFÜR		~	100.0%



Fidelity National Information Services

25.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Ms. Ellen R. Alemany	DAFÜR	DAFÜR		~	85.2%
1b.	Elect Mr. Vijay D'Silva	DAFÜR	DAFÜR		•	99.9%
1c.	Re-elect Dr. oec. Jeffrey A. Goldstein	DAFÜR	DAFÜR		*	98.6%
1d.	Re-elect Ms. Lisa A. Hook	DAFÜR	DAFÜR		•	99.0%
1e.	Re-elect Mr. Keith W. Hughes	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	86.9%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1f.	Elect Mr. Kenneth T. Lamneck	DAFÜR	DAFÜR		~	98.2%
1g.	Re-elect Mr. Gary L. Lauer	DAFÜR	DAFÜR		~	96.4%
1h.	Re-elect Mr. Gary A. Norcross	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	96.0%
1i.	Re-elect Ms. Louise M. Parent	DAFÜR	DAFÜR		~	97.9%
1j.	Re-elect Mr. Brian T. Shea	DAFÜR	DAFÜR		~	97.5%
1k.	Re-elect Mr. James B. Stallings Jr.	DAFÜR	DAFÜR		~	98.4%
11.	Re-elect Mr. Jeffrey E. Stiefler	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	~	96.4%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	64.5%
				An important part of the variable remuneration is based on continued employment only.		
3.	To approve the adoption of the 2022 Omnibus Incentive Plan	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	95.2%
4.	To approve the Employee Stock Purchase Plan	DAFÜR	• DAGEGEN	The purchase price of shares for employee savings-related plans should not be in principle lower than 80% of the market price at the date of grant.	•	96.0%
5.	Re-election of the auditor	DAFÜR	DAFÜR		~	98.6%



Ford Motors 12.05.2022 OGV

No.	Traktanden	Board	Et	hos		Res	sultat
1.	Elections of directors						
1a.	Re-elect Ms. Kimberly A. Casiano	DAFÜR		DAFÜR		~	97.2%
1b.	Re-elect Ms. Alexandra Ford English	DAFÜR	•	DAGEGEN	Representative of an important shareholder who is sufficiently represented on the board.	•	95.1%
1c.	Re-elect Mr. James D. Farley Jr.	DAFÜR		DAFÜR		~	98.0%
1d.	Re-elect Mr. Henry Ford III	DAFÜR		DAFÜR		~	93.4%
1e.	Re-elect Mr. William Clay Ford Jr.	DAFÜR	•	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	93.9%
					Representative of an important shareholder who is sufficiently represented on the board.		
1f.	Re-elect Mr. William W. Helman IV	DAFÜR		DAFÜR		~	97.3%
1g.	Re-elect Mr. Jon M. Huntsman Jr.	DAFÜR		DAFÜR		*	94.8%
1h.	Re-elect Mr. William E. Kennard	DAFÜR		DAFÜR		~	93.7%
1i.	Elect Mr. John C. May	DAFÜR		DAFÜR		~	98.9%
1j.	Re-elect Ms. Beth E. Mooney	DAFÜR		DAFÜR		*	97.9%
1k.	Re-elect Ms. Lynn Vojvodich Radakovich	DAFÜR		DAFÜR		•	97.6%
11.	Re-elect Mr. John Lawson Thornton	DAFÜR	•	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	93.7%
1m.	Re-elect Mr. John B. Veihmeyer	DAFÜR		DAFÜR		*	97.4%
1n.	Re-elect Mr. John S. Weinberg	DAFÜR		DAFÜR		~	97.1%
2.	Re-election of the auditor	DAFÜR	•	DAGEGEN	The auditor's long tenure raises independence concerns.	•	97.8%
3.	Advisory vote on executive	DAFÜR	•	DAGEGEN	Excessive variable remuneration.	*	91.9%
	remuneration				An important part of the variable remuneration is not subject to challenging long-term performance conditions.		
4.	Approval of the Tax Benefit Preservation Plan	DAFÜR	•	DAGEGEN	The amendment has a negative impact on the rights or interests of all or some of the shareholders.	*	95.6%
5.	Shareholder resolution: Give Each Share An Equal Vote	DAGEGEN	•	DAFÜR	The proposal to give each share an equal vote is in line with the principle of fair and equal treatment of all shareholders.	×	36.8%



Fresenius SE & Co. KGaA

13.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Receive the Annual Report and Approve the Annual Financial Statements	DAFÜR	DAFÜR		*	99.9%
2	Approve the Dividend	DAFÜR	DAFÜR		~	99.9%
3	Approve Discharge of Personally Liable Partner	DAFÜR	DAFÜR		~	99.0%
4	Approve Discharge of Supervisory Board	DAFÜR	DAFÜR		•	92.6%
5	Appoint the Auditors	DAFÜR	DAFÜR		~	99.3%
6	Approve Remuneration Report	DAFÜR	DAGEGEN	Excessive total remuneration.	~	90.5%
				Performance targets are not sufficiently challenging.		
	Board main features					
7.1	Elections to the Supervisory Board: Susanne Zeidler	DAFÜR	• DAGEGEN	Non independent new nominee (representative of an important shareholder). The board is not sufficiently independent.	~	97.4%
7.2	Elections to the Supervisory Board: Dr. Christoph Zindel	DAFÜR	DAFÜR		•	99.8%
8	Elections to the Joint Committee: Susanne Zeidler	DAFÜR	• DAGEGEN	Non independent new nominee (representative of an important shareholder). The board is not sufficiently independent.	•	99.8%
9	Approve the creation of a new Authorised Capital I (2022), the cancellation of the existing Authorised Capital I and related amendments to the Articles of Association	DAFÜR	DAFÜR		•	89.1%
10	Authorisation to issue convertible bonds and bonds with warrants, cancellation of existing and creation of new Conditional Capital III as well as related amendments to the Articles of Association	DAFÜR	DAFÜR		*	94.5%
11	Authorise Share Repurchase	DAFÜR	DAFÜR		~	92.7%
12	Authorise Share Repurchase by use of Equity Derivatives	DAFÜR	DAFÜR		~	95.6%



GEA Group 28.04.2022 OGV

No.	Traktanden	Board	Ethos	Resultat
1	Receive the Annual Report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	
2	Approve the Dividend	DAFÜR	DAFÜR	✓ 99.5%
3	Approve Remuneration Report	DAFÜR	DAFÜR	→ 92.2%
4	Approve Discharge of Management Board	DAFÜR	DAFÜR	✓ 100.0%
5	Approve Discharge of Supervisory Board	DAFÜR	DAFÜR	✓ 100.0%
6	Appoint the Auditors	DAFÜR	DAFÜR	→ 94.4%
	Board main features			
7.1	Elections to the Supervisory Board: Jörg Kampmeyer	DAFÜR	DAFÜR	✓ 99.9%
7.2	Elections to the Supervisory Board: Dr. Jens Riedl	DAFÜR	DAFÜR	✓ 99.9%



Gen Digital 13.09.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Re-elect Ms. Susan P. Barsamian	DAFÜR	DAFÜR		~	97.8%
1.b	Re-elect Mr. Eric K. Brandt	DAFÜR	DAFÜR		*	90.1%
1.c	Re-elect Mr. Frank E. Dangeard	DAFÜR	DAFÜR		*	91.1%
1.d	Re-elect Ms. Nora M. Denzel	DAFÜR	DAFÜR		*	98.3%
1.e	Re-elect Mr. Peter A. Feld	DAFÜR	DAFÜR		~	96.8%
1.f	Re-elect Ms. Emily Heath	DAFÜR	DAFÜR		*	99.5%
1.g	Re-elect Mr. Vincent Pilette	DAFÜR	DAFÜR		*	99.5%
1.h	Re-elect Ms. Sherrese M. Smith	DAFÜR	DAFÜR		~	98.7%
2	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	95.7%
3	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	88.3%
				An important part of the variable remuneration is based on continued employment only.		
4	To approve the amendment of the 2013 Equity Incentive Plan	DAFÜR	DAGEGEN	Potential excessive awards.	*	91.6%
5	Shareholder resolution: Termination Pay	DAGEGEN	• DAFÜR	The proposal strengthens the right of shareholders to address pay-related concerns.	×	38.0%



General Motors 13.06.2022 OGV

No.	Traktanden	Board	Et	hos		Res	sultat
1.	Elections of directors						
1a.	Re-elect Ms. Mary T. Barra	DAFÜR	•	DAGEGEN	Combined chairman and CEO.	~	96.0%
1b.	Elect Mr. Aneel Bhusri	DAFÜR		DAFÜR		~	99.6%
1c.	Re-elect Mr. Wesley G. Bush	DAFÜR		DAFÜR		~	99.0%
1d.	Re-elect Ms. Linda R. Gooden	DAFÜR		DAFÜR		~	99.7%
1e.	Re-elect Mr. Joseph Jimenez	DAFÜR		DAFÜR		~	94.4%
1f.	Re-elect Ms. Judith A. Miscik	DAFÜR		DAFÜR		~	99.0%
1g.	Re-elect Ms. Patricia F. Russo	DAFÜR	•	DAGEGEN	Non independent lead director, which is not best practice.	*	92.3%
1h.	Re-elect Mr. Thomas M. Schoewe	DAFÜR		DAFÜR		~	99.0%
1i.	Re-elect Ms. Carol M. Stephenson	DAFÜR		DAFÜR		•	97.1%
1j.	Re-elect Mr. Mark A. Tatum	DAFÜR		DAFÜR		~	99.4%
1k.	Re-elect Mr. Devin N. Wenig	DAFÜR		DAFÜR		*	99.7%
11.	Re-elect Ms. Margaret C. Whitman	DAFÜR		DAFÜR		*	99.1%
2.	Advisory vote on executive remuneration	DAFÜR	•	DAGEGEN	Excessive variable remuneration.	*	92.6%
					An important part of the variable remuneration is based on continued employment only.		
3.	Re-election of the auditor	DAFÜR		DAFÜR		~	99.6%
4.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	•	DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	38.9%
5.	Shareholder resolution: Independent chairman	DAGEGEN	•	DAFÜR	An independent chairman can ensure independent oversight of management.	×	20.5%
6.	Shareholder resolution: Use of Child Labour in Connection with Electric Vehicles	DAGEGEN		DAGEGEN		×	22.4%



Getinge 26.04.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
2	Election of the chairman of the Meeting	DAFÜR	DAFÜR		~
3	Preparation and approval of the voting register	DAFÜR	DAFÜR		~
4	Approval of the agenda	DAFÜR	DAFÜR		✓
5	Election of persons to verify the minutes of the Meeting	DAFÜR	DAFÜR		✓
6	Determination whether the Meeting has been duly convened	DAFÜR	DAFÜR		~
7	Presentation of the (consolidated) annual report and the (consolidated) auditor's report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
8	Report on the work of the board of directors and its committees	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
9	Presentation by the CEO	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
10	Adoption of the financial statements	DAFÜR	DAFÜR		✓
11	Approve allocation of income and dividend	DAFÜR	DAFÜR		✓
12	Resolution on the discharge of the members of the board of directors and the CEO from liability:	DAFÜR	DAFÜR		*
13.a	Resolution on the number of Board members and deputy members	DAFÜR	DAFÜR		✓
13.b	Resolution on the number of auditors and deputy auditors	DAFÜR	DAFÜR		✓
14.a	Approve directors' fees	DAFÜR	DAFÜR		✓
14.b	Approve auditors' fees	DAFÜR	DAFÜR		✓
15	Election of the Board of directors				
15.a	re-election of Carl Bennet	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	✓
15.b	re-election of Johan Bygge	DAFÜR	• DAGEGEN	Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent.	✓
				Non-independent chairman of the audit committee. The independence of this committee is insufficient.	
15.c	re-election of Cecilia Daun Wennborg	DAFÜR	DAGEGEN	Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent.	✓
15.d	re-election of Barbro Fridén	DAFÜR	DAFÜR		*



Getinge 26.04.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
15.e	re-election of Dan Frohm	DAFÜR	DAFÜR		✓
15.f	re-election of Johan Malmquist	DAFÜR	DAGEGEN	Non independent director (former executive). The board is not sufficiently independent.	✓
				Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	
15.g	re-election of Mattias Perjos	DAFÜR	DAFÜR		*
15.h	re-election of Malin Persson	DAFÜR	DAFÜR		•
15.i	re-election of Kristian Samuelsson	DAFÜR	DAGEGEN	Non independent director (various reasons). The board is not sufficiently independent.	✓
15.j	re-election of Johan Malmquist as Chairman of the Board	DAFÜR	DAGEGEN	Non independent director (former executive). The board is not sufficiently independent.	*
16	Election of auditor(s)	DAFÜR	DAFÜR		✓
17	Approve remuneration report	DAFÜR	• DAGEGEN	The pay-for-performance connection is not demonstrated.	✓
				Excessive total remuneration.	
18	Approve executive remuneration guidelines	DAFÜR	• DAGEGEN	Some important elements of best practice are missing from the structure of the executive remuneration.	~
19	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		



Gilead Sciences 04.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Dr. Jacqueline K. Barton	DAFÜR	DAFÜR		~	98.6%
1b.	Re-elect Dr. Jefferey A. Bluestone	DAFÜR	DAFÜR		~	98.8%
1c.	Re-elect Dr. med. Sandra J. Horning	DAFÜR	DAFÜR		•	97.5%
1d.	Re-elect Ms. Kelly A. Kramer	DAFÜR	DAFÜR		~	98.0%
1e.	Re-elect Mr. Kevin E. Lofton	DAFÜR	DAFÜR		~	94.1%
1f.	Re-elect Mr. Harish Manwani	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	•	96.5%
1g.	Re-elect Mr. Daniel O'Day	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	91.5%
1h.	Re-elect Mr. Javier J. Rodriguez	DAFÜR	DAFÜR		~	98.5%
1i.	Re-elect Mr. Anthony Welters	DAFÜR	DAFÜR		~	95.8%
2.	Re-election of the auditor	DAFÜR	 DAGEGEN 	The auditor's long tenure raises independence concerns.	•	94.3%
3.	Advisory vote on executive remuneration	DAFÜR	 DAGEGEN 	Excessive variable remuneration.	•	92.0%
4.	To approve the 2022 Equity Incentive Plan	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	•	90.8%
5.	Shareholder resolution: Independent chairman	DAGEGEN	• DAFÜR	An independent chairman can ensure independent oversight of management.	×	40.3%
6.	Shareholder resolution: Employee representation on board of directors	DAGEGEN	• DAFÜR	The nomination of an employee representative would better protect the interests of the non-management employees.	×	6.7%
7.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	•	56.7%
8.	Shareholder resolution: Disclose lobbying contributions	DAGEGEN	• DAFÜR	Enhanced disclosure on lobbying expenses.	×	49.9%
9.	Shareholder resolution: Report on Board Oversight of Risks Related to Anticompetitive Practices	DAGEGEN	• DAFÜR	Enhanced disclosure on risks related to anticompetitive practices.	×	39.3%



Goodman Group 17.11.2022 OGV

No.	Traktanden	Board	Ethos		Res	ultat
	To receive the annual report for the year ended 30 June 2022	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
1	Re-election of KPMG as the auditor of Goodman Logistics (HK) Limited	DAFÜR	DAFÜR		*	93.9%
	Elections of directors					
2	Re-elect Mr. Christopher Green	DAFÜR	DAFÜR		~	79.5%
3	Re-elect Mr. Phillip Pryke	DAFÜR	• DAGEGEI	N Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	*	68.9%
4	Re-elect Mr. Anthony Rozic	DAFÜR	• DAGEGEI	N Executive director. The number of executives on the board exceeds market practice.	*	85.5%
5	Elect Ms. Hilary Spann	DAFÜR	DAFÜR		~	99.9%
6	Elect Ms. Vanessa Liu	DAFÜR	DAFÜR		~	99.9%
7	Advisory vote on the remuneration report	DAFÜR	• DAGEGEI	N Excessive variable remuneration.	*	71.1%
8	Grant of Performance Rights to Mr. Gregory Goodman (CEO)	DAFÜR	 DAGEGEI 	N Excessive variable remuneration.	*	
9	Grant of Performance Rights to Mr. Danny Peeters (Head Brazil)	DAFÜR	 DAGEGEI 	N Excessive variable remuneration.	*	
10	Grant of Performance Rights to Mr. Anthony Rozic (Deputy CEO and CEO North America)	DAFÜR	 DAGEGEI 	N Excessive variable remuneration.	*	
11	Increase of the non-executive directors' fee pool	DAFÜR	• DAGEGEI	The proposed increase relative to the previous year is excessive and not justified.	*	
12	Spill resolution (conditional item)	DAGEGEN	● DAFÜR	If the remuneration report is rejected by more than 25% of the shareholders two years in a row, shareholders should have the possibility to vote on the re-election of all directors at an EGM (Spill Meeting).	×	1.1%



GSK 06.07.2022 AGV

No.	Traktanden	Board	Ethos	Resultat
1	Haleon Demerger	DAFÜR	DAFÜR	✓ 99.8%
2	Related Party Transactions	DAFÜR	DAFÜR	✓ 99.8%



Hang Seng Bank 05.05.2022 OGV

No.	Traktanden	Board	Ethos		Re	sultat
1	Approve the annual report and financial statements	DAFÜR	DAFÜR		•	100.0%
2	Elections of directors					
2.a	Elect Ms. Diana Ferreira Cesar	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	*	98.2%
2.b	Elect Ms. Cordelia Chung	DAFÜR	DAFÜR		~	100.0%
2.c	Elect Mr. Clement Kwok King Man	DAFÜR	DAFÜR		~	99.8%
2.d	Elect Mr. David Liao Yi Chien	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	97.7%
2.e	Elect Mr. Xiao Bin Wang	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	97.8%
3	Election of the auditor and fix their remuneration	DAFÜR	DAFÜR		*	99.7%
4	Approve share buyback	DAFÜR	DAFÜR		~	99.9%
5	Approve issuance of additional shares	DAFÜR	DAFÜR		*	86.5%
6	Amend Articles of Association	DAFÜR	DAFÜR		~	100.0%



Hennes & Mauritz 04.05.2022 OGV

No.	Traktanden	Board	Ethos	Resultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	
2.	Election of the chairman of the Meeting	DAFÜR	DAFÜR	✓
3.1.	Election of Jan Andersson to verify the minutes of the Meeting	DAFÜR	DAFÜR	✓
3.2.	Election of Erik Durhan to verify the minutes of the Meeting	DAFÜR	DAFÜR	✓
4.	Preparation and approval of the voting register	DAFÜR	DAFÜR	✓
5.	Approval of the agenda	DAFÜR	DAFÜR	✓
6.	Determination whether the Meeting has been duly convened	DAFÜR	DAFÜR	✓
7.	Presentation of the (consolidated) annual report and the (consolidated) auditor's report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	
8.	Address by the company CEO	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	
9a.	Adoption of the financial statements	DAFÜR	DAFÜR	✓
9b.	Approve allocation of income and dividend	DAFÜR	DAFÜR	✓
9c (i).	Discharge of Karl-Johan Persson	DAFÜR	DAFÜR	✓
9c (ii).	Discharge of Stina Bergfors	DAFÜR	DAFÜR	✓
9c (iii).	Discharge of Anders Dahlvig	DAFÜR	DAFÜR	✓
9c (iv).	Discharge of Danica Kragic Jensfelt	DAFÜR	DAFÜR	✓
9c (v).	Discharge of Lena Patriksson Keller	DAFÜR	DAFÜR	✓
9c (vi).	Discharge of Christian Sievert	DAFÜR	DAFÜR	✓
9c (vii).	Discharge of Erica Wiking Häger	DAFÜR	DAFÜR	✓
9c (viii).	Discharge of Niklas Zennström	DAFÜR	DAFÜR	✓
9c (ix).	Discharge of Ingrid Godin	DAFÜR	DAFÜR	✓
9c (x).	Discharge of Tim Gahnström	DAFÜR	DAFÜR	✓
9c (xi).	Discharge of Helena Isberg	DAFÜR	DAFÜR	✓
9c (xii).	Discharge of Louise Wikholm	DAFÜR	DAFÜR	✓
9c (xiii).	Discharge of Margareta Welinder	DAFÜR	DAFÜR	✓
9c (xiv).	Discharge of Hampus Glanzelius	DAFÜR	DAFÜR	✓
9c (xv).	Discharge of the company CEO	DAFÜR	DAFÜR	✓
10.1.	Resolution on the number of shareholder-elected members of the board of directors to be appointed	DAFÜR	DAFÜR	✓



Hennes & Mauritz 04.05.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
10.2.	Resolution on the number of auditors to be appointed	DAFÜR	DAFÜR		✓
11.1.	Approve directors' fees	DAFÜR	DAFÜR		~
11.2.	Approve auditors' fees	DAFÜR	DAFÜR		~
12.	Composition of the board of directors				
12.1.	Election of Stina Bergfors	DAFÜR	DAFÜR		*
12.2.	Election of Anders Dahlvig	DAFÜR	• DAGEGEN	Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent.	✓
12.3.	Election of Danica Kragic Jensfelt	DAFÜR	DAFÜR		✓
12.4.	Election of Lena Patriksson Keller	DAFÜR	DAGEGEN	Non independent director (business connections with the company). The board is not sufficiently independent.	✓
12.5.	Election of Karl-Johan Persson	DAFÜR	DAFÜR		✓
12.6.	Election of Christian Sievert	DAFÜR	DAGEGEN	Non-independent chairman of the audit committee. The independence of this committee is insufficient.	*
12.7.	Election of Erica Wiking Häger	DAFÜR	• DAGEGEN	Non independent director (business connections with the company). The board is not sufficiently independent.	*
12.8.	Election of Niklas Zennström	DAFÜR	DAFÜR		*
12.9.	Election of the Chairman of the board	DAFÜR	DAFÜR		✓
13.	Election of auditor	DAFÜR	DAFÜR		*
14.	Resolution on the nomination committee	DAFÜR	DAGEGEN	The board of directors is not sufficiently independent.	✓
15.	Approve remuneration report	DAFÜR	DAFÜR		✓
16.	Authorisation to repurchase own shares	DAFÜR	DAFÜR		✓
17.	Amendment of Article 13 of the Articles of Association	DAFÜR	DAFÜR		✓
18.	Shareholder proposal: To co- finance a pilot plant to produce textiles made from forest resources and recycled materials	KEINE EMPFEHLU NG	DAGEGEN	This proposal is based on a specific interest from a single shareholder.	×
19.	Shareholder proposal: Calling on the board of directors for action by the board in respect of workers in H&M's supply chain	KEINE EMPFEHLU NG	• DAFÜR	The proposal aims at improving the rights of supply chain workers.	×
20.	Shareholder proposal: Reporting of sustainably sourced and organically produced cotton etc. respectively	KEINE EMPFEHLU NG	• DAFÜR	Enhanced disclosure on environmental issues.	×
21.	Shareholder proposal: Reporting on how H&M prevents indirect purchasing of goods and use of forced labour etc.	KEINE EMPFEHLU NG	• DAFÜR	Enhanced disclosure on human rights.	×



Hennes & Mauritz 04.05.2022 OGV

No.	Traktanden	Board	Ethos	Resultat
22.	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	



Hera 28.04.2022 MIX

No.	Traktanden	Board	Ethos		Res	ultat
	Extraordinary Agenda					
1	Amendment of Art. 17 of the Bylaws ("Appointment of the Board of Directors")	DAFÜR	DAFÜR		*	99.7%
	Ordinary Agenda					
2	Financial statements as at 31 December 2021	DAFÜR	DAFÜR		*	99.8%
3	Allocation of net results and dividend distribution	DAFÜR	DAFÜR		*	98.3%
4	Binding vote on the remuneration policy	DAFÜR	DAFÜR		*	84.4%
5	Advisory vote on the remuneration paid in 2021	DAFÜR	DAFÜR		*	90.1%
6	Appointment of the independent auditor for the 2024-2032 period	DAFÜR	DAFÜR		*	99.9%
7	Authorization for the purchase and disposal of treasury shares	DAFÜR	DAFÜR		•	99.9%
Α.	Deliberations on possible legal action against Directors if presented by shareholders	KEINE EMPFEHLU NG	DAGEGEN	Shareholders voting by proxy cannot approve in advance any unanounced proposal.	-	



Hermes International 20.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	1) To approve the parent company's financial statements; 2) To approve specific luxury or non-deductible expenses	DAFÜR	DAFÜR		*	99.9%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		•	99.9%
3	Discharge of the Executif Management Board	DAFÜR	DAFÜR		*	99.4%
4	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		~	99.9%
5	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR	DAFÜR		•	93.4%
6	To approve a treasury share buy- back and disposal programme	DAFÜR	DAGEGEN	Authorisation that can be used as an anti-takeover protection without shareholder approval.	•	94.6%
7	To approve the remuneration report	DAFÜR	• DAGEGEN	Some important elements of best practice are missing from the structure of the executive remuneration.	•	92.9%
8	Ex-post binding "Say on Pay" vote on individual remuneration of Axel Dumas, Co-CEO	DAFÜR	DAGEGEN	The pay-for-performance connection is not demonstrated.	•	92.9%
9	Ex-post binding "Say on Pay" vote on individual remuneration of Emile Hermès SARL, Co-CEO	DAFÜR	DAGEGEN	The pay-for-performance connection is not demonstrated.	•	92.9%
10	Ex-post binding "Say on Pay" vote on the individual remuneration of Eric Seynes, chairman of the Supervisory Board	DAFÜR	DAFÜR		*	100.0%
11	To approve the Co-CEOs' new remuneration policy	DAFÜR	DAGEGEN	No individual caps are disclosed.	~	92.3%
12	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		*	100.0%
	Board main features					
13	Re-election of Charles-Eric Bauer as a member of the Supervisory Board for 3 years	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence.	•	95.8%
14	Re-election of Estelle Brachlianoff as a member of the Supervisory Board for 3 years	DAFÜR	DAFÜR		*	94.7%
15	Re-election of Julie Guerrand as a member of the Supervisory Board for 3 years	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence.	•	96.7%



Hermes International 20.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
16	Re-election of Dominique Sénéquier as a member of the Supervisory Board for 3 years	DAFÜR	• DAGEGEN	Concerns over the director's attendance rate, which was below 75% during the year under review.	*	97.2%
17	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		*	99.8%
18	To authorise new option plans (existing shares)	DAFÜR	DAGEGEN	Potential excessive awards.	*	92.3%
19	To authorise the Board to issue restricted shares for employees and/or executive directors	DAFÜR	DAGEGEN	Potential excessive awards.	•	93.5%
20	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		•	100.0%



Hewlett Packard Enterprise

05.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.1	Re-elect Mr. Daniel Ammann	DAFÜR	DAFÜR		~	99.5%
1.2	Re-elect Ms. Pamela L. Carter	DAFÜR	DAFÜR		~	96.5%
1.3	Re-elect Ms. Jean M. Hobby	DAFÜR	DAFÜR		~	99.6%
1.4	Re-elect Mr. George R. Kurtz	DAFÜR	DAFÜR		~	99.5%
1.5	Re-elect Mr. Raymond J. Lane	DAFÜR	• DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	89.1%
1.6	Re-elect Ms. Ann M. Livermore	DAFÜR	DAFÜR		~	97.3%
1.7	Re-elect Mr. Antonio F. Neri	DAFÜR	DAFÜR		~	99.5%
1.8	Re-elect Mr. Charles H. Noski	DAFÜR	DAFÜR		~	99.5%
1.9	Re-elect Mr. Raymond E. Ozzie	DAFÜR	DAFÜR		~	99.5%
1.10	Re-elect Mr. Gary M. Reiner	DAFÜR	DAFÜR		~	97.9%
1.11	Re-elect Ms. Patricia F. Russo	DAFÜR	DAFÜR		~	93.6%
2	Election of the auditor	DAFÜR	DAFÜR		~	99.1%
3	To approve the adoption of the 2021 Stock Incentive Plan	DAFÜR	• DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	96.9%
4	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration.	*	90.0%
5	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	49.0%



Home Depot 19.05.2022 OGV

No.	Traktanden	Board	Etl	nos		Res	sultat
1.	Elections of directors						
1a.	Re-elect Mr. Gerard J. Arpey	DAFÜR		DAFÜR		~	97.3%
1b.	Re-elect Mr. Ari Bousbib	DAFÜR		DAFÜR		~	96.2%
1c.	Re-elect Mr. Jeffery H. Boyd	DAFÜR		DAFÜR		~	94.6%
1d.	Re-elect Mr. Gregory D. Brenneman	DAFÜR	•	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	•	91.9%
1e.	Re-elect Mr. J. Frank Brown	DAFÜR		DAFÜR		~	96.8%
1f.	Re-elect Mr. Albert P. Carey	DAFÜR		DAFÜR		~	85.2%
1g.	Elect Mr. Edward P. Decker	DAFÜR		DAFÜR		~	99.4%
1h.	Re-elect Ms. Linda R. Gooden	DAFÜR		DAFÜR		~	99.0%
1i.	Re-elect Mr. Wayne M. Hewett	DAFÜR		DAFÜR		~	99.0%
1j.	Re-elect Mr. Manuel Kadre	DAFÜR	•	DAGEGEN	Concerns over the director's time commitments.	*	98.4%
1k.	Re-elect Ms. Stephanie C. Linnartz	DAFÜR		DAFÜR		~	97.8%
11.	Re-elect Mr. Craig A. Menear	DAFÜR		DAFÜR		~	97.3%
1m.	Elect Ms. Paula Santilli	DAFÜR		DAFÜR		~	99.6%
1n.	Elect Ms. Caryn Seidman-Becker	DAFÜR	•	DAGEGEN	Concerns over the director's time commitments.	*	98.4%
2.	Re-election of the auditor	DAFÜR	•	DAGEGEN	The auditor's long tenure raises independence concerns.	*	94.8%
3.	Advisory vote on executive remuneration	DAFÜR	•	DAGEGEN	Excessive variable remuneration and only 50% of the LTI award depends on forward looking performance objectives tested over a 3-year period.	*	95.0%
4.	To approve the adoption of the Omnibus Plan	DAFÜR	•	DAGEGEN	Potential excessive awards.	*	96.1%
5.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	•	DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	38.4%
6.	Shareholder resolution: Independent chairman	DAGEGEN		DAGEGEN		×	23.9%
7.	Shareholder resolution: Disclose political contributions	DAGEGEN	•	DAFÜR	Enhanced disclosure on political donations.	×	42.6%
8.	Shareholder resolution: Report on Steps to Improve Gender and Racial Equity on the Board	DAGEGEN	•	DAFÜR	Enhanced disclosure on gender equality and ethnic diversity.	×	13.6%
9.	Shareholder resolution: Report on Efforts to Eliminate Deforestation in Supply Chain	DAGEGEN	•	DAFÜR	Enhanced disclosure on environmental issues.	*	64.7%
10.	Shareholder resolution: Racial Equity Audit Report	DAGEGEN	•	DAFÜR	Enhanced disclosure on ethnic diversity.	*	62.8%



Honda Motor 22.06.2022 OGV

No.	Traktanden	Board	Ethos	Res	sultat
1	Election of Directors				
1.1	Re-elect Mr. Seiji Kuraishi	DAFÜR	DAFÜR	✓	91.4%
1.2	Re-elect Mr. Toshihiro Mibe	DAFÜR	DAFÜR	✓	94.1%
1.3	Re-elect Mr. Kohei Takeuchi	DAFÜR	DAFÜR	✓	94.0%
1.4	Elect Mr. Shinji Aoyama	DAFÜR	DAFÜR	✓	96.5%
1.5	Re-elect Ms. Asako Suzuki	DAFÜR	DAFÜR	✓	94.5%
1.6	Re-elect Mr. Masafumi Suzuki	DAFÜR	DAFÜR	✓	94.3%
1.7	Re-elect Mr. Kunihiko Sakai	DAFÜR	DAFÜR	✓	98.1%
1.8	Re-elect Mr. Fumiya Kokubu	DAFÜR	DAFÜR	✓	93.5%
1.9	Re-elect Mr. Yoichiro Ogawa	DAFÜR	DAFÜR	✓	99.1%
1.10	Re-elect Mr. Kazuhiro Higashi	DAFÜR	DAFÜR	✓	98.0%
1.11	Re-elect Ms. Ryoko Nagata	DAFÜR	DAFÜR	✓	99.1%



