

#### **PREAMBULE**

Dans le cadre du cahier des charges du label ISR de l'Etat Français et en cohérence avec son engagement de transparence en tant qu'investisseur responsable, la Financière de l'Echiquier présente dans ce document l'inventaire des votes exercés, résolutions par résolutions, aux assemblées générales de l'ensemble des sociétés pour lesquelles nous avons été invité à voter dans le cadre d'Echiquier Agenor SRI Mid Cap Europe Fund au cours de l'année 2022.

Elles apparaissent, par ordre chronologique selon la date de l'assemblée générale.

Les valeurs citées dans ce document ont fait l'objet d'au moins un vote au cours de l'exercice passé. Ni leur présence dans les portefeuilles gérés, ni leur performance ne sont garanties.

Données au 31/12/2022 Source : ISS

#### INTRODUCTION

As part of the requirements of the French government's SRI label and in line with its commitment to transparency as a responsible investor, La Financière de l'Echiquier presents in this document the inventory of votes exercised, resolution by resolution, at the general meetings of all the companies for which we have been invited to vote within the framework of **Echiquier Agenor SRI Mid Cap Europe Fund** during the year **2022**.

They appear in chronological order according to the date of the general meeting.

The companies mentioned in this document were voted on at least once during the past financial year. Neither their presence in the managed portfolios nor their performance is guaranteed.

**Data as at 31/12/2022** 

Source: ISS

#### **VOTE SUMMARY REPORT**

REPORTING PERIOD: 01/01/2022 to 12/31/2022

LOCATION(S): ALL LOCATIONS

INSTITUTION ACCOUNT(S): ECHIQUIER AGENOR SRI MID CAP EUROPE FUND

### **Diploma Plc**

**Meeting Date:** 01/19/2022 **Record Date:** 01/17/2022

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

Ticker: DPLM

Proposal Number	Proposal Text	Proponent	Vote Instruction	
1	Accept Financial Statements and Statutory Reports	Mgmt	For	
2	Approve Final Dividend	Mgmt	For	
3	Elect David Lowden as Director	Mgmt	For	
	is warranted, although it is not without cond	ill be referred to LFDE for internal review.A vote FOR the electic ern because:- Apart from his role as Non-executive Chair design other publicly listed companies, which could compromise his ab	nate of the	
4	Re-elect Johnny Thomson as Director	Mgmt	For	
	Voting Policy Rationale: Vote FOR the electr	on of this executive director.		
5	Re-elect Barbara Gibbes as Director	Mgmt	For	
	Voting Policy Rationale: Vote FOR the electr	on of this executive director.		
6	Re-elect Andy Smith as Director	Mgmt	For	
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.		
7	Re-elect Anne Thorburn as Director	Mgmt	For	
	Voting Policy Rationale: Director elections will be referred to LFDE for internal review.			
8	Re-elect Geraldine Huse as Director	Mgmt	For	
	Voting Policy Rationale: Director elections will be referred to LFDE for internal review.			
9	Elect Dean Finch as Director	Mgmt	For	
	- · · ·	ill be referred to LFDE for internal review.Please note that:The inittee meetings during the year under review. However, the nor		
10	Reappoint PricewaterhouseCoopers LLP as Auditors	Mgmt	For	
11	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	
12	Approve Remuneration Report	Mgmt	For	

Voting Policy Rationale: Compensation-related items will be referred to LFDE for internal review. A vote FOR the remuneration report is warranted but not without concerns:- The EPS target maximum for the FY2022 PSP awards was reduced to 12% from 14% in the previous years' awards, and there was no reduction in the size of the award.- The CFO received a 7.4% increase in salary, which is above the 4% rate of increase for the Company's general workforce. Similar increases are planned for her salary in the following two years.- The fee for the incoming Board Chair is c. 79.3% higher compared to his predecessor. The main reasons for support:- The Company's explanation with reference to its strategy in achieving the performance targets, and the factors that may affect EPS growth over the three-year performance period, are noted. It is also noted that there is an ROATCE underpin on the EPS metric.- The resultant salary of the CFO and the fee for the incoming Board Chair do not raise significant concern in isolation. The Company's performance and shareholder experience for the year under review are also recognised.

# **Diploma Plc**

Proposal Number	Proposal Text	Proponent	Vote Instruction
13	Authorise Issue of Equity	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is war percent of issued capital (i.e. 66.6 percent).	ranted because:- The proposed issuance with preemptive rights exceeds 50	
14	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is war without a binding priority right.	rranted because:- The proposed issuance is without preemptive rights and	
15	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is war without a binding priority right.	ranted because:- The proposed issuance is without preemptive rights and	
16	Authorise Market Purchase of Ordinary Shares	Mgmt	For
17	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For

### **OVH Groupe SAS**

**Meeting Date:** 02/15/2022 **Record Date:** 02/11/2022

Country: France

Meeting Type: Annual

Ticker: OVH

Proposal Number	Proposal Text	Proponent	Vote Instruction
	Ordinary Business	Mgmt	
1	Approve Financial Statements and Statutory Reports	Mgmt	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For
3	Approve Allocation of Income and Absence of Dividends	Mgmt	For
4	Ratify Appointment of Karim Saddi as Censor	Mgmt	Against
	Voting Policy Rationale: Items 4-5:Votes AC adequate rationale on the proposed nomina	GAINST these items are warranted because the company has failed to provide artions.	1
5	Ratify Appointment of Jean-Pierre Saad as Censor	Mgmt	Against
	Voting Policy Rationale: Items 4-5:Votes AC adequate rationale on the proposed nomina	GAINST these items are warranted because the company has failed to provide artions.	7
6	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For
	Voting Policy Rationale: A vote FOR this pro- related-party scope is not included in the sp	posal is warranted but it is not without concern a transaction falling under the pecial report.	
7	Approve Remuneration Policy of Directors	Mgmt	For
8	Approve Remuneration Policy of Chairman of the Board	Mgmt	For

## **OVH Groupe SAS**

Proposal Number	Proposal Text	Proponent	Vote Instruction
9	Approve Remuneration Policy of CEO	Mgmt	For
	policy is warranted although the following conc to disclose the performance conditions, perform	items will be referred to LFDE for internal review.A vote FOR this remuneration erns are raised:- The company fails to disclose a LTIP cap The company fails nance period and vesting period attached to a potential LTIP.The main reason Inny declared there would be no LTIP granted for the upcoming FY.	s
10	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For
11	Authorize Filing of Required Documents/Other Formalities	Mgmt	For

### **GN Store Nord A/S**

Meeting Date: 03/09/2022

Country: Denmark

Ticker: GN

**Record Date:** 03/02/2022 **Meeting Type:** Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Receive Report of Board	Mgmt	
2	Accept Financial Statements and Statutory Reports	Mgmt	For
3	Approve Discharge of Management and Board	Mgmt	For
4	Approve Allocation of Income and Dividends of DKK 1.55 Per Share	Mgmt	For
5	Approve Remuneration Report (Advisory Vote)	Mgmt	Against
		ed items will be referred to LFDE for internal review.A vote AGAINST this item is following:- In-flight changes obscures the pay for performance link in the STIPpost STIP targets is of concern.	
6	Approve Remuneration of Directors in the Amount of DKK 915,000 for Chairman, DKK 610,000 for Vice Chairman, and DKK 305,000 for Other Members; Approve Remuneration for Committee Work; Approve Meeting Fees	Mgmt	For
7.1	Reelect Per Wold-Olsen as Director	Mgmt	For
	Voting Policy Rationale: Director elections will be referred to LFDE for internal review. Please note that:- The nominee is a non-independent member of the Remuneration Committee.		
7.2	Reelect Jukka Pekka Pertola as Director	Mgmt	Abstain
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	
7.3	Reelect Helene Barnekow as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	
7.4	Reelect Montserrat Maresch Pascual as	Mgmt	For

# **GN Store Nord A/S**

Proposal Number	Proposal Text	Proponent	Vote Instruction
7.5	Reelect Ronica Wang as Director	Mgmt	For
	Voting Policy Rationale: Director elections will	be referred to LFDE for internal review.	
7.6	Reelect Anette Weber as New Director	Mgmt	For
	Voting Policy Rationale: Director elections will	be referred to LFDE for internal review.	
8	Ratify PricewaterhouseCoopers as Auditors	Mgmt	Abstain
	Voting Policy Rationale: A vote ABSTAIN is wathe auditor.Please note that AGAINST is not a	nranted because:- The non-audit fees exceed 70 percent of the audit fees pai valid vote option.	d to
9.a	Authorize Share Repurchase Program	Mgmt	For
	Voting Policy Rationale: A vote AGAINST is was percent of issued capital.	rranted because:- The volume of shares to be held in treasury exceeds 10	
9.b	Approve DKK 3,9 Million Reduction in Share Capital via Share Cancellation; Amend Articles of Association Accordingly	Mgmt	For
9.c	Approve Indemnification of Members of the Board of Directors and Executive Management	Mgmt	For
9.d	Amendment to Remuneration Policy for Board of Directors and Executive Management	Mgmt	For
	Voting Policy Rationale: Compensation-related	items will be referred to LFDE for internal review.	
10	Other Proposals from Shareholders (None Submitted)	Mgmt	
11	Other Business (Non-Voting)	Mgmt	

### SimCorp A/S

**Meeting Date:** 03/24/2022 **Record Date:** 03/17/2022

**Country:** Denmark **Meeting Type:** Annual

Ticker: SIM

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Receive Report of Board	Mgmt	
2	Accept Financial Statements and Statutory Reports	Mgmt	For
3	Approve Allocation of Income and Dividends	Mgmt	For
4	Approve Remuneration Report (Advisory Vote)	Mgmt	Against
	Voting Policy Rationale: Compensation-rea	ated items will be referred to LFDE for internal review.	
5.A	Reelect Peter Schutze (Chair) as Director	Mgmt	For
	Voting Policy Rationale: Director elections	will be referred to LFDE for internal review.	

## SimCorp A/S

Proposal Number	Proposal Text	Proponent	Vote Instruction
5.B	Reelect Morten Hubbe (Vice Chair) as Director	Mgmt	For
	Voting Policy Rationale: Director elections will i	be referred to LFDE for internal review.	
5.C	Reelect Simon Jeffreys as Director	Mgmt	For
	Voting Policy Rationale: Director elections will a	be referred to LFDE for internal review.	
5.D	Reelect Susan Standiford as Director	Mgmt	For
	Voting Policy Rationale: Director elections will i	be referred to LFDE for internal review.	
5.E	Reelect Adam Warby as Director	Mgmt	For
	Voting Policy Rationale: Director elections will a	be referred to LFDE for internal review.	
5.F	Reelect Joan A. Binstock as Director	Mgmt	For
	Voting Policy Rationale: Director elections will i	be referred to LFDE for internal review.	
6	Ratify PricewaterhouseCoopers as Auditors	Mgmt	For
7a.A	Approve Guidelines for Incentive-Based Compensation for Executive Management and Board	Mgmt	For
	this item is warranted because the proposed a	items will be referred to LFDE for internal review. Please note that: A vote Fi mendment are well described and does not contravene good European execu- cing the company gives room to apply considerable one-off/extraordinary	
7a.B	Approve Remuneration of Directors in the Amount of DKK 840,000 for Chair, DKK 560,000 for Vice Chair and 280,000 for Other Directors	Mgmt	For
7a.C	Approve Remuneration of Technology Committee	Mgmt	For
7b	Authorize Share Repurchase Program	Mgmt	For
7c.A	Allow Shareholder Meetings to be Held by Electronic Means Only	Mgmt	Against
	shareholder meetings. While there are benefits	rranted because the new articles appear to provide the possibility for virtual-on The from allowing participation at shareholder meetings via electronic means, exchanges between management and shareholders and enable management to	
7c.B	Amend Articles Re: Share Registrar	Mgmt	For
7c.C	Amend Articles Re: Gender Neutrality	Mgmt	For
8	Other Business	Mgmt	

#### **Sartorius Stedim Biotech SA**

Meeting Date: 03/29/2022 Country: France Ticker: DIM

**Record Date:** 03/25/2022 **Meeting Type:** Annual/Special

Proposal Number	Proposal Text	Proponent	Vote Instruction
	Ordinary Business	Mgmt	
1	Approve Financial Statements and Discharge Directors	Mgmt	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For
3	Approve Allocation of Income and Dividends of EUR 1.26 per Share	Mgmt	For
4	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	Against
	warranted as the rationale and price setting p Vice-CEO René Faber to Sartorius Stedim Bio	approval of the proposed Auditors' special report on related party transactions of the ceo Joachim Kreuzburg and tech SA is unclear. Furthermore, until this year, the company maintained the solders at the last three consecutive general meetings.	
5	Approve Remuneration Policy of Directors; Approve Remuneration of Directors in the Aggregate Amount of EUR 331,800	Mgmt	For
6	Approve Compensation Report of Corporate Officers	Mgmt	For
	report is warranted, although the following co shareholders' dissent at the previous AGM wh	d items will be referred to LFDE for internal review.A vote FOR this remuneration oncerns are raised:- There is a partial lack of responsiveness following nile there has been serious concern regarding the poor practices of remuneration calculation of the CEO pay ratio is not relevant. The main reason for support is a for FY22.	n
7	Approve Compensation of Joachim Kreuzburg, Chairman and CEO	Mgmt	For
	Voter Rationale: Nous approuvons suite aux o	discussions lors de l'analyse ESG d'il y a 1 mois très satisfaisantes	
	remuneration report is warranted because:- I an undisclosed breakdown methodology mak fails to disclose achievement levels for respec	d items will be referred to LFDE for internal review.A vote AGAINST this Part of the remuneration at Sartorius level is invoiced to the company according ing the amounts in the report very difficult to understand or assess. The comp tively short and long-term variable remuneration. The Chairman and CEO to EUR 23,000 and the company failed to provide a compelling rationale.	
8	Approve Remuneration Policy of Chairman and CEO	Mgmt	Against
	departure cannot be excluded. Please note the remuneration policies of executives, the prop can be freely modified by the board The con not specify a policy for exceptional payments that: - The Chairman and CEO is entitled to a cash compensation. The maximum payment of the second	arranted because:- Accelerated or full vesting of unvested awards in case of at despite the positive change of approach as to the determination of the osed remuneration policies raise several concerns:- The bonus criterion disclose mpany fails to disclose a binding cap for the bonus and LTIP The company do:- The remuneration granted is still paid by Sartorius AG then reinvoiced. Also not termination package the amount of which may exceed 24 months of the latest could reach 2.5 years of remuneration. However, it's unclear whether the amour remuneration or includes the variable remuneration as the company refers to the second company refers to th	es ote nt
9	Approve Remuneration Policy of Vice-CEO	Mgmt	Against
		d items will be referred to LFDE for internal review.A vote AGAINST the Vice-CE this policy is submitted for the first time to shareholders' approval.	0
10	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For
	Voting Policy Rationale: The share repurchase controlled in terms of capital as Sartorius AG	e program can be continued during a takeover period. However, the company is owns 73.8 percent of the company's capital.	5