HP 19.04.2022 OGV

No.	Traktanden	Board	Ethos		Resul	
1.	Elections of directors					
1a.	Re-elect Ms. Aida M. Alvarez	DAFÜR	DAFÜR		•	96.8%
1b.	Re-elect Mr. Shumeet Banerji	DAFÜR	DAFÜR		•	95.5%
1c.	Re-elect Mr. Robert R. Bennett	DAFÜR	DAFÜR		~	97.2%
1d.	Re-elect Mr. Charles V. Bergh	DAFÜR	 DAGEGEN 	Concerns over the director's time commitments.	*	92.9%
1e.	Elect Mr. Bruce D. Broussard	DAFÜR	DAFÜR		~	99.6%
1f.	Re-elect Ms. Stacy Brown-Philpot	DAFÜR	DAFÜR		~	97.2%
1g.	Re-elect Ms. Stephanie A. Burns	DAFÜR	DAFÜR		•	95.9%
1h.	Re-elect Ms. Mary Anne Citrino	DAFÜR	DAFÜR		•	97.7%
1i.	Re-elect Mr. Richard L. Clemmer	DAFÜR	DAFÜR		~	97.7%
1j.	Re-elect Mr. Enrique Lores	DAFÜR	DAFÜR		~	98.1%
1k.	Re-elect Ms. Judith Miscik	DAFÜR	DAFÜR		•	98.9%
11.	Elect Ms. Kim K.W. Rucker	DAFÜR	DAFÜR		•	98.7%
1m.	Re-elect Mr. Subra Suresh	DAFÜR	DAFÜR		~	97.7%
2.	Re-election of the auditor	DAFÜR	 DAGEGEN 	The auditor's long tenure raises independence concerns.	*	93.2%
3.	Advisory vote on executive remuneration	DAFÜR	 DAGEGEN 	Excessive variable remuneration.	*	91.6%
4.	To approve the Third Amended and Restated HP 2004 Stock Incentive Plan	DAFÜR	 DAGEGEN 	Potential excessive awards.	*	91.5%
5.	Shareholder resolution: Reduce Ownership Threshold for Special Shareholder Meetings to 10%	DAGEGEN	DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	39.1%



IBM 26.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Thomas Buberl	DAFÜR	 DAGEGEN 	Concerns over the director's time commitments.	•	96.4%
1b.	Re-elect Mr. David N. Farr	DAFÜR	DAFÜR		~	97.7%
1c.	Re-elect Mr. Alex Gorsky	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	91.2%
1d.	Re-elect Prof. Michelle J. Howard	DAFÜR	DAFÜR		*	98.3%
1e.	Re-elect Dr. Arvind Krishna	DAFÜR	DAGEGEN	Combined chairman and CEO.	*	93.3%
1f.	Re-elect Mr. Andrew N. Liveris	DAFÜR	• DAGEGEN	Chairman of the nomination committee. The representation of women on the board is insufficient.	~	66.0%
				Concerns over the director's time commitments.		
1g.	Re-elect Mr. Frederick William McNabb III	DAFÜR	DAFÜR		•	98.2%
1h.	Re-elect Ms. Martha E. Pollack	DAFÜR	DAFÜR		~	98.2%
1i.	Re-elect Mr. Joseph R. Swedish	DAFÜR	DAFÜR		~	97.9%
1j.	Re-elect Mr. Peter R. Voser	DAFÜR	DAFÜR		~	97.7%
1k.	Re-elect Mr. Frederick H. Waddell	DAFÜR	DAFÜR		~	96.5%
11.	Elect Mr. Alfred W. Zollar	DAFÜR	DAFÜR		~	97.3%
2.	Election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	95.2%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	89.6%
4.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold (10%) would enhance the right of shareholders to call a special meeting.	×	35.5%
5.	Shareholder resolution: Independent chairman	DAGEGEN	• DAFÜR	An independent chairman can ensure independent oversight of management.	×	39.8%
6.	Shareholder resolution: Report on Concealment Clauses	DAGEGEN	• DAFÜR	This report would demonstrate to shareholders how the the risks associated with the use of concealment clauses are addressed.	*	64.7%



IMCD 02.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2a.	Report of the executive - and supervisory board of the past financial year	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2b.	Report on corporate governance	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2c.	Approve remuneration report	DAFÜR	DAGEGEN	An important part of the variable remuneration is not subject to challenging long-term performance conditions.	*	91.0%
3a.	Presentation of the auditor's report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
3b.	Adoption of the financial statements	DAFÜR	DAFÜR		~	99.9%
Зс.	Explanation of the policy on reserves and dividends	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
3d.	Approve allocation of income	DAFÜR	DAFÜR		~	99.8%
4a.	Discharge of executive board	DAFÜR	DAFÜR		~	99.0%
4b.	Discharge of supervisory board	DAFÜR	DAFÜR		~	99.0%
5a.	Election of Piet van der Slikke to the executive board	DAFÜR	DAFÜR		*	99.9%
5b.	Election of Hans Kooijmans to the executive board	DAFÜR	DAFÜR		*	99.9%
5c.	Election of Marcus Jordan to the executive board	DAFÜR	DAFÜR		*	99.9%
6.	Composition of the supervisory board					
6a.	Election of Stephan Nanninga	DAFÜR	DAFÜR		~	96.6%
6b.	Election of Willem Eelman	DAFÜR	DAFÜR		~	99.6%
6c.	Approve remuneration of the supervisory board	DAFÜR	DAFÜR		*	99.6%
7.	Election of auditor	DAFÜR	DAFÜR		~	99.9%
8a.	Authorisation to issue shares	DAFÜR	DAFÜR		~	99.6%
8b.	Authorisation to restrict or exclude pre-emptive rights	DAFÜR	DAFÜR		*	99.5%
9.	Authorisation to repurchase own shares	DAFÜR	DAFÜR		*	99.9%
10.	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			



Inditex 12.07.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Approval of the individual annual accounts	DAFÜR	DAFÜR		~	99.4%
2	Approval of the consolidated annual accounts	DAFÜR	DAFÜR		*	100.0%
3	Approval of the non-financial information statement	DAFÜR	DAFÜR		*	99.9%
4	Allocation of profit	DAFÜR	DAFÜR		~	99.9%
5	Board of Director after the AGM					
5.A	Ratify the appointment of Ms. Marta Ortega Pérez as proprietary Director	DAFÜR	DAFÜR		*	98.6%
5.B	Ratify the appointment of Mr. Óscar García Maceiras as executive Director	DAFÜR	DAFÜR		*	99.5%
5.C	Re-election of Ms. Pilar López Álvarez as independent Director	DAFÜR	DAFÜR		*	99.5%
5.D	Re-election of Mr. Rodrigo Echenique Gordillo as independent Director	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	99.0%
6	Appointment of EY as auditor for FY 2022-2024	DAFÜR	DAFÜR		*	100.0%
7	Approval of the novation of the former executive Chairman's post-contractual non-compete agreement	DAFÜR	DAGEGEN	Concerns over the severance payments which are considered excessive.	•	97.9%
8	Amendment of the 2021-2023 Remuneration Policy	DAFÜR	DAGEGEN	Excessive base salary of the new CEO and severance payments to the former CEO which are considered excessive.	*	98.6%
9	Advisory vote on the Directors Annual Remuneration Report	DAFÜR	DAGEGEN	Excessive fixed remuneration.	*	97.1%
10	Delegation of powers	DAFÜR	DAFÜR		~	100.0%
11	Information on the amendments of the Board of Directors Regulations	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			



Intel 12.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Patrick P. Gelsinger	DAFÜR	DAFÜR		~	99.5%
1b.	Re-elect Mr. James J. Goetz	DAFÜR	DAFÜR		~	98.7%
1c.	Elect Dr. Andrea J. Goldsmith	DAFÜR	DAFÜR		~	99.4%
1d.	Re-elect Ms. Alyssa H. Henry	DAFÜR	 DAGEGEN 	Concerns over the director's time commitments.	*	50.4%
1e.	Re-elect Dr. Omar Ishrak	DAFÜR	DAFÜR		~	69.9%
1f.	Re-elect Dr. Risa Lavizzo-Mourey	DAFÜR	DAFÜR		~	74.3%
1g.	Re-elect Dr. Tsu-Jae King Liu	DAFÜR	DAFÜR		~	99.0%
1h.	Re-elect Mr. Gregory D. Smith	DAFÜR	DAFÜR		~	98.7%
1i.	Re-elect Mr. Dion J. Weisler	DAFÜR	DAFÜR		•	71.5%
1j.	Re-elect Mr. Frank D. Yeary	DAFÜR	DAFÜR		•	95.6%
2.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	94.6%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive total remuneration.	×	34.1%
				Concerns over the excessive sign-on bonus granted to the new CEO.		
4.	To approve the amendment of the 2006 Equity Incentive Plan	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	73.2%
				The non-executive directors receive options.		
5.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	33.6%
6.	Shareholder resolution: Report Assessing whether corporate written policies / unwritten norms reinforce racism in company culture	DAGEGEN	● DAFÜR	The proposal would help the company to prevent discrimination.	×	16.7%



Intuit 20.01.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Re-elect Ms. Eve Burton	DAFÜR	DAFÜR		~	99.6%
1.b	Re-elect Mr. Scott D. Cook	DAFÜR	DAFÜR		~	99.4%
1.c	Re-elect Mr. Richard L. Dalzell	DAFÜR	DAFÜR		~	99.7%
1.d	Re-elect Mr. Sasan Goodarzi	DAFÜR	DAFÜR		*	99.6%
1.e	Re-elect Ms. Deborah Liu	DAFÜR	DAFÜR		~	99.6%
1.f	Re-elect Ms. Tekedra Mawakana	DAFÜR	DAFÜR		~	99.6%
1.g	Re-elect Ms. Suzanne Nora Johnson	DAFÜR	DAFÜR		*	96.5%
1.h	Re-elect Mr. Dennis D. Powell	DAFÜR	DAFÜR		~	95.1%
1.i	Re-elect Mr. Brad D. Smith	DAFÜR	DAFÜR		~	98.9%
1.j	Re-elect Mr. Thomas Szkutak	DAFÜR	DAFÜR		~	99.6%
1.k	Re-elect Mr. Raul Vazquez	DAFÜR	DAFÜR		~	99.7%
1.l	Re-elect Mr. Jeff Weiner	DAFÜR	DAFÜR		~	99.7%
2	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration. Performance targets are not	~	91.5%
				sufficiently challenging. An important part of the variable remuneration is based on continued employment only.		
3	Re-election of the auditor	DAFÜR	• DAGEGEN	The auditor's long tenure raises independence concerns.	•	95.2%
4	To approve the Amended and Restated 2005 Equity Incentive Plan	DAFÜR	DAGEGEN	Potential excessive awards.	*	90.0%



Investor AB 03.05.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1.	Election of the chairman of the Meeting	DAFÜR	DAFÜR		✓
2.	Preparation and approval of the voting register	DAFÜR	DAFÜR		✓
3.	Approval of the agenda	DAFÜR	DAFÜR		✓
4.	Election of persons to verify the minutes of the Meeting	DAFÜR	DAFÜR		✓
5.	Determination whether the Meeting has been duly convened	DAFÜR	DAFÜR		✓
6.	Presentation of the (consolidated) annual report and the (consolidated) auditor's report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
7.	Address by the company CEO	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
8.	Adoption of the financial statements	DAFÜR	DAFÜR		✓
9.	Approve remuneration report	DAFÜR	DAGEGEN	The pay-for-performance connection is not demonstrated.	✓
10a.	Discharge of Gunnar Brock	DAFÜR	DAFÜR		✓
10b.	Discharge of Johan Forssell	DAFÜR	DAFÜR		~
10c.	Discharge of Magdalena Gerger	DAFÜR	DAFÜR		~
10d.	Discharge of Tom Johnstone	DAFÜR	DAFÜR		✓
10e.	Discharge of Isabelle Kocher	DAFÜR	DAFÜR		~
10f.	Discharge of Sara Mazur	DAFÜR	DAFÜR		*
10g.	Discharge of Sven Nyman	DAFÜR	DAFÜR		*
10h.	Discharge of Grace Reksten Skaugen	DAFÜR	DAFÜR		✓
10i.	Discharge of Hans Stråberg	DAFÜR	DAFÜR		*
10j.	Discharge of Jacob Wallenberg	DAFÜR	DAFÜR		✓
10k.	Discharge of Marcus Wallenberg	DAFÜR	DAFÜR		✓
11.	Approve allocation of income and dividend	DAFÜR	DAFÜR		✓
12a.	Resolution on the number of shareholder-elected members of the board of directors to be appointed	DAFÜR	DAFÜR		~
12b.	Resolution on the number of auditors to be appointed	DAFÜR	DAFÜR		~
13a.	Approve directors' fees	DAFÜR	DAFÜR		✓
13b.	Approve auditors' fees	DAFÜR	DAFÜR		~
14.	Composition of the board of directors				
14a.	Election of Gunnar Brock	DAFÜR	• DAGEGEN	Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent.	*



Investor AB 03.05.2022 OGV

No.	Traktanden	Board	Ethos		Resulta
14b.	Election of Johan Forssell	DAFÜR	DAFÜR		✓
14c.	Election of Magdalena Gerger	DAFÜR	DAFÜR		•
14d.	Election of Tom Johnstone	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	•
14e.	Election of Isabelle Kocher	DAFÜR	DAFÜR		~
14f.	Election of Sven Nyman	DAFÜR	DAFÜR		~
14g.	Election of Grace Reksten Skaugen	DAFÜR	• DAGEGEN	Non-independent chairman of the audit committee. The independence of this committee is insufficient.	~
14h.	Election of Hans Stråberg	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	~
14i.	Election of Jacob Wallenberg	DAFÜR	• DAGEGEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	~
14j.	Election of Marcus Wallenberg	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	~
14k.	Election of Sara Öhrvall	DAFÜR	DAFÜR		~
15.	Election of the Chairman of the board	DAFÜR	• DAGEGEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	✓
16.	Election of auditor	DAFÜR	DAFÜR		~
17a.	Approve share-related incentive plan for employees in Investor AB	DAFÜR	• DAGEGEN	An important part of the variable remuneration is not subject to challenging long-term performance conditions.	✓
17b.	Approve share-related incentive plan for the employees in subsidiary Patricia Industries	DAFÜR	• DAGEGEN	An important part of the variable remuneration is not subject to challenging long-term performance conditions.	✓
18a.	Authorisation to repurchase own shares	DAFÜR	DAFÜR		~
18b.	Transfer of own shares in connection with the share-related incentive plan 2022	DAFÜR	• DAGEGEN	An important part of the variable remuneration is not subject to challenging long-term performance conditions.	*



Itochu 24.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Dividend Allocation	DAFÜR	DAFÜR		•	99.0%
2	Amend Articles of Association: Electronic documentation and virtual meetings	DAFÜR	DAFÜR		*	97.7%
3	Election of Directors					
3.1	Re-elect Mr. Masahiro Okafuji	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	96.7%
3.2	Re-elect Mr. Keita Ishii	DAFÜR	DAGEGEN	Executive director sitting on the remuneration committee, which is not best practice.	*	97.9%
3.3	Re-elect Mr. Fumihiko Kobayashi	DAFÜR	• DAGEGEN	Executive director sitting on the remuneration committee, which is not best practice.	*	98.0%
3.4	Re-elect Mr. Tsuyoshi Hachimura	DAFÜR	DAFÜR		~	98.0%
3.5	Elect Mr. Hiroyuki Tsubai	DAFÜR	DAFÜR		~	98.3%
3.6	Elect Mr. Hiroyuki Naka	DAFÜR	DAFÜR		~	98.3%
3.7	Re-elect Ms. Atsuko Muraki	DAFÜR	DAFÜR		~	99.2%
3.8	Re-elect Prof. Dr. Masatoshi Kawana	DAFÜR	DAFÜR		*	99.2%
3.9	Re-elect Ms. Makiko Nakamori	DAFÜR	DAFÜR		~	99.2%
3.10	Re-elect Mr. Kunio Ishizuka	DAFÜR	DAFÜR		~	99.3%
4	Elect Ms. Mitsuru Chino as a Corporate Auditor	DAFÜR	DAFÜR		*	97.6%
5	Approve maximum amounts for base remuneration and cash bonus for board of directors	DAFÜR	• DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	99.4%
6	Approve remuneration for corporate auditors	DAFÜR	DAFÜR		~	99.4%



Jerónimo Martins, SGPS, S.A.

21.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
	New item 6. Shareholder resolution on the remuneration of the remuneration committee. Ethos recommends to OPPOSE.					
1	Approval of the financial statements	DAFÜR	DAFÜR		*	96.6%
2	Application of results	DAFÜR	DAFÜR		*	99.8%
3	Discharge of the Board	DAFÜR	DAFÜR		~	99.9%
4	Election of the Governing Bodies for 2022-2024	DAFÜR	DAFÜR		*	80.5%
5	Election of the members of the Remuneration Committee for 2022-2024	DAFÜR	DAGEGEN	Excessive discretion of the remuneration committee concerning the pension contributions which exceed guidelines.	•	97.1%
6	Shareholder resolution: Approval of the remuneration of the Remuneration Committee	KEINE EMPFEHLU NG	DAGEGEN	The information provided is insufficient.	*	99.9%



Just Eat Takeaway.com

18.11.2022 AGV

No.	Traktanden	Board	Ethos		Res	ultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2.	Approval of Transaction	DAFÜR	DAFÜR		•	100.0%
3.	Transfer of Just Eat Takeaway.com shares from the category of a "Premium Listing" to the category of a "Standard Listing" on the Official List	DAFÜR	• DAGEGEN	The transfer would have a negative impact on shareholder rights.	*	99.9%
4a.	Election of Jörg Gerbig to the executive board	DAFÜR	DAFÜR		•	100.0%
4b.	Election of Andrew Kenny to the executive board	DAFÜR	DAFÜR		~	100.0%
5.	Composition of the supervisory board					
5a.	Election of Mieke de Schepper	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	•	95.7%
5b.	Election of Dick Boer	DAFÜR	DAFÜR		~	97.9%
6.	Any other business	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
7.	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			



Kellogg 29.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Roderick (Rod) D. Gillum	DAFÜR	DAFÜR		*	99.4%
1b.	Re-elect Ms. Mary Laschinger	DAFÜR	DAFÜR		•	94.8%
1c.	Re-elect Ms. Erica Mann	DAFÜR	DAFÜR		~	99.0%
1d.	Re-elect Ms. Carolyn Tastad	DAFÜR	DAFÜR		~	97.5%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	96.5%
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	95.4%
4.	To approve the adoption of the 2022 Long-Term Incentive Plan	DAFÜR	DAGEGEN	Potential excessive awards with no individual cap for executives under this remuneration plan.	•	97.0%
5.	Shareholder resolution: Consider CEO pay ratio in executive remuneration	DAGEGEN	• DAFÜR	The proposal aims at improving the remuneration policy.	×	7.7%



Keurig Dr Pepper 09.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1A.	Re-elect Mr. Robert Gamgort	DAFÜR	 DAGEGEN 	Combined chairman and CEO.	~	98.3%
1B.	Elect Mr. Michael Call	DAFÜR	DAFÜR		~	99.8%
1C.	Re-elect Mr. Olivier Goudet	DAFÜR	DAFÜR		~	96.2%
1D.	Re-elect Dr. Peter Harf	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	97.7%
1E.	Re-elect Ms. Juliette Hickman	DAFÜR	DAFÜR		~	99.7%
1F.	Re-elect Mr. Paul S. Michaels	DAFÜR	DAFÜR		~	98.0%
1G.	Re-elect Ms. Pamela H. Patsley	DAFÜR	DAFÜR		~	98.3%
1H.	Re-elect Ms. Lubomira Rochet	DAFÜR	DAFÜR		~	97.7%
11.	Re-elect Ms. Debra A. Sandler	DAFÜR	DAFÜR		~	98.9%
1J.	Re-elect Mr. Robert Singer	DAFÜR	DAFÜR		~	99.7%
1K.	Re-elect Mr. Larry D. Young	DAFÜR	DAGEGEN	Non independent director (former executive). The board is not sufficiently independent.	*	97.4%
2.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	The variable remuneration is based on continued employment only.	*	93.6%
				Concerns over the excessive sign-on bonus granted to the new CEO.		
3.	Re-election of the auditor	DAFÜR	DAFÜR		~	99.0%



Kingfisher 22.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Annual Report and Accounts for the year ended 31 January 2022	DAFÜR	DAFÜR		•	100.0%
2	Advisory vote on Directors' Remuneration report	DAFÜR	DAGEGEN	An important part of the variable remuneration is based on continued employment only.	*	96.4%
3	Binding vote on Directors' Remuneration policy	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	93.1%
4	Kingfisher Performance Share Plan	DAFÜR	DAFÜR		~	99.2%
5	Declare a final dividend	DAFÜR	DAFÜR		~	100.0%
	Elections to the Board of Directors					
6	Elect Mr. William Lennie	DAFÜR	DAFÜR		•	99.8%
7	Re-elect Ms. Claudia Arney	DAFÜR	DAFÜR		~	87.6%
8	Re-elect Mr. Bernard Bot	DAFÜR	DAFÜR		~	99.2%
9	Re-elect Ms. Catherine Bradley	DAFÜR	DAFÜR		•	86.3%
10	Re-elect Mr. Jeff Carr	DAFÜR	DAFÜR		•	98.0%
11	Re-elect Mr. Andrew Cosslett	DAFÜR	DAFÜR		~	96.0%
12	Re-elect Mr. Thierry Garnier	DAFÜR	DAFÜR		~	99.8%
13	Re-elect Ms. Sophie Gasperment	DAFÜR	DAFÜR		~	86.5%
14	Re-elect Ms. Rakhi Goss-Custard	DAFÜR	DAFÜR		~	86.5%
15	Re-appoint Deloitte as auditor	DAFÜR	DAFÜR		•	98.9%
16	Auditor's remuneration	DAFÜR	DAFÜR		~	99.4%
17	Political donations and political expenditure	DAFÜR	DAFÜR		*	99.4%
18	Directors' authority to allot shares	DAFÜR	DAFÜR		~	84.3%
19	Disapplication of pre-emption rights on the issue of shares for cash	DAFÜR	DAFÜR		*	89.4%
20	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	DAFÜR	DAFÜR		✓	88.8%
21	Purchase of own shares	DAFÜR	DAFÜR		*	99.6%
22	Authority to call general meetings on short notice	DAFÜR	DAGEGEN	14-days is insufficient for shareholders to vote in an informed manner.	•	95.3%



Kingspan Group 29.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Annual Report and Accounts for the year ended 31 December 2021	DAFÜR	DAFÜR		*	99.3%
2	Declare a final dividend	DAFÜR	DAFÜR		•	99.0%
3	Elections to the Board of Directors					
3(a)	Re-elect Mr. Jost Massenberg	DAFÜR	DAFÜR		~	76.1%
3(b)	Re-elect Mr. Gene M. Murtagh	DAFÜR	DAFÜR		~	94.4%
3(c)	Re-elect Mr. Geoff Doherty	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	*	95.8%
3(d)	Re-elect Mr. Russell Shiels	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	•	95.3%
3(e)	Re-elect Mr. Gilbert McCarthy	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	•	95.8%
3(f)	Re-elect Ms. Linda Hickey	DAFÜR	DAGEGEN	Non independent lead director, which is not best practice.	*	85.3%
3(g)	Re-elect Mr. Michael Cawley	DAFÜR	DAFÜR		~	97.3%
3(h)	Re-elect Mr. John Cronin	DAFÜR	DAFÜR		~	86.0%
3(i)	Re-elect Ms. Anne Heraty	DAFÜR	DAFÜR		~	99.4%
3(j)	Elect Ms. Éimear Moloney	DAFÜR	DAFÜR		~	99.6%
3(k)	Elect Mr. Paul Murtagh	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence.	•	95.6%
4	Auditor's remuneration	DAFÜR	DAFÜR		~	99.6%
5	Planet Passionate Report	DAFÜR	DAFÜR		~	96.1%
6	Binding vote on Directors' Remuneration policy	DAFÜR	DAFÜR		*	79.9%
7	Advisory vote on Directors' Remuneration report	DAFÜR	DAFÜR		*	97.3%
8	Directors' authority to allot shares	DAFÜR	DAFÜR		~	98.1%
9	Disapplication of pre-emption rights on the issue of shares for cash	DAFÜR	DAFÜR		•	99.3%
10	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	DAFÜR	DAFÜR		*	99.0%
11	Purchase of own shares	DAFÜR	• DAGEGEN	The executive variable remuneration depends on "per share" indicators, which are artificially positively impacted by the company's share repurchase programme.	✓	99.7%
12	Re-issue of treasury shares	DAFÜR	DAFÜR		~	100.0%
13	Authority to call general meetings on short notice	DAFÜR	DAGEGEN	14-days is insufficient for shareholders to vote in an informed manner.	*	94.1%



Kingspan Group 29.04.2022 OGV

No.	Traktanden	Board	Ethos	Resultat
14	Amend the Kingspan Group plc 2017 Performance Share Plan	DAFÜR	DAFÜR	✔ 80.1%



KION Group 11.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Receive the Annual Report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2	Approve the Dividend	DAFÜR	DAFÜR		•	100.0%
3	Approve Discharge of Management Board	DAFÜR	DAFÜR		*	96.3%
4	Approve Discharge of Supervisory Board	DAFÜR	DAFÜR		~	91.1%
5	Appoint the Auditors	DAFÜR	 DAGEGEN 	The auditor's long tenure raises independence concerns.	*	95.7%
6	Approve Remuneration Report	DAFÜR	 DAGEGEN 	The information provided is insufficient.	*	66.2%
	Board main features					
7a	Elections to the Supervisory Board: Birgit A. Behrendt	DAFÜR	DAFÜR		*	81.4%
7b	Elections to the Supervisory Board: Dr. Alexander Dibelius	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	~	72.6%
7c	Elections to the Supervisory Board: Dr. Michael Macht	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	•	70.2%
				Chairman of the remuneration committee. We have serious concerns over remuneration.		
7d	Elections to the Supervisory Board: Tan Xuguang	DAFÜR	• DAGEGEN	Concerns over the director's attendance rate, which was below 75% during the year under review.	*	74.3%



Klepierre 26.04.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the parent company's financial statements	DAFÜR	DAFÜR		~	99.9%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		*	99.9%
3	To approve the allocation of income	DAFÜR	DAFÜR		•	99.7%
4	To approve the dividend payment	DAFÜR	DAFÜR		•	99.7%
5	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR	DAFÜR		~	100.0%
	Board main features					
6	Re-election of Rose-Marie Van Lerberghe as a member of the Supervisory Board for 3 years	DAFÜR	DAGEGEN	The director is 75 years old, which exceeds guidelines.	*	98.9%
7	Re-election of Béatrice de Clermont-Tonnerre as a member of the Supervisory Board for 3 years	DAFÜR	DAFÜR		•	99.7%
8	To re-elect Deloitte & Associés as auditor for 6 years	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	96.5%
9	To re-elect Ernst & Young Audit as auditor for 6 years	DAFÜR	DAFÜR		*	99.8%
10	To approve the non-executive Chairman new remuneration policy	DAFÜR	DAFÜR		*	99.8%
11	To approve the CEO new remuneration policy	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	~	96.7%
12	To approve the Members of the Management Board's new remuneration policy	DAFÜR	DAGEGEN	Potential excessive awards.	*	96.5%
13	To approve the remuneration report	DAFÜR	DAFÜR		*	98.5%
14	Ex-post binding "Say on Pay" vote on the individual remuneration of the chairman of the Supervisory board	DAFÜR	DAFÜR		•	100.0%
15	Ex-post binding "Say on Pay" vote on the individual remuneration of the CEO	DAFÜR	DAFÜR		•	95.5%
16	Ex-post binding "Say on Pay" vote on the individual remuneration of the CFO, Member of the Management Board	DAFÜR	DAFÜR		•	95.5%
17	Ex-post binding "Say on Pay" vote on the individual remuneration of the COO, Member of the Management Board	DAFÜR	DAFÜR		•	96.9%
18	To approve a treasury share buy- back and disposal programme	DAFÜR	DAFÜR		*	99.5%



Klepierre 26.04.2022 MIX

No.	Traktanden	Board	Ethos			sultat
19	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		*	99.9%
20	To authorise the Board to issue restricted shares for employees and/or executive directors	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	98.6%
21	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		*	100.0%



Kone 01.03.2022 OGV

No.	Traktanden	Board	Et	hos		Re	sultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
2.	Calling the Meeting to order	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
3.	Election of persons to scrutinize the minutes and to supervise the counting of votes	DAFÜR		DAFÜR		*	100.0%
4.	Recording the legality of the Meeting	DAFÜR		DAFÜR		*	100.0%
5.	Recording the attendance at the Meeting and adoption of the list of votes	DAFÜR		DAFÜR		*	100.0%
6.	Presentation of the annual accounts, the report of the board of directors and the auditor's report	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
7.	Adoption of the financial statements	DAFÜR		DAFÜR		*	100.0%
8.	Approve allocation of income and dividend	DAFÜR		DAFÜR		•	99.8%
9.	Resolution on the discharge of the members of the board of directors and the CEO from liability	DAFÜR		DAFÜR		*	99.9%
10.	Approve remuneration report	DAFÜR	•	DAGEGEN	Lack of transparency and information provided is insufficient.	*	90.1%
11.	Approve directors' fees	DAFÜR	•	DAGEGEN	The non-executive directors receive variable remuneration.	*	93.1%
12.	Resolution on the number of members of the board of directors	DAFÜR		DAFÜR		~	100.0%
13.	Election of the board of directors	DAFÜR	•	DAGEGEN	Grouped elections of directors. The composition of the board is not satisfactory.	*	86.5%
14.	Approve auditors' fees	DAFÜR		DAFÜR			99.9%
15.	Resolution on the number of auditors	DAFÜR		DAFÜR		•	100.0%
16.	Election of auditor	DAFÜR		DAFÜR		~	99.5%
17.	Authorisation to repurchase own shares	DAFÜR		DAFÜR		*	99.8%
18.	Authorisation to issue shares	DAFÜR		DAFÜR		~	99.8%
19.	Closing of the Meeting	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			



Koninklijke Philips 10.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2a.	Explanation of the policy on reserves and dividends	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2b.	Adoption of the financial statements	DAFÜR	DAFÜR		*	100.0%
2c.	Approve allocation of income	DAFÜR	DAFÜR		~	100.0%
2d.	Approve remuneration report	DAFÜR	• DAGEGEN	Excessive discretion of the remuneration committee in determining the performance criteria.	×	20.6%
2e.	Discharge of executive board	DAFÜR	DAFÜR		~	93.5%
2f.	Discharge of supervisory board	DAFÜR	DAFÜR		~	96.3%
3.	Composition of the supervisory board					
3a.	Election of Paul Stoffels	DAFÜR	DAFÜR		~	90.7%
3b.	Election of Marc Harrison	DAFÜR	DAFÜR		~	99.0%
3c.	Election of Herna Verhagen	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	77.2%
3d.	Election of Sanjay Poonen	DAFÜR	DAFÜR		~	98.9%
4.	Election of auditor	DAFÜR	DAFÜR		~	100.0%
5a.	Authorisation to issue shares	DAFÜR	DAFÜR		~	98.8%
5b.	Authorisation to restrict or exclude pre-emptive rights	DAFÜR	DAFÜR		*	97.5%
6.	Authorisation to repurchase own shares	DAFÜR	DAFÜR		*	97.5%
7.	Reduce share capital via cancellation of shares	DAFÜR	DAFÜR		~	99.9%
8.	Any other business	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			



Koninklijke Philips 30.09.2022 AGV

No.	Traktanden	Board	Ethos	Resultat
1.	Election of Roy Jakobs to the executive board	DAFÜR	DAFÜR	→ 99.8%



Lenzing 26.04.2022 OGV

No.	Traktanden	Board	Etl	nos		Re	sultat
1	Receive the Annual Report	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
2	Approve the Dividend	DAFÜR		DAFÜR		~	99.9%
3	Approve Discharge of Management Board	DAFÜR	•	DAGEGEN	We strongly disagree with the management of the company's affairs and the board's decisions.	•	99.4%
4	Approve Discharge of Supervisory Board	DAFÜR		DAFÜR		•	99.4%
5	Approve non-executive director fees	DAFÜR	•	DAGEGEN	Excessive fees for the chairman of the board.	*	99.9%
	Board main features						
6a	Approve reduction of the number of shareholder representatives on the Supervisory Board	DAFÜR		DAFÜR		*	100.0%
6b	Elections to the Supervisory Board: Mag. Patrick F. Prügger	DAFÜR		DAFÜR		•	86.8%
6c	Elections to the Supervisory Board: Dr. Astrid Skala-Kuhmann	DAFÜR		DAFÜR		*	76.9%
7	Approve Remuneration Report	DAFÜR	•	DAGEGEN	Excessive total remuneration. Performance targets are not sufficiently challenging.	*	74.4%
8	Approve Remuneration Policy	DAFÜR	•	DAGEGEN	Excessive discretion of the remuneration committee in determining the performance criteria.	*	74.4%
					Performance targets are not sufficiently challenging.		
9	Appoint the Auditors	DAFÜR	•	DAGEGEN	On a 3-year basis, the aggregate non- audit fees exceed 50% of the aggregate fees paid for audit services.	*	99.9%
10a	Authorise Share Repurchase	DAFÜR	•	DAGEGEN	The amount to be repurchased exceeds 10% of the share capital.	*	99.9%
10b	Authorise Sale of Repurchased Shares	DAFÜR		DAFÜR		*	99.9%



Liberty Global 15.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
	Elections of directors					
1.	Re-elect Mr. Andrew J. Cole	DAFÜR	DAFÜR		•	61.3%
2.	Elect Ms. Marisa Drew	DAFÜR	DAFÜR		~	97.8%
3.	Re-elect Mr. Richard R. Green	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	60.0%
4.	Elect Mr. Daniel E. Sanchez	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The board is not sufficiently independent.	•	97.5%
5.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	59.6%
6.	Re-election of KPMG LLP (US) as auditor	DAFÜR	DAFÜR		~	99.2%
7.	Re-election of KPMG LLP (UK) as auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	~	99.2%
8.	Auditor's remuneration	DAFÜR	DAFÜR		~	99.9%
9.	Waive Preemptive Rights	DAFÜR	DAFÜR		~	97.6%
10.	UK Political donations and political expenditure	DAFÜR	DAGEGEN	Authorisation to make political donations exceeds our guidelines.	*	94.6%
11.	Purchase of own shares	DAFÜR	DAGEGEN	Insufficient disclosure regarding the conditions of the share buyback.	•	98.6%



Lincoln National 27.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1.1	Re-elect Ms. Deirdre P. Connelly	DAFÜR	DAFÜI	3	*	96.7%
1.2	Elect Ms. Ellen G. Cooper	DAFÜR	DAFÜI	3	~	97.7%
1.3	Re-elect Mr. William H. Cunningham	DAFÜR	• DAGE	GEN Non independent lead director, which is not best practice.	*	92.8%
				The director is over 75 years old, which exceeds guidelines.		
1.4	Re-elect Mr. Reginald E. Davis	DAFÜR	DAFÜI	3	~	98.3%
1.5	Re-elect Ms. Dennis R. Glass	DAFÜR	DAFÜI	3	~	94.0%
1.6	Re-elect Mr. Eric G. Johnson	DAFÜR	• DAGE	GEN The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	93.6%
1.7	Re-elect Mr. Gary C. Kelly	DAFÜR	DAFÜI	٦	~	94.4%
1.8	Re-elect Ms. M. Leanne Lachman	DAFÜR	• DAGE	GEN The director is over 75 years old, which exceeds guidelines.	*	94.0%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1.9	Elect Mr. Dale LeFebvre	DAFÜR	DAFÜI	3	~	99.2%
1.10	Elect Ms. Janet Liang	DAFÜR	DAFÜI	3	~	98.6%
1.11	Re-elect Mr. Michael F. Mee	DAFÜR	• DAGE	GEN The director is over 75 years old, which exceeds guidelines.	*	93.9%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1.12	Re-elect Mr. Patrick S. Pittard	DAFÜR	• DAGE	GEN Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	*	91.1%
				The director is over 75 years old, which exceeds guidelines.		
1.13	Re-elect Ms. Lynn M. Utter	DAFÜR	DAFÜI	₹	~	96.4%
2.	Re-election of the auditor	DAFÜR	• DAGE	GEN The auditor's long tenure raises independence concerns.	*	94.9%
3.	Advisory vote on executive remuneration	DAFÜR	DAGE	GEN Excessive variable remuneration.	~	85.6%
	remuneration			An important part of the variable remuneration is based on continued employment only.		
4.	To approve the amendment to the 2020 Incentive Compensation Plan	DAFÜR	• DAGE	GEN The potential variable remuneration exceeds our guidelines.	*	93.2%
5.	Shareholder resolution: Independent chairman	DAGEGEN	DAGE		×	27.3%
6.	Shareholder resolution: Termination Pay	DAGEGEN	• DAFÜI	The proposal aims at improving the remuneration policy.	×	49.2%



Link REIT 20.07.2022 OGV

No.	Traktanden	Board	Ethos	Res	sultat
1	Note the audited consolidated financial statements for the financial year ended 31 March 2022	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
2	Note the appointment of auditor and the fixing their remuneration	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
3	Elections of directors				
3.1	Re-elect Mr. Mr Ed Chan Yiu Cheong	DAFÜR	DAFÜR	~	93.8%
3.2	Re-elect Mr. Blair C. Pickerell	DAFÜR	DAFÜR	✓	89.3%
3.3	Re-elect Mr. Peter Pak Wing Tse	DAFÜR	DAFÜR	✓	99.5%
4	Elect Ms. Jenny Jialin Gu	DAFÜR	DAFÜR	✓	99.8%
5	Authorise Repurchase of Issued Units	DAFÜR	DAFÜR	~	99.3%



Loblaw Companies 05.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1.1	Re-elect Mr. Scott B. Bonham	DAFÜR	DAFÜR		•	99.8%
1.2	Re-elect Mr. Christie J.B. Clark	DAFÜR	DAFÜR		~	98.1%
1.3	Re-elect Mr. Daniel Debow	DAFÜR	DAFÜR		~	99.8%
1.4	Re-elect Mr. William A. Downe	DAFÜR	DAFÜR		~	99.1%
1.5	Re-elect Ms. Janice Fukakusa	DAFÜR	DAFÜR		~	99.5%
1.6	Re-elect Ms. Marianne M. Harris	DAFÜR	DAFÜR		~	99.9%
1.7	Re-elect Ms. Claudia Kotchka	DAFÜR	DAFÜR		~	99.6%
1.8	Re-elect Ms. Sarah Raiss	DAFÜR	DAFÜR		~	99.7%
1.9	Re-elect Mr. Galen G. Weston	DAFÜR	DAFÜR		~	97.8%
1.10	Elect Mr. Cornell Wright	DAFÜR	DAFÜR		~	99.5%
2.	Election of the auditor and to fix their remuneration	DAFÜR	DAFÜR		•	99.6%
3.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration.	•	92.3%
4.	Shareholder resolution: Report on Actual and Potential Human Rights Impacts on Migrant Workers	DAGEGEN	DAFÜR	Enhanced disclosure on human rights.	×	11.9%
5.	Shareholder resolution: Publish Annually a Summary of the Company's Supplier Audits Results	DAGEGEN	• DAFÜR	Enhanced disclosure on human rights.	×	33.6%



L'Oréal 21.04.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the parent company's financial statements	DAFÜR	DAFÜR		•	99.9%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		•	99.9%
3	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		•	99.9%
	Board main features					
4	Re-election of Jean-Paul Agon as a Director for 4 years	DAFÜR	DAFÜR		•	96.2%
5	Re-election of Patrice Caine as a Director for 4 years	DAFÜR	DAFÜR		*	99.1%
6	Re-election of Belén Garijo as a Director for 4 years	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	90.8%
7	To re-elect Deloitte & Associés as auditor for 6 years	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	97.9%
8	To elect Ernst & Young as auditor for 6 years	DAFÜR	DAFÜR		*	99.9%
9	To approve the remuneration report	DAFÜR	• DAGEGEN	Some important elements of best practice are missing from the structure of the executive remuneration.	•	97.3%
10	Ex-post binding "Say on Pay" vote on the 2021 individual remuneration of Jean-Paul Agon, Chairman and CEO from January 1 to April 30, 2021	DAFÜR	• DAGEGEN	Concerns over the pension allowance which exceeds guidelines.	•	85.3%
11	Ex-post binding "Say on Pay" vote on the 2021 individual remuneration of Jean-Paul Agon, Chairman since 1 May 2021	DAFÜR	• DAGEGEN	Excessive board fees paid to the chairman of the board.	*	96.0%
12	Ex-post binding "Say on Pay" vote on the 2021 individual remuneration of Nicolas Hieronimus, CEO since 1 May 2021	DAFÜR	• DAGEGEN	Excessive total remuneration.	*	96.7%
13	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		•	99.7%
14	To approve the non-executive Chairman new remuneration policy	DAFÜR	DAGEGEN	Excessive total remuneration.	*	95.8%
15	To approve the CEO new remuneration policy	DAFÜR	DAFÜR		*	93.0%
16	To approve the purchase agreement for the acquisition by L'Oréal from Nestlé of 22,260,000 L'Oréal shares under the regulated agreements procedure.	DAFÜR	DAFÜR		✓	99.9%
17	To approve a treasury share buy- back and disposal programme	DAFÜR	DAFÜR		•	99.3%
18	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		*	99.8%



L'Oréal 21.04.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
19	To authorise the Board to issue restricted shares for employees and/or executive directors	DAFÜR	• DAGEGEN	Potential excessive awards.	*	98.5%
20	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAFÜR		•	99.2%
21	To authorise capital increases related to an all-foreign-employee share ownership plan	DAFÜR	DAFÜR		•	99.2%
22	To amend the Articles on the maximum age of the Chairman	DAFÜR	DAFÜR		*	99.7%
23	To amend the Articles on the maximum age of the CEO	DAFÜR	DAFÜR		*	99.2%
24	To modify the Articles : deletion of the reference to the banking act and identification of the shareholders.	DAFÜR	DAFÜR		•	100.0%
25	To amend Articles of the Board: deletion of article 8 on directors' shareholdings.	DAFÜR	DAGEGEN	The amendment has a negative impact on the rights or interests of all or some of the shareholders.	•	99.3%
26	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		*	100.0%



Lowe's Companies 27.05.2022 OGV

No.	Traktanden	Board	Et	hos		Res	sultat
1.	Elections of directors						
1.1	Re-elect Mr. Ralph (Raul) Alvarez	DAFÜR		DAFÜR		~	
1.2	Re-elect Mr. David H. Batchelder	DAFÜR		DAFÜR		~	
1.3	Re-elect Ms. Sandra B. Cochran	DAFÜR		DAFÜR		~	
1.4	Re-elect Ms. Laurie Z. Douglas	DAFÜR		DAFÜR		~	
1.5	Re-elect Mr. Richard W. Dreiling	DAFÜR	•	ZURÜCK- BEHALTEN	Concerns over the director's time commitments.	*	
1.6	Re-elect Mr. Marvin R. Ellison	DAFÜR	•	ZURÜCK- BEHALTEN	Combined chairman and CEO.	*	
1.7	Re-elect Mr. Daniel J. Heinrich	DAFÜR		DAFÜR		•	
1.8	Re-elect Mr. Brian C. Rogers	DAFÜR		DAFÜR		~	
1.9	Re-elect Mr. Bertram L. Scott	DAFÜR		DAFÜR		~	
1.10	Elect Ms. Colleen Taylor	DAFÜR	•	ZURÜCK- BEHALTEN	Concerns over the director's time commitments.	*	
1.11	Re-elect Ms. Mary Beth West	DAFÜR		DAFÜR		~	
2.	Advisory vote on executive remuneration	DAFÜR	•	DAGEGEN	Excessive variable remuneration.	*	92.8%
					An important part of the variable remuneration is based on continued employment only.		
3.	Re-election of the auditor	DAFÜR	•	DAGEGEN	The auditor's long tenure raises independence concerns.	*	95.2%
4.	To approve the amendment to the 2006 Long-Term Incentive Plan	DAFÜR	•	DAGEGEN	Potential excessive awards with no individual cap for executives under this remuneration plan.	*	95.4%
5.	Shareholder resolution: Gender and Racial Pay Equity Report	DAGEGEN	•	DAFÜR	Enhanced disclosure on gender equality and ethnic diversity.	*	58.0%
6.	Shareholder resolution: Proxy access	DAGEGEN	•	DAFÜR	Permitting shareholders to nominate board members gives shareholders more power to shape the board make up.	×	32.3%
7.	Shareholder resolution: Report on Risks of State Policies Restricting Reproductive Health Care	DAGEGEN	•	DAFÜR	Reproductive rights is a very important matter for employees and the company 's medical insurance and employee assistance and wellness programs does not directly address this issue.	×	32.2%
8.	Shareholder resolution: Civil Rights and Non-Discrimination Audit	DAGEGEN		DAGEGEN		×	1.9%
9.	Shareholder resolution: Report on Risks from Company Vendors that Misclassify Employees as Independent Contractors	DAGEGEN	•	DAFÜR	The report will improve the status and workplace rights of employees in the supply chain.	×	35.7%



LVMH 21.04.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the parent company's financial statements.	DAFÜR	DAFÜR		•	100.0%
2	To approve the consolidated financial statements.	DAFÜR	DAFÜR		*	100.0%
3	To approve the allocation of income and the dividend payment.	DAFÜR	DAFÜR		*	100.0%
4	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties.	DAFÜR	• DAGEGEN	The information presented to the shareholders is insufficient for the service agreement with Groupe Arnault.	~	85.2%
	Board main features					
5	Re-election of Bernard Arnault as a Director for 3 years.	DAFÜR	DAGEGEN	Combined chairman and CEO.	*	92.0%
6	Re-election of Sophie Chassat as a Director for 3 years.	DAFÜR	 DAGEGEN 	Non independent director (business connections with the company). The board is not sufficiently independent.	*	98.0%
7	Re-election of Clara Gaymard as a Director for 3 years.	DAFÜR	DAFÜR		*	99.1%
8	Re-election of Hubert Védrine as a Director for 3 years.	DAFÜR	DAGEGEN	Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent.	*	89.7%
9	Re-election of Yann Arthus- Bertrand as non-voting Director for 3 years.	DAFÜR	DAGEGEN	Election of non-voting directors is not in shareholders' interests as they can be used to circumvent limitations on multi-directorships or on a maximum number of directors on the board.	*	84.1%
10	To approve Directors' fees.	DAFÜR	DAFÜR		~	99.9%
11	To re-elect Mazars as auditor for 6 years.	DAFÜR	DAFÜR		•	99.5%
12	To elect Deloitte & Associés as auditor for 6 years.	DAFÜR	DAFÜR		•	99.9%
13	Term and non-renewal of the mandate of an alternate auditor.	DAFÜR	DAFÜR		*	100.0%
14	To approve the remuneration report.	DAFÜR	• DAGEGEN	Potential excessive awards. Performance targets are not sufficiently challenging.	*	82.8%
15	Ex-post binding "Say on Pay" vote on the CEO individual	DAFÜR	DAGEGEN	Excessive total remuneration.	•	82.6%
	remuneration.			Excessive variable remuneration.		
16	Ex-post binding "Say on Pay" vote on the Deputy individual remuneration.	DAFÜR	• DAGEGEN	Performance targets are not sufficiently challenging.	*	82.6%
17	To approve the non-executives new remuneration policy.	DAFÜR	DAFÜR		~	99.9%
18	To approve the Chairman and CEO new remuneration policy.	DAFÜR	DAGEGEN	The information provided is insufficient.	*	80.6%
				Potential excessive awards.		



LVMH 21.04.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
19	To approve the Deputy CEO new remuneration policy.	DAFÜR	• DAGEGEN	The information provided is insufficient.	*	80.5%
				Potential excessive awards.		
20	To approve a treasury share buyback and disposal programme.	DAFÜR	DAFÜR		*	99.7%
21	To authorise a potential reduction in the company's share capital.	DAFÜR	DAFÜR		*	99.9%
22	To authorise the Board to issue restricted shares for employees and/or executive directors.	DAFÜR	DAGEGEN	Potential excessive awards.	•	84.3%
23	1)To amend the Articles on the maximum age of the CEO.; 2)To amend article 24 of the Bylaws regarding statutory threshold notifications	DAFÜR	• DAGEGEN	Several amendments are submitted to shareholder approval under a bundled vote and the negative impacts of the amendments are predominant.	*	81.6%



Marketaxess Holdings

08.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Richard M. McVey	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	94.9%
1b.	Re-elect Ms. Nancy A. Altobello	DAFÜR	DAFÜR		~	99.2%
1c.	Re-elect Mr. Steven L. Begleiter	DAFÜR	DAFÜR		~	99.3%
1d.	Re-elect Mr. Stephen P. Casper	DAFÜR	DAGEGEN	Non independent lead director, which is not best practice.	*	88.8%
1e.	Re-elect Ms. Jane Chwick	DAFÜR	DAFÜR		~	98.6%
1f.	Re-elect Mr. Christopher R. Concannon	DAFÜR	DAFÜR		*	98.6%
1g.	Re-elect Mr. William F. Cruger	DAFÜR	DAFÜR		~	95.9%
1h.	Re-elect Ms. Kourtney Gibson	DAFÜR	DAFÜR		~	99.4%
1i.	Re-elect Mr. Justin G. Gmelich	DAFÜR	DAFÜR		~	99.3%
1j.	Re-elect Mr. Richard G. Ketchum	DAFÜR	DAFÜR		~	99.3%
1k.	Elect Mr. Xiaojia Charles Li	DAFÜR	DAFÜR		~	97.8%
11.	Re-elect Ms. Emily H. Portney	DAFÜR	DAFÜR		~	99.6%
1m.	Re-elect Mr. Richard L. Prager	DAFÜR	DAFÜR		~	93.6%
2.	Re-election of the auditor	DAFÜR	 DAGEGEN 	The auditor's long tenure raises independence concerns.	*	95.1%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	•	96.4%
				An important part of the variable remuneration is based on continued employment only.		
4.	To approve the Employee Stock Purchase Plan	DAFÜR	DAFÜR		*	99.4%



Mastercard 21.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Dr. Merit E. Janow	DAFÜR	DAFÜR	3	~	98.1%
1b.	Elect Mr. Candido Bracher	DAFÜR	DAFÜR	R	~	99.9%
1c.	Re-elect Mr. Richard K. Davis	DAFÜR	DAFÜR	R	~	98.3%
1d.	Re-elect Mr. Julius M. Genachowski	DAFÜR	• DAGEG	GEN Concerns over the director's time commitments.	*	96.8%
1e.	Re-elect Mr. Choon Phong Goh	DAFÜR	DAFÜR	R	~	94.3%
1f.	Re-elect Mr. Oki Matsumoto	DAFÜR	DAFÜR	3	•	98.7%
1g.	Re-elect Mr. Michael Miebach	DAFÜR	DAFÜR	3	~	99.7%
1h.	Re-elect Prof. Dr. Youngme E. Moon	DAFÜR	DAFÜR	R	*	98.8%
1i.	Re-elect Ms. Rima Qureshi	DAFÜR	DAFÜR	R	~	98.6%
1j.	Re-elect Ms. Gabrielle Sulzberger	DAFÜR	DAFÜR	R	~	97.8%
1k.	Re-elect Mr. Jackson P. Tai	DAFÜR	DAFÜR	R	~	97.2%
11.	Elect Mr. Harit Talwar	DAFÜR	DAFÜR	3	~	99.9%
1m.	Re-elect Mr. Lance Uggla	DAFÜR	DAFÜR	3	~	99.3%
2.	Advisory vote on executive remuneration	DAFÜR	• DAGEG	GEN Excessive variable remuneration. An important part of the variable	*	95.2%
				remuneration is based on continued employment only.		
3.	Re-election of the auditor	DAFÜR	• DAGEG	GEN The auditor's long tenure raises independence concerns.	*	95.0%
4	Amend articles of association: Call Special Shareholder Meetings	DAFÜR	DAFÜR	3	*	98.5%
5	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	26.7%
6	Shareholder resolution: Board Approval For Certain Political Contributions	DAGEGEN	DAGEG	GEN	×	10.2%
7	Shareholder resolution: Disclosure On Charitable Donation Disclosure	DAGEGEN	DAGEG	GEN	×	2.1%
8	Shareholder resolution: Report on "Ghost Guns"	DAGEGEN	• DAFÜR	Enhanced disclosure on social issues.	×	10.3%



Merck 24.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Elect Mr. Douglas M. Baker, Jr.	DAFÜR	DAFÜR		~	99.6%
1.b	Re-elect Ms. Mary Ellen Coe	DAFÜR	DAFÜR		•	99.6%
1.c	Re-elect Ms. Pamela J. Craig	DAFÜR	DAFÜR		~	94.7%
1.d	Elect Mr. Robert M. Davis	DAFÜR	DAFÜR		~	99.3%
1.e	Re-elect Mr. Kenneth C. Frazier	DAFÜR	DAFÜR		~	96.9%
1.f	Re-elect Mr. Thomas H. Glocer	DAFÜR	• DAGEGEN	Non independent lead director, which is not best practice.	*	95.0%
1.g	Re-elect Dr. Risa Lavizzo-Mourey	DAFÜR	DAFÜR		~	98.2%
1.h	Re-elect Mr. Stephen L. Mayo	DAFÜR	DAFÜR		~	99.6%
1.i	Re-elect Mr. Paul B. Rothman	DAFÜR	DAFÜR		~	99.6%
1.j	Re-elect Ms. Patricia F. Russo	DAFÜR	• DAGEGEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	*	86.0%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1.k	Re-elect Prof. Dr. Christine E. Seidman	DAFÜR	DAFÜR		*	99.6%
1.1	Re-elect Mr. Inge G. Thulin	DAFÜR	DAFÜR		~	99.0%
1.m	Re-elect Ms. Kathy J. Warden	DAFÜR	DAFÜR		~	99.4%
1.n	Re-elect Mr. Peter C. Wendell	DAFÜR	DAFÜR		~	95.6%
2	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	91.9%
3	Re-election of the auditor	DAFÜR	 DAGEGEN 	The auditor's long tenure raises independence concerns.	*	96.0%
4	Shareholder resolution: Independent chairman	DAGEGEN	• DAFÜR	An independent chairman can ensure independent oversight of management.	×	34.5%
5	Shareholder resolution: Access to COVID-19 Products	DAGEGEN	• DAFÜR	We support corporate policies that encourage social responsibility.	×	36.0%
6	Shareholder resolution: Disclose Lobbying Contributions	DAGEGEN	• DAFÜR	Enhanced disclosure on lobbying expenses.	×	16.1%



Micron Technology 13.01.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Re-elect Mr. Richard M. Beyer	DAFÜR	DAFÜR		~	97.5%
1.b	Re-elect Ms. Lynn A. Dugle	DAFÜR	DAFÜR		~	99.8%
1.c	Re-elect Mr. Steven J. Gomo	DAFÜR	DAFÜR		~	98.2%
1.d	Elect Ms. Linnie M. Haynesworth	DAFÜR	DAFÜR		~	99.8%
1.e	Re-elect Ms. Mary P. McCarthy	DAFÜR	DAFÜR		~	99.5%
1.f	Re-elect Mr. Sanjay Mehrotra	DAFÜR	DAFÜR		~	99.8%
1.g	Re-elect Mr. Robert E. Switz	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	•	95.4%
1.h	Re-elect Ms. MaryAnn Wright	DAFÜR	DAFÜR		~	98.7%
2	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration.	~	86.0%
3	Re-election of the auditor	DAFÜR	• DAGEGEN	The auditor's long tenure raises independence concerns.	*	92.0%



Microsoft 13.12.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.1	Re-elect Mr. Reid G. Hoffman	DAFÜR	DAFÜR		~	99.4%
1.2	Re-elect Mr. Hugh F. Johnston	DAFÜR	 DAGEGEN 	Concerns over the director's time commitments.	*	97.2%
1.3	Re-elect Ms. Teri L. List	DAFÜR	DAFÜR		•	98.1%
1.4	Re-elect Mr. Satya Nadella	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	94.8%
1.5	Re-elect Ms. Sandra E. Peterson	DAFÜR	DAFÜR		~	97.9%
1.6	Re-elect Ms. Penny S. Pritzker	DAFÜR	DAFÜR		~	99.6%
1.7	Re-elect Mr. Carlos A. Rodriguez	DAFÜR	DAFÜR		~	99.5%
1.8	Re-elect Mr. Charles W. Scharf	DAFÜR	DAFÜR		*	98.6%
1.9	Re-elect Mr. John W. Stanton	DAFÜR	DAFÜR		*	99.5%
1.10	Re-elect Mr. John W. Thompson	DAFÜR	DAFÜR		~	98.8%
1.11	Re-elect Ms. Emma N. Walmsley	DAFÜR	DAFÜR		*	98.7%
1.12	Re-elect Ms. Padmasree Warrior	DAFÜR	DAFÜR		~	98.6%
2	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive total remuneration. Excessive variable remuneration.	*	88.8%
3	Re-election of the auditor	DAFÜR	• DAGEGEN	The auditor's long tenure raises independence concerns.	*	95.4%
4	Shareholder resolution: Diversity and inclusion cost/benefit analysis	DAGEGEN	• DAFÜR	Enhanced disclosure on gender equality and ethnic diversity.	×	1.3%
5	Shareholder resolution: Report on hiring of persons with arrest or incarceration records	DAGEGEN	• DAFÜR	Enhanced disclosure on social issues.	×	10.9%
6	Shareholder resolution: Report on investment of retirement funds in companies contributing to climate change	DAGEGEN	• DAFÜR	Enhanced disclosure on the environmental impact of the employee retirement funds.	×	11.2%
7	Shareholder resolution: Report on government use of microsoft technology	DAGEGEN	• DAFÜR	Enhanced disclosure on civil and human rights.	×	20.4%
8	Shareholder resolution: Report on development of products for military	DAGEGEN	• DAFÜR	Enhanced disclosure on reputational risks linked to the use of company products for military purposes.	×	10.5%
9	Shareholder resolution: Report on tax transparency	DAGEGEN	• DAFÜR	Enhanced disclosure on the tax practices of the company.	×	23.0%



Mid-America Apartment (MAA)

17.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. H. Eric Bolton Jr.	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	88.8%
1b.	Re-elect Mr. Alan B. Graf Jr.	DAFÜR	DAGEGEN	Non independent lead director, which is not best practice.	*	92.6%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1c.	Re-elect Ms. Toni Jennings	DAFÜR	DAFÜR		*	97.8%
1d.	Re-elect Ms. Edith Kelly-Green	DAFÜR	DAFÜR		~	99.6%
1e.	Re-elect Mr. James K. Lowder	DAFÜR	DAFÜR		~	97.3%
1f.	Re-elect Mr. Thomas H. Lowder	DAFÜR	DAFÜR		~	99.0%
1g.	Re-elect Ms. Monica McGurk	DAFÜR	DAFÜR		~	97.8%
1h.	Re-elect Mr. Claude B. Nielsen	DAFÜR	DAFÜR		~	90.1%
1i.	Re-elect Mr. Philip W. Norwood	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	90.0%
1j.	Re-elect Mr. W. Reid Sanders	DAFÜR	DAFÜR		*	97.6%
1k.	Re-elect Mr. Gary Shorb	DAFÜR	DAFÜR		*	96.9%
11.	Re-elect Mr. David P. Stockert	DAFÜR	DAFÜR		~	99.2%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	89.0%
3.	Re-election of the auditor	DAFÜR	DAFÜR		•	97.2%



Mitsubishi Corp. 24.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Dividend Allocation	DAFÜR	DAFÜR		•	99.8%
2	Amend Articles of Association: Electronic documentation	DAFÜR	DAFÜR		*	99.7%
3	Election of Directors					
3.1	Re-elect Mr. Takehiko Kakiuchi	DAFÜR	DAFÜR		~	97.2%
3.2	Elect Mr. Katsuya Nakanishi	DAFÜR	DAGEGEN	Executive director sitting on the remuneration committee, which is not best practice.	*	98.2%
3.3	Elect Mr. Norikazu Tanaka	DAFÜR	DAFÜR		~	99.4%
3.4	Re-elect Mr. Yasuteru Hirai	DAFÜR	DAFÜR		~	99.2%
3.5	Re-elect Mr. Yutaka Kashiwagi	DAFÜR	DAFÜR		~	99.2%
3.6	Elect Mr. Yuzo Nouchi	DAFÜR	DAFÜR		~	99.3%
3.7	Re-elect Mr. Akitaka Saiki	DAFÜR	DAFÜR		~	99.3%
3.8	Re-elect Mr. Tsuneyoshi Tatsuoka	DAFÜR	DAFÜR		~	99.3%
3.9	Re-elect Mr. Shunichi Miyanaga	DAFÜR	DAFÜR		~	93.7%
3.10	Re-elect Ms. Sakie Akiyama	DAFÜR	DAFÜR		~	98.9%
3.11	Elect Ms. Mari Sagiya	DAFÜR	DAFÜR		~	99.2%
4	Election of 2 Corporate Auditors					
4.1	Elect Mr. Mitsumasa Icho as a Corporate Auditor	DAFÜR	DAFÜR		*	97.2%
4.2	Elect Ms. Mari Kogiso as a Corporate Auditor	DAFÜR	DAFÜR		*	99.7%
5	Shareholder resolution: Greenhouse Gas Reduction Targets Aligned with Goals of Paris Agreement	DAGEGEN	• DAFÜR	The resolution aims to mitigate climate change and is in line with the objectives of the Paris Agreement.	×	20.2%
6	Shareholder resolution: Evaluate new capital expenditure with net zero GHG emissions by 2050 commitment	DAGEGEN	• DAFÜR	The resolution would demonstrate how the company plans to fulfill its commitments to reach net zero GHG emissions by 2050.	×	16.2%



Molson Coors 18.05.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1.	Elections of directors				
1.1	Re-elect Mr. Roger G. Eaton	DAFÜR	DAFÜR		✓
1.2	Re-elect Mr. Charles M. Herington	DAFÜR	DAFÜR		✓
1.3	Re-elect Mr. H. Sanford Riley	DAFÜR	DAFÜR		✓
2.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	An important part of the variable remuneration is not subject to challenging long-term performance conditions.	✓ 100.0%



Moodys 26.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Jorge A. Bermudez	DAFÜR	DAFÜR		~	98.1%
1b.	Re-elect Ms. Therese Esperdy	DAFÜR	DAFÜR		~	99.1%
1c.	Re-elect Mr. Robert Fauber	DAFÜR	DAFÜR		~	99.6%
1d.	Re-elect Mr. Vincent A. Forlenza	DAFÜR	DAFÜR		*	98.3%
1e.	Re-elect Ms. Kathryn M. Hill	DAFÜR	DAFÜR		~	97.8%
1f.	Re-elect Mr. Lloyd W. Howell Jr.	DAFÜR	DAFÜR		~	99.1%
1g.	Re-elect Mr. Raymond W. McDaniel Jr.	DAFÜR	DAFÜR		~	96.4%
1h.	Re-elect Ms. Leslie F. Seidman	DAFÜR	DAFÜR		*	99.2%
1i.	Elect Mr. Zig Serafin	DAFÜR	DAFÜR		~	99.8%
1j.	Re-elect Mr. Bruce Van Saun	DAFÜR	DAFÜR		~	99.0%
2.	Election of the auditor	DAFÜR	DAFÜR		~	97.4%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	94.2%



Motorola Solutions 17.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Gregory Q. Brown	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	94.4%
1b.	Re-elect Mr. Kenneth D. Denman	DAFÜR	DAFÜR		~	92.8%
1c.	Re-elect Mr. Egon P. Durban	DAFÜR	• DAGEGEN	Concerns over the director's time commitments.	~	50.7%
1d.	Elect Dr. Ayanna M. Howard	DAFÜR	DAFÜR		~	99.8%
1e.	Re-elect Mr. Clayton M. Jones	DAFÜR	DAFÜR		~	99.0%
1f.	Re-elect Ms. Judy C. Lewent	DAFÜR	DAFÜR		~	97.0%
1g.	Re-elect Mr. Gregory K. Mondre	DAFÜR	DAFÜR		•	70.3%
1h.	Re-elect Mr. Joseph M. Tucci	DAFÜR	• DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	95.6%
2.	Re-election of the auditor	DAFÜR	DAFÜR		~	99.8%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	93.2%
4.	To approve and amend the Omnibus Incentive Plan of 2015	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	93.8%



Munters Group 18.05.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1.	Election of the chairman of the Meeting	DAFÜR	DAFÜR		-
2.1.	Election of Christoffer Hild to verify the minutes of the Meeting	DAFÜR	DAFÜR		-
2.2.	Election of Peder Tiricke to verify the minutes of the Meeting	DAFÜR	DAFÜR		-
3.	Preparation and approval of the voting register	DAFÜR	DAFÜR		-
4.	Determination whether the Meeting has been duly convened	DAFÜR	DAFÜR		_
5.	Approval of the agenda	DAFÜR	DAFÜR		-
6.	Presentation of the (consolidated) annual report and the (consolidated) auditor's report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
7.	Adoption of the financial statements	DAFÜR	DAFÜR		✓
8.	Approve allocation of income and dividend	DAFÜR	DAFÜR		~
9a.	Discharge of Håkan Buskhe	DAFÜR	DAFÜR		✓
9b.	Discharge of Helen Fasth Gillstedt	DAFÜR	DAFÜR		✓
9c.	Discharge of the company CEO	DAFÜR	DAFÜR		✓
9d.	Discharge of Per Hallius	DAFÜR	DAFÜR		✓
9e.	Discharge of Simon Henriksson	DAFÜR	DAFÜR		✓
9f.	Discharge of Tor Jansson	DAFÜR	DAFÜR		✓
9g.	Discharge of Magnus Lindquist	DAFÜR	DAFÜR		✓
9h.	Discharge of Pia Nordquist	DAFÜR	DAFÜR		~
9i.	Discharge of Lena Olving	DAFÜR	DAFÜR		~
9j.	Discharge of Kristian Sildeby	DAFÜR	DAFÜR		✓
9k.	Discharge of Juan Vargues	DAFÜR	DAFÜR		✓
91.	Discharge of Robert Wahlgren	DAFÜR	DAFÜR		✓
9m.	Discharge of Anna Westerberg	DAFÜR	DAFÜR		✓
10.	Resolution on the number of shareholder-elected members of the board of directors to be appointed	DAFÜR	DAFÜR		✓
11.	Approve directors' fees	DAFÜR	DAFÜR		~
12.	Composition of the board of directors				
12a.	Election of Håkan Buskhe	DAFÜR	DAFÜR		✓
12b.	Election of Helen Fasth Gillstedt	DAFÜR	DAFÜR		~
12c.	Election of Maria Håkansson	DAFÜR	DAFÜR		✓
12d.	Election of Anders Lindqvist	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	✓
12e.	Election of Magnus Nicolin	DAFÜR	DAFÜR		~