#### **Sartorius Stedim Biotech SA**

Proposal Number	Proposal Text	Proponent	Vote Instruction
11	Reelect Joachim Kreuzburg as Director	Mgmt	Against
	Voting Policy Rationale: LFDE will review this ele a lead independent director.	ection internally The nominee is the company's CEO/Chair and the board lac	ks
12	Reelect Pascale Boissel as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.	
13	Reelect Rene Faber as Director	Mgmt	Against
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.	
14	Reelect Lothar Kappich as Director	Mgmt	For
		e referred to LFDE for internal review.Please note that:- The nominee is a ee The nominee is a non-independent member of the Remuneration	
15	Reelect Henri Riey as Director	Mgmt	Against
		e referred to LFDE for internal review.Please note that:- The nominee is a ee The nominee is a non-independent member of the Remuneration	
16	Authorize Filing of Required Documents/Other Formalities	Mgmt	For
	Extraordinary Business	Mgmt	
17	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 6 Million	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is warn	ranted because:- The possibility of use during a takeover period is not exclude	ed.
18	Authorize Issuance of Equity or Equity-Linked Securities without	Mgmt	Against
	Preemptive Rights up to Aggregate Nominal Amount of EUR 6 Million		
	Voting Policy Rationale: A vote AGAINST is warn without a binding priority right The possibility	ranted because:- The proposed issuance is without preemptive rights and of use during a takeover period is not excluded.	
19	Approve Issuance of Equity or Equity-Linked Securities Reserved for	Mgmt	Against
	Qualified Investors, up to Aggregate Nominal Amount of EUR 6 Million		
	Voting Policy Rationale: A vote AGAINST is warn without a binding priority right The possibility	ranted because:- The proposed issuance is without preemptive rights and of use during a takeover period is not excluded.	
20	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 17 to	Mgmt	Against
	19		
	Voting Policy Rationale: In line with the vote red	commendation on Items 17 to 19, a vote AGAINST this item is also warranted	!
21	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is warn without a binding priority right The possibility	ranted because:- The proposed issuance is without preemptive rights and of use during a takeover period is not excluded.	
22	Authorize Capitalization of Reserves of Up to EUR 6 Million for Bonus Issue or Increase in Par Value	Mgmt	For

#### **Sartorius Stedim Biotech SA**

Proposal Number	Proposal Text	Proponent	Vote Instruction
23	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	Against
	Voting Policy Rationale: LFDE will vote AGAINS year.	T because:- The level of dilution exceeds 2 percent of outstanding capital per	
24	Authorize up to 10 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	Against
	- ,	T because:- The level of dilution exceeds 1 percent of outstanding capital per ble on the existence of performance conditions or performance period The nted.	
25	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For
26	Authorize Filing of Required Documents/Other Formalities	Mgmt	For

#### **Carl Zeiss Meditec AG**

**Meeting Date:** 03/30/2022 **Record Date:** 03/08/2022

Country: Germany

Ticker: AFX

Meeting Type: Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2020/21 (Non-Voting)	Mgmt	
2	Approve Allocation of Income and Dividends of EUR 0.90 per Share	Mgmt	For
3	Approve Discharge of Management Board for Fiscal Year 2020/21	Mgmt	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2020/21	Mgmt	For
5	Ratify Ernst & Young GmbH as Auditors for Fiscal Year 2021/22	Mgmt	For
6	Approve Creation of EUR 26.5 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is without a binding priority right.	warranted because:- The proposed issuance is without preemptive rights and	
7	Amend Articles Re: D&O Insurance	Mgmt	For

### **Rockwool International A/S**

**Meeting Date:** 04/06/2022 **Record Date:** 03/30/2022

Country: Denmark
Meeting Type: Annual

Ticker: ROCK.B

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Receive Report of Board	Mgmt	
2	Receive Annual Report and Auditor's Report	Mgmt	
3	Accept Financial Statements and Statutory Reports; Approve Discharge of Management and Board	Mgmt	For
4	Approve Remuneration Report (Advisory Vote)	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST the do not have any performance conditions att	is item is warranted because awards granted and vested under the company's L tached to them.	TIP
5	Approve Remuneration of Directors for 2022/2023	Mgmt	For
6	Approve Allocation of Income and Dividends of DKK 35 Per Share	Mgmt	For
7.1	Reelect Carsten Bjerg as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	vill be referred to LFDE for internal review.	
7.2	Elect Ilse Irene Henne as New Director	Mgmt	Abstain
	Voting Policy Rationale: Director elections w	vill be referred to LFDE for internal review.	
7.3	Reelect Rebekka Glasser Herlofsen as Director	Mgmt	Abstain
	Voting Policy Rationale: A vote ABSTAIN is mandates. Please note that AGAINST is no.	warranted because: - The nominee is a non-executive holding more than 4 tota t a voting option.	l
7.4	Reelect Carsten Kahler as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	vill be referred to LFDE for internal review.	
7.5	Reelect Thomas Kahler as Director	Mgmt	For
		vill be referred to LFDE for internal review. Please note that: - The nominee is a mittee The nominee is a non-independent member of the Remuneration	
7.6	Reelect Jorgen Tang-Jensen as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	vill be referred to LFDE for internal review.	
8	Ratify PricewaterhouseCoopers as Auditors	Mgmt	Abstain
	Voting Policy Rationale: A vote ABSTAIN is the auditor (i.e. 100.00 percent). Please no	warranted because: - The non-audit fees exceed 70 percent of the audit fees pa te that Against is not a valid vote option	aid to
9.a	Authorize Share Repurchase Program	Mgmt	For
		posal to repurchase company shares is warranted, despite the lack of a disclose to le limits on holding and duration -There is no evidence of past abuse of repurc	
9.b	Amend Articles Re: Conversion of Shares	Mgmt	For
9.c	Change Company Name to Rockwool A/S	Mgmt	For
	Shareholder Proposals Submitted by Timothy L. Ross	Mgmt	

# **Rockwool International A/S**

Proposal Number	Proposal Text	Proponent	Vote Instruction	
9.d	Assess Environmental and Community Impacts from Siting of Manufacturing Facilities	SH	For	
	Voting Policy Rationale: Shareholder Proposals will be referred to LFDE for internal review.			
	Shareholder Proposals Submitted by Catherine Jozwik	Mgmt		
9.e	Disclose Report on Political Contributions	SH	For	
	Voting Policy Rationale: Shareholder Proposals will be referred to LFDE for internal review.			
10	Other Business	Mgmt		

# **Beijer Ref AB**

Meeting Date: 04/07/2022

Country: Sweden

Ticker: BEIJ.B

Record Date: 03/30/2022 Meeting Type: Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Elect Katarina Olsson as Chairman of Meeting	Mgmt	For
2	Designate Inspector(s) of Minutes of Meeting	Mgmt	
3	Prepare and Approve List of Shareholders	Mgmt	
4	Approve Agenda of Meeting	Mgmt	For
5	Acknowledge Proper Convening of Meeting	Mgmt	For
6	Receive President's Report	Mgmt	
7	Receive Financial Statements and Statutory Reports	Mgmt	
8.a	Accept Financial Statements and Statutory Reports	Mgmt	For
8.b	Approve Allocation of Income and Dividends of SEK 1.10 Per Share	Mgmt	For
8.c	Approve Remuneration Report	Mgmt	For
	warranted because the presented remunera noted at this time with regards to limited ra	ed items will be referred to LFDE for internal review. A vote FOR th tion report is broadly in line with market practice. However, severa tionale provided to support the sign-on bonus paid to the new CEO evel per individual criterium attached to the annual bonus. Please and the to the options other than a premium.	l concerns are and the lack of
8.d1	Approve Discharge of Kate Swann	Mgmt	For
8.d2	Approve Discharge of Joen Magnusson	Mgmt	For
8.d3	Approve Discharge of Per Bertland	Mgmt	For
8.d4	Approve Discharge of Kerstin Lindvall	Mgmt	For

# **Beijer Ref AB**

Proposal Number	Proposal Text	Proponent	Vote Instruction
8.d5	Approve Discharge of William Striebe	Mgmt	For
8.d6	Approve Discharge of Albert Gustafsson	Mgmt	For
8.d7	Approve Discharge of Frida Norrbom Sams	Mgmt	For
8.d8	Approve Discharge of Peter Jessen Jurgensen	Mgmt	For
8.d9	Approve Discharge of Bernt Ingman	Mgmt	For
8.d10	Approve Discharge of Gregory Alcorn	Mgmt	For
8.d11	Approve Discharge of Monika Gimre	Mgmt	For
8.d12	Approve Discharge of Christopher Norbye	Mgmt	For
9	Determine Number of Members (7) and Deputy Members of Board (0)	Mgmt	For
10	Approve Remuneration of Directors in the Amount of SEK 815,000 for Chairman andSEK 395,000 for Other Directors; Approve Remuneration for Committee Work	Mgmt	For
11	Approve Remuneration of Auditors	Mgmt	For
12.a	Reelect Kate Swann as Director	Mgmt	For
	Voter Rationale: Représentant de EQT, 30% du comm de rém.	K. Profil de qualité qui apporte bcp à la société.Non indépendance + siège au	,
	Remuneration Committee and the committee is	ranted because: - The nominee is a non-independent member of the less than 50 percent independent. Please note that: - The nominee is a is less than 50 percent independent (i.e. 28.57 percent).	
12.b	Reelect Joen Magnusson as Director	Mgmt	Against
	Voter Rationale: Profil non indépendant avec 14	1% de DDV + 71 ans. Et ici depuis 1985.	
	- ,	ne referred to LFDE for internal review. Please note that: - The nominee is a is less than 50 percent independent (i.e. 28.57 percent).	
12.c	Reelect Albert Gustafsson as Director	Mgmt	For
	Voter Rationale: Représentant de EQT, 30% du comité audit & Rém	K. Profil de qualité qui apporte bcp à la société.Non indépendance + siège au	
	Remuneration Committee and the committee is chairman of the Audit Committee. Please note to	ranted because: - The nominee is a non-independent member of the less than 50 percent independent The nominee is a non-independent that: - The nominee is a non-independent non-executive and the board is less t) The nominee is a non-independent member of the Audit Committee.	
12.d	Reelect Per Bertland as Director	Mgmt	For
	Voter Rationale: Per Bertland Impossible de v	roter Against	
		e referred to LFDE for internal review. Please note that: - The nominee is a is less than 50 percent independent (i.e. 28.57 percent).	
12.e	Reelect Frida Norrbom Sams as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.	
12.f	Reelect Kerstin Lindvall as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.	

# **Beijer Ref AB**

Proposal Number	Proposal Text	Proponent	Vote Instruction
12.g	Reelect William Striebe as Director	Mgmt	Against
	Voter Rationale: Trop ancien, représente Carrie	r, plus au K	
	- ,	ne referred to LFDE for internal review. Please note that: - The nominee is a is less than 50 percent independent (i.e. 28.57 percent).	
12.h	Reelect Kate Swann as Board Chair	Mgmt	For
	Voter Rationale: Cf commentaire plus haut		
	Voting Policy Rationale: In line with the vote or	Item 12.a, a vote AGAINST this item is also warranted.	
13	Ratify Deloitte as Auditors	Mgmt	For
14	Approve Stock Option Plan for Key Employees; Authorize Share Repurchase Program to Finance Equity Plan; Authorize Transfer of up to 1.6 Million Class B Shares in Connection with Incentive Program	Mgmt	For
15	Approve Remuneration Policy And Other Terms of Employment For Executive Management	Mgmt	For
	warranted because the proposed remuneration	items will be referred to LFDE for internal review. A vote FOR this item is policy is well described and does not contravene good European executive noted regarding the possible grant of extraordinary bonuses to the executives	
16	Approve Creation of Pool of Capital without Preemptive Rights	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is war without a binding priority right.	ranted because: - The proposed issuance is without preemptive rights and	
17	Close Meeting	Mgmt	

## **Allfunds Group Plc**

Meeting Date: 04/21/2022Country: United KingdomRecord Date: 04/19/2022Meeting Type: Annual

Ticker: ALLFG

Proposal Number	Proposal Text	Proponent	Vote Instruction
	Annual Meeting Agenda	Mgmt	
1	Accept Financial Statements and Statutory Reports	Mgmt	For
2	Approve Final Dividend of EUR 0.05 Per Share	Mgmt	For
	Voting Policy Rationale: LFDE will review to	nis item internally The payout ratio is more t	than 80 percent (i.e. 154.55 percent).
3	Approve Remuneration Report	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is warranted because: - Vesting period is less than 3 years. Please note that: - A vote AGAINST is warranted because the proposed remuneration is below par in relation to market standards, particularly with regard to disclosure of short term bonus non-financial performance metrics' assessment, the grant of an exceptional bonus award without providing a clear performance assessment, the shortening of LTI vesting periods within three years and the grant of several discretionary bonus awards to the resigning CFO.		