Munters Group 18.05.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
12f.	Election of Kristian Sildeby	DAFÜR	DAFÜR		✓
12g.	Election of Anna Westerberg	DAFÜR	DAFÜR		✓
13.	Election of the Chairman of the board	DAFÜR	DAFÜR		~
14.	Approve auditors' fees	DAFÜR	DAFÜR		✓
15.	Approve executive remuneration policy	DAFÜR	DAFÜR		✓
16.	Approve remuneration report	DAFÜR	DAGEGEN	Concerns over the pension allowance which exceeds guidelines.	✓
17.	Authorisation to issue shares	DAFÜR	DAFÜR		✓



National Grid 11.07.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Annual Report and Accounts for the year ended 31 March 2022	DAFÜR	DAFÜR		•	99.9%
2	Declare a final dividend	DAFÜR	DAFÜR		~	99.9%
	Elections to the Board of Directors					
3	Re-elect Ms. Paula Rosput Reynolds	DAFÜR	DAFÜR		*	98.8%
4	Re-elect Mr. John Pettigrew	DAFÜR	DAFÜR		~	99.9%
5	Re-elect Mr. Andrew Agg	DAFÜR	DAFÜR		~	99.9%
6	Re-elect Ms. Therese Esperdy	DAFÜR	DAFÜR		~	98.9%
7	Re-elect Ms. Liz Hewitt	DAFÜR	DAFÜR		~	99.9%
8	Elect Mr. Ian Livingston	DAFÜR	DAFÜR		~	97.7%
9	Elect Mr. Iain Mackay	DAFÜR	DAFÜR		~	99.9%
10	Elect Ms. Anne Robinson	DAFÜR	DAFÜR		~	99.9%
11	Re-elect Mr. Earsel Shipp	DAFÜR	DAFÜR		~	98.9%
12	Re-elect Mr. Jonathan Silver	DAFÜR	DAFÜR		•	98.9%
13	Elect Mr. Anthony Wood	DAFÜR	DAFÜR		•	99.9%
14	Elect Ms. Martha Wyrsch	DAFÜR	DAFÜR		•	99.9%
15	Re-appoint Deloitte as auditor	DAFÜR	DAFÜR		•	99.9%
16	Auditor's remuneration	DAFÜR	DAFÜR		~	99.9%
17	Binding vote on Directors' Remuneration policy	DAFÜR	DAGEGEN	Potential excessive awards with no individual cap for executives under this remuneration plan.	*	93.1%
18	Advisory vote on Directors' Remuneration report	DAFÜR	DAGEGEN	Excessive variable remuneration.	•	94.5%
19	Climate Transition Plan	DAFÜR	• DAGEGEN	The company has not set CO2e emission reduction targets consistent with limiting the global temperature increase to 1.5°.	*	98.4%
20	Political donations and political expenditure	DAFÜR	DAGEGEN	Authorisation to make political donations exceeds our guidelines.	*	98.4%
21	Directors' authority to allot shares	DAFÜR	DAFÜR		*	96.2%
22	To authorise the Board to offer a scrip dividend	DAFÜR	DAFÜR		*	99.9%
23	To authorise capitalising reserves for the Scrip Dividend Scheme	DAFÜR	DAFÜR		*	99.9%
24	Disapplication of pre-emption rights on the issue of shares for cash	DAFÜR	DAFÜR		•	99.2%
25	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	DAFÜR	DAFÜR		•	97.5%
26	Purchase of own shares	DAFÜR	DAGEGEN	The amount of the repurchase is excessive given the financial situation and perspectives of the company.	•	99.1%



National Grid 11.07.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
27	Authority to call general meetings on short notice	DAFÜR	• DAGEGEN	14-days is insufficient for shareholders to vote in an informed manner.	•	92.3%



NEC Corp. 22.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Amend Articles of Association: Electronic documentation	DAFÜR	DAFÜR		*	99.8%
2	Election of Directors					
2.1	Re-elect Mr. Takashi Niino	DAFÜR	DAFÜR		•	93.2%
2.2	Re-elect Mr. Takayuki Morita	DAFÜR	DAFÜR		~	95.6%
2.3	Re-elect Mr. Hajime Matsukura	DAFÜR	DAFÜR		•	95.4%
2.4	Re-elect Mr. Motoo Nishihara	DAFÜR	DAFÜR		•	95.4%
2.5	Elect Mr. Osamu Fujikawa	DAFÜR	DAFÜR		•	96.7%
2.6	Re-elect Ms. Noriko Iki	DAFÜR	DAFÜR		~	97.6%
2.7	Re-elect Mr. Masatoshi Ito	DAFÜR	DAGEGEN	The director is 75 years old, which exceeds guidelines.	•	97.9%
2.8	Re-elect Mr. Kuniharu Nakamura	DAFÜR	DAFÜR		~	90.2%
2.9	Re-elect Prof. Christina Ahmadjian	DAFÜR	DAFÜR		•	97.6%
2.10	Elect Mr. Masashi Oka	DAFÜR	DAFÜR		~	94.6%
3	Election of 2 Corporate Auditors					
3.1	Elect Mr. Shinobu Obata as a Corporate Auditor	DAFÜR	DAFÜR		~	98.5%
3.2	Elect Ms. Kyoko Okada as a Corporate Auditor	DAFÜR	DAFÜR		•	99.7%



Newmont Corporation

21.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
01	Re-elect Mr. Patrick G. Awuah	DAFÜR	DAFÜR		•	99.8%
02	Re-elect Mr. Gregory H. Boyce	DAFÜR	DAFÜR		~	99.3%
03	Re-elect Mr. Bruce R. Brook	DAFÜR	DAFÜR		•	92.8%
04	Re-elect Ms. Maura Clark	DAFÜR	DAFÜR		•	99.6%
05	Elect Dr. Emma FitzGerald	DAFÜR	DAFÜR		~	99.8%
06	Elect Ms. Mary Laschinger	DAFÜR	DAFÜR		~	99.6%
07	Re-elect Mr. José Manuel Madero	DAFÜR	DAFÜR		~	99.8%
08	Re-elect Dr. oec. René Médori	DAFÜR	DAFÜR		•	98.7%
09	Re-elect Ms. Jane Nelson	DAFÜR	DAFÜR		~	98.8%
10	Re-elect Mr. Tom Palmer	DAFÜR	DAFÜR		~	99.8%
11	Re-elect Mr. Julio M. Quintana	DAFÜR	DAFÜR		~	97.7%
12	Re-elect Ms. Susan N. Story	DAFÜR	DAFÜR		•	99.8%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	•	92.5%
				Performance targets are not sufficiently challenging.		
3.	Re-election of the auditor	DAFÜR	DAFÜR		~	99.3%



Nexans 11.05.2022 MIX

No.	Traktanden	Board	Ethos		Re	sultat
1	To approve the parent company's financial statements	DAFÜR	DAFÜR		*	100.0%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		•	100.0%
3	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		•	100.0%
	Board main features					
4	Re-election of Anne Lebel as a Director for 4 years	DAFÜR	DAFÜR		*	98.1%
5	Election of Laura Bernardelli as a Director for 4 years	DAFÜR	DAFÜR		*	99.9%
6	To approve the remuneration report	DAFÜR	DAFÜR		*	97.6%
7	Ex-post binding "Say on Pay" vote on the individual remuneration of Jean Mouton, Chairman	DAFÜR	DAFÜR		*	100.0%
8	Ex-post binding "Say on Pay" vote on the individual remuneration of Christopher Guérin, CEO	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	95.6%
9	To approve Directors' fees	DAFÜR	DAFÜR		•	99.8%
10	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		*	99.8%
11	To approve the non-executive Chairman new remuneration policy	DAFÜR	DAGEGEN	The proposed increase relative to the previous year is not justified.	•	99.6%
12	To approve the CEO new remuneration policy	DAFÜR	DAFÜR		*	95.1%
13	To approve a treasury share buy- back and disposal programme	DAFÜR	DAFÜR		*	100.0%
14	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		~	98.4%
15	To authorise the Board to issue restricted shares for employees and/or executive directors	DAFÜR	DAFÜR		•	98.2%
16	To authorise the Board to issue restricted shares for some employees (executives excluded)	DAFÜR	DAFÜR		*	98.9%
17	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		~	100.0%



Novo Nordisk 24.03.2022 OGV

No.	Traktanden	Board	Ethos		Re	sultat
1.	Report on the Company's activities	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2.	Adoption of the financial statements	DAFÜR	DAFÜR		~	100.0%
3.	Approve allocation of income and dividend	DAFÜR	DAFÜR		•	100.0%
4.	Approve remuneration report	DAFÜR	 DAGEGEN 	Concerns over the severance payments which are considered excessive.	✓	98.5%
5.1.	Approve directors' fees for the past FY 2021	DAFÜR	DAFÜR		•	100.0%
5.2.	Approve directors' fees for the upcoming FY 2022	DAFÜR	DAFÜR		•	100.0%
6.	Composition of the board of directors					
6.1.	Election of Helge Lund	DAFÜR	DAFÜR		~	99.7%
6.2.	Election of Henrik Poulsen	DAFÜR	ENTHAL- TUNG	Concerns over the director's time commitments.	•	98.6%
6.3 (a)	Election of Jeppe Christiansen	DAFÜR	DAFÜR		~	99.1%
6.3 (b)	Election of Laurence Debroux	DAFÜR	DAFÜR		~	99.9%
6.3 (c)	Election of Andreas Fibig	DAFÜR	DAFÜR		~	99.9%
6.3 (d)	Election of Sylvie Grégoire	DAFÜR	DAFÜR		~	99.9%
6.3 (e)	Election of Kasim Kutay	DAFÜR	DAFÜR		~	99.3%
6.3 (f)	Election of Martin MacKay	DAFÜR	• ENTHAL- TUNG	Concerns over the director's time commitments.	•	94.9%
6.3 (g)	Election of Choi Lai (Christina) Law	DAFÜR	DAFÜR		~	100.0%
7.	Election of auditor	DAFÜR	DAFÜR		~	99.9%
8.1.	Reduce share capital via cancellation of shares	DAFÜR	DAFÜR		•	99.9%
8.2.	Authorisation to repurchase own shares	DAFÜR	DAFÜR		•	100.0%
8.3.	Authorisation to issue shares	DAFÜR	DAFÜR		~	99.9%
8.4.	Approve executive remuneration policy	DAFÜR	DAFÜR		*	99.6%
8.5.	Amendment of Article 10.2 of the Articles of Association	DAFÜR	DAFÜR		*	99.9%
9.	Any other business	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			



Novozymes 16.03.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1.	Report on the Company's activities	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
2.	Adoption of the financial statements	DAFÜR	DAFÜR		*
3.	Approve allocation of income and dividend	DAFÜR	DAFÜR		*
4.	Approve remuneration report	DAFÜR	DAFÜR		✓
5.	Approve directors' fees	DAFÜR	DAFÜR		✓
6.	Composition of the board of directors				
6a.	Election of Jørgen Buhl Rasmussen	DAFÜR	• ENTHAL- TUNG	Chairman of the nomination committee. The representation of women on the board is insufficient.	*
7a.	Election of Cees de Jong	DAFÜR	DAFÜR		✓
8a.	Election of Heine Dalsgaard	DAFÜR	• ENTHAL- TUNG	Chairman of the audit committee who is not independent and the level of independence of the committee is insufficient.	✓
				Concerns over the director's time commitments.	
8b.	Election of Sharon James	DAFÜR	DAFÜR		✓
8c.	Election of Kasim Kutay	DAFÜR	DAFÜR		*
8d.	Election of Kim Stratton	DAFÜR	DAFÜR		*
8e.	Election of Morten Sommer	DAFÜR	DAFÜR		*
9.	Election of auditor	DAFÜR	ENTHAL- TUNG	The auditor's long tenure raises independence concerns.	~
				On a 3-year basis, the aggregate non-audit fees exceed 50% of the aggregate fees paid for audit services.	
10a.	Authorisation to issue shares	DAFÜR	DAFÜR		✓
10b.	Reduce share capital via cancellation of shares	DAFÜR	DAFÜR		~
10c.	Authorisation to repurchase own shares	DAFÜR	DAFÜR		✓
10d.	Authorisation to distribute extraordinary dividend	DAFÜR	DAFÜR		✓
10e.	Removal of Article 12.2 of the Articles of Association	DAFÜR	DAFÜR		~
10f.	Removal of Article 4.2 of the Articles of Association	DAFÜR	DAFÜR		✓



Novozymes 16.03.2022 OGV

No.	Traktanden	Board	Ethos	Resultat
10g.	To authorise the meeting chairperson	DAFÜR	DAFÜR	✓
11.	Any other business	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	



NTT Corp. 24.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Dividend Allocation	DAFÜR	DAFÜR		•	99.9%
2	Amend Articles of Association: Virtual general meeting, electronic documentation and number of coporate auditors	DAFÜR	DAFÜR		*	98.7%
3	Election of Directors					
3.1	Re-elect Mr. Jun Sawada	DAFÜR	DAGEGEN	Executive director sitting on the remuneration committee, which is not best practice.	•	95.7%
3.2	Re-elect Mr. Akira Shimada	DAFÜR	DAFÜR		~	94.1%
3.3	Re-elect Mr. Katsuhiko Kawazoe	DAFÜR	DAFÜR		~	98.6%
3.4	Elect Mr. Takashi Hiroi	DAFÜR	DAFÜR		~	98.6%
3.5	Elect Ms. Akiko Kudo	DAFÜR	DAFÜR		~	98.7%
3.6	Re-elect Prof. Ken Sakamura	DAFÜR	DAFÜR		~	99.0%
3.7	Elect Ms. Yukako Uchinaga	DAFÜR	DAGEGEN	The director is over 70 years old, which exceeds guidelines for new nominees.	*	98.3%
3.8	Elect Mr. Ryoji Chubachi	DAFÜR	DAGEGEN	The director is over 70 years old, which exceeds guidelines for new nominees.	•	99.1%
3.9	Elect Mr. Koichiro Watanabe	DAFÜR	DAFÜR		~	99.0%
3.10	Elect Ms. Noriko Endo	DAFÜR	DAFÜR		~	99.9%
4	Election of 2 Corporate Auditors					
4.1	Elect Mr. Keiichiro Yanagi as a Corporate Auditor	DAFÜR	DAFÜR		*	99.0%
4.2	Elect Mr. Kensuke Koshiyama as a Corporate Auditor	DAFÜR	DAFÜR		~	99.9%



Nvidia 02.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Robert K. Burgess	DAFÜR	DAFÜR		~	98.4%
1b.	Re-elect Mr. Tench Coxe	DAFÜR	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	92.5%
1c.	Re-elect Dr. John O. Dabiri	DAFÜR	DAFÜR		~	99.4%
1d.	Re-elect Dr. Persis S. Drell	DAFÜR	DAFÜR		~	97.3%
1e.	Re-elect Mr. Jen-Hsun Huang	DAFÜR	DAFÜR		*	98.4%
1f.	Re-elect Ms. Dawn Hudson	DAFÜR	DAFÜR		~	98.5%
1g.	Re-elect Mr. Harvey C. Jones	DAFÜR	• DAGEGEN	Non-independent chairman of the nomination committee. The independence of this committee is insufficient.	✓	83.8%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1h.	Re-elect Mr. Michael G. McCaffery	DAFÜR	DAFÜR		~	99.3%
1i.	Re-elect Mr. Stephen C. Neal	DAFÜR	DAFÜR		~	96.2%
1j.	Re-elect Mr. Mark L. Perry	DAFÜR	DAGEGEN	Non independent lead director, which is not best practice.	•	87.2%
1k.	Re-elect Mr. A. Brooke Seawell	DAFÜR	• DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	90.3%
11.	Re-elect Dr. Aarti Shah	DAFÜR	DAFÜR		~	99.4%
1m.	Re-elect Mr. Mark A. Stevens	DAFÜR	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	91.9%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	92.7%
3.	Re-election of the auditor	DAFÜR	DAFÜR		~	98.6%
4.	Authorisation to increase the number of shares of the company's common stock	DAFÜR	• DAGEGEN	The increase in the authorised capital is excessive.	*	96.6%
5.	To approve the amendment to the 2007 Equity Incentive Plan	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	•	94.4%



Ocado Group 04.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Annual Report and Accounts for the year ended 28 November 2021	DAFÜR	DAFÜR		*	100.0%
2	Binding vote on Directors' Remuneration policy	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	70.7%
3	Advisory vote on Directors' Remuneration report	DAFÜR	DAGEGEN	Excessive total remuneration.	*	97.1%
	Elections to the Board of Directors					
4	Re-elect Mr. Richard Haythornthwaite	DAFÜR	• DAGEGEN	Chairman of the nomination committee. The representation of women on the board is insufficient.	~	93.2%
5	Re-elect Mr. Timothy Steiner	DAFÜR	DAFÜR		•	99.4%
6	Re-elect Mr. Stephen Daintith	DAFÜR	DAFÜR		•	99.2%
7	Re-elect Mr. Neill Abrams	DAFÜR	DAGEGEN	Executive director. The number of executives on the board exceeds market practice.	•	99.1%
8	Re-elect Mr. Mark Richardson	DAFÜR	DAFÜR		•	99.4%
9	Re-elect Mr. Luke Jensen	DAFÜR	DAGEGEN	Executive director. The number of executives on the board exceeds market practice.	*	99.4%
10	Re-elect Mr. Jörn Rausing	DAFÜR	DAFÜR		~	97.1%
11	Re-elect Mr. Andrew Harrison	DAFÜR	DAGEGEN	Chairman of the remuneration committee. We have serious concerns over remuneration.	*	93.3%
12	Re-elect Ms. Emma Lloyd	DAFÜR	DAFÜR		~	96.7%
13	Re-elect Ms. Julie Southern	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	96.1%
14	Re-elect Mr. John Martin	DAFÜR	DAFÜR		~	98.0%
15	Re-elect Mr. Michael Sherman	DAFÜR	DAFÜR		~	97.9%
16	Elect Ms. Nadia Shouraboura	DAFÜR	DAFÜR		~	99.5%
17	Re-appoint Deloitte as auditor	DAFÜR	DAFÜR		~	100.0%
18	Auditor's remuneration	DAFÜR	DAFÜR		~	100.0%
19	Political donations and political expenditure	DAFÜR	DAGEGEN	Authorisation to make political donations exceeds our guidelines.	*	98.6%
20	Amendments to the Ocado Group plc 2019 Value Creation Plan (the "VCP")	DAFÜR	• DAGEGEN	Potential excessive awards.	*	71.3%
21	Directors' authority to allot shares	DAFÜR	DAFÜR		~	99.5%
22	Directors' authority to allot shares in connection with a rights issue only	DAFÜR	DAFÜR		•	99.3%
23	Disapplication of pre-emption rights on the issue of shares for cash	DAFÜR	DAFÜR		~	99.9%
24	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	DAFÜR	DAFÜR		✓	99.7%



Ocado Group 04.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	ultat
25	Purchase of own shares	DAFÜR	• DAGEGEN	The amount of the repurchase is excessive given the financial situation and perspectives of the company.	*	99.7%
26	Adoption of new Articles of Association	DAFÜR	• DAGEGEN	Several amendments are submitted to shareholder approval under a bundled vote and the negative impacts of the amendments are predominant.	*	100.0%
27	Authority to call general meetings on short notice	DAFÜR	 DAGEGEN 	14-days is insufficient for shareholders to vote in an informed manner.	•	98.8%



Oracle 16.11.2022 OGV

1.1	Elections of directors					
1.1						
	Elect Ms. Awo Ablo	DAFÜR	DAFÜR		*	99.7%
1.2	Re-elect Mr. Jeffrey S. Berg	DAFÜR	ZURÜCK- BEHALTEN	The director is over 75 years old, which exceeds guidelines.	*	77.9%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1.3	Re-elect Dr. Michael J. Boskin	DAFÜR	ZURÜCK- BEHALTEN	Non-independent chairman of the audit committee. The independence of this committee is insufficient.	*	83.3%
				The director is over 75 years old, which exceeds guidelines.		
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1.4	Re-elect Ms. Safra A. Catz	DAFÜR	ZURÜCK- BEHALTEN	Executive director. The board is not sufficiently independent.	*	84.0%
1.5	Re-elect Mr. Bruce R. Chizen	DAFÜR	ZURÜCK- BEHALTEN	Non independent lead director, which is not best practice.	•	76.9%
				Chairman of the nomination committee. The composition of the board is unsatisfactory.		
1.6	Re-elect Mr. George H. Conrades	DAFÜR	ZURÜCK- BEHALTEN	The director is over 75 years old, which exceeds guidelines.	•	69.5%
1.7	Re-elect Mr. Lawrence J. Ellison	DAFÜR	ZURÜCK- BEHALTEN	Chairman of the board and the composition of the board is very unsatisfactory.	•	85.4%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1.8	Re-elect Ms. Rona A. Fairhead	DAFÜR	DAFÜR		*	86.5%
1.9	Re-elect Mr. Jeffrey O. Henley	DAFÜR	ZURÜCK- BEHALTEN	Executive director. The board is not sufficiently independent.	*	86.1%
				The director is over 75 years old, which exceeds guidelines.		
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1.10	Re-elect Ms. Renée J. James	DAFÜR	ZURÜCK- BEHALTEN	Non independent director (business connections with the company). The board is not sufficiently independent.	*	86.9%
				Concerns over the director's time commitments.		
1.11	Re-elect Mr. Charles W. Moorman IV	DAFÜR	DAFÜR		*	72.7%



Oracle 16.11.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.12	Re-elect Mr. Leon E. Panetta	DAFÜR	ZURÜCK- BEHALTEN	The director is over 75 years old, which exceeds guidelines.	*	70.1%
1.13	Re-elect Mr. William G. Parrett	DAFÜR	ZURÜCK- BEHALTEN	The director is over 75 years old, which exceeds guidelines.	•	80.9%
1.14	Re-elect Ms. Naomi O. Seligman	DAFÜR	ZURÜCK- BEHALTEN	The director is over 75 years old, which exceeds guidelines.	*	70.7%
1.15	Re-elect Dr. Vishal Sikka	DAFÜR	ZURÜCK- BEHALTEN	Non independent director (consultancy agreement). The board is not sufficiently independent.	•	86.9%
2	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive total remuneration. Excessive variable remuneration.	*	66.8%
				An important part of the variable remuneration is based on continued employment only.		
3	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	99.6%



Oriental Land 29.06.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1.	Dividend Allocation	DAFÜR	• DAGEGEN	The proposed dividend is inconsistent with the company's financial situation.	-
2.	Amend Articles of Association: Electronic documentation	DAFÜR	DAFÜR		_
3.	Election of Directors				
3.1	Re-elect Mr. Toshio Kagami	DAFÜR	 DAGEGEN 	Combined chairman and CEO.	-
				The director is over 75 years old, which exceeds guidelines.	
3.2	Re-elect Mr. Kenji Yoshida	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	-
3.3	Re-elect Mr. Yumiko Takano	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	-
3.4	Re-elect Mr. Yuichi Katayama	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	_
3.5	Re-elect Mr. Wataru Takahashi	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	_
3.6	Re-elect Mr. Yuichi Kaneki	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	_
3.7	Re-elect Ms. Rika Kanbara	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	_
3.8	Re-elect Mr. Tsutomu Hanada	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	_
3.9	Re-elect Mr. Yuzaburo Mogi	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	_
3.10	Elect Mr. Kunio Tajiri	DAFÜR	DAGEGEN	The director is over 70 years old, which exceeds guidelines for new nominees.	-
3.11	Elect Ms. Misao Kikuchi	DAFÜR	• DAGEGEN	Concerns over the director's time commitments.	-
				The director is over 70 years old, which exceeds guidelines for new nominees.	



Orsted 08.04.2022 OGV

No.	Traktanden	Board	Et	hos		Res	sultat
1.	Report on the Company's activities	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
2.	Adoption of the financial statements	DAFÜR		DAFÜR		•	99.9%
3.	Approve remuneration report	DAFÜR		DAFÜR		~	95.1%
4.	Discharge board members and executive management	DAFÜR		DAFÜR		*	99.7%
5.	Approve allocation of income and dividend	DAFÜR		DAFÜR		•	99.9%
6.	Authorisation to repurchase own shares	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
7.1.	Approve executive remuneration policy	DAFÜR		DAFÜR		*	95.0%
7.2.	Adoption of a decision that employees of all of the Company's foreign subsidiaries (from time to time) are eligible to be elected and entitled to vote at elections of group representatives to the board of directors	DAFÜR		DAFÜR		•	99.9%
7.3.	Authorisation to make a donation to humanitarian aid to the Ukrainian people in relation to the Ukraine crisis	DAFÜR		DAFÜR		*	100.0%
7.4.	Authorisation to issue shares	DAFÜR	•	DAGEGEN	Excessive potential capital increase without pre-emptive rights.	*	97.8%
7.5.	To authorise the meeting chairperson	DAFÜR		DAFÜR		*	100.0%
8.	Any proposals from shareholders	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
9.	Composition of the board of directors						
9.1.	Election of Thomas Thune Andersen	DAFÜR	•	ENTHAL- TUNG	Concerns over the director's time commitments. Chairman of the nomination committee. The representation of women on the board is insufficient.	✓	
9.2.	Election of Lene Skole	DAFÜR		DAFÜR		•	
9.3 (a).	Election of Lynda Armstrong	DAFÜR		DAFÜR		~	
9.3 (b).	Election of Jørgen Kildahl	DAFÜR		DAFÜR		*	
9.3 (c).	Election of Peter Korsholm	DAFÜR		DAFÜR		*	
9.3 (d).	Election of Dieter Wemmer	DAFÜR		DAFÜR		*	
9.3 (e).	Election of Julia King	DAFÜR		DAFÜR		~	
9.3 (f).	Election of Henrik Poulsen	DAFÜR	•	ENTHAL- TUNG	Concerns over the director's time commitments.	*	
10.	Approve directors' fees	DAFÜR		DAFÜR		~	99.9%



Orsted 08.04.2022 OGV

No.	Traktanden	Board	Ethos	Resultat
11.	Election of auditor	DAFÜR	DAFÜR	✓
12.	Any other business	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	



Paramount Global 08.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
	WARNING: Class B shares carry no voting rights					
1.	Elections of directors					
1a.	Re-elect Mr. Robert M. Bakish	DAFÜR	DAFÜR		~	99.3%
1b.	Re-elect Ms. Candace K. Beinecke	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	99.3%
1c.	Re-elect Ms. Barbara M. Byrne	DAFÜR	DAFÜR		•	99.0%
1d.	Re-elect Ms. Linda M. Griego	DAFÜR	DAFÜR		~	97.1%
1e.	Re-elect Mr. Robert N. Klieger	DAFÜR	• DAGEGEN	Representative of an important shareholder who is sufficiently represented on the board.	*	99.3%
1f.	Re-elect Ms. Judith A. McHale	DAFÜR	DAGEGEN	The director is 75 years old, which exceeds guidelines.	*	97.0%
1g.	Re-elect Mr. Ronald L. Nelson	DAFÜR	DAFÜR		~	97.2%
1h.	Re-elect Mr. Charles E. Phillips Jr.	DAFÜR	DAFÜR		•	99.2%
1i.	Re-elect Ms. Shari E. Redstone	DAFÜR	DAFÜR		•	98.7%
1j.	Re-elect Ms. Susan Schuman	DAFÜR	DAFÜR		•	99.3%
1k.	Re-elect Ms. Nicole Seligman	DAFÜR	DAFÜR		•	99.0%
11.	Re-elect Mr. Frederick O. Terrell	DAFÜR	DAFÜR		•	99.0%
2.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	98.8%
3.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	5.0%



Pfizer 28.04.2022 OGV

No.	Traktanden	Board	Ethos	Res	sultat
1	Elections of directors				
1.1	Re-elect Mr. Ronald E. Blaylock	DAFÜR	DAFÜR	*	97.4%
1.2	Re-elect Dr. Albert Bourla	DAFÜR	DAGEGEN Combined chairman and CEO.	*	94.6%
1.3	Re-elect Dr. Susan D. Desmond- Hellmann	DAFÜR	DAFÜR	•	98.6%
1.4	Re-elect Mr. Joseph J. Echevarria	DAFÜR	 DAGEGEN Non-independent chairman of the nomination committee. The independence of this committee is insufficient. 	~	87.3%
1.5	Re-elect Dr. Scott Gottlieb	DAFÜR	 DAGEGEN Non independent director (business connections with the company). The board is not sufficiently independent 	е	99.4%
1.6	Re-elect Prof. Dr. Helen H. Hobbs	DAFÜR	 DAGEGEN Non independent director (business connections with the company). The board is not sufficiently independent 	е	97.5%
1.7	Re-elect Dr. Susan Hockfield	DAFÜR	DAFÜR	~	99.3%
1.8	Re-elect Dr. Dan R. Littman	DAFÜR	 DAGEGEN Non independent director (business connections with the company). The board is not sufficiently independent 	е	98.5%
1.9	Re-elect Mr. Shantanu Narayen	DAFÜR	DAFÜR	~	99.2%
1.10	Re-elect Ms. Suzanne Nora Johnson	DAFÜR	DAFÜR	*	94.9%
1.11	Re-elect Mr. James Quincey	DAFÜR	DAFÜR	~	98.2%
1.12	Re-elect Mr. James C. Smith	DAFÜR	DAFÜR	~	97.3%
2.	Re-election of the auditor	DAFÜR	 DAGEGEN The auditor's long tenure raises independence concerns. 	*	95.6%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN Excessive variable remuneration.	*	92.7%
4.	Shareholder resolution: Proxy access	DAGEGEN	 DAFÜR Permitting shareholders to nominar board members gives shareholders more power to shape the board maup. 		29.0%
5.	Shareholder resolution: Political Contributions Congruency Report	DAGEGEN	DAGEGEN	×	10.4%
6.	Shareholder resolution: Report on Transfer of Intellectual Property to Potential COVID-19 Manufacturers	DAGEGEN	DAFÜR We support corporate policies that encourage social responsibility.	×	27.4%
7.	Shareholder resolution: Report on Risks Related to Anticompetitive Practices	DAGEGEN	DAFÜR Enhanced disclosure on risks relate to anticompetitive practices.	d 🗶	30.4%
8.	Shareholder resolution: Report on Public Health Costs of Protecting Vaccine Technology	DAGEGEN	DAFÜR Enhanced disclosure on social issu	es. 🗶	8.7%



Prologis 04.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Hamid R. Moghadam	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	92.9%
1b.	Re-elect Ms. Cristina G. Bita	DAFÜR	DAFÜR		~	99.6%
1c.	Re-elect Mr. George L. Fotiades	DAFÜR	• DAGEGEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	*	92.0%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1d.	Re-elect Ms. Lydia H. Kennard	DAFÜR	DAFÜR		*	92.4%
1e.	Re-elect Mr. Irving F. Lyons III	DAFÜR	 DAGEGEN 	Non independent lead director, which is not best practice.	*	95.6%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1f.	Re-elect Ms. Avid Modjtabai	DAFÜR	DAFÜR		~	99.6%
1g.	Re-elect Mr. David P. O'Connor	DAFÜR	DAFÜR		~	96.7%
1h.	Re-elect Mr. Olivier Piani	DAFÜR	DAFÜR		~	99.5%
1i.	Re-elect Dr. Jeffrey L. Skelton	DAFÜR	• DAGEGEN	Non-independent chairman of the nomination committee. The independence of this committee is insufficient.	*	84.9%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1j.	Re-elect Mr. Carl B. Webb	DAFÜR	DAFÜR		~	94.1%
1k.	Re-elect Mr. William D. Zollars	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	93.1%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	•	84.4%
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	97.0%



Prysmian 12.04.2022 MIX

No.	Traktanden	Board	Et	hos		Res	sultat
	Ordinary Agenda						
O.1	Financial statements at 31 December 2021	DAFÜR		DAFÜR		*	99.9%
0.2	Allocation of net profit for the year and distribution of dividend	DAFÜR		DAFÜR		•	98.9%
O.3	Appointment of the Board of Statutory Auditors	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
0.3.1	Slate of nominees submitted by Clubtre Srl, Albas Srl and Angelini Partecipazioni Finanziarie Srl	KEINE EMPFEHLU NG	•	DAFÜR	The proposed slate of nominees are independent and we have no concerns regarding their appointment as statutory auditors.	*	80.8%
0.3.2	Slate of nominees submitted by a group of institutional investors	KEINE EMPFEHLU NG	•	NICHT ABSTIMME N	The proposed slate of nominees are independent but we have concerns regarding the chairman's time commitments.	*	15.2%
0.4	Determination of the remuneration of the members of the Board of Statutory Auditors	KEINE EMPFEHLU NG	•	DAFÜR	We have no concerns regarding the proposed fees to be paid to the statutory auditors.	*	97.3%
0.5	Authorization for the purchase and disposal of treasury shares	DAFÜR		DAFÜR		*	99.0%
0.6	Stock grant plan for employees of the Prysmian Group	DAFÜR		DAFÜR		*	99.9%
0.7	Advisory vote on the compensation paid in 2021	DAFÜR		DAFÜR		•	91.7%
	Extraordinary Agenda						
E.1	Revocation of the authorization to issue 11 million shares approved by the 2020 AGM and authorization to issue maximum 8 million shares in execution of the 2020-2022 incentive plan	DAFÜR		DAFÜR		•	99.9%
E.2	Authorization to issue maximum 3 million shares in execution of the stock grant plan for employees of Prysmian Group	DAFÜR		DAFÜR		~	99.2%
Α.	Deliberations on possible legal action against Directors if presented by shareholders	KEINE EMPFEHLU NG	•	DAGEGEN	Shareholders voting by proxy cannot approve in advance any unanounced proposal.	-	



Public Storage 28.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Ronald L. Havner, Jr.	DAFÜR	• DAGEGEN	Concerns over the director's time commitments.	•	88.0%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1b.	Re-elect Ms. Tamara Hughes Gustavson	DAFÜR	DAFÜR		*	98.8%
1c.	Re-elect Ms. Leslie S. Heisz	DAFÜR	DAFÜR		~	99.0%
1d.	Re-elect Ms. Michelle Millstone- Shroff	DAFÜR	DAFÜR		*	99.5%
1e.	Re-elect Mr. Shankh S. Mitra	DAFÜR	DAFÜR		~	99.6%
1f.	Re-elect Mr. David J. Neithercut	DAFÜR	DAFÜR		~	99.1%
1g.	Re-elect Ms. Rebecca L. Owen	DAFÜR	DAFÜR		~	99.4%
1h.	Re-elect Ms. Kristy M. Pipes	DAFÜR	DAFÜR		~	98.6%
1i.	Re-elect Mr. Avedick B. Poladian	DAFÜR	DAFÜR		~	97.7%
1j.	Re-elect Mr. John Reyes	DAFÜR	DAFÜR		~	99.2%
1k.	Re-elect Mr. Joseph D. Russell	DAFÜR	DAFÜR		~	99.6%
11.	Re-elect Mr. Tariq M. Shaukat	DAFÜR	DAFÜR		~	99.4%
1m.	Re-elect Mr. Ronald P. Spogli	DAFÜR	DAFÜR		~	97.7%
1n.	Re-elect Mr. Paul S. Williams	DAFÜR	DAFÜR		~	98.0%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	93.7%
3.	Election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	93.5%
4	Eliminate Supermajority Voting Requirements to Amend the Declaration of Trust	DAFÜR	DAFÜR		•	94.6%



Publicis Groupe 25.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the parent company's financial statements	DAFÜR	DAFÜR		*	99.9%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		*	100.0%
3	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		*	99.8%
4	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR	DAFÜR		•	100.0%
	Board main features					
5	Re-election of Elisabeth Badinter as a member of the Supervisory Board for 4 years	DAFÜR	• DAGEGEN	Non independent director (representative of an important shareholder). The number of important shareholder representatives on the board is sufficient and the board lacks independence. The director is over 75 years old, which exceeds guidelines.	*	84.5%
6	Election of Tidjane Thiam as a member of the Supervisory Board for 4 years	DAFÜR	DAFÜR		•	92.8%
7	To approve the non-executive Chairman new remuneration policy	DAFÜR	DAGEGEN	Excessive total remuneration.	*	83.5%
8	To approve the non-executives new remuneration policy	DAFÜR	DAGEGEN	The proposed increase relative to the previous year is not justified.	*	97.0%
9	To approve the CEO new remuneration policy	DAFÜR	DAGEGEN	Excessive fixed remuneration.	*	78.6%
10	To approve the new remuneration policy of the Management Board's members	DAFÜR	DAFÜR		*	92.3%
11	To approve the remuneration report	DAFÜR	DAFÜR		*	94.7%
12	Ex-post binding "Say on Pay" vote on the remuneration of Maurice Lévy, Supervisory Board's Chairman	DAFÜR	• DAGEGEN	Excessive total remuneration.	*	83.2%
13	Ex-post binding "Say on Pay" vote on the individual remuneration of Arthur Sadoun, Management Board's Chairman and CEO	DAFÜR	• DAGEGEN	Excessive variable remuneration.	•	93.0%
14	Ex-post binding "Say on Pay" vote on the executive remuneration of Anne-Gabrielle Heilbronner, Management Board's member	DAFÜR	DAFÜR		*	97.0%
15	Ex-post binding "Say on Pay" vote on the executive remuneration of Steve King, Management Board's member	DAFÜR	• DAGEGEN	Excessive total remuneration.	~	95.0%



Publicis Groupe 25.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
16	Ex-post binding "Say on Pay" vote on the executive remuneration of Michel-Alain Proch, Management Board's member	DAFÜR	DAFÜR		*	97.0%
17	To approve a treasury share buy- back and disposal programme	DAFÜR	DAFÜR		*	99.5%
18	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights	DAFÜR	DAFÜR		*	95.8%
19	Global allowance to issue capital related securities without pre- emptive rights by public issuance	DAFÜR	DAGEGEN	The discount is too high on the share issue price.	*	93.5%
20	Global allowance to issue capital related securities without pre- emptive rights through private placement	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	*	93.2%
21	"Green shoe" authorisation	DAFÜR	DAGEGEN	Additional potential dilution which is not in shareholders' interests.	•	89.6%
22	To depart from the legal rules defining the maximum discount for capital increase without preemptive rights (up to 10% of share capital) through private placement	DAFÜR	DAFÜR		•	95.5%
23	To authorise capital increases by transfer of reserves	DAFÜR	DAFÜR		•	98.1%
24	To approve issues of shares or other capital related securities as a payment for any public exchange offer	DAFÜR	DAFÜR		*	97.4%
25	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	DAFÜR	DAFÜR		•	97.3%
26	To authorise allocation of options (new or existing shares)	DAFÜR	DAGEGEN	Potential excessive awards.	*	91.9%
27	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	• DAGEGEN	The purchase price of shares for employee savings-related plans should not be in principle lower than 80% of the market price at the date of grant.	•	93.6%
28	To authorise capital increases related to an all-foreign employee share ownership plan	DAFÜR	• DAGEGEN	The purchase price of shares for employee savings-related plans should not be in principle lower than 80% of the market price at the date of grant.	✓	93.6%
29	To modify Article 18 of the Company's Articles of Association to remove the obligation to appoint alternate auditors	DAFÜR	DAFÜR		*	99.1%



Publicis Groupe 25.05.2022 MIX

No.	Traktanden	Board	Ethos	Resultat
30	To amend Article 7 of the Company's Articles of Association relating to companies whose securities are admitted to trading on a regulated market or a multilateral trading facility.	DAFÜR	DAFÜR	✓ 99.1%
31	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR	✓ 100.0%



Qorvo 09.08.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1.1	Re-elect Mr. Ralph G. Quinsey	DAFÜR	DAFÜR		~	89.8%
1.2	Re-elect Mr. Robert A. Bruggeworth	DAFÜR	DAFÜR		*	99.6%
1.3	Re-elect Ms. Judy Bruner	DAFÜR	DAFÜR		~	96.0%
1.4	Re-elect Mr. Jeffery R. Gardner	DAFÜR	DAFÜR		•	96.6%
1.5	Re-elect Mr. John R. Harding	DAFÜR	DAFÜR		•	99.0%
1.6	Re-elect Mr. David H.Y. Ho	DAFÜR	DAFÜR		~	98.6%
1.7	Re-elect Mr. Roderick D. Nelson	DAFÜR	DAFÜR		~	96.7%
1.8	Re-elect Dr. Walden C. Rhines	DAFÜR	 DAGEGEN 	The director is 75 years old, which exceeds guidelines.	~	95.2%
1.9	Re-elect Ms. Susan L. Spradley	DAFÜR	DAFÜR		~	97.0%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	93.9%
				An important part of the variable remuneration is based on continued employment only.		
3.	To approve the amendment of the 2022 Stock Incentive Plan	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	94.4%
4.	Re-election of the auditor	DAFÜR	DAFÜR		•	99.6%



Randstad 29.03.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2a.	Report of the executive - and supervisory board of the past financial year	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2b.	Approve remuneration report	DAFÜR	DAFÜR		~	87.9%
2c.	Adoption of the financial statements	DAFÜR	DAFÜR		*	100.0%
2d.	Explanation of the policy on reserves and dividends	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2e.	Approve allocation of income: ordinary dividend	DAFÜR	DAFÜR		*	99.3%
2f.	Approve allocation of income: extraordinary dividend	DAFÜR	DAFÜR		*	99.7%
За.	Discharge of executive board	DAFÜR	DAFÜR		~	99.7%
3b.	Discharge of supervisory board	DAFÜR	DAFÜR		~	99.6%
4a.	Approve executive remuneration policy	DAFÜR	DAGEGEN	Bonus includes matching shares to be released without precise performance conditions.	•	88.5%
4b.	Approve performance related remuneration of members of the executive board	DAFÜR	DAGEGEN	Bonus includes matching shares to be released without precise performance conditions.	•	93.2%
4c.	Approve remuneration of the supervisory board	DAFÜR	DAFÜR		*	99.8%
5a.	Election of Chris Heutink to the executive board	DAFÜR	DAFÜR		*	100.0%
5b.	Election of Henry Schirmer to the executive board	DAFÜR	DAFÜR		*	100.0%
6.	Composition of the supervisory board					
6a.	Election of Wout Dekker	DAFÜR	DAFÜR		~	94.4%
6b.	Election of Frank Dorjee	DAFÜR	DAFÜR		~	99.7%
6c.	Election of Annet Aris	DAFÜR	DAFÜR		~	99.5%
7a.	Authorisation to issue shares	DAFÜR	DAFÜR		~	94.5%
7b.	Authorisation to repurchase own shares	DAFÜR	DAFÜR		*	99.9%
7c.	Reduce share capital via cancellation of shares	DAFÜR	DAFÜR		*	100.0%
8a.	Election of Claartje Bulten as board member of Stichting Administratiekantoor Preferente Aandelen Randstad	DAFÜR	DAFÜR		*	100.0%
8b.	Election of Annelies Elisabeth van der Pauw as board member of Stichting Administratiekantoor Preferente Aandelen Randstad	DAFÜR	DAFÜR		*	100.0%
9.	Election of auditor	DAFÜR	DAFÜR		~	100.0%



Randstad 29.03.2022 OGV

No.	Traktanden	Board	Ethos	Resultat
10.	Any other business	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	
11.	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG	



Reckitt Benckiser 20.05.2022 OGV

No.	Traktanden	Board	Eth	os		Res	sultat
1	Annual Report and Accounts for the year ended 31 December 2021	DAFÜR	l	DAFÜR		*	99.9%
2	Advisory vote on Directors' Remuneration report	DAFÜR	•	DAGEGEN	Excessive variable remuneration.	*	91.7%
3	Binding vote on Directors' Remuneration policy	DAFÜR	• 1	DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	91.6%
4	Declare a final dividend	DAFÜR		DAFÜR		~	98.8%
	Elections to the Board of Directors						
5	Re-elect Mr. Andrew Bonfield	DAFÜR	I	DAFÜR		~	98.4%
6	Re-elect Mr. Olivier Bohuon	DAFÜR	I	DAFÜR		~	99.7%
7	Re-elect Mr. Jeff Carr	DAFÜR	I	DAFÜR		~	99.3%
8	Re-elect Ms. Margherita Della Valle	DAFÜR	[DAFÜR		*	99.9%
9	Re-elect Mr. Nicandro Durante	DAFÜR		DAFÜR		~	98.5%
10	Re-elect Ms. Mary Harris	DAFÜR	I	DAFÜR		~	98.5%
11	Re-elect Mr. Mehmood Khan	DAFÜR	I	DAFÜR		~	99.7%
12	Re-elect Dr. Pamela Kirby	DAFÜR	[DAFÜR		•	98.1%
13	Re-elect Mr. Laxman Narasimhan	DAFÜR	I	DAFÜR		~	99.7%
14	Re-elect Mr. Christopher A. Sinclair	DAFÜR	ĺ	DAFÜR		*	97.2%
15	Re-elect Ms. Elane Stock	DAFÜR	•	DAGEGEN	Concerns over the director's time commitments.	*	99.7%
16	Elect Mr. Alan Stewart	DAFÜR		DAFÜR		•	99.7%
17	Re-appoint KPMG as auditor	DAFÜR		DAFÜR		~	99.4%
18	Auditor's remuneration	DAFÜR	I	DAFÜR		~	99.9%
19	Political donations and political expenditure	DAFÜR	I	DAFÜR		*	98.5%
20	Directors' authority to allot shares	DAFÜR	I	DAFÜR		•	91.9%
21	Disapplication of pre-emption rights on the issue of shares for cash	DAFÜR	[DAFÜR		•	98.3%
22	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	DAFÜR	I	DAFÜR		•	97.4%
23	Purchase of own shares	DAFÜR		DAFÜR		~	99.2%
24	Authority to call general meetings on short notice	DAFÜR	• [DAGEGEN	14-days is insufficient for shareholders to vote in an informed manner.	•	87.5%



Regeneron Pharmaceutical

10.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Dr. Bonnie Bassler	DAFÜR	DAFÜR		•	86.9%
1b.	Re-elect Dr. Michael S. Brown	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	~	77.4%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1c.	Re-elect Dr. Leonard S. Schleifer	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	*	98.7%
1d.	Re-elect Dr. George D. Yancopoulos	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	*	98.2%
2.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	96.1%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	87.8%



Renault 25.05.2022 MIX

No.	Traktanden	Board	Etho	os		Res	sultat
1	To approve the parent company's financial statements	DAFÜR	D	AFÜR		*	90.9%
2	To approve the consolidated financial statements	DAFÜR	D	AFÜR		•	90.9%
3	To approve the allocation of income and the dividend payment	DAFÜR	D	AFÜR		*	99.7%
4	To approve elements related to redeemable shares	DAFÜR	D	AFÜR		*	91.3%
5	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR	• D	AGEGEN	Concerns over one or more related party agreements that are not in the interests of shareholders.	~	89.8%
	Board main features						
6	Re-election of Catherine Barba as a Director for 4 years	DAFÜR	D	AFÜR		*	91.0%
7	Re-election of Pierre Fleuriot as a Director for 4 years	DAFÜR	D	AFÜR		*	86.7%
8	Re-election of Joji Tagawa as a Director for 4 years	DAFÜR	D	AFÜR		*	84.5%
9	To approve the remuneration report	DAFÜR	D	AFÜR		•	88.1%
10	Ex-post binding "Say on Pay" vote on the individual remuneration of Jean-Dominique Senard, Chairman	DAFÜR	D	AFÜR		*	91.0%
11	Ex-post binding "Say on Pay" vote on the executive individual remuneration of Luca de Meo, CEO	DAFÜR	D	AFÜR		*	89.5%
12	Approval of the modification of a performance criterion of the long-term variable compensation of the CEO granted for the financial year 2020	DAFÜR	D	AFÜR		~	89.1%
13	To approve the non-executive Chairman new remuneration policy	DAFÜR	D	AFÜR		•	91.0%
14	To approve the CEO new remuneration policy	DAFÜR	• D	AGEGEN	Excessive total remuneration.	•	74.5%
15	To approve the non-executives new remuneration policy	DAFÜR	D	AFÜR		•	91.0%
16	To ratify act of the Board regarding the transfer of the location of the Company's registered office.	DAFÜR	D	AFÜR		~	91.3%
17	To approve a treasury share buy- back and disposal programme	DAFÜR	• D	AGEGEN	The amount of the repurchase is excessive given the financial situation and perspectives of the company.	*	90.7%
18	To authorise a potential reduction in the company's share capital	DAFÜR	• D	AGEGEN	The capital reduction is incompatible with the long-term interests of the majority of the company's stakeholders.	*	91.1%



Renault 25.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
19	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights	DAFÜR	DAFÜR		~	92.4%
20	Global allowance to issue capital related securities without pre- emptive rights by public issuance	DAFÜR	DAGEGEN	Discount on the issue price is too high.	*	90.2%
21	Global allowance to issue capital related securities without pre- emptive rights through private placement	DAFÜR	• DAGEGEN	Discount on the issue price is too high.	•	90.1%
22	To approve issues of shares or other capital related securities as a payment for any public exchange offer	DAFÜR	DAFÜR		*	91.5%
23	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	DAFÜR	DAFÜR		~	92.0%
24	To authorise capital increases by transfer of reserves	DAFÜR	DAFÜR		*	91.1%
25	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAFÜR		•	93.1%
26	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAGEGEN	Potential excessive awards.	*	90.4%
27	To amend several articles of the Bylaws	DAFÜR	DAGEGEN	The amendment has a negative impact on the rights or interests of all or some of the shareholders.	*	98.0%
28	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		*	91.3%



Rentokil Initial 11.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Annual Report and Accounts for the year ended 31 December 2021	DAFÜR	DAFÜR		•	99.9%
2	Advisory vote on Directors' Remuneration report	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	94.0%
3	Declare a final dividend	DAFÜR	DAFÜR		~	99.9%
	Elections to the Board of Directors					
4	Re-elect Mr. Stuart Ingall-Tombs	DAFÜR	DAFÜR		~	99.7%
5	Re-elect Mr. Sarosh Mistry	DAFÜR	DAFÜR		~	99.1%
6	Re-elect Mr. John Pettigrew	DAFÜR	DAFÜR		~	99.0%
7	Re-elect Mr. Andrew Ransom	DAFÜR	DAFÜR		~	100.0%
8	Re-elect Mr. Richard Solomons	DAFÜR	DAFÜR		~	98.3%
9	Re-elect Ms. Julie Southern	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	97.0%
10	Re-elect Ms. Catherine Turner	DAFÜR	• DAGEGEN	Chairman of the remuneration committee. We have serious concerns over remuneration.	*	96.3%
11	Re-elect Ms. Linda Yueh	DAFÜR	DAFÜR		~	97.4%
12	Re-appoint PricewaterhouseCoopers as auditor	DAFÜR	DAFÜR		*	99.7%
13	Auditor's remuneration	DAFÜR	DAFÜR		~	100.0%
14	Political donations and political expenditure	DAFÜR	DAFÜR		*	99.5%
15	Directors' authority to allot shares	DAFÜR	DAFÜR		•	97.9%
16	Disapplication of pre-emption rights on the issue of shares for cash	DAFÜR	DAFÜR		•	99.7%
17	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	DAFÜR	DAFÜR		•	99.1%
18	Purchase of own shares	DAFÜR	DAFÜR		~	99.6%
19	Authority to call general meetings on short notice	DAFÜR	DAGEGEN	14-days is insufficient for shareholders to vote in an informed manner.	•	96.9%



Rentokil Initial 06.10.2022 AGV

No.	Traktanden	Board	Ethos	Res	sultat
1	To approve the acquisition of Terminix Global Holdings, Inc	DAFÜR	DAFÜR	*	99.9%
2	To authorise the Directors to allot shares in connection with the Transaction	DAFÜR	DAFÜR	~	99.9%
3	To authorise the Directors to borrow up to £5 billion in connection with the Transaction	DAFÜR	DAFÜR	✓	98.4%
4	To adopt the Terminix Share Plan	DAFÜR	DAFÜR	✓	98.5%



Rexel 21.04.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	1) To approve the parent company's financial statements; 2) To approve specific luxury or non-deductible expenses	DAFÜR	DAFÜR		*	100.0%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		•	100.0%
3	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		*	99.8%
4	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR	DAFÜR		•	100.0%
5	To approve the non-executive Chairman new remuneration policy	DAFÜR	DAFÜR		*	99.8%
6	To approve the non-executives new remuneration policy	DAFÜR	DAGEGEN	The board fees are excessive.	*	98.7%
7	To approve the CEO new remuneration policy	DAFÜR	DAFÜR		•	95.0%
8	To approve the remuneration report	DAFÜR	• DAGEGEN	Some important elements of best practice are missing from the structure of the executive remuneration.	*	96.2%
9	Ex-post binding "Say on Pay" vote on the individual remuneration of the chairman, Ian Meankins	DAFÜR	DAFÜR		*	99.8%
10	Ex-post binding "Say on Pay" vote on the executive individual remuneration of the chief executive, Patrick Berard until 1 September 2021	DAFÜR	• DAGEGEN	Concerns over the pension allowance which exceeds guidelines.	*	82.0%
11	Ex-post binding "Say on Pay" vote on the executive individual remuneration of the chief executive, Guillaume Texier since 1 September 2021	DAFÜR	• DAGEGEN	Concerns over the excessive sign-on bonus granted to the new CEO.	✓	94.4%
12	To ratify the co-optation of Barbara Dalibard in remplacement of Hendrica Verhagen as a Director	DAFÜR	DAFÜR		*	99.0%
13	Re-election of Barbara Dalibard as a Director for 4 years	DAFÜR	DAFÜR		*	96.7%
14	Re-election of François Auque as a Director for 4 years	DAFÜR	DAFÜR		~	98.5%
15	Re-election of Agnès Touraine as a Director for 4 years	DAFÜR	DAFÜR		*	92.8%
16	To re-elect KPMG Audit as auditor for 6 years	DAFÜR	DAFÜR		*	96.9%



Rexel 21.04.2022 MIX

No.	Traktanden	Board	Ethos		Re	sultat
17	To re-elect Salustro Reydel as alternate auditor for a period of 6 years	DAFÜR	• DAGEGEN	The appointment of an associate or partner of the main auditing firm as substitute auditor is not in line with the legal objective to provide protection to shareholders and to the company.	•	99.0%
18	To approve a treasury share buyback and disposal programme	DAFÜR	DAFÜR		*	99.9%
19	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		•	100.0%
20	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAFÜR		*	96.9%
21	To authorise capital increases related to an all-foreign-employee share ownership plan	DAFÜR	DAFÜR		•	96.9%
22	To authorise the Board to issue restricted shares for employees and/or executive directors	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	•	95.5%
23	To authorise the Board to issue restricted shares for employees as matching contribution	DAFÜR	DAFÜR		*	96.1%
24	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		*	100.0%



S&P Global 04.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1.1	Re-elect Mr. Marco Alverà	DAFÜR	DAFÜR		~	97.5%
1.2	Elect Mr. Jacques Esculier	DAFÜR	DAFÜR		~	98.7%
1.3	Elect Ms. Gay Huey Evans	DAFÜR	DAFÜR		~	99.9%
1.4	Re-elect Mr. William D. Green	DAFÜR	DAFÜR		~	95.1%
1.5	Re-elect Ms. Stephanie C. Hill	DAFÜR	DAFÜR		~	99.6%
1.6	Re-elect Ms. Rebecca Jacoby	DAFÜR	DAFÜR		~	98.7%
1.7	Elect Mr. Robert P. Kelly	DAFÜR	DAFÜR		~	98.6%
1.8	Re-elect Mr. Ian Paul Livingston	DAFÜR	DAFÜR		~	98.4%
1.9	Elect Ms. Deborah D. McWhinney	DAFÜR	DAFÜR		~	99.9%
1.10	Re-elect Ms. Maria R. Morris	DAFÜR	DAFÜR		~	99.1%
1.11	Re-elect Mr. Douglas L. Peterson	DAFÜR	DAFÜR		~	98.7%
1.12	Re-elect Mr. Edward B. Rust Jr.	DAFÜR	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	94.5%
1.13	Re-elect Mr. Richard E. Thornburgh	DAFÜR	DAFÜR		*	96.4%
1.14	Elect Dr. Gregory Washington	DAFÜR	DAFÜR		~	99.7%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	95.4%
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	93.3%



Sba Communications 12.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1.1	Re-elect Mr. Kevin L. Beebe	DAFÜR	• DAGEGEN	Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent.	*	93.1%
1.2	Re-elect Mr. Jack Langer	DAFÜR	• DAGEGEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient. Non independent lead director, which is not best practice.	•	82.3%
1.3	Re-elect Mr. Jeffrey A. Stoops	DAFÜR	• DAGEGEN	Executive director. The board is not sufficiently independent.	*	97.3%
1.4	Elect Mr. Jay L. Johnson	DAFÜR	 DAGEGEN 	Concerns over the director's time commitments.	*	99.2%
2.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	97.3%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	95.3%
				An important part of the variable remuneration is not subject to challenging long-term performance conditions.		



Scor 18.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	1) To approve the parent company's financial statements; 2) To approve specific luxury or non-deductible expenses	DAFÜR	DAFÜR		•	100.0%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		*	100.0%
3	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		*	99.9%
4	To approve the remuneration report	DAFÜR	DAFÜR		*	97.1%
5	Ex-post binding "Say on Pay" vote on the 2021 remuneration of Denis Kessler, Chairman and CEO until 30 June 2021	DAFÜR	DAFÜR		*	58.4%
6	Ex-post binding "Say on Pay" vote on the 2021 remuneration of Denis Kessler, Chairman as of 1 July 2021	DAFÜR	• DAGEGEN	Excessive total remuneration.	•	93.6%
7	Ex-post binding "Say on Pay" vote on the 2021 remuneration of Laurent Rousseau, CEO as of 1 July 2021	DAFÜR	DAFÜR		•	97.7%
8	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		•	98.5%
9	To approve Directors' fees	DAFÜR	DAGEGEN	The proposed increase relative to the previous year is not justified.	•	94.7%
10	To approve the non-executive Chairman new remuneration policy	DAFÜR	DAGEGEN	Excessive total remuneration.	*	95.0%
11	To approve the CEO new remuneration policy	DAFÜR	DAFÜR		*	93.3%
	Board main features					
12	Re-election of Natacha Valla as a Director for 3 years	DAFÜR	DAFÜR		*	97.6%
13	Re-election of Fabrice Brégier as a Director for 3 years	DAFÜR	DAFÜR		*	96.5%
14	Approval of a transactional agreement concluded by the Company with Covéa Coopérations SA and Covéa S.G.A.M	DAFÜR	DAFÜR		*	100.0%
15	To approve a treasury share buy- back and disposal programme	DAFÜR	DAFÜR		*	99.8%
16	To authorise capital increases by transfer of reserves	DAFÜR	DAFÜR		*	99.9%
17	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights	DAFÜR	DAFÜR		*	95.2%
18	Global allowance to issue capital related securities without preemptive rights by public issuance	DAFÜR	DAGEGEN	The discount is too high on the share issue price.	•	96.7%



Scor 18.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
19	Global allowance to issue capital related securities without preemptive rights through private placement	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	*	95.5%
20	To approve issues of shares or other capital related securities as a payment for any public exchange offer	DAFÜR	DAFÜR		*	98.7%
21	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	DAFÜR	DAFÜR		•	98.5%
22	"Green shoe" authorisation	DAFÜR	DAGEGEN	Additional potential dilution which is not in shareholders' interests.	*	90.1%
23	To issue warrants without preemption rights ("Warrants Contingent 2022")	DAFÜR	DAGEGEN	The discount is too high on the share issue price.	•	97.6%
24	To issue warrants without preemption rights ("Warrants AOF 2022")	DAFÜR	DAGEGEN	The discount is too high on the share issue price.	*	97.6%
25	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		*	99.9%
26	To authorise allocation of options (new or existing shares)	DAFÜR	DAFÜR		*	94.0%
27	To authorise the Board to issue restricted shares for employees and/or executive directors	DAFÜR	DAGEGEN	Potential excessive awards.	•	93.5%
28	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAFÜR		*	93.1%
29	To limit capital increases with or without pre-emptive rights	DAFÜR	DAFÜR		*	96.3%
30	To amend Article 14 of the Company's Articles of Association regarding the age limit for the Chairman of the Board	DAFÜR	• DAGEGEN	The chairman will have been sitting on the board for over 20 years, which exceeds guidelines, if we extend the age limit.	•	77.1%
31	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		*	100.0%



Seagate Technology Holdings

24.10.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Re-elect Mr. Shankar Arumugavelu	DAFÜR	DAFÜR		~	99.6%
1.b	Re-elect Mr. Pratik Bhatt	DAFÜR	DAFÜR		~	99.6%
1.c	Re-elect Ms. Judy Bruner	DAFÜR	DAFÜR		~	97.4%
1.d	Re-elect Mr. Michael R. Cannon	DAFÜR	DAFÜR		•	96.7%
1.e	Elect Mr. Richard L. Clemmer	DAFÜR	DAGEGEN	The director is over 70 years old, which exceeds guidelines for new nominees.	•	99.7%
1.f	Elect Ms. Yolanda L. Conyers	DAFÜR	DAFÜR		•	99.7%
1.g	Re-elect Mr. Jay L. Geldmacher	DAFÜR	DAFÜR		~	99.2%
1.h	Re-elect Mr. Dylan G. Haggart	DAFÜR	DAFÜR		~	99.5%
1.i	Re-elect Dr. William D. Mosley	DAFÜR	DAFÜR		~	99.4%
1.j	Re-elect Ms. Stephanie Tilenius	DAFÜR	DAFÜR		~	99.6%
1.k	Re-elect Mr. Edward J. Zander	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	89.4%
2	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	An important part of the variable remuneration is based on continued employment only.	*	88.0%
3	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	93.6%
4	Determine the price range for the re-allotment of treasury shares	DAFÜR	DAFÜR		*	93.0%



SEB 19.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the parent company's financial statements	DAFÜR	DAFÜR		*	100.0%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		*	100.0%
3	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		•	100.0%
4	To approve Directors' fees	DAFÜR	DAFÜR		~	99.5%
	Board main features					
5	Re-election of Delphine Bertrand as a Director for 4 years	DAFÜR	DAFÜR		*	81.4%
6	Election of BPI France Investissement as a Director for 4 years	DAFÜR	DAFÜR		•	99.4%
7	To approve the remuneration report	DAFÜR	DAFÜR		*	97.7%
8	Ex-post binding "Say on Pay" vote on the executive individual remuneration of the Chairman and CEO	DAFÜR	• DAGEGEN	Excessive variable remuneration.	*	85.3%
9	Ex-post binding "Say on Pay" vote on the executive individual remuneration of the Deputy CEO	DAFÜR	DAGEGEN	The information provided is insufficient.	•	86.9%
10	To approve the Chairman and CEO new remuneration policy for the period from January 1, 2022 to june 30, 2022	DAFÜR	• DAGEGEN	Concerns over the pension allowance which exceeds guidelines.	~	81.9%
11	To approve the Deputy CEO new remuneration policy for the period from January 1, 2022 to June 30, 2022	DAFÜR	• DAGEGEN	Concerns over the pension allowance which exceeds guidelines.	~	95.6%
12	To approve the non-executive Chairman new remuneration policy as of July 1, 2022	DAFÜR	• DAGEGEN	Excessive total remuneration.	•	70.7%
13	To approve the CEO new remuneration policy as of July 1, 2022	DAFÜR	DAFÜR		•	96.0%
14	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		*	99.7%
15	To approve a treasury share buy- back and disposal programme	DAFÜR	• DAGEGEN	Anti takeover measure that can lead to an exclusion of any potentially non-friendly offer which could be in the interests of shareholders.	*	82.3%
16	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		•	99.8%
17	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights	DAFÜR	• DAGEGEN	Anti takeover measure that can lead to an exclusion of any potentially non-friendly offer which could be in the interests of shareholders.	~	82.8%
18	Global allowance to issue capital related securities without pre- emptive rights by public issuance	DAFÜR	• DAGEGEN	Anti takeover measure that can lead to an exclusion of any potentially non-friendly offer which could be in the interests of shareholders.	*	82.5%



SEB 19.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
19	Global allowance to issue capital related securities without preemptive rights through private placement	DAFÜR	• DAGEGEN	Anti takeover measure that can lead to an exclusion of any potentially non-friendly offer which could be in the interests of shareholders.	*	82.8%
20	To limit capital increases with or without pre-emptive rights	DAFÜR	DAFÜR		*	99.8%
21	To authorise capital increases by transfer of reserves	DAFÜR	DAFÜR		*	98.6%
22	To authorise the Board to issue restricted shares for employees and/or executive directors	DAFÜR	• DAGEGEN	The information provided is insufficient.	•	95.4%
23	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAGEGEN	The purchase price of shares for employee savings-related plans should not be in principle lower than 80% of the market price at the date of grant.	*	99.6%
24	To amend the articles of Association: split Nominal Value	DAFÜR	DAFÜR		•	100.0%
25	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		•	100.0%



Segro 21.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Annual Report and Accounts for the year ended 31 December 2021	DAFÜR	DAFÜR		*	100.0%
2	Declare a final dividend	DAFÜR	DAFÜR		•	99.8%
3	Advisory vote on Directors' Remuneration report	DAFÜR	DAFÜR		•	97.6%
4	Binding vote on Directors' Remuneration policy	DAFÜR	DAFÜR		•	98.9%
	Elections to the Board of Directors					
5	Re-elect Mr. Gerald Corbett	DAFÜR	DAFÜR		~	98.3%
6	Re-elect Ms. Mary Barnard	DAFÜR	DAFÜR		~	98.9%
7	Re-elect Ms. Sue Clayton	DAFÜR	DAFÜR		~	98.9%
8	Re-elect Mr. Soumen Das	DAFÜR	DAFÜR		~	99.8%
9	Re-elect Ms. Carol Fairweather	DAFÜR	DAFÜR		~	98.9%
10	Re-elect Mr. Andy Gulliford	DAFÜR	DAFÜR		~	100.0%
11	Re-elect Mr. Martin Moore	DAFÜR	DAFÜR		•	98.5%
12	Re-elect Mr. David Sleath OBE	DAFÜR	DAFÜR		•	99.8%
13	Elect Mr. Simon Fraser	DAFÜR	DAFÜR		~	99.8%
14	Elect Mr. Andy Harrison	DAFÜR	DAFÜR		~	99.9%
15	Elect Ms. Linda Yueh	DAFÜR	DAFÜR		~	95.1%
16	Re-appoint PricewaterhouseCoopers as auditor	DAFÜR	DAFÜR		*	99.6%
17	Auditor's remuneration	DAFÜR	DAFÜR		~	100.0%
18	Political donations and political expenditure	DAFÜR	DAFÜR		•	99.3%
19	Amend the Long-Term Incentive Plan 2018 (LTIP)	DAFÜR	DAFÜR		*	98.8%
20	Directors' authority to allot shares	DAFÜR	DAFÜR		~	97.6%
21	Disapplication of pre-emption rights on the issue of shares for cash	DAFÜR	DAFÜR		•	99.7%
22	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	DAFÜR	DAFÜR		•	98.5%
23	Purchase of own shares	DAFÜR	DAFÜR		*	99.5%
24	Authority to call general meetings on short notice	DAFÜR	DAGEGEN	14-days is insufficient for shareholders to vote in an informed manner.	•	86.4%



Seiko Epson 28.06.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1	Dividend Allocation	DAFÜR	DAFÜR		✓
2	Amend Articles of Association: Virtual general meeting and electronic documentation	DAFÜR	DAGEGEN	The amendment has a negative impact on the rights or interests of all or some of the shareholders.	*
3	Election of Directors				
3.1	Re-elect Mr. Minoru Usui	DAFÜR	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*
3.2	Re-elect Mr. Yasunori Ogawa	DAFÜR	DAFÜR		~
3.3	Re-elect Mr. Koichi Kubota	DAFÜR	DAFÜR		✓
3.4	Re-elect Mr. Tatsuaki Seki	DAFÜR	DAFÜR		✓
3.5	Re-elect Mr. Hideaki Omiya	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	✓
3.6	Re-elect Ms. Mari Matsunaga	DAFÜR	DAFÜR		✓
4	Election of directors to the audit and supervisory committee				
4.1	Re-elect Mr. Masayuki Kawana	DAFÜR	DAFÜR		~
4.2	Re-elect Mr. Yoshio Shirai	DAFÜR	DAFÜR		✓
4.3	Re-elect Mr. Susumu Murakoshi	DAFÜR	DAFÜR		~
4.4	Re-elect Ms. Michiko Ohtsuka	DAFÜR	DAFÜR		*
5	Approve bonus payment for directors (excluding the audit and supervisory committee members)	DAFÜR	DAFÜR		*
6	Approve restricted share plan	DAFÜR	DAFÜR		✓



Seven & I Holdings Co.