# **Allfunds Group Plc**

Proposal Number	Proposal Text	Proponent	Vote Instruction		
4	Approve Remuneration Policy	Mgmt	Against		
	AGAINST is warranted because: - The severand to 2.2x annual pay (base salary, benefits, and be	items will be referred to LFDE for internal review: Please note that: A vote ce agreements are in deviation of Dutch and UK market practice and may be t bonus) CEO Alcaraz is eligible to receive GBP 425,000 in benefits, largely mpelling background and is considered in deviation of best market practice.	lp		
5	Elect David Jonathan Bennett as Director	Mgmt	For		
	Voting Policy Rationale: Director elections will be	be referred to LFDE for internal review.			
6	Reappoint Deloitte LLP as Auditors	Mgmt	For		
7	Authorize Board to Determine Remuneration of Auditors	Mgmt	For		
8	Grant Board Authority to Issue Shares	Mgmt	Against		
	Voting Policy Rationale: A vote AGAINST is warranted because: - The proposed issuance with preemptive rights exceeds 50 percent of issued capital (i.e. 66.67 percent).				
9	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	Against		
	Voting Policy Rationale: A vote AGAINST is war without a binding priority right.	rranted because: - The proposed issuance is without preemptive rights and			
10	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	Against		
	Voting Policy Rationale: A vote AGAINST is war without a binding priority right.	ranted because: - The proposed issuance is without preemptive rights and			
11	Authorize Repurchase of Shares	Mgmt	For		
12	Authorize the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For		

### **Moncler SpA**

**Meeting Date:** 04/21/2022

Country: Italy

Ticker: MONC

**Record Date:** 04/08/2022 **Meeting Type:** Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction
	Ordinary Business	Mgmt	
	Management Proposals	Mgmt	
1.1	Accept Financial Statements and Statutory Reports	Mgmt	For
1.2	Approve Allocation of Income	Mgmt	For
2.1	Approve Remuneration Policy	Mgmt	For
	Voting Policy Rationale: Compensation-re	elated items will be referred to LFDE for inte	ernal review.

### **Moncler SpA**

Proposal Number	Proposal Text	Proponent	Vote Instruction	
2.2	Approve Second Section of the Remuneration Report	Mgmt	For	
	rémunération, et l'intégration de critères ESG	d'ISS, mais constatons toutefois une amélioration des disclosure de la politique 6. encore des efforts a faire, mais cela va dans le bon sens. La hausse de la able par ailleurs justifiée au vu des excellentes performances réalisées par la	de	
	AGAINST this item is warranted because: - T	d items will be referred to LFDE for internal review. Please note that a vote the company failed to respond to significant dissent to last year vote on the s insufficient ex-post information on the performance targets attached to		
3	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For	
	Shareholder Proposals Submitted by Double R Srl	Mgmt		
4.1	Fix Number of Directors	SH	For	
4.2	Fix Board Terms for Directors	SH	For	
	Appoint Directors (Slate Election) - Choose One of the Following Slates	Mgmt		
4.3.1	Slate 1 Submitted by Double R Srl	SH	For	
	Voting Policy Rationale: Voto di Lista will be referred to LFDE for internal review. This resolution warrants a vote FOR because:  - Shareholders can support only one slate With only two slates presented, Slate 1 will appoint 11 members while Slate 2 will appoint the remaining member All proposed candidates under both slates possess the professional experience to fulfill their role of directors Supporting this slate would ensure that all the directors are elected through the slate election mechanism, with no uncertainty on the vote outcome. This is not without concern as the roles of board Chair and CEO are combined and the current Chair/CEO Ruffini is candidate for reelection.			
4.3.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	SH	Against	
	Voting Policy Rationale: Voto di Lista will be referred to LFDE for internal review. This item warrants a vote AGAINST because:  - Shareholders can support only one slate Supporting Slate 1 would ensure that all directors are elected through the slate election mechanism, with no uncertainty on the vote outcome. Institutional investors who have contributed to present this slate through Assogestioni may want to make sure that they support the slate proposed under this item in order to prevent possible allegation of links with the slate submitted by the board.			
	Management Proposals	Mgmt		
4.4	Elect Board Chair	Mgmt	For	
	Voter Rationale: Le CEO et chairman Remo Ruffini est le fondateur de la société, il est extrêmement charismatique et visionnaire. De facto il exerce davantage un rôle de chairman, la direction générale étant surtout assurée par le COO Roberto Egg entouré d'une équipe de management de grande qualité.			
	- · · · · · · · · · · · · · · · · · · ·	vill be referred to LFDE for internal review. Please note that these items warrant on the proposed nominees. Furthermore, the role of Chair is currently held by th porate governance practice.		
4.5	Elect Board Vice-Chairman	Mgmt	For	
	Voter Rationale: Le vice chiarman, Marco de et l'ancien patron de Carlyle.	Benedetti, est indépendant, c'est une figure phare du paysage industriel italiei	1,	
	- · · · · · · · · · · · · · · · · · · ·	vill be referred to LFDE for internal review. Please note that these items warrant on the proposed nominees. Furthermore, the role of Chair is currently held by th porate governance practice.		
	Shareholder Proposal Submitted by Double R Srl	Mgmt		
4.6	Approve Remuneration of Directors	SH	Against	
	Voting Policy Rationale: This item warrants a this proposal.	vote AGAINST because the proponent has not provided a rationale in support of	of	

## **Moncler SpA**

Proposal Number	Proposal Text	Proponent	Vote Instruction
	Management Proposal	Mgmt	
5	Approve Performance Shares Plan 2022	Mgmt	For
	Voter Rationale: cf ci dessus		
	- ,	em internally. Vote AGAINST this item due to the lack of disclosure of absence of disclosed performance targets does not allow shareholders to assu	ess
Α	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	Mgmt	Against

### SimCorp A/S

**Meeting Date:** 04/21/2022

Country: Denmark

Ticker: SIM

**Record Date:** 04/14/2022

Meeting Type: Extraordinary

Shareholders

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Amend Articles Re: Company's Shareholders Register	Mgmt	For
2	Amend Articles Re: Gender Neutrality	Mgmt	For
3	Other Business	Mgmt	

## **PolyPeptide Group AG**

Meeting Date: 04/26/2022 Record Date: **Country:** Switzerland **Meeting Type:** Annual

Ticker: PPGN

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Change Location of Registered Office/Headquarters to Baar, Switzerland	Mgmt	For
2.1	Accept Financial Statements and Statutory Reports	Mgmt	For
2.2	Approve Remuneration Report	Mgmt	For
	Voting Policy Rationale: Compensation items will be referered to LFDE for internal review. For internal review. A vote FOR the remuneration report is warranted, although with some caution. The entire compensation and nomination committee is non-independent and performance targets are not disclosed on an ex-ante basis. Moreover, a one-off IPO recognition bonus was awarded to current and former executives and board of directors' members in the year under review. However, all costs were incurred by the majority shareholder Draupnir Holding BV, i.e. the company did not incur any costs or make additional contributions associated with this one-time bonus. Overall, the company's pay practices are broadly in line with market practice.		
3	Approve Discharge of Board and Senior Management	Mgmt	For

# **PolyPeptide Group AG**

Proposal Number	Proposal Text	Proponent	Vote Instruction
4.1	Approve Treatment of Net Loss	Mgmt	For
4.2	Approve Dividends of CHF 0.30 per Share from Foreign Capital Contribution Reserves	Mgmt	For
5.1.1	Reelect Peter Wilden as Director	Mgmt	For
		e referred to LFDE for internal review.Please note:- The nominee is a Committee and the committee is less than 50 percent independent.However, 2 below.	
5.1.2	Reelect Patrick Aebischer as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.	
5.1.3	Reelect Beat In-Albon as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.	
5.1.4	Reelect Jane Salik as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.	
5.1.5	Reelect Erik Schropp as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b non-independent member of the Audit Committ	e referred to LFDE for internal review.Please note that:- The nominee is a ee.	
5.1.6	Reelect Philippe Weber as Director	Mgmt	For
	non-independent member of the Remuneration nominee is the incumbent male chairman of the	e referred to LFDE for internal review.Please note:- The nominee is a Committee and the committee is less than 50 percent independent The Nomination Committee and the level of gender diversity on the board is less concern is better addressed under item 5.3.1 below.	
5.2	Reelect Peter Wilden as Board Chair	Mgmt	For
		e referred to LFDE for internal review.Please note:- The nominee is a Committee and the committee is less than 50 percent independent.However, 2 below.	
5.3.1	Reappoint Philippe Weber as Member of the Compensation and Nomination Committee	Mgmt	Against
	Remuneration Committee and the committee is	anted because:- The nominee is a non-independent member of the less than 50 percent independent The nominee is the incumbent male level of gender diversity on the board is less than 30 percent (i.e. 17 percent	).
5.3.2	Reappoint Peter Wilden as Member of the Compensation and Nomination Committee	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is warn Remuneration Committee and the committee is	anted because:- The nominee is a non-independent member of the less than 50 percent independent.	
5.4	Ratify BDO AG as Auditors	Mgmt	For
5.5	Designate ADROIT Attorneys as Independent Proxy	Mgmt	Against
	Voting Policy Rationale: Vote AGAINST proposal	ls to elect an independent proxy.	
6.1	Approve Remuneration of Directors in the Amount of CHF 1.6 Million	Mgmt	For
6.2	Approve Remuneration of Directors in the Amount of CHF 200,000 for Consulting Services to the Company	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST this re-	solution is warranted due to the lack of a compelling rationale.	

# **PolyPeptide Group AG**

Proposal Number	Proposal Text	Proponent	Vote Instruction
6.3	Approve Remuneration of Executive Committee in the Amount of CHF 7 Million	Mgmt	For
	Voting Policy Rationale: Compensation-related	items will be referred to LFDE for internal review.	
7	Transact Other Business (Voting)	Mgmt	Against
7 Transact Other Business (Voting) Mgmt  Voting Policy Rationale: A vote AGAINST is warranted because:- This item concerns additional instruct shareholder to the proxy in case new voting items or counterproposals are introduced at the meeting board of directors The content of these new items or counterproposals is not known at this time. Th shareholders' best interest to vote against this item on a precautionary basis.		ems or counterproposals are introduced at the meeting by shareholders or the items or counterproposals is not known at this time. Therefore, it is in	

### **Thule Group AB**

Meeting Date: 04/26/2022

Country: Sweden

Ticker: THULE

Record Date: 04/14/2022 Meeting Type: Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Elect Chairman of Meeting	Mgmt	For
2.a	Designate Hans Christian Bratterud as Inspector of Minutes of Meeting	Mgmt	For
2.b	Designate Carolin Forsberg as Inspector of Minutes of Meeting	Mgmt	For
3	Prepare and Approve List of Shareholders	Mgmt	For
4	Approve Agenda of Meeting	Mgmt	For
5	Acknowledge Proper Convening of Meeting	Mgmt	For
6.a	Receive Financial Statements and Statutory Reports	Mgmt	
6.b	Receive Consolidated Accounts and Group Auditor's Report	Mgmt	
6.c	Receive Auditor's Report on Application of Guidelines for Remuneration for Executive Management	Mgmt	
6.d	Receive Board's Report	Mgmt	
7.a	Accept Financial Statements and Statutory Reports	Mgmt	For
7.b	Approve Allocation of Income and Dividends of SEK 13.00 Per Share	Mgmt	For
7.c1	Approve Discharge of Bengt Baron	Mgmt	For
7.c2	Approve Discharge of Mattias Ankartberg	Mgmt	For
7.c3	Approve Discharge of Hans Eckerstrom	Mgmt	For
7.c4	Approve Discharge of Helene Mellquist	Mgmt	For

# **Thule Group AB**

Proposal Number	Proposal Text	Proponent	Vote Instruction
7.c5	Approve Discharge of Therese Reutersward	Mgmt	For
7.c6	Approve Discharge of Helene Willberg	Mgmt	For
7.c7	Approve Discharge of CEO Magnus Welander	Mgmt	For
7.d	Approve Remuneration Report	Mgmt	For
	warranted as the company's compensation fram	items will be referred to LFDE for internal review. A vote FOR this item is nework is in line with Swedish market practice. This is not without concerns, nance targets and achievement levels for the STI plan, and the large CEO	
8	Determine Number of Members (7) and Deputy Members (0) of Board	Mgmt	For
9	Approve Remuneration of Directors in the Amount of SEK 1.15 Million for Chairman and SEK 400,000 for Other Directors; Approve Remuneration for Committee Work	Mgmt	For
	Voting Policy Rationale: A vote FOR this remune appropriate.	eration proposal is warranted because the proposed fees are deemed	
10.1	Reelect Hans Eckerstrom as Director	Mgmt	Against
	,	ranted because: - The nominee is a non-independent member of the less than 50 percent independent. (i.e 0%) - The nominee is an outside irectorship.	
10.2	Reelect Mattias Ankarberg as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	ne referred to LFDE for internal review.	
10.3	Reelect Helene Mellquist as Director	Mgmt	For
	Voter Rationale: Elle n'a pas manqué de board secteur auto et de Volvo (partenaire clef de Thu	meeting précedemment et est un atout important par sa connaissance du ule)	
	Voting Policy Rationale: A vote AGAINST is warn non-executive directorship.	ranted because: - The nominee is an outside executive holding more than 1	
10.4	Reelect Therese Reutersward as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.	
10.5	Reelect Helene Willberg as Director	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is warn mandates.	ranted because: - The nominee is a non-executive holding more than 4 total	
10.6	Elect Sarah McPhee as New Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.	
10.7	Elect Johan Westman as New Director	Mgmt	For
	Voter Rationale: Super profil! CEO d'AAK, trop L	bête de se priver de lui pour des enjeux de disponibilités!	
	Voting Policy Rationale: A vote AGAINST is warn non-executive directorship.	ranted because: - The nominee is an outside executive holding more than 1	
10.8	Elect Hans Eckerstrom as Board Chair	Mgmt	Against
	Voting Policy Rationale: In line with the vote on	Item 10.1, a vote AGAINST this item is also warranted.	
11	Approve Remuneration of Auditors	Mgmt	For
12	Ratify PricewaterhouseCoopers as Auditors	Mgmt	For

# **Thule Group AB**

Proposal Number	Proposal Text	Proponent	Vote Instruction
13	Approve Remuneration Policy And Other Terms of Employment For Executive Management	Mgmt	For
	Voting Policy Rationale: Compensation-related items will be referred to LFDE for internal review. A vote FOR this item is warranted because the proposed remuneration policy is well described and does not contravene good Swedish executive remuneration practice.		

### **Vidrala SA**

Meeting Date: 04/27/2022

Country: Spain

Ticker: VID

**Record Date:** 04/22/2022 **Meeting Type:** Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Approve Consolidated and Standalone Financial Statements	Mgmt	For
2	Approve Discharge of Board	Mgmt	For
3	Approve Allocation of Income and Dividends	Mgmt	For
4	Approve Non-Financial Information Statement	Mgmt	For
5	Authorize Share Repurchase and Capital Reduction via Amortization of Repurchased Shares	Mgmt	For
6	Authorize Capitalization of Reserves for Bonus Issue	Mgmt	For
7	Reelect Luis Delclaux Muller as Director	Mgmt	Against
	Remuneration Committee and the committee	warranted because: - The nominee is a non-independent member of the ee is less than 50 percent independent (i.e 0%). Please note that: - The nominee board is less than 50 percent independent (i.e. 27.27 percent).	is
8	Reelect Eduardo Zavala Ortiz de la Torre as Director	Mgmt	Against
	- ,	vill be referred to LFDE for internal review.Please note that: - The nominee is a ard is less than 50 percent independent (i.e. 27.27 percent).	
9	Elect Aitor Salegui Escolano as Director	Mgmt	Against
	- '	vill be referred to LFDE for internal review. Please note that: - The nominee is a ard is less than 50 percent independent (i.e. 27.27 percent) The nominee is a amittee.	
10	Elect Ines Elvira Andrade Moreno as Director	Mgmt	For
	Voting Policy Rationale: Director elections v	vill be referred to LFDE for internal review.	

#### **Vidrala SA**

Proposal Number	Proposal Text	Proponent	Vote Instruction
12	Advisory Vote on Remuneration Report	Mgmt	Against
		items will be referred to LFDE for internal review. Please note that: A vote ompany-classified non-executive chairman receives performance-based variab	le
13	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For
14	Approve Minutes of Meeting	Mgmt	For

Ticker: VITR

#### **Vitrolife AB**

**Meeting Date:** 04/27/2022 **Record Date:** 04/19/2022

Country: Sweden

lecord Date: 04/19/2022	Meeting Type: Annual
<b>Record Date:</b> 04/19/2022	Meeting Type: Ann

Proposal			Vote
Number	Proposal Text	Proponent	Instruction
1	Open Meeting	Mgmt	
2	Elect Chairman of Meeting	Mgmt	For
3	Prepare and Approve List of Shareholders	Mgmt	For
4	Approve Agenda of Meeting	Mgmt	For
5	Designate Inspector(s) of Minutes of Meeting	Mgmt	For
6	Acknowledge Proper Convening of Meeting	Mgmt	For
7	Receive President's Report	Mgmt	
8.a	Receive Financial Statements and Statutory Reports	Mgmt	
8.b	Receive Auditor's Report on Application of Guidelines for Remuneration for Executive Management	Mgmt	
9.a	Accept Financial Statements and Statutory Reports	Mgmt	For
9.b	Approve Allocation of Income and Dividends of SEK 0.80 Per Share	Mgmt	For
9.c	Approve Discharge of Board and President	Mgmt	For
10	Receive Nomination Committee's Report	Mgmt	
11	Determine Number of Members (6) and Deputy Members (0) of Board	Mgmt	For
12	Approve Remuneration of Directors in the Amount of SEK 1,200,000 for Chairman and SEK 400,000 for Other Directors; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	Mgmt	For

#### **Vitrolife AB**

Proposal Iumber	Proposal Text	Proponent	Vote Instruction	
13	Reelect Lars Holmqvist, Pia Marions, Henrik Blomquist, Karen Lykke Sorensen, Vesa Koskinen and Jon Sigurdsson (Chair) as Directors	Mgmt	Against	
	holding more than 1 non-executive director Remuneration committee which is less than member of the Remuneration committee w	warranted because: - The nominee Henrik Blomquist is an outside executive rship The nominee Henrik Blomquist is a non independent member of the in 50% independent (i.e 33%) The nominee Jon Sigurdsson is a non independent (i.e 36%). Please note that : - Henrik Blomnembers of the Remuneration committee Henrik Blomquist is a non independent	quist	
14	Amend Articles Re: Postal Voting	Mgmt	For	
15	Authorize Representatives of Three of Company's Largest Shareholders to Serve on Nominating Committee	Mgmt	For	
16	Approve Issuance of up to 13.54 Million Shares without Preemptive Rights	Mgmt	Against	
	Voting Policy Rationale: A vote AGAINST is without a binding priority right.	warranted because: - The proposed issuance is without preemptive rights and		
17	Authorize Share Repurchase Program	Mgmt	For	
18	Approve Remuneration Report	Mgmt	For	
	Voting Policy Rationale: Compensation-related items will be referred to LFDE for internal review. A vote FOR this item is warranted because the proposed remuneration report is well described and does not contravene good European executive remuneration practice. However, the vote is qualified due to the lack of clear disclosure of the features of the annual bonus of the CEO.			
19.a	Approve Performance Share Plan LTIP 2022 for Key Employees	Mgmt	For	
	Voting Policy Rationale: Compensation-rela warranted because the terms of the propos	ted items will be referred to LFDE for internal review. A vote FOR this item is sed equity plan are not problematic.		
19.b	Approve Issuance of Warrants	Mgmt	For	
19.c	Approve Transfer of Shares and/or Warrants	Mgmt	For	
19.d	Approve Alternative Equity Plan Financing	Mgmt	Against	
	- · · · · · · · · · · · · · · · · · · ·	nis item internally. A vote AGAINST this item is warranted, as it would entail ms 19.b and 19.c, while lowering the majority requirement compared to the pri	imary	
20	Close Meeting	Mgmt		

## **Royal Unibrew A/S**

Ticker: RBREW Meeting Date: 04/28/2022 Country: Denmark

**Record Date:** 04/21/2022 Meeting Type: Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Receive Report of Board	Mgmt	

# **Royal Unibrew A/S**

Proposal Number	Proposal Text	Proponent	Vote Instruction
2	Accept Financial Statements and Statutory Reports	Mgmt	For
3	Approve Discharge of Management and Board	Mgmt	For
4	Approve Allocation of Income and Dividends of DKK 14.5 Per Share	Mgmt	For
5	Approve Remuneration Report (Advisory Vote)	Mgmt	For
	warranted because the proposed remuneration	items will be referred to LFDE for internal review.A vote FOR this item is report is well described and does not contravene good European executive alified due to the lack of ex-post targets on the company's STIP.	
6	Approve Remuneration of Directors in the Amount of DKK 1.1 Million for Chairman, DKK 665,000 for Vice Chairman and DKK 380,000 for Other Directors; Approve Remuneration for Committee Work	Mgmt	For
7.1	Authorize Share Repurchase Program	Mgmt	For
7.2	Approve Guidelines for Incentive-Based Compensation for Executive Management and Board	Mgmt	For
	warranted because the proposed remuneration remuneration practice. However, due to the co.	items will be referred to LFDE for internal review.A vote FOR this item is policy is well described and does not contravene good European executive ntinued presence of discretionary mandates to change variable remuneration at the performance period of the LTIP, the vote for is qualified.	
8.a	Reelect Peter Ruzicka as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	be referred to LFDE for internal review.	
8.b	Reelect Jais Valeur as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	be referred to LFDE for internal review.	
8.c	Reelect Christian Sagild as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	be referred to LFDE for internal review.	
8.d	Reelect Catharina Stackelberg-Hammaren as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	be referred to LFDE for internal review.	
8.e	Reelect Heidi Kleinbach-Sauter as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	be referred to LFDE for internal review.	
8.f	Reelect Torben Carlsen as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	be referred to LFDE for internal review.	
9	Ratify Deloitte as Auditors	Mgmt	For
10	Other Business	Mgmt	

## **DiaSorin SpA**

Meeting Date: 04/29/2022 Country: Italy Ticker: DIA

**Record Date:** 04/20/2022 **Meeting Type:** Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction	
	Ordinary Business	Mgmt		
	Management Proposals	Mgmt		
1.1	Accept Financial Statements and Statutory Reports	Mgmt	For	
1.2	Approve Allocation of Income	Mgmt	For	
2.1	Approve Remuneration Policy	Mgmt	For	
	AGAINST the remuneration policy is recomm	ed items will be referred to LFDE for internal review. Please note that: A vote nended due to a lack of disclosure on key features of the ongoing long-term areholders are not called to approve it under a separate item. Missing retrospece concerns.	tive	
2.2	Approve Second Section of the Remuneration Report	Mgmt	For	
	- , , , , , , , , , , , , , , , , , , ,	ed items will be referred to LFDE for internal review. Please note that: Vote on to the remuneration policy in 2021 has not been supported by sufficient		
	Shareholder Proposals Submitted by IP Investimenti e Partecipazioni Srl	Mgmt		
3.1	Fix Number of Directors	SH	For	
	Voting Policy Rationale: A vote FOR this iten concerns have been noticed.	n is warranted because the company has disclosed the proposed board size, and	no	
3.2	Fix Board Terms for Directors	SH	For	
	Voting Policy Rationale: This item warrants a vote FOR as it is routine and non-contentious.			
	Appoint Directors (Slate Election)	Mgmt		
3.3	Slate Submitted by IP Investimenti e Partecipazioni Srl	SH	For	
	Voting Policy Rationale: Voto di Lista will be referred to LFDE for internal review. This item warrants a vote FOR because: - The name and details of the proposed candidates have been disclosed, and no concerns have been noticed.			
	Shareholder Proposal Submitted by IP Investimenti e Partecipazioni Srl	Mgmt		
3.4	Approve Remuneration of Directors	SH	For	
	Voting Policy Rationale: This item warrants a vote FOR because the company has disclosed the proposed non-variable director remuneration, and no concerns have been noticed.			
	Appoint Internal Statutory Auditors (Slate Election) - Choose One of the Following Slates	Mgmt		
4.1.1	Slate 1 Submitted by IP Investimenti e Partecipazioni Srl	SH	Abstain	
	- ·	referred to LFDE for internal review Please note that: This item warrants a vote ort only one slate Slate 2 is likely to better represent the interests of global ders.	,	
4.1.2	Slate 2 Submitted by Institutional Investors (Assogestioni)	SH	Abstain	
	Shareholders can support only one slate T	referred to LFDE for internal review This item warrants a vote FOR because: - This slate has been proposed by institutional investors, and these nominees could t the interests of minority shareholders and carryout effective oversight on the	1	

# **DiaSorin SpA**

Proposal Number	Proposal Text	Proponent	Vote Instruction
4.2	Appoint Chairman of Internal Statutory Auditors	SH	For
	- · · · · · · · · · · · · · · · · · · ·	rill be referred to LFDE for internal review. This item warrants a vote FOR beco pard of internal auditors will be the first candidate of the minority slate.	cause
	Shareholder Proposal Submitted by IP Investimenti e Partecipazioni Srl	Mgmt	
4.3	Approve Internal Auditors' Remuneration	SH	For
	Voting Policy Rationale: This item warrants of concerns have been noticed.	a vote FOR because the company has disclosed the proposed remuneration, a	and no
	Management Proposals	Mgmt	
5	Approve Long-Term Incentive Plan	Mgmt	For
	AGAINST this proposal is warranted because	ed items will be referred to LFDE for internal review. Please note that: A vote e: - Individual limits are not clearly disclosed and total number of beneficiarie only applied to a portion of the awards Performance targets are not disclos	s is
6	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For
Α	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	Mgmt	Against
	Voting Policy Rationale: This item warrants of	a vote AGAINST due to the lack of disclosure regarding the proposed delibera	ation.