26.05.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1	Approve Allocation of Income and Dividend	DAFÜR	DAFÜR		*
2	Amend articles of incorporation: Electronic documentation	DAFÜR	DAFÜR		~
2	Elections of directors				
3.1	Re-elect Mr. Ryuichi Isaka	DAFÜR	DAGEGEN	Combined chairman and CEO.	~
3.2	Re-elect Mr. Katsuhiro Goto	DAFÜR	DAFÜR		~
3.3	Re-elect Mr. Junro Ito	DAFÜR	DAGEGEN	Executive director sitting on the remuneration committee, which is not best practice.	✓
3.4	Re-elect Mr. Yoshimichi Maruyama	DAFÜR	DAFÜR		~
3.5	Re-elect Mr. Fumihiko Nagamatsu	DAFÜR	DAFÜR		*
3.6	Re-elect Mr. Joseph M. DePinto	DAFÜR	DAFÜR		~
3.7	Re-elect Prof. Kunio Ito	DAFÜR	DAFÜR		~
3.8	Re-elect Mr. Toshiro Yonemura	DAFÜR	DAFÜR		~
3.9	Re-elect Mr. Tetsuro Higashi	DAFÜR	DAFÜR		~
3.10	Elect Mr. Yoshiyuki Izawa	DAFÜR	DAGEGEN	The director is over 70 years old, which exceeds guidelines for new nominees.	✓
3.11	Elect Ms. Meyumi Yamada	DAFÜR	DAFÜR		~
3.12	Elect Ms. Jenifer Rogers	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	~
3.13	Elect Mr. Paul Yonamine	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	~
3.14	Elect Mr. Stephen Hayes Dacus	DAFÜR	DAFÜR		*
3.15	Elect Ms. Elizabeth Miin Meyerdirk	DAFÜR	DAFÜR		*
4	Elect 3 Corporate Auditors				
4.1	Elect Mr. Nobutomo Teshima as a Corporate Auditor	DAFÜR	DAFÜR		~
4.2	Re-elect Mr. Kazuhiro Hara as a Corporate Auditor	DAFÜR	DAFÜR		✓
4.3	Re-elect Ms. Mitsuko Inamasu as a Corporate Auditor	DAFÜR	DAFÜR		~
5	Partial revision of performance- based and stock-based compensation for Directors	DAFÜR	DAFÜR		✓



Sherwin-Williams 20.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Ms. Kerrii B. Anderson	DAFÜR	DAFÜR		•	95.9%
1b.	Re-elect Mr. Arthur F. Anton	DAFÜR	DAFÜR		•	86.4%
1c.	Re-elect Mr. Jeff M. Fettig	DAFÜR	DAFÜR		~	95.0%
1d.	Re-elect Mr. Richard J. Kramer	DAFÜR	DAFÜR		•	92.9%
1e.	Re-elect Mr. John G. Morikis	DAFÜR	DAGEGEN	Combined chairman and CEO.	•	94.1%
1f.	Re-elect Ms. Christine A. Poon	DAFÜR	DAFÜR		~	99.1%
1g.	Re-elect Mr. Aaron M. Powell	DAFÜR	DAFÜR		•	98.8%
1h.	Elect Ms. Marta R. Stewart	DAFÜR	DAFÜR		~	98.9%
1i.	Re-elect Mr. Michael H. Thaman	DAFÜR	DAFÜR		~	98.4%
1j.	Re-elect Mr. Matthew Thornton III	DAFÜR	DAFÜR		*	98.8%
1k.	Re-elect Mr. Steven H. Wunning	DAFÜR	DAFÜR		*	96.3%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	~	92.4%
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	96.0%



Singapore Telecommunications

29.07.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	To receive and adopt the Directors' Statement and audited Financial Statement and Auditors' Report	DAFÜR	DAFÜR		~	100.0%
2	To declare a final dividend	DAFÜR	DAFÜR		~	100.0%
	Elections of directors					
3.	Re-elect Ms. Christina Hon Kwee Fong Ong	DAFÜR	DAFÜR		*	93.7%
4.	Re-elect Mr. Bradley Horowitz	DAFÜR	DAFÜR		~	100.0%
5.	Re-elect Ms. Gail Patricia Kelly	DAFÜR	DAFÜR		~	99.7%
6.	Elect Mr. John Lindsay Arthur	DAFÜR	DAFÜR		~	100.0%
7.	Elect Ms. Hsin Yue Yong	DAFÜR	DAFÜR		~	100.0%
8.	To approve payment of Directors' fees by the Company for the financial year ending 31 March 2023	DAFÜR	DAFÜR		•	99.7%
9.	Re-election of the auditor and authorise their remuneration	DAFÜR	DAFÜR		*	99.9%
10.	To approve the proposed share issue mandate	DAFÜR	DAFÜR		*	93.5%
11.	To authorise the Directors to grant awards and allot/issue shares pursuant to the Singtel PSP 2012	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	•	97.3%
12.	To approve the proposed renewal of the share purchase mandate	DAFÜR	DAFÜR		*	99.9%



Société Générale 17.05.2022 MIX

No.	Traktanden	Board	Eth	nos		Res	sultat
NV	Non-Voting Item : Energy transition plan and social and environmental responsability	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			
1	To approve the consolidated financial statements	DAFÜR		DAFÜR		~	99.3%
2	 To approve the parent company's financial statements; To approve specific luxury or non-deductible expenses 	DAFÜR		DAFÜR		~	99.3%
3	To approve the allocation of income and the dividend payment	DAFÜR		DAFÜR		~	99.1%
4	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR		DAFÜR		*	99.7%
5	To approve the non-executive new remuneration policy of the Chairman	DAFÜR	•	DAGEGEN	Excessive total remuneration.	~	94.3%
6	To approve the new remuneration policy of the CEO and the Deputy CEOs	DAFÜR		DAFÜR		~	90.1%
7	To approve the non-executives new remuneration policy	DAFÜR		DAFÜR		•	95.9%
8	To approve the remuneration report	DAFÜR		DAFÜR		~	91.5%
9	Ex-post binding "Say on Pay" vote on the individual remuneration of Mr. Lorenzo Bini Smaghi, Chairman	DAFÜR	•	DAGEGEN	Excessive total remuneration.	~	94.1%
10	Ex-post binding "Say on Pay" vote on the executive individual remuneration of Mr. Frédéric Oudéa, CEO	DAFÜR		DAFÜR		~	90.0%
11	Ex-post binding "Say on Pay" vote on the executive individual remuneration of Mr. Philippe Aymerich, Deputy CEO	DAFÜR		DAFÜR		•	90.2%
12	Ex-post binding "Say on Pay" vote on the executive individual remuneration of Ms. Diony Lebot, Deputy CEO	DAFÜR		DAFÜR		•	90.1%
13	Ex-post binding "Say on Pay" vote on the individual remuneration granted to regulated officers mentioned in the French Financial Code (article L.511-71 Code monétaire et financier)	DAFÜR		DAFÜR		✓	92.6%
	Board main features						
14	Re-election of Lorenzo Bini Smaghi as a Director for 4 years	DAFÜR		DAFÜR		~	98.0%



Société Générale 17.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
15	Re-election of Jérôme Contamine as a Director for 4 years	DAFÜR	DAFÜR		*	97.1%
16	Re-election of Diane Côté as a Director for 4 years	DAFÜR	DAFÜR		*	97.6%
17	To approve a treasury share buyback and disposal programme	DAFÜR	DAFÜR		•	98.8%
18	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights	DAFÜR	DAFÜR		*	96.4%
19	Global allowance to issue capital related securities without pre- emptive rights by public issuance	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	*	95.7%
20	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	DAFÜR	DAFÜR		*	97.6%
21	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAFÜR		*	98.6%
22	To issue performance shares to corporate officers and regulated officers mentioned in the French Monetary and Financial Code (article L511-71)	DAFÜR	• DAGEGEN	Potential excessive awards.	*	96.2%
23	To issue performance shares to employees excluding regulated officers mentioned in the French Monetary and Financial Code (article L511-71)	DAFÜR	DAFÜR		*	98.5%
24	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		*	99.0%
25	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		*	99.7%



SolarEdge Technologies

20.06.2022 OGV

No.	Traktanden	Board	Ethos	nos		sultat
1	Elections of directors					
1.a	Elect Ms. Betsy S. Atkins	DAFÜR	DAFÜR		•	57.3%
1.b	Elect Mr. Dirk Hoke	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	95.2%
2	Re-election of the auditor	DAFÜR	DAFÜR		•	98.5%
3	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	*	85.4%



SPIE 11.05.2022 MIX

No.	Traktanden	Board	Ethos		Re	sultat
1	To approve the parent company's financial statements	DAFÜR	DAFÜR		•	100.0%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		•	100.0%
3	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		*	100.0%
4	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR	• DAGEGEN	Concerns over one or more related party agreements that are not in the interests of shareholders.	✓	96.9%
	Board main features					
5	To ratify the co-optation of Geertrui Schoolenberg as a Director, until the present GM	DAFÜR	DAFÜR		*	97.3%
6	Re-election of Geertrui Schoolenberg as a Director for 4 years	DAFÜR	DAFÜR		*	97.3%
7	To ratify the co-optation of Bpi France as a Director for a year	DAFÜR	DAFÜR		*	98.6%
8	Re-election of Gauthier Louette as a Director for 4 years	DAFÜR	DAGEGEN	Combined chairman and CEO.	*	74.4%
9	Re-election of Regine Stachelhaus as a Director for 4 years	DAFÜR	DAFÜR		*	99.2%
10	Re-election of Peugeot Invest as a Director for 4 years	DAFÜR	DAFÜR		•	84.3%
11	Election of an unknown Director for 4 years of Christopher Delbruck as a Director for 4 years	DAFÜR	DAFÜR		*	100.0%
12	To re-elect Ernst & Young Audit as auditor for 6 years	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	91.8%
13	Ex-post binding "Say on Pay" vote on the individual remuneration of Gauthier Louette, Chairman & CEO	DAFÜR	DAFÜR		*	89.8%
14	To approve the Chairman & CEO new remuneration policy	DAFÜR	DAGEGEN	Excessive fixed remuneration.	*	92.3%
15	To approve the remuneration report	DAFÜR	DAFÜR		*	98.3%
16	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		~	99.6%
17	To approve a treasury share buy- back and disposal programme	DAFÜR	DAFÜR		~	100.0%
18	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		*	97.7%
19	To authorise capital increases by transfer of reserves	DAFÜR	DAFÜR		*	99.9%



SPIE 11.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
20	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights	DAFÜR	DAFÜR		~	90.9%
21	Global allowance to issue capital related securities without preemptive rights by public issuance	DAFÜR	DAGEGEN	The discount is too high on the share issue price.	*	92.1%
22	Global allowance to issue capital related securities without pre- emptive rights through private placement	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	~	85.8%
23	To depart from the legal rules defining the maximum discount for capital increase without preemptive rights (up to 10% of share capital)	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	✓	87.9%
24	"Green shoe" authorisation	DAFÜR	DAGEGEN	Additional potential dilution which is not in shareholders' interests.	*	83.6%
25	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	DAFÜR	DAFÜR		~	69.0%
26	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAFÜR		*	90.3%
27	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAFÜR		*	90.2%
28	To authorise the Board to issue restricted shares for employees and/or executive directors	DAFÜR	DAFÜR		*	93.4%
29	To amend article 15 related to the deliberations of the Board	DAFÜR	DAFÜR		*	97.9%
30	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		*	100.0%



Starbucks 16.03.2022 OGV

No.	Traktanden	Board	Ethos		Res	ultat
1	Elections of directors					
1.1	Re-elect Mr. Richard E. Allison	DAFÜR	DAFÜR		~	98.0%
1.2	Re-elect Mr. Andrew Campion	DAFÜR	DAFÜR		~	98.8%
1.3	Re-elect Ms. Mary N. Dillon	DAFÜR	DAFÜR		~	94.6%
1.4	Re-elect Ms. Isabel Ge Mahe	DAFÜR	DAFÜR		*	98.4%
1.5	Re-elect Ms. Mellody Hobson	DAFÜR	DAFÜR		~	96.0%
1.6	Re-elect Mr. Kevin R. Johnson	DAFÜR	DAFÜR		*	99.4%
1.7	Re-elect Mr. Jorgen Vig Knudstorp	DAFÜR	DAFÜR		*	97.5%
1.8	Re-elect Mr. Satya Nadella	DAFÜR	DAFÜR		~	98.6%
1.9	Re-elect Mr. Joshua C. Ramo	DAFÜR	DAFÜR		*	97.8%
1.10	Re-elect Ms. Clara Shih	DAFÜR	DAFÜR		*	99.0%
1.11	Re-elect Mr. Javier G. Teruel	DAFÜR	DAFÜR		~	94.0%
2	To approve the adoption of the Omnibus Incentive Plan	DAFÜR	• DAGEGEN	Potential excessive awards.	*	93.9%
3	Advisory vote on executive remuneration	DAFÜR	 DAGEGEN 	Excessive variable remuneration.	*	92.4%
4	Election of the auditor	DAFÜR	• DAGEGEN	The auditor's long tenure raises independence concerns.	*	95.4%
5	Shareholder resolution: Report on the prevention of harassment and discrimination in the workplace	DAGEGEN	• DAFÜR	Enhanced disclosure on social issues.	×	32.1%



Stora Enso 15.03.2022 OGV

No.	Traktanden	Board	Ethos		Re	sultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2.	Calling the Meeting to order	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
3.	Election of persons to scrutinize the minutes and to supervise the counting of votes	DAFÜR	DAFÜR		•	100.09
4.	Recording the legality of the Meeting	DAFÜR	DAFÜR		*	100.09
5.	Recording the attendance at the Meeting and adoption of the list of votes	DAFÜR	DAFÜR		•	100.09
6.	Presentation of the annual accounts, the report of the board of directors and the auditor's report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
7.	Adoption of the financial statements	DAFÜR	DAFÜR		*	99.99
8.	Approve allocation of income and dividend	DAFÜR	DAFÜR		*	100.09
9.	Resolution on the discharge of the members of the board of directors and the CEO from liability	DAFÜR	DAFÜR		*	99.49
10.	Approve remuneration report	DAFÜR	DAFÜR		~	96.9°
11.	Approve executive remuneration policy	DAFÜR	DAFÜR		*	98.99
12.	Approve directors' fees	DAFÜR	DAFÜR		~	99.49
13.	Resolution on the number of members of the board of directors	DAFÜR	DAFÜR		*	100.09
14.	Election of the board of directors	DAFÜR	• DAGEGEN	The board is not sufficiently independent in our view and the proposed slate would not improve the level of independence.	•	91.69
15.	Approve auditors' fees	DAFÜR	DAFÜR		~	100.09
16.	Election of auditor	DAFÜR	DAFÜR		~	100.09
17.	Authorisation to repurchase own shares	DAFÜR	DAFÜR		*	100.09
18.	Authorisation to issue shares	DAFÜR	DAFÜR		~	99.99
19.	Decision making order	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
20.	Closing of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			



Subaru Corporation 22.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Dividend Allocation	DAFÜR	DAFÜR		•	99.7%
2	Amend Articles of Association: Electronic documentation	DAFÜR	DAFÜR		*	99.8%
3	Election of Directors					
3.1	Re-elect Mr. Tomomi Nakamura	DAFÜR	DAFÜR		~	98.5%
3.2	Re-elect Mr. Kazuo Hosoya	DAFÜR	DAFÜR		~	98.2%
3.3	Re-elect Mr. Katsuyuki Mizuma	DAFÜR	DAFÜR		~	99.2%
3.4	Re-elect Mr. Tetsuo Onuki	DAFÜR	DAFÜR		~	99.4%
3.5	Re-elect Mr. Atsushi Osaki	DAFÜR	DAFÜR		~	99.4%
3.6	Re-elect Mr. Fumiaki Hayata	DAFÜR	DAFÜR		~	99.4%
3.7	Re-elect Mr. Yasuyuki Abe	DAFÜR	DAFÜR		~	99.4%
3.8	Re-elect Mr. Natsunosuke Yago	DAFÜR	DAFÜR		~	99.4%
3.9	Re-elect Ms. Miwako Doi	DAFÜR	DAFÜR		~	99.4%
4	Elect Ms. Ms. Yuri Furusawa as a Corporate Auditor	DAFÜR	DAFÜR		*	99.7%
5	Re-elect Mr. Hirohisa Ryu as a Substitute Corporate Auditor	DAFÜR	DAFÜR		*	99.8%
6	Approve Revision to Restricted Stock Plan	DAFÜR	DAGEGEN	An important part of the variable remuneration is based on continued employment only.	*	98.5%



Sumitomo Metal Mining

24.06.2022 OGV

No.	Traktanden	Board	Ethos	Resultat
1	Dividend Allocation	DAFÜR	DAFÜR	→ 98.8%
2	Amend Articles of Association: Electronic documentation	DAFÜR	DAFÜR	→ 99.9%
3	Election of Directors			
3.1	Re-elect Mr. Yoshiaki Nakazato	DAFÜR	DAFÜR	✓ 92.8%
3.2	Re-elect Mr. Akira Nozaki	DAFÜR	DAFÜR	→ 94.2%
3.3	Re-elect Mr. Toru Higo	DAFÜR	DAFÜR	✓ 96.1%
3.4	Re-elect Mr. Nobuhiro Matsumoto	DAFÜR	DAFÜR	✓ 96.4%
3.5	Re-elect Mr. Takahiro Kanayama	DAFÜR	DAFÜR	✓ 96.4%
3.6	Re-elect Mr. Kazuhisa Nakano	DAFÜR	DAFÜR	✓ 99.6%
3.7	Re-elect Ms. Taeko Ishii	DAFÜR	DAFÜR	✓ 99.4%
3.8	Re-elect Mr. Manabu Kinoshita	DAFÜR	DAFÜR	✓ 94.1%
4	Election of Mr. Tsuyoshi Nozawa as a Corporate Auditor	DAFÜR	DAFÜR	✓ 91.9%
5	Elect Mr. Kazuhiro Mishina as a Substitute Corporate Auditor	DAFÜR	DAFÜR	→ 99.9%
6	Approve bonus payment for directors	DAFÜR	DAFÜR	→ 98.9%



Sun Hung Kai Properties

03.11.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	To receive the audited financial statements and related reports for the year ended 30 June 2022	DAFÜR	DAFÜR		•	100.0%
2	To declare a final dividend	DAFÜR	DAFÜR		~	100.0%
3.1	Elections of directors					
3.1.a	Elect Mr. Tak-yeung (Albert) Lau	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	*	96.9%
3.1.b	Elect Ms. Sau-yim (Maureen) Fung	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	•	97.1%
3.1.c	Elect Mr. Hong-ki (Robert) Chan	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	•	96.9%
3.1.d	Re-elect Mr. Ping-luen (Raymond) Kwok	DAFÜR	 DAGEGEN 	Combined chairman and CEO.	*	92.7%
3.1.e	Re-elect Mr. Dicky (Peter) Yip	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	•	87.9%
3.1.f	Re-elect Prof. Yue-chim (Richard) Wong	DAFÜR	• DAGEGEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	*	86.8%
				Non-independent chairman of the nomination committee. The independence of this committee is insufficient.		
3.1.g	Re-elect Dr. Kwok-lun (William) Fung	DAFÜR	• DAGEGEN	Non independent director (board membership exceeding time limit for independence). The board is not sufficiently independent.	*	90.4%
3.1.h	Re-elect Dr. Nai-pang (Norman) Leung	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	•	96.5%
3.1.i	Re-elect Mr. Hung-ling (Henry) Fan	DAFÜR	DAFÜR		~	99.8%
3.1.j	Re-elect Mr. Cheuk-yin (William) Kwan	DAFÜR	• DAGEGEN	The director is over 75 years old, which exceeds guidelines.	*	86.5%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
3.1.k	Re-elect Mr. Kai-wang (Christopher) Kwok	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	•	97.0%
3.1.l	Re-elect Mr. Chi-ho (Eric) Tung	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	•	96.5%
3.2	Fix the directors' fees for the year ending 30 June 2023	DAFÜR	DAFÜR		~	100.0%
4	Re-elect Deloitte Touche Tohmatsu as auditor and authorise the board of directors to fix its remuneration	DAFÜR	DAFÜR		✓	98.6%
5	Grant a general mandate to the board to buy back shares	DAFÜR	DAFÜR		*	99.9%
6	Grant a general mandate to the board to issue new shares	DAFÜR	DAFÜR		*	77.7%



Sun Hung Kai Properties

03.11.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
7	Extend the general mandate to issue new shares by adding the number of shares bought back	DAFÜR	 DAGEGEN 	Excessive potential capital increase without pre-emptive rights.	✓ 77.3%



Symrise 03.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Receive the Annual Report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2	Approve the Dividend	DAFÜR	DAFÜR		~	99.2%
3	Approve Discharge of Management Board	DAFÜR	DAFÜR		*	97.5%
4	Approve Discharge of Supervisory Board	DAFÜR	DAFÜR		*	84.5%
5	Appoint the Auditors	DAFÜR	DAFÜR		~	98.7%
6	Approve Remuneration Report	DAFÜR	DAFÜR		~	52.9%
7	Approve Remuneration System for the Management Board members	DAFÜR	DAGEGEN	Potential excessive awards with no individual cap for executives under this remuneration plan.	*	87.6%



T Rowe Price Group 10.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Elect Mr. Glenn R. August	DAFÜR	DAFÜR		~	97.8%
1b.	Re-elect Mr. Mark S. Bartlett	DAFÜR	DAFÜR		~	91.7%
1c.	Re-elect Ms. Mary K. Bush	DAFÜR	DAFÜR		~	97.0%
1d.	Re-elect Ms. Dina Dublon	DAFÜR	DAFÜR		~	99.0%
1e.	Re-elect Dr. Freeman A. Hrabowski III	DAFÜR	DAFÜR		*	96.9%
1f.	Re-elect Mr. Robert F. MacLellan	DAFÜR	DAFÜR		~	91.8%
1g.	Elect Ms. Eileen P. Rominger	DAFÜR	DAFÜR		*	99.4%
1h.	Elect Mr. Robert W. Sharps	DAFÜR	DAFÜR		*	99.8%
1i.	Re-elect Mr. Robert J. Stevens	DAFÜR	DAFÜR		~	98.5%
1j.	Re-elect Mr. William J. Stromberg	DAFÜR	DAFÜR		*	97.3%
1k.	Re-elect Dr. Richard R. Verma	DAFÜR	DAFÜR		*	99.0%
11.	Re-elect Ms. Sandra S. Wijnberg	DAFÜR	DAFÜR		~	97.6%
1m.	Re-elect Mr. Alan D. Wilson	DAFÜR	DAFÜR		~	98.5%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	93.0%
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	95.6%
				On a 3-year basis, the aggregate non- audit fees exceed 50% of the aggregate fees paid for audit services.		



Takeda Pharmaceutical

29.06.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1.	Dividend Allocation	DAFÜR	• DAGEGEN	The proposed dividend is inconsistent with the long-term interests of shareholders.	*
2.	Amend Articles of Association: Electronic documentation	DAFÜR	DAFÜR		~
3.	Election of Directors				
3.1	Re-elect Mr. Christophe Weber	DAFÜR	DAFÜR		*
3.2	Re-elect Dr. Masato Iwasaki	DAFÜR	DAFÜR		✓
3.3	Re-elect Dr. Andrew Plump	DAFÜR	DAFÜR		✓
3.4	Re-elect Mr. Constantine Saroukos	DAFÜR	DAFÜR		✓
3.5	Re-elect Mr. Olivier Bohuon	DAFÜR	DAFÜR		✓
3.6	Re-elect Mr. Jean-Luc Butel	DAFÜR	DAFÜR		✓
3.7	Re-elect Mr. Ian Clark	DAFÜR	DAFÜR		✓
3.8	Re-elect Dr. Steven Gillis	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	✓
3.9	Re-elect Mr. Masami lijima	DAFÜR	• DAGEGEN	Excessive board size and director was opposed in 2021 as he was over 70 years old, which exceeds guidelines for new nominees.	✓
3.10	Elect Mr. John Maraganore	DAFÜR	DAFÜR		*
3.11	Re-elect Mr. Michel Orsinger	DAFÜR	DAFÜR		~
4.	Election of directors to the audit and supervisory committee				
4.1	Re-elect Mr. Koji Hatsukawa	DAFÜR	DAFÜR		~
4.2	Re-elect Ms. Emiko Higashi	DAFÜR	DAFÜR		✓
4.3	Re-elect Mr. Yoshiaki Fujimori	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	✓
4.4	Elect Ms. Kimberly A. Reed	DAFÜR	DAFÜR		•
5	Approve annual bonus payment for directors	DAFÜR	DAFÜR		✓



Take-Two Interactive Software

19.05.2022 AGV

No.	Traktanden	Board	Ethos	Resultat
1.	Issue Shares in Connection with Merger	DAFÜR	DAFÜR	✓ 97.5%
2.	Increase Authorised Shares	DAFÜR	DAFÜR	✓ 97.3%
3.	Adjourn Meeting	DAFÜR	DAFÜR	✓ 90.2%



Take-Two Interactive Software

16.09.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Re-elect Mr. Strauss Zelnick	DAFÜR	 DAGEGEN 	Combined chairman and CEO.	*	92.8%
1.b	Re-elect Mr. Michael Dornemann	DAFÜR	DAGEGEN	Non independent lead director, which is not best practice.	*	90.8%
1.c	Re-elect Mr. Jon Moses	DAFÜR	DAGEGEN	Non-independent chairman of the nomination committee. The independence of this committee is insufficient.	•	88.3%
1.d	Re-elect Mr. Michael Sheresky	DAFÜR	• DAGEGEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	•	78.2%
1.e	Re-elect Ms. LaVerne Srinivasan	DAFÜR	DAFÜR		*	97.0%
1.f	Re-elect Ms. Susan Tolson	DAFÜR	DAFÜR		*	99.6%
1.g	Re-elect Mr. Paul Viera	DAFÜR	DAFÜR		*	99.8%
1.h	Re-elect Mr. Roland A. Hernandez	DAFÜR	DAFÜR		~	97.9%
1.i	Elect Mr. William B. Gordon	DAFÜR	DAFÜR		~	98.5%
1.j	Elect Ms. Ellen Siminoff	DAFÜR	DAFÜR		~	99.8%
2	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive total remuneration.	×	41.9%
3	Re-election of the auditor	DAFÜR	DAFÜR		*	98.0%



Target 08.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Elect Mr. David P. Abney	DAFÜR	DAFÜR		~	99.3%
1b.	Re-elect Mr. Douglas M. Baker Jr.	DAFÜR	DAFÜR		~	96.9%
1c.	Re-elect Mr. George S. Barrett	DAFÜR	DAFÜR		~	98.4%
1d.	Elect Ms. Gail K. Boudreaux	DAFÜR	DAFÜR		~	99.5%
1e.	Re-elect Mr. Brian C. Cornell	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	94.3%
1f.	Re-elect Mr. Robert L. Edwards	DAFÜR	DAFÜR		~	98.1%
1g.	Re-elect Ms. Melanie L. Healey	DAFÜR	DAFÜR		~	97.5%
1h.	Re-elect Mr. Donald (Don) R. Knauss	DAFÜR	DAFÜR		~	99.0%
1i.	Re-elect Ms. Christine A. Leahy	DAFÜR	DAFÜR		•	98.4%
1j.	Re-elect Ms. Monica C. Lozano	DAFÜR	DAFÜR		~	97.8%
1k.	Re-elect Mr. Derica W. Rice	DAFÜR	DAFÜR		~	97.3%
11.	Re-elect Mr. Dmitri L. Stockton	DAFÜR	DAFÜR		~	97.9%
2.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	91.7%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	92.7%
4.	Shareholder resolution: Proxy access	DAGEGEN	• DAFÜR	Permitting shareholders to nominate board members gives shareholders more power to shape the board make up.	×	36.0%



Telefonica 08.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.1	Approval of the individual and consolidated accounts	DAFÜR	DAFÜR		•	99.3%
1.2	Approval of the non-financial information statement	DAFÜR	DAFÜR		•	99.4%
1.3	Approval of the management of the Board	DAFÜR	DAFÜR		•	98.4%
2	Allocation of results	DAFÜR	DAFÜR		•	99.0%
3	Re-elect PwC as auditor for FY 2022	DAFÜR	DAFÜR		•	99.2%
	Board of Directors after the AGM					
4.1	Re-elect Mr. José María Abril Pérez as proprietary Director	DAFÜR	DAFÜR		•	96.1%
4.2	Re-elect Mr. Ángel Vilà Boix as executive Director	DAFÜR	DAFÜR		•	97.1%
4.3	Re-elect Ms. María Luisa García Blanco as independent Director	DAFÜR	DAFÜR		•	88.8%
4.4	Re-elect Mr. Francisco Javier de Paz Mancho as other external Director	DAFÜR	DAFÜR		•	83.5%
4.5	Elect Ms. María Rotondo Urcola as independent Director	DAFÜR	DAFÜR		*	97.8%
5	Setting the number of Directors at 15	DAFÜR	DAFÜR		*	99.1%
6	Share capital reduction	DAFÜR	DAFÜR		•	99.4%
7.1	Share capital increase	DAFÜR	DAFÜR		~	99.0%
7.2	Approval of a dividend distribution	DAFÜR	DAFÜR		~	99.6%
8	Approval of a Global Plan to buy Telefónica shares	DAFÜR	DAFÜR		•	98.9%
9	Delegation of powers	DAFÜR	DAFÜR		~	99.4%
10	Advisory vote on the 2021 Directors' Remuneration Report	DAFÜR	• DAGEGEN	Excessive variable remuneration.	~	53.3%