## **Interpump Group SpA**

Meeting Date: 04/29/2022 Country: Italy Ticker: IP

**Record Date:** 04/20/2022 **Meeting Type:** Annual/Special

Proposal Number	Proposal Text	Proponent	Vote Instruction
	Ordinary Business	Mgmt	
1	Accept Financial Statements and Statutory Reports	Mgmt	For
2	Receive Consolidated Non-Financial Statements and Statutory Reports (Non-Voting)	Mgmt	
3	Approve Allocation of Income	Mgmt	For
4	Approve Second Section of the Remuneration Report	Mgmt	Against
	Voting Policy Rationale: Compensation-rela AGAINST because the company does not p variable remuneration as well as the weigl the CEO constantly attains maximum payor rigorousness of the performance targets a dissent to its Say-on-Pay proposals at last	provide sufficient disclosure on performan nt of the various metrics utilized. This lack ut under the short-term annual incentive, nd their assessment. Finally, the compan,	ce criteria attached to the short-term of disclosure is particularly concerning as which poses doubts around the
5	Approve Remuneration of Directors	Mgmt	For

# **Interpump Group SpA**

Proposal Number	Proposal Text	Proponent	Vote Instruction
6	Approve Incentive Plan 2022-2024	Mgmt	For
	warranted. However, we qualify our support	with recommended guidelines for Stock Option Plans; hence a vote FOR is t because the company has not provided disclosure on individual limits for the iion, but in this case we note that when the last Stock Option Plan vested in 2019 Ilion	),
7	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For
	Voter Rationale: OK for us. Même si allouera	ait 100% du RN au BBack, passera pas au delà de 10%	
		warranted because: - The volume of shares to be held in treasury exceeds 10 umber of shares to be repurchased exceeds 10 percent of issued capital (i.e. 20.0	00
8	Elect Claudio Berretti as Director and Approve Director's Remuneration	Mgmt	Against
	Voter Rationale: nous suivons la politique m	aison	
	Voting Policy Rationale: A vote AGAINST is non-executive directorship.	warranted because: - The nominee is an outside executive holding more than 1	
	Extraordinary Business	Mgmt	
1.1	Approve to Extend the Duration of the Company and Amend Articles of Association	Mgmt	For
1.2	Amend Company Bylaws Re: Articles 5, 14 and 19	Mgmt	For
Α	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	Mgmt	Against

### **Recordati SpA**

Meeting Date: 04/29/2022 Country: Italy Ticker: REC

**Record Date:** 04/20/2022 **Meeting Type:** Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction
	Ordinary Business	Mgmt	
	Management Proposals	Mgmt	
1a	Accept Financial Statements and Statutory Reports	Mgmt	For
1b	Approve Allocation of Income	Mgmt	For
	Shareholder Proposals Submitted by Rossini Sarl	Mgmt	
2a	Fix Number of Directors	SH	For
	Voting Policy Rationale: A vote FOR this ite concerns have been noticed.	om is warranted because the proposed board size has been disclosed, and no	

# Recordati SpA

Proposal Number	Proposal Text	Proponent	Vote Instruction
2b	Fix Board Terms for Directors	SH	For
	Voting Policy Rationale: This item warrants a vo	ote FOR as it is routine and non-contentious.	
	Appoint Directors (Slate Election)	Mgmt	
2c	Slate Submitted by Rossini Sarl	SH	For
	- ,	erred to LFDE for internal review.This resolution warrants a vote FOR because and no concerns have been noticed. With no other slates presented, this slate	
	Management Proposals	Mgmt	
2d	Approve Remuneration of Directors	Mgmt	For
2e	Deliberations Pursuant to Article 2390 of Civil Code Re: Decisions Inherent to Authorization of Board Members to Assume Positions in Competing Companies	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is wanthe board members impacted by this proposal.	ranted as the company has not provided sufficient and specific information on	
3a	Approve Remuneration Policy	Mgmt	For
	Voting Policy Rationale: Compensation-related I	tems will be referred to LFDE for internal review.	
3b	Approve Second Section of the Remuneration Report	Mgmt	For
	- ,	items will be referred to LFDE for internal review.Vote FOR as the 2021 Il described and do not raise concerns.This is not without highlighting that key managers during 2021.	
4	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For
A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	Mgmt	Against
	Voting Policy Rationale: This item warrants a vo	te AGAINST due to the lack of disclosure regarding the proposed deliberation	

#### **Edenred SA**

**Meeting Date:** 05/11/2022 **Record Date:** 05/09/2022

Country: France

Ticker: EDEN

Meeting Type: Annual/Special

Proposal Number	Proposal Text	Proponent	Vote Instruction
	Ordinary Business	Mgmt	
1	Approve Financial Statements and Statutory Reports	Mgmt	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For
3	Approve Allocation of Income and Dividends of EUR 0.90 per Share	Mgmt	For

Proposal Number	Proposal Text	Proponent	Vote Instruction
4	Reelect Bertrand Dumazy as Director	Mgmt	For
	d'investissement. La reconduction de ce double	comme CEO et Chairman d'Edenred, il est un des élements clés de notre cas mandat etait capital pour assurer la rétention du CEO a la tête de la société ( ons de chairman et de CEO seront séparés aprés le départ de Bertrand Duma	Ccf
	Voting Policy Rationale: A vote FOR the reelection a Lead Director considered independent per LFL	on fo the combined Chair/CEO is recommended, as the company has identifie DE guidelines.	d
5	Reelect Maelle Gavet as Director	Mgmt	For
	Voting Policy Rationale: Director elections will be	e referred to LFDE for internal review.	
6	Reelect Jean-Romain Lhomme as Director	Mgmt	For
	Voting Policy Rationale: Director elections will be	e referred to LFDE for internal review.	
7	Elect Bernardo Sanchez Incera as Director	Mgmt	For
	Voting Policy Rationale: Director elections will be	e referred to LFDE for internal review.	
8	Approve Remuneration Policy of Chairman and CEO	Mgmt	For
	remuneration is warranted although it raises the the EBITDA condition would allow substantial wounder the 2021 LTI could allow 100% payout if reduction intensity GHG emissions, the targets In LTI structure would allow the compensation belondermity could be 100% acquired while only 7 circumstances, the board could still use its power voluntarily resigns from his office. The main real benchmarking exercise allowing to assess that, rather aligned with the remuneration of the exedeparture, the board committed to limit the reduction of the exedeparture, the board committed to limit the reduction of the exedeparture and for each year of presence and the reconsider the structure of the authorization to carefully monitor the implementation of a performance that the standards.	tems will be referred to LFDE for internal review. A vote FOR the chair/CEO's e following concerns: - Under the 2022 LTI grant, the relative TSR condition a esting below median performance or target respectively The CSR condition it wo out of the three underlying criteria are met. As for the diversity and have already been achieved during FY21, which questions their relevance To tween the three performance criteria Under the termination agreement, the 15 percent of the performance over 3 years is achieved In very exceptional error discretion to allow vesting of the ongoing LTI plans to the executive who issons to support are: - The company provided additional information on their following the proposed increase, the chair/CEO's remuneration level would be cutives in the third quartile of the benchmark In the event of voluntary tention of the right to acquire such shares, per plan issued, to one-third of the to integrate that change in the 2023 policy The company committed to issue performance shares plans that will be presented at the 2023 AGM. We trimance share plan with characteristics in line with recommended guidelines a	nd he o o o
9	Approve Remuneration Policy of Directors	Mgmt	For
10	Approve Compensation Report of Corporate Officers	Mgmt	For
	Voting Policy Rationale: Compensation-related in	tems will be referred to LFDE for internal review.	
11	Approve Compensation of Bertrand Dumazy, Chairman and CEO	Mgmt	For
	report is warranted, although the following cont the relative TSR-related criteria, weighing 75 pe plan that vested during FY 2021, the underachie other two criteria. The main reasons for support	tems will be referred to LFDE for internal review. A vote FOR this remuneration are raised: - As last year, under the 2021 LTI grant, both the EBITDA aspectent of the structure, would allow vesting below target Under the 2019 LTI evement of the business volume criterion was offset by the achievement of the trace: - The vesting level below target was reduced at the 4th sextile is reduction policy under the LTI's criterion on the relative TSR The absence of any	nd I e
12	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	Mgmt	For
13	Renew Appointment of Ernst & Young Audit as Auditor	Mgmt	For
14	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For

#### **Edenred SA**

Proposal Number	Proposal Text	Proponent	Vote Instruction
	Extraordinary Business	Mgmt	
15	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For
16	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 164,728,118	Mgmt	For
17	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 24,958,805	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is walk without a binding priority right.	ranted because: - The proposed issuance is without preemptive rights and	
18	Approve Issuance of Equity or Equity-Linked Securities Reserved Qualified Investors, up to Aggregate Nominal Amount of EUR 24,958,805	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is wal without a binding priority right.	rranted because: - The proposed issuance is without preemptive rights and	
19	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	Mgmt	Against
	Voting Policy Rationale: In line with the vote re	ecommendation on Items 17-18, a vote AGAINST this item is also warranted.	
20	Authorize Capital Increase of up to 5 Percent of Issued Capital for Contributions in Kind	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is wal without a binding priority right.	rranted because: - The proposed issuance is without preemptive rights and	
21	Authorize Capitalization of Reserves of Up to EUR 164,728,118 for Bonus Issue or Increase in Par Value	Mgmt	For
22	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For
23	Authorize Filing of Required Documents/Other Formalities	Mgmt	For

# **Spirax-Sarco Engineering Plc**

Meeting Date: 05/11/2022Country: United KingdomRecord Date: 05/09/2022Meeting Type: Annual

Ticker: SPX

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

# **Spirax-Sarco Engineering Plc**

Proposal Number	Proposal Text	Proponent	Vote Instruction
2	Approve Remuneration Report	Mgmt	For
	the remuneration report is warranted although to the CEO outside the usual limit, but within the because: - The Company has provided a reason	tems will be referred to LFDE for internal review. Please note that: A vote FOI it is not without concern because: - The Company is making a 2022 LTIP gran e provisions of the policy for exceptional circumstances. Support is warranted able explanation for its actions; - Pay structures and practices, generally ere has been no misalignment between pay and performance; and - The LTIP, nade, is based on clear and measurable targets.	t '
3	Approve Final Dividend	Mgmt	For
4	Reappoint Deloitte LLP as Auditors	Mgmt	For
5	Authorise Board to Fix Remuneration of Auditors	Mgmt	For
6	Re-elect Jamie Pike as Director	Mgmt	For
	Voting Policy Rationale: Director elections will be	e referred to LFDE for internal review.	
7	Re-elect Nicholas Anderson as Director	Mgmt	For
	Voting Policy Rationale: Vote FOR the election of	f this executive director.	
8	Re-elect Richard Gillingwater as Director	Mgmt	For
	Voting Policy Rationale: Director elections will be	e referred to LFDE for internal review.	
9	Re-elect Peter France as Director	Mgmt	For
	Voting Policy Rationale: Director elections will be	e referred to LFDE for internal review.	
10	Re-elect Caroline Johnstone as Director	Mgmt	For
	Voting Policy Rationale: Director elections will be	e referred to LFDE for internal review.	
11	Re-elect Jane Kingston as Director	Mgmt	For
	Voting Policy Rationale: Director elections will be	e referred to LFDE for internal review.	
12	Re-elect Kevin Thompson as Director	Mgmt	For
	Voting Policy Rationale: Director elections will be	e referred to LFDE for internal review.	
13	Re-elect Nimesh Patel as Director	Mgmt	For
	Voting Policy Rationale: Vote FOR the election of	f this executive director.	
14	Re-elect Angela Archon as Director	Mgmt	For
	Voting Policy Rationale: Director elections will be	e referred to LFDE for internal review.	
15	Re-elect Olivia Qiu as Director	Mgmt	For
	Voting Policy Rationale: Director elections will be	e referred to LFDE for internal review.	
16	Authorise Issue of Equity	Mgmt	For
	Voting Policy Rationale: This general issuance of	an be conducted with or without preemptive rights.	
17	Approve Scrip Dividend Program	Mgmt	For
18	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is warn without a binding priority right.	anted because: - The proposed issuance is without preemptive rights and	
19	Authorise Market Purchase of Ordinary Shares	Mgmt	For

# **Interroll Holding AG**

Meeting Date: 05/13/2022

Country: Switzerland

**Record Date:** 

Meeting Type: Annual

Ticker: INRN

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For
2	Approve Allocation of Income and Dividends of CHF 31 per Share	Mgmt	For
3	Approve Discharge of Board and Senior Management	Mgmt	For
4.1	Approve Remuneration of Directors in the Amount of CHF 1.4 Million	Mgmt	For
4.2	Approve Remuneration of Executive Committee in the Amount of CHF 4.8 Million	Mgmt	For
	vote FOR this item is warranted. It is not ho	ed items will be referred to LFDE for internal review. Please note that: A qualifi- wever without concerns: - There is limited ex-post disclosure to explain the by performance There is no standalone long-term incentive component that wiod.	ed
5.1	Reelect Paul Zumbuehl as Director and Board Chair	Mgmt	For
	- ,	on of this executive director. Please note that: Nevertheless, some shareholden Subuehl is considered to hold an excessive number of mandates at listed compar	
5.2	Reelect Stefano Mercorio as Director	Mgmt	For
		ill be referred to LFDE for internal review. Please note that: - The nominee is a mittee The nominee is a non-independent member of the Remuneration	
5.3	Reelect Ingo Specht as Director	Mgmt	For
	Voting Policy Rationale: Director elections wi	ill be referred to LFDE for internal review.	
5.4	Reelect Elena Cortona as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	
5.5	Reelect Markus Asch as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	
5.6	Reelect Susanne Schreiber as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	
6.1	Appoint Markus Asch as Member of the Compensation Committee	Mgmt	For
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	
6.2	Reappoint Stefano Mercorio as Member of the Compensation Committee	Mgmt	For
		ill be referred to LFDE for internal review. Please note that: - The nominee is a mittee The nominee is a non-independent member of the Remuneration	
7	Ratify PricewaterhouseCoopers as Auditors	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is v	varranted because: - The auditor's tenure exceeds 10 years (i.e. 11 years).	

# **Interroll Holding AG**

Proposal Number	Proposal Text	Proponent	Vote Instruction
8	Designate Francesco Adami as Independent Proxy	Mgmt	Against
	Voting Policy Rationale: Vote AGAINST propos	als to elect an independent proxy.	
9	Transact Other Business (Voting)	Mgmt	Against
	shareholder to the proxy in case new voting it	rranted because: - This item concerns additional instructions from the ems or counterproposals are introduced at the meeting by shareholders or the items or counterproposals is not known at this time. Therefore, it is in item on a precautionary basis.	

#### **AAK AB**

**Meeting Date:** 05/18/2022

Country: Sweden

Ticker: AAK

**Record Date:** 05/10/2022 **Meeting Type:** Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Open Meeting	Mgmt	
2	Elect Chairman of Meeting	Mgmt	For
3	Prepare and Approve List of Shareholders	Mgmt	For
4	Approve Agenda of Meeting	Mgmt	For
5	Designate Inspector(s) of Minutes of Meeting	Mgmt	For
6	Acknowledge Proper Convening of Meeting	Mgmt	For
7	Receive President's Report	Mgmt	
8	Receive Financial Statements and Statutory Reports	Mgmt	
9.a	Accept Financial Statements and Statutory Reports	Mgmt	For
9.b	Approve Allocation of Income and Dividends of SEK 2.50 Per Share	Mgmt	For
9.c	Approve Discharge of Board and President	Mgmt	For
10	Determine Number of Members (5) and Deputy Members (0) of Board	Mgmt	For
11	Approve Remuneration of Directors in the Aggregate Amount of SEK 3.2 Million; Approve Remuneration for Committee Work; Approve Remuneration of Auditors	Mgmt	For

#### **AAK AB**

Proposal Number	Proposal Text	Proponent	Vote Instruction
12	Reelect Marta Schorling Andreen, Marianne Kirkegaard, Gun Nilsson, Georg Brunstam (Chair) and Patrik Andersson as Directors; Ratify KPMG as Auditors	Mgmt	Against
	non-independent members of the Audit Com Gun Nilsson is the non-independent Chair on	varranted because: - Marta Schorling Andreen and Gun Nilsson are mittee and the committee is less than 50 percent independent (i.e. 33 percent). If the Audit Committee Georg Brunstam is an outside executive and holds mo te that: - Marta Schorling Andreen is a non-independent member of the	
13	Elect Marta Schorling Andreen, Henrik Didner, Elisabet Jamal Bergstrom and William McKechnie as Members of Nominating Committee	Mgmt	For
	Voting Policy Rationale: A vote FOR this item is warranted, because the composition of the committee is generally in lines with the market practices. It is not without concerns, however, that a board member will chair the committee, which contravenes the Swedish code. Therefore, the vote is qualified.		
14	Approve Remuneration Report	Mgmt	Against
	Voting Policy Rationale: Compensation items are REFERRED to LFDE for internal review.		
15	Approve Remuneration Policy And Other Terms of Employment For Executive Management	Mgmt	For
	Voting Policy Rationale: Compensation-relate	d items will be referred to LFDE for internal review.	
16	Approve Warrant Plan for Key Employees	Mgmt	For
17	Approve Issuance of up to 10 Percent of Issued Shares without Preemptive Rights	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is w without a binding priority right.	arranted because: - The proposed issuance is without preemptive rights and	
18	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	Mgmt	For
	· ,	ote FOR this proposal to repurchase and reissue company shares is warranted, because: - There are acceptable limits on holding and duration There is no ities.	
19	Close Meeting	Mgmt	

#### **Euronext NV**

Meeting Date: 05/18/2022 **Country:** Netherlands **Record Date:** 04/20/2022

Meeting Type: Annual

Ticker: ENX

Proposal Number	Proposal Text	Proponent	Vote Instruction
	Annual Meeting Agenda	Mgmt	
1	Open Meeting	Mgmt	
2	Presentation by CEO	Mgmt	

#### **Euronext NV**

Proposal Number	Proposal Text	Proponent	Vote Instruction	
3.a	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt		
3.b	Approve Remuneration Report	Mgmt	For	
	Voting Policy Rationale: Compensation-related items will be referred to LFDE for internal review. A qualified vote FOR is warranted as the remuneration report is broadly in line with market practice. However, we do raise some concerns as the board granted an additional share award to the CEO in connection with the acquisition of Borsa Italiana, whereas one-off discretionary awards are generally viewed negatively. However, the special grant was part of the 2020 remuneration report and according raised concerns, whereas this year it is rather reporting on the execution on an earlier taken decision. Furthermore, the company provided limited responsiveness to last year's significant shareholders' dissent.			
3.c	Adopt Financial Statements and Statutory Reports	Mgmt	For	
3.d	Approve Dividends of EUR 1.93 Per Share	Mgmt	For	
3.e	Approve Discharge of Management Board	Mgmt	For	
3.f	Approve Discharge of Supervisory Board	Mgmt	For	
4.a	Reelect Manuel Ferreira da Silva to Supervisory Board	Mgmt	For	
	Voting Policy Rationale: Director elections will be referred to LFDE for internal review.			
4.b	Reelect Padraic O'Connor to Supervisory Board	Mgmt	For	
	Voting Policy Rationale: Director elections will be referred to LFDE for internal review.			
5	Elect Fabrizio Testa to Management Board	Mgmt	For	
6	Ratify Ernst & Young Accountants LLP as Auditors	Mgmt	For	
7.a	Grant Board Authority to Issue Shares Up to 10 Percent of Issued Capital	Mgmt	Against	
	Voting Policy Rationale: A vote AGAINST is warranted because: - The proposed issuance is without preemptive rights and without a binding priority right.			
7.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	Against	
	Voting Policy Rationale: A vote AGAINST is without a binding priority right.	warranted because: - The proposed issuance is without preemptive rights and		
8	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	
9	Other Business (Non-Voting)	Mgmt		
10	Close Meeting	Mgmt		

#### **Aalberts NV**

Meeting Date: 05/19/2022Country: NetherlandsTicker: AALB

Record Date: 04/21/2022 Meeting Type: Annual

#### **Aalberts NV**

Annual Meeting Agenda Mgmt  Open Meeting Mgmt  Receive Annual Report Mgmt  Approve Remuneration Report Mgmt For  Voting Policy Rationale: Compensation-related items will be referred to LFDE for internal review. A qualified vote FOR is			
Receive Annual Report Mgmt  Approve Remuneration Report Mgmt For  Voting Policy Rationale: Compensation-related items will be referred to LFDE for internal review. A qualified vote FOR is			
Approve Remuneration Report Mgmt For  Voting Policy Rationale: Compensation-related items will be referred to LFDE for internal review. A qualified vote FOR is			
Voting Policy Rationale: Compensation-related items will be referred to LFDE for internal review. A qualified vote FOR is			
practices. However, this is not without concern for the lack of full retrospective disclosure regarding the STI non-financial objectives and level of achievement.	warranted because the remuneration report is broadly in line with market practice and the absence of problematic pay practices. However, this is not without concern for the lack of full retrospective disclosure regarding the STI non-financial		
Approve Consolidated Financial Mgmt For Statements and Statutory Reports			
Receive Explanation on Company's Mgmt Reserves and Dividend Policy			
Aprove Dividends of EUR 1.65 Per Mgmt For Share			
Approve Discharge of Management Mgmt For Board			
Approve Discharge of Supervisory Mgmt For Board			
Amend Remuneration Policy of Mgmt For Supervisory Board			
Grant Board Authority to Issue Shares Mgmt Against Up to 10 Percent of Issued Capital			
Voting Policy Rationale: A vote AGAINST is warranted because: - The proposed issuance is without preemptive rights and without a binding priority right.			
Authorize Board to Exclude Preemptive Mgmt Against Rights from Share Issuances			
Voting Policy Rationale: A vote AGAINST is warranted because: - The proposed issuance is without preemptive rights and without a binding priority right.			
Authorize Repurchase of Up to 10 Mgmt For Percent of Issued Share Capital			
Ratify Deloitte Accountants B.V. as Mgmt For Auditors			
Other Business (Non-Voting) Mgmt			
Close Meeting Mgmt			

#### **Croda International Plc**

 Meeting Date: 05/20/2022
 Country: United Kingdom
 Ticker: CRDA

Record Date: 05/18/2022 Meeting Type: Annual

### **Croda International Plc**

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For
2	Approve Remuneration Report	Mgmt	For
	Voting Policy Rationale: Compensation-rela	ted items will be referred to LFDE for internal review.	
3	Approve Final Dividend	Mgmt	For
4	Re-elect Roberto Cirillo as Director	Mgmt	For
	Voting Policy Rationale: Director elections v	vill be referred to LFDE for internal review.	
5	Re-elect Jacqui Ferguson as Director	Mgmt	For
	Voting Policy Rationale: Director elections v	vill be referred to LFDE for internal review.	
6	Re-elect Steve Foots as Director	Mgmt	For
	Voting Policy Rationale: Vote FOR the elect	ion of this executive director.	
7	Re-elect Anita Frew as Director	Mgmt	For
	Voting Policy Rationale: Director elections v	vill be referred to LFDE for internal review.	
8	Re-elect Helena Ganczakowski as Director	Mgmt	For
	Voting Policy Rationale: Director elections v	vill be referred to LFDE for internal review.	
9	Elect Julie Kim as Director	Mgmt	For
	Voting Policy Rationale: Director elections v	vill be referred to LFDE for internal review.	
10	Re-elect Keith Layden as Director	Mgmt	For
	Voting Policy Rationale: Director elections v	vill be referred to LFDE for internal review.	
11	Re-elect Jez Maiden as Director	Mgmt	For
	Voting Policy Rationale: Vote FOR the elect	ion of this executive director.	
12	Elect Nawal Ouzren as Director	Mgmt	For
	Voting Policy Rationale: Director elections v	vill be referred to LFDE for internal review.	
13	Re-elect John Ramsay as Director	Mgmt	For
	Voting Policy Rationale: Director elections v	vill be referred to LFDE for internal review.	
14	Reappoint KPMG LLP as Auditors	Mgmt	For
15	Authorise the Audit Committee to Fix Remuneration of Auditors	Mgmt	For
16	Authorise UK Political Donations and Expenditure	Mgmt	Against
	Voting Policy Rationale: Vote AGAINST prop	posals seeking to approve political donations.	
17	Authorise Issue of Equity	Mgmt	For
	Voter Rationale: We support CRODA M&A s	strategy based on potential capital increase (with or without preemp	ptive riahts)

### **Croda International Plc**

Proposal Number	Proposal Text	Proponent	Vote Instruction		
18	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	Against		
	Voter Rationale: We support CRODA M&A strategy based on potential capital increase (with or without preemptive rights)				
	Voting Policy Rationale: A vote AGAINST is war without a binding priority right.	rranted because: - The proposed issuance is without preemptive rights and			
19	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	Against		
	Voter Rationale: We support CRODA M&A strategy based on potential capital increase (with or without preemptive rights)				
	Voting Policy Rationale: A vote AGAINST is war without a binding priority right.	rranted because: - The proposed issuance is without preemptive rights and			
20	Authorise Market Purchase of Ordinary Shares	Mgmt	For		
21	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For		

#### bioMerieux SA

Meeting Date: 05/23/2022

Country: France

Ticker: BIM

**Record Date:** 05/19/2022

Meeting Type: Annual/Special

Proposal Number	Proposal Text	Proponent	Vote Instruction
	Ordinary Business	Mgmt	
1	Approve Financial Statements and Statutory Reports	Mgmt	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For
3	Approve Discharge of Directors	Mgmt	For
4	Approve Allocation of Income and Dividends of EUR 0.85 per Share	Mgmt	For
5	Approve Transaction with Fondation Christophe et Rodolphe Merieux	Mgmt	For
6	Reelect Alexandre Merieux as Director	Mgmt	For
	Voter Rationale: inimaginable de voter contr	re, Alexandre Merieux est le principal représentant de la famille Merieu	IX
	Voting Policy Rationale: Director elections w. company's CEO/Chair and the board lacks a	ill be referred to LFDE for internal review. Please note that: - The non- lead independent director.	minee is the
7	Reelect Jean-Luc Belingard as Director	Mgmt	For
	Voting Policy Rationale: Director elections was non-independent member of the Remunerat	ill be referred to LFDE for internal review. Please note that: - The notion Committee.	minee is a
8	Approve Remuneration of Directors in the Aggregate Amount of EUR 500,000	Mgmt	For
9	Approve Remuneration Policy of Corporate Officers	Mgmt	For

### bioMerieux SA

Proposal Number	Proposal Text	Proponent	Vote Instruction
10	Approve Remuneration Policy of Chairman and CEO	Mgmt	For
	Voting Policy Rationale: Compensation-related	items will be referred to LFDE for internal review.	
11	Approve Remuneration Policy of Vice-CEO	Mgmt	For
	Voting Policy Rationale: Compensation-related	items will be referred to LFDE for internal review.	
12	Approve Remuneration Policy of Directors	Mgmt	For
13	Approve Compensation Report of Corporate Officers	Mgmt	For
	· · · · · · · · · · · · · · · · · · ·	items will be referred to LFDE for internal review. Please note that: A vote FC h the following concerns are raised: - The scope of employees underlying the recommended scope by the Afep-Medef code.	DR.
14	Approve Compensation of Alexandre Merieux, Chairman and CEO	Mgmt	For
	Voting Policy Rationale: Compensation-related	items will be referred to LFDE for internal review.	
15	Approve Compensation of Pierre Boulud, Vice-CEO	Mgmt	Against
		emuneration report is warranted because: - The absence of disclosure of LTIP granted during FY21 is below market standards.	
16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For
	Extraordinary Business	Mgmt	
17	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For
18	Authorize Filing of Required Documents/Other Formalities	Mgmt	For

#### **Neoen SA**

 Meeting Date: 05/25/2022
 Country: France
 Ticker: NEOEN

**Record Date:** 05/23/2022 **Meeting Type:** Annual/Special

Proposal Number	Proposal Text	Proponent	Vote Instruction
	Ordinary Business	Mgmt	
1	Approve Financial Statements and Statutory Reports	Mgmt	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For
3	Approve Allocation of Income and Dividends of EUR 0.10 per Share	Mgmt	For
4	Approve Stock Dividend Program	Mgmt	For
5	Approve Compensation Report	Mgmt	For
	Voting Policy Rationale: Compensation-related items will be referred to LFDE for internal review.		