Teleperformance 14.04.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the parent company's financial statements	DAFÜR	DAFÜR		•	100.0%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		•	100.0%
3	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		~	99.6%
4	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR	DAFÜR		*	100.0%
5	To approve the remuneration report	DAFÜR	• DAGEGEN	Some important elements of best practice are missing from the structure of the executive remuneration.	*	96.5%
6	Ex-post binding "Say on Pay" vote on the executive individual remuneration of Daniel Julien, Chairman and CEO	DAFÜR	• DAGEGEN	Excessive total remuneration.	*	85.6%
7	Ex-post binding "Say on Pay" vote on the executive individual remuneration of Olivier Rigaudy, Deputy CEO	DAFÜR	• DAGEGEN	Excessive variable remuneration.	*	88.0%
8	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		•	99.9%
9	To approve the CEO new remuneration policy	DAFÜR	DAFÜR		•	90.7%
10	To approve the Deputy CEO new remuneration policy	DAFÜR	DAFÜR		~	91.8%
	Board main features					
11	Election of Shelly Gupta as a Director for 3 years	DAFÜR	DAFÜR		~	99.9%
12	Election of Carole Toniutti as a Director for 3 years	DAFÜR	DAFÜR		•	99.9%
13	Re-election of Pauline Ginestié as a Director for 3 years	DAFÜR	DAFÜR		*	99.9%
14	Re-election of Wai Ping Leung as a Director for 3 years	DAFÜR	DAFÜR		•	99.9%
15	Re-election of Patrick Thomas as a Director for 3 years	DAFÜR	DAFÜR		•	96.6%
16	Re-election of Bernard Canetti as a Director for 3 years	DAFÜR	DAFÜR		~	83.8%
17	To approve Directors' fees	DAFÜR	DAFÜR		*	99.7%
18	To approve a treasury share buyback and disposal programme	DAFÜR	DAFÜR		~	99.0%
19	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights	DAFÜR	DAFÜR		•	93.4%



Teleperformance 14.04.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
20	1) Global allowance to issue capital related securities without pre-emptive rights by public issuance; 2) To approve issues of shares or other capital related securities as a payment for any public exchange offer	DAFÜR	• DAGEGEN	Share capital authorisation that can be used as an anti-takeover protection without shareholder approval.	~	93.8%
21	Global allowance to issue capital related securities without pre- emptive rights through private placement	DAFÜR	• DAGEGEN	Share capital authorisation that can be used as an anti-takeover protection without shareholder approval.	*	91.1%
22	"Green shoe" authorisation	DAFÜR	DAGEGEN	Additional potential dilution which is not in shareholders' interests.	*	86.9%
23	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAFÜR		*	97.3%
24	To authorise the Board to issue restricted shares for employees and/or executive directors	DAFÜR	 DAGEGEN 	Potential excessive awards.	•	92.0%
25	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		*	100.0%



Telstra 11.10.2022 OGV

No.	Traktanden	Board	Ethos	Res	sultat
1	Chairman and CEO presentations	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
2	To receive the company's financial statements and reports for the year ended 30 June 2022	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG		
3	Elections of directors				
3.a	Re-elect Mr. Eelco Blok	DAFÜR	DAFÜR	✓	98.4%
3.b	Re-elect Mr. Craig W. Dunn	DAFÜR	DAFÜR	✓	95.9%
4.a	Grant of Bonus Shares to Ms. Brady	DAFÜR	DAFÜR	~	97.1%
4.b	Grant of Performance Rights to Ms. Brady	DAFÜR	DAFÜR	~	97.7%
5	Advisory vote on the remuneration report	DAFÜR	DAFÜR	~	96.8%
	Court meeting				
I	Approve scheme of arrangement for the group reorganisation	DAFÜR	DAFÜR	~	99.6%



Tesco 17.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Annual Report and Accounts for the year ended 26 February 2022	DAFÜR	DAFÜR		*	100.0%
2	Binding vote on Directors' Remuneration policy	DAFÜR	DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	92.0%
3	Advisory vote on Directors' Remuneration report	DAFÜR	DAGEGEN	Excessive variable remuneration. Concerns over the excessive sign-on bonus granted to the new CFO.	•	92.2%
4	Declare a final dividend	DAFÜR	DAFÜR		~	100.0%
	Elections to the Board of Directors					
5	Re-elect Mr. John Allan CBE	DAFÜR	DAFÜR		~	91.4%
6	Re-elect Ms. Melissa Bethell	DAFÜR	DAFÜR		~	100.0%
7	Re-elect Mr. Bertrand Bodson	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	•	70.7%
8	Re-elect Mr. Thierry Garnier	DAFÜR	DAFÜR		~	99.9%
9	Re-elect Mr. Stewart Gilliland	DAFÜR	DAFÜR		~	96.6%
10	Re-elect Dr. Byron Grote	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	92.6%
11	Re-elect Mr. Ken Murphy	DAFÜR	DAFÜR		~	100.0%
12	Re-elect Mr. Imran Nawaz	DAFÜR	DAFÜR		*	99.6%
13	Re-elect Ms. Alison Platt	DAFÜR	DAFÜR		~	94.9%
14	Re-elect Ms. Lindsey Pownall OBE	DAFÜR	DAFÜR		~	100.0%
15	Re-elect Ms. Karen Whitworth	DAFÜR	DAFÜR		~	100.0%
16	Re-appoint Deloitte as auditor	DAFÜR	DAFÜR		*	99.9%
17	Auditor's remuneration	DAFÜR	DAFÜR		~	99.9%
18	Political donations and political expenditure	DAFÜR	DAFÜR		*	97.2%
19	Directors' authority to allot shares	DAFÜR	DAFÜR		*	88.6%
20	Disapplication of pre-emption rights on the issue of shares for cash	DAFÜR	DAFÜR		*	92.8%
21	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	DAFÜR	DAFÜR		✓	90.2%
22	Purchase of own shares	DAFÜR	DAGEGEN	The executive variable remuneration depends on "per share" indicators, which are artificially positively impacted by the company's share repurchase programme.	✓	98.2%
23	Authority to call general meetings on short notice	DAFÜR	• DAGEGEN	14-days is insufficient for shareholders to vote in an informed manner.	*	94.0%



Texas Instruments 28.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Mark A. Blinn	DAFÜR	DAFÜR		~	98.2%
1b.	Re-elect Mr. Todd M. Bluedorn	DAFÜR	DAFÜR		~	98.7%
1c.	Re-elect Ms. Janet F. Clark	DAFÜR	DAFÜR		~	98.7%
1d.	Re-elect Ms. Carrie S. Cox	DAFÜR	DAFÜR		~	85.2%
1e.	Re-elect Mr. Martin S. Craighead	DAFÜR	DAFÜR		~	98.5%
1f.	Re-elect Ms. Jean M. Hobby	DAFÜR	DAFÜR		~	99.2%
1g.	Re-elect Mr. Michael D. Hsu	DAFÜR	DAFÜR		~	94.2%
1h.	Elect Mr. Haviv Ilan	DAFÜR	DAFÜR		~	98.5%
1i.	Re-elect Mr. Ronald D. Kirk	DAFÜR	DAFÜR		~	96.9%
1j.	Re-elect Ms. Pamela H. Patsley	DAFÜR	DAFÜR		~	85.2%
1k.	Re-elect Mr. Robert E. Sanchez	DAFÜR	DAFÜR		~	97.7%
11.	Re-elect Mr. Richard K. Templeton	DAFÜR	 DAGEGEN 	Combined chairman and CEO.	~	93.5%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	76.4%
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	93.3%
4	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	43.4%



Thomson Reuters 08.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1.1	Re-elect Mr. David Thomson	DAFÜR	DAFÜR		•	98.8%
1.2	Re-elect Mr. Steve Hasker	DAFÜR	DAFÜR		•	99.5%
1.3	Re-elect Ms. Kirk E. Arnold	DAFÜR	DAFÜR		~	99.5%
1.4	Re-elect Mr. David W. Binet	DAFÜR	DAFÜR		~	95.3%
1.5	Re-elect Dr. W. Edmund Clark	DAFÜR	ZURÜCK- BEHALTEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient. The director is over 75 years old,	*	92.7%
1.0		DAFÜD	DAFÜD	which exceeds guidelines.		00.00/
1.6	Elect Ms. LaVerne Council	DAFÜR	DAFÜR			99.8%
1.7	Re-elect Mr. Michael E. Daniels	DAFÜR	DAFÜR			97.6%
1.8	Re-elect Mr. Kirk Koenigsbauer	DAFÜR	DAFÜR		*	99.6%
1.9	Re-elect Ms. Deanna W. Oppenheimer	DAFÜR	DAFÜR		*	99.5%
1.10	Re-elect Mr. Simon Paris	DAFÜR	ZURÜCK- BEHALTEN	Concerns over the director's time commitments.	*	99.6%
1.11	Re-elect Ms. Kim M. Rivera	DAFÜR	ZURÜCK- BEHALTEN	Concerns over the director's time commitments.	*	99.7%
1.12	Re-elect Mr. Barry Salzberg	DAFÜR	DAFÜR		•	99.4%
1.13	Re-elect Mr. Peter J. Thomson	DAFÜR	DAFÜR		~	95.4%
1.14	Elect Ms. Beth Wilson	DAFÜR	DAFÜR		~	99.8%
2.	Re-election of the auditor	DAFÜR	DAFÜR		~	99.9%
3.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	✓	98.5%



Thule Group 26.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Election of the Chairman of the meeting	DAFÜR	DAFÜR		~	100.0%
2.a	Election of Christian Bratterud to check the minutes	DAFÜR	DAFÜR		~	100.0%
2.b	Election of Carolin Forsber to check the minutes	DAFÜR	DAFÜR		•	100.0%
3	Preparation and approval of the voting register	DAFÜR	DAFÜR		~	100.0%
4	Approval of the agenda	DAFÜR	DAFÜR		•	100.0%
5	Determination of compliance with the rules of convocation	DAFÜR	DAFÜR		~	100.0%
6.a	Presentation of the annual report and the auditor's report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
6.b	Presentation of the consolidated accounts and the Group auditor's report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
6.c	Presentation of the statementof the auditor on the compliance of the guidelines for the remuneration to executives	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
6.d	Presentation of the board's proposal for distribution of the company's profits and the board of directors' statement thereon	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
7.a	Adoption of the financial statements	DAFÜR	DAFÜR		~	99.7%
7.b	Approve allocation of income and dividend	DAFÜR	DAFÜR		~	99.2%
7.c	Resolution on the discharge of the members of the board of directors and the CEO from liability					
7.c.1	Mr. Bengt Baron (chairman of the board)	DAFÜR	DAFÜR		•	97.9%
7.c.2	Mr. Mattias Ankarberg	DAFÜR	DAFÜR		•	97.9%
7.c.3	Mr. Hans Eckerström	DAFÜR	DAFÜR		•	97.9%
7.c.4	Ms. Heléne Mellquist	DAFÜR	DAFÜR		~	97.9%
7.c.5	Ms. Therese Reuterswärd	DAFÜR	DAFÜR		~	97.9%
7.c.6	Ms. Helene Willberg	DAFÜR	DAFÜR		~	97.9%
7.c.7	Magnus Welander (CEO)	DAFÜR	DAFÜR		~	98.3%
7.d	Approval of remuneration report	DAFÜR	DAGEGEN	The information provided is insufficient.	~	97.2%
8	Establishment of the number of Board members	DAFÜR	DAFÜR		~	100.0%
9	Approve directors' fees	DAFÜR	DAFÜR		~	99.2%
10.	Elections of directors					
10.1	Re-elect Mr. Hans Eckerström	DAFÜR	DAFÜR		~	91.8%
10.2	Re-elect Mr. Mattias Ankarberg	DAFÜR	DAFÜR		~	100.0%



Thule Group 26.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	ultat
10.3	Re-elect Ms. Heléne Mellquist	DAFÜR	• DAGEGEN	Concerns over the director's time commitments.	*	97.7%
10.4	Re-elect Ms. Therese Reuterswärd	DAFÜR	DAFÜR		*	100.0%
10.5	Re-elect Ms. Helene Willberg	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	•	62.7%
10.6	Elect Ms. Sarah McPhee	DAFÜR	DAFÜR		~	100.0%
10.7	Elect Mr. Johan Westman	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	80.8%
10.8	Election of Mr. Hans Eckerström as the new chairman of the board	DAFÜR	DAFÜR		*	81.6%
11	Approve auditors' fees	DAFÜR	DAFÜR		~	100.0%
12.	Election of auditor	DAFÜR	DAFÜR		~	99.6%
13	Approve executive remuneration policy	DAFÜR	• DAGEGEN	Some important elements of best practice are missing from the structure of the executive remuneration.	*	97.1%



Tokyo Gas 29.06.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1.	Amend Articles of Association: Electronic documentation	DAFÜR	DAFÜR		~
2.	Election of Directors				
2.1	Re-elect Mr. Michiaki Hirose	DAFÜR	DAFÜR		✓
2.2	Re-elect Mr. Takashi Uchida	DAFÜR	DAGEGEN	Executive director sitting on the remuneration committee, which is not best practice.	*
2.3	Re-elect Mr. Isao Nakajima	DAFÜR	DAFÜR		✓
2.4	Re-elect Mr. Hitoshi Saito	DAFÜR	DAFÜR		✓
2.5	Re-elect Mr. Kazunori Takami	DAFÜR	DAFÜR		✓
2.6	Re-elect Ms. Junko Edahiro	DAFÜR	DAFÜR		✓
2.7	Re-elect Ms. Mami Indo	DAFÜR	DAFÜR		✓
2.8	Re-elect Mr. Hiromichi Ono	DAFÜR	DAFÜR		✓
2.9	Elect Mr. Hiroyuki Sekiguchi	DAFÜR	DAFÜR		✓



Tomra Systems 28.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Opening of the Meeting	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2	Election of the chairperson of the Meeting	DAFÜR	DAFÜR		*	100.0%
3	Election of (a) person(s) to verify the minutes of the Meeting	DAFÜR	DAFÜR		*	100.0%
4	Approval of the notice and the agenda	DAFÜR	DAFÜR		*	100.0%
5	Report by the management on the status of the Company and the Group	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
6	Adoption of the financial statements, including the allocation of profit	DAFÜR	DAFÜR		*	98.6%
7	Consideration of report on remunerations of senior executives	DAFÜR	DAFÜR		*	89.1%
8	Report on corporate governance	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
9	Determination of remuneration for the Board of Directors	DAFÜR	DAFÜR		*	67.6%
10	Determination of remuneration for the Nomination Committee	DAFÜR	DAFÜR		*	94.8%
11	Election of the shareholder elected members of the Board of Directors	DAFÜR	DAFÜR		*	76.1%
12	Election of members of the Nomination Committee	DAFÜR	DAGEGEN	While Norwegian law allows for individual elections of directors, the company maintains grouped elections.	•	98.6%
13	Approval of the auditor's remuneration	DAFÜR	DAGEGEN	On a 2-year basis, the aggregate non- audit fees exceed 50% of the aggregate fees paid for audit services.	*	95.3%
14	Authorization for the acquisition and disposal of treasury shares	DAFÜR	• DAGEGEN	The executive variable remuneration depends on "per share" indicators, which are artificially positively impacted by the company's share repurchase programme.	•	97.3%
15	Authorization to increase the share capital in connection with mergers and acquisitions	DAFÜR	DAFÜR		•	99.9%
16	Articles of association change, share split 1:2	DAFÜR	DAFÜR		*	100.0%



Trane Technologies 02.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Ms. Kirk E. Arnold	DAFÜR	DAFÜR		~	97.4%
1b.	Re-elect Ms. Ann C. Berzin	DAFÜR	• DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	93.3%
1c.	Re-elect Ms. April Miller Boise	DAFÜR	DAFÜR		•	99.1%
1d.	Re-elect Mr. John Bruton	DAFÜR	DAGEGEN	The director is over 75 years old, which exceeds guidelines.	~	94.4%
1e.	Re-elect Dr. Jared L. Cohon	DAFÜR	 DAGEGEN 	The director is over 75 years old, which exceeds guidelines.	*	93.7%
1f.	Re-elect Mr. Gary D. Forsee	DAFÜR	• DAGEGEN	Non-independent chairman of the nomination committee. The independence of this committee is insufficient. Non independent lead director, which is not best practice.	•	91.9%
1g.	Re-elect Ms. Linda P. Hudson	DAFÜR	DAFÜR	io net seet plactice.	*	98.0%
1h.	Re-elect Mr. Myles P. Lee	DAFÜR	DAFÜR		•	99.0%
1i.	Elect Mr. David S. Regnery	DAFÜR	 DAGEGEN 	Combined chairman and CEO.	•	90.8%
1j.	Re-elect Mr. John P. Surma	DAFÜR	DAFÜR		•	91.9%
1k.	Re-elect Mr. Tony L. White	DAFÜR	• DAGEGEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	*	87.7%
				The director is over 75 years old, which exceeds guidelines. The director has been sitting on the board for over 20 years, which		
2.	Advisory vote on executive	DAFÜR	 DAGEGEN 	exceeds guidelines. Excessive variable remuneration.		91.8%
۷.	remuneration	DAIGH	DAGLGLIN	An important part of the variable remuneration is based on continued employment only.	•	91.070
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	91.3%
4.	Renew the Directors' existing authority to issue shares	DAFÜR	DAFÜR		•	97.4%
5.	Renew Directors' Authority to Issue Shares for Cash	DAFÜR	DAFÜR		~	98.0%
6.	Determine the price range at which the Company can reissue shares	DAFÜR	DAFÜR		*	98.7%



UniCredit 08.04.2022 MIX

No.	Traktanden	Board	Et	hos		Res	sultat
	Ordinary Agenda						
0.1	Approval of the 2021 financial statements	DAFÜR		DAFÜR		*	98.9%
0.2	Allocation of 2021 net result and distribution of dividend	DAFÜR		DAFÜR		*	99.7%
0.3	Elimination of so-called "negative reserves" for components not subject to change by means of their definitive coverage	DAFÜR		DAFÜR		*	99.9%
0.4	Authorization to purchase treasury shares aimed at shareholders' remuneration	DAFÜR		DAFÜR		*	99.3%
O.5	Appointment of the Board of Statutory Auditors	OHNE ABSTIM- MUNG		OHNE ABSTIM- MUNG			81.4%
O.5.1	Slate of nominees submitted by Allianz Finance II Luxemburg Sàrl	KEINE EMPFEHLU NG	•	DAFÜR	No concerns regarding the slate of nominees appointment as statutory auditors.	*	81.1%
O.5.2	Slate of nominees submitted by a group of institutional investors	KEINE EMPFEHLU NG	•	NICHT ABSTIMME N	The slate of nominees appointment as statutory auditors are supported under ITEM 0.5.1.	*	14.9%
0.6	Determination of the remuneration of Statutory Auditors	KEINE EMPFEHLU NG	•	DAFÜR	We have no concerns regarding the fees to be paid to the auditor.	*	99.9%
0.7	2022 Group Remuneration Policy	DAFÜR		DAFÜR		~	75.2%
0.8	Advisory vote on the 2021 Remuneration Report	DAFÜR	•	DAGEGEN	Concerns over the excessive sign-on bonus granted to the new CEO.	*	86.0%
0.9	2022 Group Incentive System	DAFÜR		DAFÜR		~	78.9%
O.10	Amendment to Group incentive systems based on financial instruments	DAFÜR		DAFÜR		*	99.9%
	Extraordinary Agenda						
E.1	Amendments to Art. 6 of the Bylaws ("Share capital and shares")	DAFÜR		DAFÜR		*	99.9%
E.2	Amendments to Arts. 20, 29 and 30 of the Bylaws (corporate bodies)	DAFÜR		DAFÜR		•	99.9%
E.3	Cancellation of treasury shares with no reduction of share capital	DAFÜR		DAFÜR		~	99.2%
A	Deliberations on possible legal action against Directors if presented by shareholders	KEINE EMPFEHLU NG	•	DAGEGEN	Shareholders voting by proxy cannot approve in advance any unannounced proposal.	-	



Unilever Plc 04.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Annual Report and Accounts for the year ended 31 December 2021	DAFÜR	DAFÜR		*	100.0%
2	Advisory vote on Directors' Remuneration report	DAFÜR	DAGEGEN	Excessive total remuneration.	*	92.5%
	Elections to the Board of Directors					
3	Re-elect Mr. Nils Andersen	DAFÜR	DAFÜR		•	92.2%
4	Re-elect Dr. Judith Hartmann	DAFÜR	DAFÜR		~	99.2%
5	Re-elect Mr. Alan Jope	DAFÜR	DAFÜR		~	96.4%
6	Re-elect Ms. Andrea Jung	DAFÜR	DAFÜR		~	95.0%
7	Re-elect Ms. Susan Kilsby	DAFÜR	DAFÜR		•	99.2%
8	Re-elect Mr. Strive T. Masiyiwa	DAFÜR	DAFÜR		~	98.9%
9	Re-elect Prof. Dr. Youngme E. Moon	DAFÜR	DAFÜR		*	99.0%
10	Re-elect Mr. Graeme Pitkethly	DAFÜR	DAFÜR		•	96.3%
11	Re-elect Mr. Feike Sijbesma	DAFÜR	DAFÜR		~	98.9%
12	Elect Mr. Adrian Hennah	DAFÜR	DAFÜR		~	98.8%
13	Elect Ms. Ruby Lu	DAFÜR	DAFÜR		~	99.3%
14	Re-appoint KPMG as auditor	DAFÜR	DAFÜR		~	99.0%
15	Auditor's remuneration	DAFÜR	DAFÜR		~	99.4%
16	Political donations and political expenditure	DAFÜR	DAFÜR		*	98.0%
17	Directors' authority to allot shares	DAFÜR	DAFÜR		•	94.4%
18	Disapplication of pre-emption rights on the issue of shares for cash	DAFÜR	DAFÜR		*	98.3%
19	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	DAFÜR	DAFÜR		✓	97.0%
20	Purchase of own shares	DAFÜR	DAFÜR		~	98.9%
21	Authority to call general meetings on short notice	DAFÜR	DAGEGEN	14-days is insufficient for shareholders to vote in an informed manner.	*	92.0%



United Parcel Service 05.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a)	Re-elect Ms. Carol B. Tomé	DAFÜR	DAFÜR		~	97.5%
1b)	Re-elect Mr. Rodney C. Adkins	DAFÜR	DAFÜR		~	93.6%
1c)	Re-elect Ms. Eva C. Boratto	DAFÜR	DAFÜR		~	97.1%
1d)	Re-elect Mr. Michael J. Burns	DAFÜR	DAFÜR		~	96.0%
1e)	Re-elect Mr. Wayne M. Hewett	DAFÜR	DAFÜR		~	97.0%
1f)	Re-elect Ms. Angela Hwang	DAFÜR	DAFÜR		~	96.9%
1g)	Re-elect Ms. Kate E. Johnson	DAFÜR	DAFÜR		~	97.1%
1h)	Re-elect Mr. William R. Johnson	DAFÜR	DAFÜR		~	95.6%
1i)	Re-elect Ms. Ann M. Livermore	DAFÜR	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	94.4%
1j)	Re-elect Mr. Franck J. Moison	DAFÜR	DAFÜR		~	97.3%
1k)	Re-elect Ms. Christiana Smith Shi	DAFÜR	DAFÜR		~	96.8%
11)	Re-elect Mr. Russell Stokes	DAFÜR	DAFÜR		~	97.1%
1m)	Re-elect Mr. Kevin M. Warsh	DAFÜR	DAFÜR		~	96.9%
2.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration.	*	91.8%
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	96.3%
4.	Shareholder resolution: Disclose lobbying activities	DAGEGEN	• DAFÜR	Enhanced disclosure on lobbying expenses.	×	29.2%
5.	Shareholder resolution: Report on the Alignment of Lobbying Activities with the Paris Climate Agreement	DAGEGEN	• DAFÜR	The resolution aims to mitigate climate change and is in line with the objectives of the Paris Agreement.	×	32.7%
6.	Shareholder resolution: Reduce the Voting Power of Class A Stock from 10 Votes Per Share to One Vote Per Share	DAGEGEN	• DAFÜR	The proposal to give each share an equal vote is in line with the principle of fair and equal treatment of all shareholders.	×	32.5%
7.	Shareholder resolution: Adoption of Independently Verified Science-Based Greenhouse Gas Emissions Reduction Targets	DAGEGEN	• DAFÜR	The resolution aims to mitigate climate change and is in line with the objectives of the Paris Agreement.	×	27.5%
8.	Shareholder resolution: Report on Balancing Climate Measures and Financial Returns	DAGEGEN	• DAFÜR	The resolution aims to mitigate climate change and is in line with the objectives of the Paris Agreement.	×	9.7%
9.	Shareholder resolution: Annual Report on Diversity and Inclusion	DAGEGEN	• DAFÜR	Enhanced disclosure on gender equality and ethnic diversity.	×	36.2%



UnitedHealth 06.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Timothy P. Flynn	DAFÜR	DAFÜR		~	96.3%
1b.	Elect Mr. Paul R. Garcia	DAFÜR	DAFÜR		~	99.8%
1c.	Re-elect Mr. Stephen J. Hemsley	DAFÜR	• DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	97.2%
1d.	Re-elect Ms. Michele J. Hooper	DAFÜR	DAFÜR		~	95.9%
1e.	Re-elect Mr. Frederick William McNabb III	DAFÜR	DAFÜR		*	97.5%
1f.	Re-elect Dr. Valerie C. Montgomery Rice	DAFÜR	DAFÜR		*	99.5%
1g.	Re-elect Dr. John H. Noseworthy	DAFÜR	DAFÜR		~	95.3%
1h.	Re-elect Mr. Andrew Witty	DAFÜR	DAFÜR		~	99.4%
2.	Advisory vote on executive remuneration	DAFÜR	 DAGEGEN 	Excessive variable remuneration.	~	93.9%
				An important part of the variable remuneration is based on continued employment only.		
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	96.8%
4.	Shareholder resolution: Termination Pay	DAGEGEN	• DAFÜR	The proposal aims at improving the remuneration policy.	×	42.6%
5.	Shareholder resolution: Disclose political contributions	DAGEGEN	• DAFÜR	Enhanced disclosure on political donations.	×	36.7%



Valeo 24.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the parent company's financial statements	DAFÜR	DAFÜR		•	100.0%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		•	100.0%
3	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		*	99.9%
4	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR	DAFÜR		*	100.0%
	Board main features					
5	Re-election of Bruno Bézard as a Director for 4 years	DAFÜR	DAFÜR		*	98.1%
6	Re-election of Bpifrance Participations SA as a Director for 4 years	DAFÜR	DAFÜR		~	96.6%
7	Re-election of Gilles Michel as a Director for 4 years	DAFÜR	DAFÜR		*	96.4%
8	To approve the remuneration report	DAFÜR	DAFÜR		*	95.5%
9	Ex-post binding "Say on Pay" vote on the individual remuneration of Jacques Aschenbroich, Chairman and CEO	DAFÜR	• DAGEGEN	Excessive variable remuneration.	*	92.0%
10	Ex-post binding "Say on Pay" vote on the individual remuneration of Christophe Périllat, Deputy CEO since 26/05/2021	DAFÜR	• DAGEGEN	Excessive variable remuneration.	•	92.6%
11	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		*	99.3%
12	To approve the remuneration policy of Jacques Aschenbroich, Chairman and CEO until 26/01/2022, then Non-executive Chairman	DAFÜR	• DAGEGEN	The potential variable remuneration exceeds our guidelines.	*	93.9%
13	To approve the remuneration policy of Christophe Périllat, Deputy CEO until 26/01/2022, then CEO	DAFÜR	• DAGEGEN	Potential excessive awards.	•	92.2%
14	To re-elect Ernst & Young as auditor for 6 years	DAFÜR	DAFÜR		*	98.6%
15	To re-elect Mazars as auditor for 6 years	DAFÜR	DAFÜR		*	98.9%
16	To ratify the change of Headquarters	DAFÜR	DAFÜR		*	100.0%
17	To approve a treasury share buyback and disposal programme	DAFÜR	DAFÜR		*	99.8%
18	To modify Article 20 of the Bylaws related to alternate auditors	DAFÜR	DAFÜR		*	99.4%



Valeo 24.05.2022 MIX

No.	Traktanden	Board	Ethos	Resultat
19	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR	✓ 100.0%



Veolia Environnement 15.06.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the parent company's financial statements	DAFÜR	DAFÜR		*	99.8%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		•	99.8%
3	To approve specific luxury or non- deductible expenses	DAFÜR	DAFÜR		•	99.4%
4	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		*	96.9%
5	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR	DAFÜR		✓	99.0%
	Board main features					
6	Re-election of Antoine Frérot as a Director for 4 years	DAFÜR	DAFÜR		*	96.4%
7	Election of Estelle Brachlianoff as a Director for 4 years	DAFÜR	DAFÜR		*	97.7%
8	Election of Agata Mazurek-Bak as director representing employee shareholders for a period of 4 years.	DAFÜR	DAFÜR		*	98.8%
9	Ex-post binding "Say on Pay" vote on the Chairman and CEO individual remuneration	DAFÜR	DAFÜR		*	94.9%
10	To approve the remuneration report	DAFÜR	DAGEGEN	Some important elements of best practice are missing from the structure of the executive remuneration.	*	92.9%
11	To approve the chairman and CEO new remuneration policy for the period from January 1 to June 22, 2022 (excluding exceptional bonus)	DAFÜR	DAFÜR		*	96.2%
12	To approve the proposed exceptional share bonus as part of the chaiman and CEO's new remuneration policy for the period from January 1 to June 30, 2022	ZURÜCK- GEZOGEN	• DAGEGEN	The proposal was withdrawn as Mr. Frérot has waived the exceptional share-based bonus. Ethos initially recommended to OPPOSE for the following reason: Concerns over the special bonus that is not conditional upon any	-	
		"		performance conditions.		
13	To approve the non-executive Chairman new remuneration policy for the period from July 1 to December 31, 2022.	DAFÜR	• DAGEGEN	Concerns over the termination payment that is higher than those prescribed by best practice.	•	71.2%
14	To approve the CEO new remuneration policy for the period from July 1 to December 31, 2022.	DAFÜR	DAFÜR		*	93.1%



Veolia Environnement 15.06.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
15	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		•	99.4%
16	To approve a treasury share buyback and disposal programme	DAFÜR	DAFÜR		*	97.5%
17	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights	DAFÜR	DAFÜR		•	97.4%
18	Global allowance to issue capital related securities without preemptive rights by public issuance	DAFÜR	DAFÜR		*	96.2%
19	Global allowance to issue capital related securities without pre- emptive rights through private placement	DAFÜR	DAFÜR		•	91.9%
20	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	DAFÜR	DAFÜR		•	97.8%
21	"Green shoe" authorisation	DAFÜR	DAGEGEN	Additional potential dilution which is not in shareholders' interests.	*	88.9%
22	To authorise capital increases by transfer of reserves	DAFÜR	DAFÜR		*	99.7%
23	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAFÜR		•	99.3%
24	To authorise capital increases related to an foreign-employee share ownership plan	DAFÜR	DAFÜR		*	99.3%
25	To authorise the Board to issue restricted shares for employees and/or executive directors	DAFÜR	DAFÜR		•	92.9%
26	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		*	98.6%
27	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		*	99.9%



Verallia 11.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	To approve the parent company's financial statements	DAFÜR	DAFÜR		~	100.0%
2	To approve the consolidated financial statements	DAFÜR	DAFÜR		•	100.0%
3	To approve the allocation of income and the dividend payment	DAFÜR	DAFÜR		•	100.0%
4	Statement of related-party agreements reported in the Statutory Auditor's Special Report on Regulated Agreements and Commitments with Related Parties	DAFÜR	DAFÜR		•	100.0%
	Board main features					
5	Election of Patrice Lucas as a Director for 4 years	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	•	97.9%
6	Election of Didier Debrosse as a Director for 4 years	DAFÜR	DAFÜR		*	100.0%
7	Competitive election of Beatriz Peinado Vallejo as an employee shareholder representative Director for 4 years	DAFÜR	DAFÜR		•	77.5%
8	Competitive election of Matthieu Cantin as an employee shareholder representative Director for 4 years	DAGEGEN	DAGEGEN		×	26.6%
9	To approve the remuneration report	DAFÜR	DAFÜR		*	96.7%
10	Ex-post binding "Say on Pay" vote on Michel Giannuzzi, Chairman and CEO, individual remuneration	DAFÜR	 DAGEGEN 	Excessive variable remuneration.	~	77.2%
11	To approve the Chairman and CEO new remuneration policy (to be applied to Michel Giannuzzi from 1 January to 11 May 2022)	DAFÜR	DAFÜR		•	98.1%
12	To approve the Deputy CEO new remuneration policy (to be applied to Patrice Lucas from 1 February to 11 May 2022)	DAFÜR	DAFÜR		✓	98.1%
13	To approve the CEO new remuneration policy (to be applied to Patrice Lucas as from 12 May 2022)	DAFÜR	DAFÜR		•	97.8%
14	To approve the non-executive Chairman new remuneration policy (to be applied to Michel Giannuzzi as from 12 May 2022)	DAFÜR	 DAGEGEN 	Excessive total remuneration.	•	98.7%
15	To approve the non-executives new remuneration policy	DAFÜR	DAFÜR		*	98.0%
16	To approve a treasury share buy- back and disposal programme	DAFÜR	DAFÜR		*	99.4%
17	To authorise a potential reduction in the company's share capital	DAFÜR	DAFÜR		*	100.0%