Proposal Number	Proposal Text	Proponent	Vote Instruction
6	Approve Compensation of Xavier Barbaro, Chairman and CEO	Mgmt	For
	Voter Rationale: Rem fixe 300 K€ + bonus lié à MW). critères quali 25% bonus	: critères quanti (75%) avec 3 critères (15% CA, 30% EBITDA et 30% new	
	remuneration report is warranted because: - The Only the nature of performance conditions is dis	items will be referred to LFDE for internal review. A vote AGAINST this ne level of achievement of qualitative criteria of the bonus is vaguely disclosed sclosed for the LTIP (no disclosure of target nor vesting scale) The LTIP undisclosed extent Post mandate vesting is possible.	
7	Approve Compensation of Romain Desrousseaux, Vice-CEO	Mgmt	For
	Voter Rationale: Rem fixe 225K€ + bonus lié à MW). critères quali 25% bonus	: critères quanti (75%) avec 3 critères (10% CA, 20% EBITDA et 45% new	
	remuneration report is warranted because: - Or not paid under his corporate mandate but an er bonus is vaguely disclosed Only the nature or	items will be referred to LFDE for internal review. A vote AGAINST this only the LTIP grant is submitted to the vote of shareholders since the Vice-CEO imployment contract The level of achievement of qualitative criteria of the f performance conditions is disclosed for the LTIP (no disclosure of target nor ets between criteria to an undisclosed extent Post mandate vesting is possib	
8	Approve Remuneration Policy of Directors	Mgmt	For
9	Approve Remuneration Policy of Chairman and CEO	Mgmt	For
	Voter Rationale: cf ci dessus		
	remuneration policy is warranted as: - The com	items will be referred to LFDE for internal review. A vote AGAINST this pany proposes an increase by 20% of the package opportunity without a ion allows offsets of criteria The derogation policy is too vague Post retion	
10	Approve Remuneration Policy of Vice-CEO	Mgmt	For
	Voter Rationale: cf ci dessus		
	remuneration policy is warranted as: - The com- compelling rationale The variable compensati Exceptional remuneration is not subject to a cap	items will be referred to LFDE for internal review. A vote AGAINST this pany proposes an increase by 25% of the package opportunity without a ion allows offsets of criteria The non-compete clause length is not disclosed. b The legal force of ex ante vote on his remuneration remains unclear The profine sports possible at hours!'s discretion.	
11	derogation policy is too vague Post mandate  Reelect Xavier Barbaro as Director	Mgmt	For
		baro est l'homme de confiance de J. Veyrat et 100% légitime.	
	Voting Policy Rationale: Director elections will b	ne referred to LFDE for internal review.	
12	Reelect Sixto as Director	Mgmt	For
	Voter Rationale: Nous connaissons bien Bertran	nd DUMAZY et ne voulons pas voter Contre sa réélection.	
	Voting Policy Rationale: A vote AGAINST is warn non-executive directorship.	ranted because: - The nominee is an outside executive holding more than 1	
13	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For
14	Ratify Change Location of Registered Office to 22 rue Bayard, 75008 Paris	Mgmt	For
	Extraordinary Business	Mgmt	
15	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For

## **Neoen SA**

Proposal Number	Proposal Text	Proponent	Vote Instruction		
16	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 90 Million	Mgmt	For		
	Voter Rationale: Pas de sujet de mesure anti-OPA car l'entreprise est contrôlé par J. Veyrat. L'AK concerne 45 M de titres max.				
	Voting Policy Rationale: A vote AGAINST is want excluded.	ranted because: - The possibility of use during a takeover period is not			
17	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 65 Million	Mgmt	Against		
	Voter Rationale: Après en avoir discuté avec le important avec création de 32,5 M d'actions pot	CFO, nous votons contre cette résolution (suppression des DPS et montant tra tentiel).	ор		
		ranted because: - The possibility of use during a takeover period is not reemptive rights and without a binding priority right.			
18	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 65 Million	Mgmt	For		
	•	financier. Peut prendre la forme d'un ABEO spécifique réservé à des la probabilité de faire un ABEO qui supprimerait les DPS est très faible, la ire pour les actionnaires actuels.			
		ranted because: - The possibility of use during a takeover period is not reemptive rights and without a binding priority right.			
19	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Subsidiaries	Mgmt	For		
20	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	Mgmt	For		
	Voter Rationale: On donne notre accord pour au a voté OUI	ugmenter la taille de l'émission dans le cadre des résolutions pour lesquelles d	on		
	Voting Policy Rationale: In line with the vote recurrented.	commendation on Items 16, 17, 18, 21, a vote AGAINST this item is also			
21	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For		
	Voter Rationale: AK réservée et limitée à 10% du K. Selon le CFO, une résolution juridique dont la probabilité d'utilisation est très faible. Confiance dans le management pour ne pas diluer les actionnaires sur des niveaux de valo faibles.				
	Voting Policy Rationale: A vote AGAINST is wan without a binding priority right.	ranted because: - The proposed issuance is without preemptive rights and			
22	Authorize Capitalization of Reserves of Up to EUR 60 Million for Bonus Issue or Increase in Par Value	Mgmt	For		
23	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For		

#### **Neoen SA**

Proposal Number	Proposal Text	Proponent	Vote Instruction		
24	Authorize up to 2 Percent of Issued Capital for Use in Stock Option Plans	Mgmt	For		
	Voter Rationale: Le montant de 2% est limité à nos yeux et essentiel pour incentiver les salariés dans ce projet entrepreneurial. Confiance dans actionnaire de référence et dans management. De plus les 2% max viennenet d'imputer sur le plafond global des AK prévu à la 25e résolution.				
	The exercise price could show a discount to the	for internal review. A vote AGAINST this resolution is warranted because: average market price. No information is available on the existence of the period is not disclosed.	f		
25	Set Total Limit for Capital Increase to Result from Issuance Requests Under Items 17-19, 21 and 23-24 and Under Item 16 from 25 May 2021 General Meeting at EUR 65 Million	Mgmt	For		
	Ordinary Business	Mgmt			
26	Authorize Filing of Required Documents/Other Formalities	Mgmt	For		

# **Spectris Plc**

**Meeting Date:** 05/27/2022

Country: United Kingdom

Ticker: SXS

Record Date: 05/25/2022	Meeting Type: Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For
2	Approve Remuneration Report	Mgmt	For
	this resolution is considered warranted althou above inflationary salary increase of 9% for 2 is acknowledged and, in particular, the signific 2023. That increase, if implemented, will be ju	I items will be referred to LFDE for internal review. Please note that: A vote Figh it is not without concerns for shareholders because: - The CEO received an 022. The main reason for support is: - The Company's rationale for the increasant growth in market cap is noted. A further 9% salary increase is intended fudged on its own merits next year, in light of market conditions and Company fied support this year only pertains to the increase for 2022 and does not imply	se for
3	Approve Final Dividend	Mgmt	For
4	Elect Ravi Gopinath as Director	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is we non-executive directorship.	arranted because: - The nominee is an outside executive holding more than 1	
5	Elect Alison Henwood as Director	Mgmt	For
	Voting Policy Rationale: Director elections will	be referred to LFDE for internal review.	
6	Re-elect Derek Harding as Director	Mgmt	For
	Voting Policy Rationale: Vote FOR the election	of this executive director.	
7	Re-elect Andrew Heath as Director	Mgmt	For
	Voting Policy Rationale: Vote FOR the election	of this executive director.	
8	Re-elect Ulf Quellmann as Director	Mgmt	For
	Voting Policy Rationale: Director elections will	be referred to LFDE for internal review.	

# **Spectris Plc**

Proposal Number	Proposal Text	Proponent	Vote Instruction		
9	Re-elect William Seeger as Director	Mgmt	For		
	Voting Policy Rationale: Director elections will	be referred to LFDE for internal review.			
10	Re-elect Cathy Turner as Director	Mgmt	For		
	Voting Policy Rationale: Director elections will be referred to LFDE for internal review.				
11	Re-elect Kjersti Wiklund as Director	Mgmt	Against		
	Voting Policy Rationale: A vote AGAINST is wa mandates.	rranted because: - The nominee is a non-executive holding more than 4 total			
12	Re-elect Mark Williamson as Director	Mgmt	For		
	Voting Policy Rationale: Director elections will	be referred to LFDE for internal review.			
13	Reappoint Deloitte LLP as Auditors	Mgmt	For		
14	Authorise the Audit and Risk Committee to Fix Remuneration of Auditors	Mgmt	For		
15	Authorise Issue of Equity	Mgmt	For		
	Voting Policy Rationale: This general issuance	can be conducted with or without preemptive rights.			
16	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	Against		
	Voting Policy Rationale: A vote AGAINST is wa without a binding priority right.	rranted because: - The proposed issuance is without preemptive rights and			
17	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	Against		
	Voting Policy Rationale: A vote AGAINST is wa without a binding priority right.	rranted because: - The proposed issuance is without preemptive rights and			
18	Authorise Market Purchase of Ordinary Shares	Mgmt	For		
19	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For		

### **Bechtle AG**

**Meeting Date:** 06/02/2022 **Record Date:** 05/11/2022

Country: Germany

Meeting Type: Annual

Ticker: BC8

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2021 (Non-Voting)	Mgmt	
2	Approve Allocation of Income and Dividends of EUR 0.55 per Share	Mgmt	For
3	Approve Discharge of Management Board for Fiscal Year 2021	Mgmt	For

#### **Bechtle AG**

Proposal Number	Proposal Text	Proponent	Vote Instruction
4	Approve Discharge of Supervisory Board for Fiscal Year 2021	Mgmt	For
5	Ratify Deloitte GmbH as Auditors for Fiscal Year 2022	Mgmt	For
	Voting Policy Rationale: The company is propos	ing a new auditor.	
6	Approve Remuneration Report	Mgmt	For
	warranted because the company's remuneration significant concerns are raised regarding the co	tems will be referred to LFDE for internal review. A qualified vote FOR the is n report and its disclosures are broadly in line with market practice, and no mpany's pay practices last year. However, it is not without some concern: - d absolute achievements remains underdeveloped compared to market	
7	Approve Remuneration Policy	Mgmt	For
	Voting Policy Rationale: Compensation-related items will be referred to LFDE for internal review. A vote AGAINST the proposed remuneration policy is warranted because: - The supervisory board retains elements of discretion via the modifier under the STI, as well as general deviation clauses The CEO would remain entitled to receive a severance payment capped at three times the annual remuneration, which is excessive compared to market practice The supervisory board has not directly addressed dissent on the prior policy vote.		

#### **Worldline SA**

**Meeting Date:** 06/09/2022

Country: France

Ticker: WLN

**Record Date:** 06/07/2022 **Meeting Type:** Annual/Special

1 2	Extraordinary Business  Amend Articles 25 and 28 of Bylaws To Comply With Legal Changes  Amend Article 16 of Bylaws Re: Length of Term of Representative of Employee Shareholders to the Board  Ordinary Business	Mgmt Mgmt Mgmt	For For
	To Comply With Legal Changes  Amend Article 16 of Bylaws Re: Length of Term of Representative of Employee Shareholders to the Board	-	
2	of Term of Representative of Employee Shareholders to the Board	Mgmt	For
	Ordinary Rusiness		
	Ordinary Business	Mgmt	
3	Approve Financial Statements and Statutory Reports	Mgmt	For
4	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For
5	Approve Treatment of Losses	Mgmt	For
6	Approve Standard Accounting Transfers	Mgmt	For
7	Approve Transaction with Deutscher Sparkassen Verlag GmbH (DSV) Re: Business Combination Agreement	Mgmt	For
8	Reelect Mette Kamsvag as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	
9	Reelect Caroline Parot as Director	Mgmt	For

#### **Worldline SA**

Proposal Number	Proposal Text	Proponent	Vote Instruction		
10	Reelect Georges Pauget as Director	Mgmt	For		
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.			
11	Reelect Luc Remont as Director	Mgmt	For		
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.			
12	Reelect Michael Stollarz as Director	Mgmt	For		
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.			
13	Reelect Susan M. Tolson as Director	Mgmt	For		
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.			
14	Renew Appointment of Johannes Dijsselhof as Censor	Mgmt	For		
	Voter Rationale: Suite au courrier du LEAD, le ra première marche avant de rejoindre le Conseil.	ationnel est encore bon c'est le CEO de SIX acheté parWorldline. C'est une			
	Voting Policy Rationale: Vote AGAINST this item on the proposed nomination.	n is warranted because the company has failed to provide a convincing ration	ale		
15	Renew Appointment of Deloitte & Associes as Auditor	Mgmt	Against		
	Voting Policy Rationale: A vote AGAINST is warranted because: - The auditor's tenure exceeds 24 years (i.e. 25 years).				
16	Acknowledge End of Mandate of BEAS as Alternate Auditor and Decision Not to Replace and Renew	Mgmt	For		
17	Ratify Change Location of Registered Office to Puteaux 92800, 1 Place des Degres, Tour Voltaire and Amend Article 4 of Bylaws Accordingly	Mgmt	For		
18	Approve Compensation Report of Corporate Officers	Mgmt	For		
	this remuneration report is warranted, although	items will be referred to LFDE for internal review. Please note that: A vote FC of the following concern is raised: - Contentious remuneration practices remain levels of shareholder dissent on remunerations at the last annual general			
19	Approve Compensation of Bernard Bourigeaud, Chairman of the Board	Mgmt	For		
20	Approve Compensation of Gilles Grapinet, CEO (and Chairman of the Board Until Separation of Functions)	Mgmt	For		
	this remuneration report is warranted, although warranted although the following concern is rai 2021 performance criteria attached to the 2019, discretionary power one year ago This raises the last AGM. The main reasons for support are	items will be referred to LFDE for internal review. Please note that: A vote FC of the following concern is raised: Votes FOR these remuneration reports are sed: - The Board of directors uses its discretion to adjust the achievement of of 2020 and 2021 LTIPs The 2019 plans already benefitted from the board's questions about the board's responsiveness to shareholder dissent expressed e: - The company provided extensive disclosure regarding the proposed ating power to limit the number of awards to vest under 2019 plans.	the		
21	Approve Compensation of Marc-Henri Desportes, Vice-CEO	Mgmt	For		
	this remuneration report is warranted, although warranted although the following concern is rai 2021 performance criteria attached to the 2019, discretionary power one year ago This raises the last AGM. The main reasons for support are	items will be referred to LFDE for internal review. Please note that: A vote FC the following concern is raised: Votes FOR these remuneration reports are sed: - The Board of directors uses its discretion to adjust the achievement of t, 2020 and 2021 LTIPs The 2019 plans already benefitted from the board's questions about the board's responsiveness to shareholder dissent expressed e: - The company provided extensive disclosure regarding the proposed ating power to limit the number of awards to vest under 2019 plans.	the		