Verallia 11.05.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
18	To authorise capital increases by transfer of reserves	DAFÜR	DAFÜR		•	99.6%
19	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights	DAFÜR	DAFÜR		*	97.9%
20	Global allowance to issue capital related securities without preemptive rights by public issuance (Guaranteed 5-day priority delay)	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	*	90.7%
21	Global allowance to issue capital related securities without pre- emptive rights by public issuance (Possible but not guaranteed 5-day priority delay)	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	✓	91.7%
22	Global allowance to issue capital related securities without pre- emptive rights through private placement	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	*	89.7%
23	To depart from the legal rules defining the maximum discount for capital increase without preemptive rights (up to 10% of share capital)	DAFÜR	• DAGEGEN	The discount is too high on the share issue price.	*	90.0%
24	"Green shoe" authorisation	DAFÜR	DAGEGEN	Additional potential dilution which is not in shareholders' interests.	•	90.6%
25	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company	DAFÜR	DAFÜR		*	79.3%
26	To authorise capital increases related to an all-employee share ownership plan	DAFÜR	DAFÜR		*	99.5%
27	To authorise capital increases related to an all-foreign-employee share ownership plan	DAFÜR	DAFÜR		*	99.4%
28	To amend Article15.3 of the Bylaws on director mandate duration	DAFÜR	DAFÜR		*	100.0%
29	Delegation of powers for the completion of formalities	DAFÜR	DAFÜR		•	100.0%



Verizon Communications

12.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.1	Re-elect Ms. Shellye L. Archambeau	DAFÜR	DAFÜR		*	96.7%
1.2	Re-elect Ms. Roxanne S. Austin	DAFÜR	DAFÜR		~	97.3%
1.3	Re-elect Mr. Mark T. Bertolini	DAFÜR	DAFÜR		~	98.1%
1.4	Re-elect Ms. Melanie L. Healey	DAFÜR	DAFÜR		~	96.5%
1.5	Elect Mr. Laxman Narasimhan	DAFÜR	DAFÜR		~	98.7%
1.6	Re-elect Mr. Clarence Otis Jr.	DAFÜR	DAGEGEN	Non independent lead director, which is not best practice.	*	92.7%
1.7	Re-elect Mr. Daniel H. Schulman	DAFÜR	DAFÜR		~	96.5%
1.8	Re-elect Mr. Rodney E. Slater	DAFÜR	DAFÜR		~	95.8%
1.9	Elect Ms. Carol B. Tomé	DAFÜR	DAFÜR		~	98.8%
1.10	Re-elect Mr. Hans Vestberg	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	91.8%
1.11	Re-elect Mr. Gregory G. Weaver	DAFÜR	DAFÜR		~	98.3%
2.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration. An important part of the variable remuneration is not subject to challenging long-term performance conditions.	*	90.3%
3.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	95.1%
4.	Shareholder resolution: Report on charitable contributions	DAGEGEN	DAGEGEN		×	5.7%
5.	Shareholder resolution: Clawback Policy Amendment	DAGEGEN	• DAFÜR	The proposal aims at improving the remuneration policy.	×	37.0%
6.	Shareholder resolution: Termination Pay	DAGEGEN	• DAFÜR	The proposal aims at improving the remuneration policy.	×	44.1%
7.	Shareholder resolution: Report on Operations in Communist China	DAGEGEN	DAGEGEN		×	4.5%



Vertex Pharmaceuticals

18.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1.1	Re-elect Dr. Sangeeta N. Bhatia	DAFÜR	DAFÜR		~	99.3%
1.2	Re-elect Mr. Lloyd A. Carney	DAFÜR	DAFÜR		~	86.7%
1.3	Re-elect Dr. Alan Garber	DAFÜR	DAFÜR		~	98.0%
1.4	Re-elect Mr. Terrence C. Kearney	DAFÜR	DAFÜR		~	89.6%
1.5	Re-elect Dr. med. Reshma Kewalramani	DAFÜR	DAFÜR		*	99.5%
1.6	Re-elect Mr. Yuchun Lee	DAFÜR	DAFÜR		~	97.8%
1.7	Re-elect Dr. Jeffrey M. Leiden	DAFÜR	DAFÜR		~	96.8%
1.8	Re-elect Ms. Margaret G. McGlynn	DAFÜR	DAFÜR		*	97.8%
1.9	Re-elect Ms. Diana McKenzie	DAFÜR	DAFÜR		*	99.3%
1.10	Re-elect Mr. Bruce I. Sachs	DAFÜR	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	•	94.6%
1.11	Elect Mr. Suketu Upadhyay	DAFÜR	DAFÜR		~	99.7%
2.	Re-election of the auditor	DAFÜR	• DAGEGEN	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.	~	77.4%
3.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration. An important part of the variable remuneration is not subject to challenging long-term performance conditions.	•	92.6%
4.	To approve an amendment to the 2013 Stock and Option Plan	DAFÜR	• DAGEGEN	The potential variable remuneration exceeds our guidelines. The non-executive directors receive options.	~	88.3%



Viatris 09.12.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.A	Re-elect Mr. W. Don Cornwell	DAFÜR	DAGEGEN	Non independent director (various reasons). The board is not sufficiently independent.	*	98.5%
1.B	Re-elect Mr. Harry A. Korman	DAFÜR	DAFÜR		*	87.9%
1.C	Re-elect Mr. Rajiv Malik	DAFÜR	• DAGEGEN	Executive director. The board is not sufficiently independent and the number of executives on the board exceeds market practice.	•	94.3%
1.D	Re-elect Mr. Richard A. Mark	DAFÜR	DAFÜR		~	95.2%
2	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive total remuneration. Excessive variable remuneration.	*	90.7%
3	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	94.6%
4	Shareholder resolution: Independent chairman	DAGEGEN	• DAFÜR	An independent chairman can ensure independent oversight of management.	×	45.9%



Visa 25.01.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Re-elect Mr. Lloyd A. Carney	DAFÜR	• DAGEGEN	Concerns over the director's time commitments.	•	88.1%
1.b	Re-elect Ms. Mary B. Cranston	DAFÜR	DAFÜR		•	97.8%
1.c	Re-elect Mr. Francisco J. Fernández-Carbajal	DAFÜR	DAFÜR		*	94.6%
1.d	Re-elect Mr. Alfred F. Kelly, Jr.	DAFÜR	DAGEGEN	Combined chairman and CEO.	*	96.3%
1.e	Re-elect Mr. Ramon Laguarta	DAFÜR	DAFÜR		•	99.5%
1.f	Re-elect Mr. John F. Lundgren	DAFÜR	DAFÜR		~	99.5%
1.g	Re-elect Mr. Robert W. Matschullat	DAFÜR	• DAGEGEN	The director is 75 years old, which exceeds guidelines.	•	97.6%
1.h	Re-elect Ms. Denise M. Morrison	DAFÜR	DAFÜR		•	98.3%
1.i	Re-elect Ms. Linda J. Rendle	DAFÜR	DAFÜR		~	99.7%
1.j	Re-elect Mr. Maynard G. Webb, Jr.	DAFÜR	DAFÜR		*	99.0%
2	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive total remuneration.	*	87.9%
3	Re-election of the auditor	DAFÜR	DAFÜR		~	98.4%



VMware 12.07.2022 OGV

No.	Traktanden	Board	Ethos		Res	ultat
1	Elections of directors					
1.a	Elect Ms. Nicole Anasenes	DAFÜR	DAFÜR		~	99.8%
1.b	Re-elect Ms. Marianne C. Brown	DAFÜR	DAFÜR		~	95.9%
1.c	Re-elect Mr. Paul Sagan	DAFÜR	DAFÜR		~	90.7%
2	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	74.7%
				An important part of the variable remuneration is based on continued employment only.		
3	Re-election of the auditor	DAFÜR	DAFÜR		~	98.5%



Vodafone 26.07.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Annual Report and Accounts for the year ended 31 March 2022	DAFÜR	DAFÜR		•	100.0%
	Elections to the Board of Directors					
2	Re-elect Mr. Jean-François van Boxmeer	DAFÜR	DAFÜR		*	89.1%
3	Re-elect Mr. Nicholas Read	DAFÜR	DAFÜR		~	99.7%
4	Re-elect Ms. Margherita Della Valle	DAFÜR	DAFÜR		*	99.6%
5	Elect Baron Stephen A. Carter	DAFÜR	DAFÜR		•	99.7%
6	Re-elect Sir Crispin Davis	DAFÜR	DAFÜR		~	96.9%
7	Re-elect Mr. Michel Demaré	DAFÜR	DAFÜR		•	97.0%
8	Elect Ms. Delphine Ernotte Cunci	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	99.7%
9	Re-elect Dame Clara Furse	DAFÜR	DAFÜR		•	99.6%
10	Re-elect Ms. Valerie Frances Gooding	DAFÜR	DAFÜR		*	97.0%
11	Elect Ms. Deborah Kerr	DAFÜR	DAFÜR		•	99.8%
12	Re-elect Ms. Maria Amparo Moraleda Martinez	DAFÜR	DAFÜR		*	96.7%
13	Re-elect Mr. David Nish	DAFÜR	DAFÜR		•	99.7%
14	Elect Mr. Simon Segars	DAFÜR	DAFÜR		•	99.8%
15	Declare a final dividend	DAFÜR	DAFÜR		•	99.7%
16	Advisory vote on Directors' Remuneration report	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	97.9%
17	Re-appoint Ernst & Young as auditor	DAFÜR	DAFÜR		•	99.3%
18	Auditor's remuneration	DAFÜR	DAFÜR		*	99.9%
19	Directors' authority to allot shares	DAFÜR	DAFÜR		•	94.7%
20	Disapplication of pre-emption rights on the issue of shares for cash	DAFÜR	DAFÜR		*	97.8%
21	Disapplication of pre-emption rights on the issue of shares for cash for an acquisition or capital investment	DAFÜR	DAFÜR		•	96.4%
22	Purchase of own shares	DAFÜR	DAFÜR		~	98.9%
23	Political donations and political expenditure	DAFÜR	DAFÜR		•	98.2%
24	Authority to call general meetings on short notice	DAFÜR	DAGEGEN	14-days is insufficient for shareholders to vote in an informed manner.	*	94.8%



Walgreens Boots Alliance

27.01.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.1	Re-elect Ms. Janice M. Babiak	DAFÜR	DAFÜR		~	98.0%
1.2	Re-elect Dr. David J. Brailer	DAFÜR	DAFÜR		~	97.1%
1.3	Elect Ms. Rosalind G. Brewer	DAFÜR	DAFÜR		~	97.9%
1.4	Re-elect Mr. William C. Foote	DAFÜR	 DAGEGEN 	Non independent lead director, which is not best practice.	•	94.0%
				The director has been sitting on the board for over 20 years, which exceeds guidelines.		
1.5	Re-elect Ms. Ginger L. Graham	DAFÜR	DAFÜR		•	78.5%
1.6	Re-elect Ms. Valerie B. Jarrett	DAFÜR	DAFÜR		~	74.0%
1.7	Re-elect Mr. John A. Lederer	DAFÜR	DAFÜR		~	78.5%
1.8	Re-elect Mr. Dominic P. Murphy	DAFÜR	DAFÜR		~	98.4%
1.9	Re-elect Mr. Stefano Pessina	DAFÜR	DAGEGEN	Executive director. The board is not sufficiently independent.	*	95.8%
				The director is over 75 years old, which exceeds guidelines.		
1.10	Re-elect Ms. Nancy M. Schlichting	DAFÜR	DAFÜR		•	75.5%
2	Advisory vote on executive remuneration	DAFÜR	 DAGEGEN 	Excessive total remuneration.	*	61.5%
3	Election of the auditor	DAFÜR	 DAGEGEN 	The auditor's long tenure raises independence concerns.	*	97.3%
				On a 3-year basis, the aggregate non- audit fees exceed 50% of the aggregate fees paid for audit services.		
4	Shareholder resolution: Conversion to a Public Benefit Corporation	DAGEGEN	• DAFÜR	The proposal aims at promoting the company's environmental and social responsibility.	×	2.5%
5	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	30.6%
6	Shareholder resolution: Public Health Costs Due to Tobacco Product Sales and the Impact on Overall Market Returns	DAGEGEN	• DAFÜR	Enhanced disclosure on social issues.	×	11.3%



Waters Corp 24.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1.1	Re-elect Dr. Udit Batra	DAFÜR	DAFÜR		~	99.0%
1.2	Re-elect Ms. Linda Baddour	DAFÜR	DAFÜR		~	98.4%
1.3	Re-elect Mr. Edward Conard	DAFÜR	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	94.0%
1.4	Re-elect Dr. Pearl S. Huang	DAFÜR	DAFÜR		~	96.4%
1.5	Elect Mr. Wei Jiang	DAFÜR	DAFÜR		~	99.6%
1.6	Re-elect Mr. Christopher A. Kuebler	DAFÜR	• DAGEGEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	*	91.2%
1.7	Re-elect Dr. Flemming Ornskov	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	87.7%
1.8	Re-elect Mr. Thomas P. Salice	DAFÜR	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	90.5%
2.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	94.0%
3.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	An important part of the variable remuneration is based on continued employment only.	*	87.5%
				Concerns over the excessive sign-on bonuses granted to the new executive officers.		



Western Digital 16.11.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Elections of directors					
1.a	Re-elect Ms. Kimberly E. Alexy	DAFÜR	DAFÜR		~	96.6%
1.b	Re-elect Dr. Thomas H. Caufield	DAFÜR	DAFÜR		~	95.1%
1.c	Re-elect Mr. Martin I. Cole	DAFÜR	DAFÜR		*	80.5%
1.d	Re-elect Mr. Tunç Doluca	DAFÜR	DAFÜR		~	84.6%
1.e	Re-elect Mr. David V. Goeckeler	DAFÜR	DAFÜR		•	98.7%
1.f	Re-elect Mr. Matthew E. Massengill	DAFÜR	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	92.5%
1.g	Re-elect Ms. Stephanie A. Streeter	DAFÜR	DAFÜR		~	82.1%
1.h	Re-elect Ms. Miyuki Suzuki	DAFÜR	DAFÜR		~	97.1%
2	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive total remuneration.	×	12.3%
				An important part of the variable remuneration is based on continued employment only.		
				The remuneration committee amended the long-term plan during the performance period, which is not best practice.		
3	To approve the amendment and restatement of the Long Term Incentive Plan	DAFÜR	DAGEGEN	Potential excessive awards.	*	86.1%
4	To approve the Employee Stock Purchase Plan	DAFÜR	DAFÜR		*	99.1%
5	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	92.1%



Western Union 19.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Martin I. Cole	DAFÜR	DAFÜR		~	98.8%
1b.	Re-elect Mr. Richard A. Goodman	DAFÜR	DAFÜR		~	98.5%
1c.	Re-elect Ms. Betsy D. Holden	DAFÜR	DAFÜR		~	96.6%
1d.	Re-elect Mr. Jeffrey A. Joerres	DAFÜR	DAFÜR		~	94.5%
1e.	Elect Mr. Devin B. McGranahan	DAFÜR	DAFÜR		~	99.6%
1f.	Re-elect Mr. Michael A. Miles	DAFÜR	DAFÜR		~	92.4%
1g.	Re-elect Mr. Timothy P. Murphy	DAFÜR	DAFÜR		~	99.6%
1h.	Re-elect Ms. Joyce A. Phillips	DAFÜR	DAFÜR		~	96.1%
1i.	Re-elect Mr. Jan Siegmund	DAFÜR	DAFÜR		~	99.5%
1j.	Re-elect Ms. Angela A. Sun	DAFÜR	DAFÜR		~	99.7%
1k.	Re-elect Mr. Solomon D. Trujillo	DAFÜR	DAFÜR		~	99.6%
2.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	An important part of the variable remuneration is not subject to challenging long-term performance conditions.	*	88.1%
				Excessive variable remuneration.		
				An important part of the variable remuneration is not subject to challenging long-term performance conditions.		
3.	Re-election of the auditor	DAFÜR	DAFÜR		*	98.5%
4.	Shareholder resolution: Call Special Shareholder Meetings	DAGEGEN	• DAFÜR	The proposed threshold would enhance the right of shareholders to call a special meeting.	×	8.7%



Whirlpool 19.04.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Samuel R. Allen	DAFÜR	DAGEGEN	Non independent lead director, which is not best practice.	*	95.9%
1b.	Re-elect Dr. Marc R. Bitzer	DAFÜR	DAGEGEN	Combined chairman and CEO.	~	95.9%
1c.	Re-elect Mr. Greg Creed	DAFÜR	DAFÜR		~	97.5%
1d.	Re-elect Mr. Gary T. DiCamillo	DAFÜR	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	97.0%
1e.	Re-elect Ms. Diane M. Dietz	DAFÜR	DAFÜR		~	99.1%
1f.	Re-elect Ms. Gerri T. Elliott	DAFÜR	DAFÜR		~	98.5%
1g.	Re-elect Ms. Jennifer A. LaClair	DAFÜR	DAFÜR		~	98.9%
1h.	Re-elect Mr. John D. Liu	DAFÜR	DAFÜR		~	98.3%
1i.	Re-elect Mr. James M. Loree	DAFÜR	DAFÜR		~	98.9%
1j.	Re-elect Mr. Harish Manwani	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	*	97.4%
1k.	Re-elect Ms. Patricia K. Poppe	DAFÜR	DAFÜR		~	98.8%
11.	Re-elect Mr. Larry O. Spencer	DAFÜR	DAFÜR		~	98.5%
1m.	Re-elect Mr. Michael D. White	DAFÜR	DAFÜR		~	94.8%
2.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	*	94.2%
3.	Election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	96.2%



Wienerberger 03.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	Receive the Annual Report	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2	Approve the Dividend	DAFÜR	DAFÜR		~	100.0%
3	Approve Discharge of Management Board	DAFÜR	DAFÜR		*	99.4%
4	Approve Discharge of Supervisory Board	DAFÜR	DAGEGEN	Serious shortcomings in corporate governance constitute a major risk for the company and its shareholders.	•	99.2%
5	Appoint the Auditors	DAFÜR	DAFÜR		~	99.2%
	Board main features					
6.1	Approve increase of the number of shareholder representatives on the Supervisory Board	DAFÜR	DAFÜR		*	99.9%
6.2	Elections to the Supervisory Board: Peter Steiner	DAFÜR	DAFÜR		*	82.9%
6.3	Elections to the Supervisory Board: Marc Grynberg	DAFÜR	DAFÜR		•	98.7%
6.4	Elections to the Supervisory Board: Dr. Thomas Birtel	DAFÜR	DAFÜR		•	98.7%
7	Approve Remuneration Report	DAFÜR	DAGEGEN	Concerns over the severance payments which are considered excessive.	•	81.5%
8	Authorise Share Repurchase	DAFÜR	 DAGEGEN 	The repurchase price is too high.	~	92.0%
9	Authorise Sale or Cancellation of Repurchased Shares	DAFÜR	DAFÜR		•	92.4%



Wolters Kluwer 21.04.2022 OGV

No.	Traktanden	Board	Ethos	3		Res	sultat
1.	Opening of the Meeting	OHNE ABSTIM- MUNG	AB	INE STIM- JNG			
2a.	Report of the executive board for the financial year 2021	OHNE ABSTIM- MUNG	AB	INE STIM- JNG			
2b.	Report of the supervisory board for the financial year 2021	OHNE ABSTIM- MUNG	AB	INE STIM- JNG			
2c.	Approve remuneration report	DAFÜR	• DA	GEGEN	The pay-for-performance connection is not demonstrated.	*	94.4%
					Excessive variable remuneration.		
За.	Adoption of the financial statements	DAFÜR	DA	FÜR		•	99.9%
3b.	Explanation of the policy on reserves and dividends	OHNE ABSTIM- MUNG	AB	INE STIM- JNG			
3c.	Approve allocation of income	DAFÜR	DA	FÜR		~	99.6%
4a.	Discharge of executive board	DAFÜR	DA	.FÜR		•	98.9%
4b.	Discharge of supervisory board	DAFÜR	DA	vFÜR		~	98.9%
	Composition of the supervisory board						
5.	Election of Heleen Kersten	DAFÜR	DA	FÜR		~	99.5%
6.	Approve remuneration of the supervisory board	DAFÜR	DA	FÜR		*	98.9%
7a.	Authorisation to issue shares	DAFÜR	DA	FÜR		~	98.9%
7b.	Authorisation to restrict or exclude pre-emptive rights	DAFÜR	DA	\FÜR		*	97.9%
8.	Authorisation to repurchase own shares	DAFÜR	• DA	GEGEN	The executive variable remuneration depends on "per share" indicators, which are artificially positively impacted by the company's share repurchase programme.	•	99.1%
9.	Reduce share capital via cancellation of shares	DAFÜR	DA	kFÜR		•	100.0%
10.	Election of auditor	DAFÜR	DA	kFÜR		~	99.9%
11.	Any other business	OHNE ABSTIM- MUNG	AB	INE STIM- JNG			
12.	Closing of the Meeting	OHNE ABSTIM- MUNG	AB	INE STIM- JNG			



Woolworths 26.10.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1	To receive financial statements and related reports for the financial year ended 26 June 2022	OHNE ABSTIM- MUNG	OHNE ABSTIM- MUNG			
2	Elections of directors					
2.a	Re-elect Ms. Jennifer Carr-Smith	DAFÜR	DAFÜR		~	94.5%
2.b	Re-elect Ms. Holly Kramer	DAFÜR	• DAGEGEN	Chairman of the sustainability committee and the company does not have a convincing climate strategy in place despite its high greenhouse gas emissions.	*	96.9%
2.c	Re-elect Ms. Kathryn A. Tesija	DAFÜR	DAFÜR		~	98.0%
3	Advisory vote on the remuneration report	DAFÜR	DAFÜR		*	96.5%
4	Grant of performance shares to the CEO	DAFÜR	DAFÜR		*	97.0%



Worldline 09.06.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
1	To change Articles provisions in line with legal requirements.	DAFÜR	DAFÜR		•	99.5%
2	To amend Articles on duration of member of the board representing employees.	DAFÜR	DAFÜR		•	99.5%
3	 To approve the parent company's financial statements.; To approve specific luxury or non-deductible expenses. 	DAFÜR	DAFÜR		•	99.9%
4	To approve the consolidated financial statements.	DAFÜR	DAFÜR		~	99.9%
5	To approve the allocation of income and the dividend payment.	DAFÜR	DAFÜR		~	100.0%
6	To tranfer an amount from one shareholder equity account to another.	DAFÜR	DAGEGEN	The proposed re-allocation is not supported.	*	97.4%
7	Approval of a second amendment of a related-party agreements concluded between the company and Deutscher Sparkassen Verlag GmbH (DSV).	DAFÜR	DAFÜR		•	99.8%
	Board main features					
8	Re-election of Mette Kamsvåg as a Director for 3 years.	DAFÜR	DAFÜR		*	97.4%
9	Re-election of Caroline Parot as a Director for 3 years.	DAFÜR	DAFÜR		•	97.0%
10	Re-election of Georges Pauget as a Director for 3 years.	DAFÜR	DAFÜR		~	97.5%
11	Re-election of Luc Rémont as a Director for 3 years.	DAFÜR	DAFÜR		*	91.5%
12	Re-election of Michael Stollarz as a Director for 3 years.	DAFÜR	DAFÜR		*	97.6%
13	Re-election of Susan M. Tolson as a Director for 3 years	DAFÜR	DAFÜR		•	97.4%
14	Re-election of Johannes Dijsselhof as non-voting Director for 1 year	DAFÜR	DAFÜR		~	67.7%
15	To re-elect Deloitte & Associés as auditor for 6 years.	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	~	77.3%
16	Non-renewal of Cabinet BEAS as alternate auditor.	DAFÜR	DAFÜR		•	99.8%
17	To ratify the relocation of the Corporate Headquarters.	DAFÜR	DAFÜR		•	100.0%
18	To approve the remuneration report.	DAFÜR	DAFÜR		~	94.6%
19	Ex-post binding "Say on Pay" vote on the remuneration of Bernard Bourigeaud, Chairman of the Board.	DAFÜR	DAFÜR		*	99.6%



Worldline 09.06.2022 MIX

No.	Traktanden	Board	Ethos		Res	sultat
20	Ex-post binding "Say on Pay" vote on the individual remuneration of Gilles Grapinet, CEO and former chairman of the board.	DAFÜR	DAFÜR		•	88.1%
21	Ex-post binding "Say on Pay" vote on the individual remuneration of Marc-Henri Desportes, Deputy CEO.	DAFÜR	DAFÜR		*	88.1%
22	To approve the Chairman's new remuneration policy.	DAFÜR	DAFÜR		*	99.6%
23	To approve the CEO's new remuneration policy.	DAFÜR	DAFÜR		*	92.1%
24	To approve the Deputy CEO's new remuneration policy.	DAFÜR	DAFÜR		*	92.1%
25	To approve the members of the board's new remuneration policy.	DAFÜR	DAFÜR		*	99.5%
26	To approve a treasury share buyback and disposal programme.	DAFÜR	DAFÜR		*	98.0%
27	To authorise a potential reduction in the company's share capital.	DAFÜR	DAGEGEN	The company proposes to cancel shares despite its significant capital need.	•	95.6%
28	To authorise the Board to issue shares or other securities giving access to shares with pre-emptive rights.	DAFÜR	DAFÜR		*	95.9%
29	Global allowance to issue capital related securities without preemptive rights by public issuance.	DAFÜR	• DAGEGEN	Discount of 10% of the share price is not in line with French market practice.	*	93.8%
30	Global allowance to issue capital related securities without preemptive rights through private placement.	DAFÜR	• DAGEGEN	Discount of 10% of the share price is not in line with French market practice.	*	91.7%
31	"Green shoe" authorization.	DAFÜR	DAGEGEN	Additional potential dilution which is not in shareholders' interests.	*	90.4%
32	Delegation to issue shares and capital securities as consideration for contributions in kind made to the company.	DAFÜR	DAFÜR		*	96.6%
33	To authorise capital increases by transfer of reserves.	DAFÜR	DAFÜR		*	99.1%
34	To authorise capital increases related to an all-employee share ownership plan.	DAFÜR	DAFÜR		*	95.8%
35	To authorise capital increases related to an all-employee share ownership plan.	DAFÜR	• DAGEGEN	The purchase price of shares for employee savings-related plans should not be in principle lower than 80% of the market price at the date of grant.	*	96.4%
36	To authorise capital increases related to an all-employee share ownership plan.	DAFÜR	• DAGEGEN	The purchase price of shares for employee savings-related plans should not be in principle lower than 80% of the market price at the date of grant.	*	96.4%



Worldline 09.06.2022 MIX

No.	Traktanden	Board	Ethos	Re	Resultat	
37	To authorise allocation of options (new or existing shares).	DAFÜR	DAFÜR	✓	89.9%	
38	To authorise the Board to issue restricted shares for employees and/or executive directors.	DAFÜR	DAFÜR	✓	92.4%	
39	Delegation of powers for the completion of formalities.	DAFÜR	DAFÜR	✓	100.0%	



WR Berkley Corp 15.06.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. W. Robert Berkley	DAFÜR	DAFÜR		~	98.7%
1b.	Re-elect Mr. Ronald E. Blaylock	DAFÜR	DAGEGEN	The director has been sitting on the board for over 20 years, which exceeds guidelines.	•	80.4%
1c.	Re-elect Ms. Mary C. Farrell	DAFÜR	• DAGEGEN	Non-independent chairman of the remuneration committee. The independence of this committee is insufficient.	*	81.1%
1d.	Re-elect Mr. Mark L. Shapiro	DAFÜR	• DAGEGEN	The director is over 75 years old, which exceeds guidelines. The director has been sitting on the board for over 20 years, which exceeds guidelines.	*	86.3%
2.	Approve the increase in authorised common stock	DAFÜR	DAGEGEN	The increase in the authorised capital is excessive.	~	81.9%
3.	Advisory vote on executive remuneration	DAFÜR	• DAGEGEN	Excessive variable remuneration. An important part of the variable remuneration is based on continued employment only.	*	96.2%
4.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	*	95.5%



Yamato Holdings 23.06.2022 OGV

No.	Traktanden	Board	Ethos		Resultat
1.	Amend Articles of Association: Electronic documentation	DAFÜR	DAFÜR		✓
2.	Election of Directors				
2.1	Re-elect Mr. Yutaka Nagao	DAFÜR	DAGEGEN	Executive director sitting on the remuneration committee, which is not best practice.	*
2.2	Elect Mr. Toshizo Kurisu	DAFÜR	DAFÜR		✓
2.3	Elect Mr. Yasuharu Kosuge	DAFÜR	DAFÜR		~
2.4	Re-elect Mr. Kenichi Shibasaki	DAFÜR	DAFÜR		~
2.5	Re-elect Ms. Mariko Tokuno	DAFÜR	DAFÜR		~
2.6	Re-elect Mr. Yoichi Kobayashi	DAFÜR	DAFÜR		~
2.7	Re-elect Mr. Shiro Sugata	DAFÜR	DAFÜR		~
2.8	Re-elect Mr. Noriyuki Kuga	DAFÜR	DAFÜR		~
2.9	Elect Mr. Charles Yin	DAFÜR	DAFÜR		✓
3.	Election of Mr. Tsutomu Sasaki as a Corporate Auditor	DAFÜR	DAFÜR		~



Yum! Brands 19.05.2022 OGV

No.	Traktanden	Board	Ethos		Res	sultat
1.	Elections of directors					
1a.	Re-elect Mr. Paget L. Alves	DAFÜR	DAFÜR		~	99.2%
1b.	Re-elect Mr. Keith Barr	DAFÜR	DAFÜR		~	97.1%
1c.	Re-elect Mr. Christopher M. Connor	DAFÜR	DAFÜR		~	93.4%
1d.	Re-elect Mr. Brian C. Cornell	DAFÜR	DAFÜR		~	93.8%
1e.	Re-elect Ms. Tanya Domier	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	•	99.5%
1f.	Re-elect Mr. David Gibbs	DAFÜR	DAFÜR		~	99.7%
1g.	Re-elect Dr. Mirian M. Graddick- Weir	DAFÜR	DAFÜR		•	96.7%
1h.	Re-elect Ms. Lauren R. Hobart	DAFÜR	DAFÜR		~	99.5%
1i.	Re-elect Mr. Thomas C. Nelson	DAFÜR	DAFÜR		~	96.2%
1j.	Re-elect Mr. P. Justin Skala	DAFÜR	DAFÜR		~	99.2%
1k.	Re-elect Ms. Elane B. Stock	DAFÜR	DAFÜR		~	99.5%
11.	Re-elect Ms. Annie Young-Scrivner	DAFÜR	DAGEGEN	Concerns over the director's time commitments.	~	99.5%
2.	Re-election of the auditor	DAFÜR	DAGEGEN	The auditor's long tenure raises independence concerns.	•	96.4%
3.	Advisory vote on executive remuneration	DAFÜR	DAGEGEN	Excessive variable remuneration.	•	51.9%



® © Ethos

28.01.2023

Disclaimer

Die meisten Analysen werden in Zusammenarbeit mit den verschiedenen Mitgliedern des Beraternetzes Proxinvest erstellt. Bei ihren Analysen wenden sämtliche Proxinvest-Mitglieder dieselben allgemeinen "Corporate governance principles" an. Diese ermöglichen es jedem Mitglied, sowohl die lokalen Besonderheiten unter Einhaltung der fundamentalen Best-Practice-Regeln als auch das Konzept der sozialen Verantwortung der Unternehmen zu berücksichtigen, was wiederum den Ethos Richtlinien zur Ausübung der Stimmrechte entspricht. Ethos führt eine systematische Überprüfung der Stimmrechtsempfehlungen von Proxinvest durch, um sicherzustellen, dass sämtliche Analysen und Stimmrechtsempfehlungen den "Ethos Richtlinien zur Ausübung der Stimmrechte" entsprechen. Die Informationen stammen aus Quellen, die Anlegern und der Öffentlichkeit zugänglich sind (z.B. Geschäftsberichte, Websites der Unternehmen sowie direkte Auskünfte der untersuchten Unternehmen). Obwohl die Angaben mehrfach geprüft wurden, kann ihre Richtigkeit nicht garantiert werden. Ethos lehnt jede Verantwortung für die Genauigkeit der veröffentlichten Informationen ab.