## **Worldline SA**

Proposal Number	Proposal Text	Proponent	Vote Instruction
22	Approve Remuneration Policy of Chairman of the Board	Mgmt	For
23	Approve Remuneration Policy of CEO	Mgmt	For
	these remuneration policies are warranted alth	items will be referred to LFDE for internal review. Please note that: Votes FC nough the following concern is raised: - The LTIP allows for compensatory effe pport are: - The LTIP gets limited in case a performance criterion threshold is	ects
24	Approve Remuneration Policy of Vice-CEO	Mgmt	For
	these remuneration policies are warranted alth	items will be referred to LFDE for internal review. Please note that: Votes FC nough the following concern is raised: - The LTIP allows for compensatory effe pport are: - The LTIP gets limited in case a performance criterion threshold is	ects
25	Approve Remuneration Policy of Directors	Mgmt	For
26	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For
	Extraordinary Business	Mgmt	
27	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For
28	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to 50 Percent of Issued Capital	Mgmt	For
29	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights with a Binding Priority Right up to 10 Percent of Issued Capital	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is wa without a binding priority right.	rranted because: - The proposed issuance is without preemptive rights and	
30	Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to 10 Percent of Issued Capital	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is warranted because: - The proposed issuance is without preemptive rights and without a binding priority right.		
31	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 28 to 30	Mgmt	For
	Voter Rationale: Nous votons OK pour l'applica	ation sur la résolution n°28	
	Voting Policy Rationale: In line with the vote re	ecommendation on Items 29 and 30, a vote AGAINST this item is also warrant	ted.
32	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is wa without a binding priority right.	rranted because: - The proposed issuance is without preemptive rights and	
33	Authorize Capitalization of Reserves of Up to EUR 500 Million for Bonus Issue or Increase in Par Value	Mgmt	For

#### **Worldline SA**

Proposal Number	Proposal Text	Proponent	Vote Instruction
34	Approve Issuance of Equity or Equity-Linked Securities Reserved for Specific Beneficiaries, up to Aggregate Nominal Amount of EUR 650,000	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is without a binding priority right.	warranted because: - The proposed issuance is without preemptive rights and	
35	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For
36	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Subsidiaries	Mgmt	For
37	Authorize up to 2 Percent of Issued Capital for Use in Stock Option Plans	Mgmt	For
38	Authorize up to 0.7 Percent of Issued Capital for Use in Restricted Stock Plans With Performance Conditions Attached	Mgmt	For
39	Authorize Filing of Required Documents/Other Formalities	Mgmt	For

### **Acciona SA**

Meeting Date: 06/22/2022

Country: Spain

Ticker: ANA

**Record Date:** 06/17/2022 Meeting Type: Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction
1.1	Approve Consolidated and Standalone Financial Statements	Mgmt	For
1.2	Approve Consolidated and Standalone Management Reports	Mgmt	For
1.3	Approve Discharge of Board	Mgmt	For
1.4	Approve Non-Financial Information Statement	Mgmt	For
1.5	Approve Sustainability Report	Mgmt	For
1.6	Approve Allocation of Income and Dividends	Mgmt	For
1.7	Renew Appointment of KPMG Auditores as Auditor	Mgmt	For
2.1	Reelect Sonia Dula as Director	Mgmt	For
	nominees.Board level of independence: 69	Voter Rationale: A vote FOR Items 2.1-2.3 is warranted due to a lack of concerns about the independent director nominees. Board level of independence: 69% / Audit Committee: 80%/ Remuneration and Nominating committee: 75%. Gender diversity:38%No overboarded director on the ballot. Three-year term	
	Voting Policy Rationale: Director elections	will be referred to LFDE for internal review.	

### **Acciona SA**

Proposal Number	Proposal Text	Proponent	Vote Instruction			
2.2	Elect Maite Arango Garcia-Urtiaga as Director	Mgmt	For			
		s warranted due to a lack of concerns about the independent director 6 / Audit Committee: 80%/ Remuneration and Nominating commitee: 75%. Ge. e ballot.Three-year term	nder			
	Voting Policy Rationale: Director elections was	ill be referred to LFDE for internal review.				
2.3	Elect Carlo Clavarino as Director	Mgmt	For			
	nominees. Board level of independence: 69%	Voter Rationale: A vote FOR Items 2.1-2.3 is warranted due to a lack of concerns about the independent director nominees. Board level of independence: 69% / Audit Committee: 80%/ Remuneration and Nominating commitee: 75%. Gender diversity:38%No overboarded director on the ballot. Three-year term				
	Voting Policy Rationale: Director elections wa	ill be referred to LFDE for internal review.				
3	Approve Remuneration Policy	Mgmt	Against			
	Voter Rationale: A vote AGAINST this item is warranted because this new remuneration policy maintains current and adds problematic practices, including: • Uncapped extraordinary awards to executives; • Company's excessive contributions to executives' pension plans; and • Possible extraordinary contributions to executives' pension schemes. As such, the proposed policy suggests that the board is not responsive to minority concerns					
	AGAINST this item is warranted because this	ed items will be referred to LFDE for internal review. Please note that: A vote is new remuneration policy maintains current and adds problematic practices, to executives; - Company's excessive contributions to executives' pension plan.	5;			
4	Advisory Vote on Remuneration Report	Mgmt	Against			
	median of sector peersis deemed excessive. percent of salary are also deemed excessive	s warranted because: • The chair/CEO's 2021 total pay representing 5.3x the • The company contribution to the executive directors' pension scheme of 100 • The chair/CEO received a bonus of nearly 400 percent of base salary and the attraction. The at-target opportunity is 300 percent of salary but the				
	AGAINST this item is warranted because: - I deemed excessive The company contribut deemed excessive The chair/CEO received	ed items will be referred to LFDE for internal review. Please note that: A vote The chair/CEO's 2021 total pay representing 5.3x the median of sector peers is ion to the executive directors' pension scheme of 100 percent of salary are also If a bonus of nearly 400 percent of base salary and the board has not disclosed arget opportunity is 300 percent of salary but the company does no cap short-to	any			
5	Authorize Company to Call EGM with 15 Days' Notice	Mgmt	For			

#### **Alten SA**

Meeting Date: 06/22/2022 C

Country: France

Ticker: ATE

**Record Date:** 06/20/2022 **Meeting Type:** Annual/Special

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

## **Alten SA**

Proposal Number	Proposal Text	Proponent	Vote Instruction
3	Approve Allocation of Income and Dividends of EUR 1.3 per Share	Mgmt	For
4	Approve Auditors' Special Report on Related-Party Transactions Mentioning Two New Transactions	Mgmt	For
		e FOR the auditors' special report is warranted although it raises some concernents with entities controlled by the chair/CEO and the company's main these transactions are considered incomplete.	ns .
5	Reelect Gerald Attia as Director	Mgmt	For
	Voting Policy Rationale: Vote FOR the election of	of this executive director.	
6	Reelect Jane Seroussi as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	ne referred to LFDE for internal review.	
7	Reelect Marc Eisenberg as Director	Mgmt	For
	Voting Policy Rationale: Director elections will b	ne referred to LFDE for internal review.	
8	Approve Remuneration Policy of Directors	Mgmt	For
9	Approve Remuneration Policy of Chairman and CEO	Mgmt	For
	this remuneration policy is warranted although	items will be referred to LFDE for internal review. Please note that: A vote FC it raises concerns since: - The company proposes a significant increase of bas ason for support is: - The company discloses a compelling rationale regarding	
10	Approve Remuneration Policy of Vice-CEO	Mgmt	For
	Voting Policy Rationale: Compensation-related	items will be referred to LFDE for internal review.	
11	Approve Compensation Report	Mgmt	For
	report is warranted, although the following con-	items will be referred to LFDE for internal review. A vote FOR this remuneraticerns are raised: - The scope of employees underlying the methodology of the by the Afep-Medef code. The main reasons for support are: - There are no	
12	Approve Compensation of Simon Azoulay, Chairman and CEO	Mgmt	For
	Voting Policy Rationale: Compensation-related	items will be referred to LFDE for internal review.	
13	Approve Compensation of Gerald Attia, Vice-CEO	Mgmt	For
	Voting Policy Rationale: Compensation-related in	items will be referred to LFDE for internal review.	
14	Approve Compensation of Pierre Marcel, Vice-CEO Until 28 May 2021	Mgmt	For
	the remuneration report of vice-CEO Marcel is w	items will be referred to LFDE for internal review. Please note that: A vote FC warranted although it raises some concerns as the company maintained his male. The main reasons for support are: - The end of his executive corporate nce of any other significant concern.	
15	Authorize Repurchase of Up to 5 Percent of Issued Share Capital	Mgmt	For
	Extraordinary Business	Mgmt	

#### **Alten SA**

Proposal Number	Proposal Text	Proponent	Vote Instruction
16	Authorize up to 0.61 Percent of Issued Capital for Use in Restricted Stock Plans	Mgmt	For
	not provide the targets of performance condition	tion is warranted although it raises some concerns since: - The company does ons underlying the performance share plan. The main reasons for support are eccutive corporate officers; and - The other terms of the proposal are not	
17	Authorize Filing of Required Documents/Other Formalities	Mgmt	For

## Scout24 SE

**Meeting Date:** 06/30/2022

**Country:** Germany

Ticker: G24

Record Date:

Meeting Type: Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2021 (Non-Voting)	Mgmt	
2	Approve Allocation of Income and Dividends of EUR 0.84 per Share	Mgmt	For
	Voting Policy Rationale: LFDE will review th	is item internally The payout ratio is more than	80 percent (i.e. 81.55 percent).
3	Approve Discharge of Management Board for Fiscal Year 2021	Mgmt	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2021	Mgmt	For
5	Ratify KPMG AG as Auditors for Fiscal Year 2022	Mgmt	For
6	Approve Remuneration Report	Mgmt	For
	Voting Policy Rationale: Compensation-related items will be referred to LFDE for internal review. A qualified vote FOR the remuneration report is warranted because: - Ex-post disclosure under the LTIP 2018 remains vague and part of the vested awards were not subject to any performance criteria A special bonus for fiscal 2020 was paid during the year under review. The main reasons for support are: - The company's remuneration practices and disclosures are in line with, and exceed in many respects, market practice A new remuneration system was approved at the 2021 AGM, under which all LTI awards are subject to performance conditions.		
7	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For
8	Approve Remuneration of Supervisory Board	Mgmt	For

#### **Halma Plc**

**Meeting Date:** 07/21/2022

Country: United Kingdom

Ticker: HLMA

**Record Date:** 07/19/2022

Meeting Type: Annual

Proposal Number	Proposal Text	Proponent	Vote Instruction			
1	Accept Financial Statements and Statutory Reports	Mgmt	For			
2	Approve Final Dividend	Mgmt	For			
3	Approve Remuneration Report	Mgmt	For			
	considered warranted because the Company's against) in light of concerns around the signific shareholders, no material actions have been to	items will be referred to LFDE for internal review. A vote AGAINST this item is Remuneration Policy received significant dissent at the 2021 AGM (c.39% cant increases to both fixed and variable pay. In spite of this feedback from alken to address these concerns in the remuneration outcomes: - The Executive e-inflationary increases for FY2023 Significant increases to the bonus and LT	e			
4	Elect Sharmila Nebhrajani as Director	Mgmt	For			
	Voting Policy Rationale: Director elections will	be referred to LFDE for internal review.				
5	Re-elect Dame Louise Makin as Director	Mgmt	For			
	Voting Policy Rationale: Director elections will a	be referred to LFDE for internal review.				
6	Re-elect Andrew Williams as Director	Mgmt	For			
	Voting Policy Rationale: Vote FOR the election of this executive director.					
7	Re-elect Marc Ronchetti as Director	Mgmt	For			
	Voting Policy Rationale: Vote FOR the election	of this executive director.				
8	Re-elect Jennifer Ward as Director	Mgmt	For			
	Voting Policy Rationale: Vote FOR the election	of this executive director.				
9	Re-elect Carole Cran as Director	Mgmt	For			
	Voting Policy Rationale: Director elections will	be referred to LFDE for internal review.				
10	Re-elect Jo Harlow as Director	Mgmt	For			
	Voting Policy Rationale: Director elections will be referred to LFDE for internal review. A vote AGAINST the re-election of Jo Harlow, in her capacity as Chair of the Remuneration Committee, is considered warranted because: - The Company's response to significant dissent to the Remuneration Policy at the 2021 AGM is considered insufficient. No material changes were made to the proposals, see Item 3 for further analysis.					
11	Re-elect Dharmash Mistry as Director	Mgmt	For			
	Voting Policy Rationale: Director elections will	be referred to LFDE for internal review.				
12	Re-elect Tony Rice as Director	Mgmt	For			
	Voting Policy Rationale: Director elections will	be referred to LFDE for internal review.				
13	Re-elect Roy Twite as Director	Mgmt	For			
	Voting Policy Rationale: Director elections will	be referred to LFDE for internal review.				
14	Reappoint PricewaterhouseCoopers LLP as Auditors	Mgmt	For			
15	Authorise Board to Fix Remuneration of Auditors	Mgmt	For			
16	Approve Employee Share Plan	Mgmt	For			
17	Approve Long-Term Incentive Plan	Mgmt	For			

#### **Halma Plc**

Proposal Number	Proposal Text	Proponent	Vote Instruction
18	Authorise Issue of Equity	Mgmt	For
	Voting Policy Rationale: This general issuance of	can be conducted with or without preemptive rights.	
19	Authorise UK Political Donations and Expenditure	Mgmt	Against
	Voting Policy Rationale: Vote AGAINST proposa	ols seeking to approve political donations.	
20	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is war without a binding priority right.	ranted because: - The proposed issuance is without preemptive rights and	
21	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	Against
	Voting Policy Rationale: A vote AGAINST is warranted because: - The proposed issuance is without preemptive rights and without a binding priority right.		
22	Authorise Market Purchase of Ordinary Shares	Mgmt	For
23	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For

#### **Dechra Pharmaceuticals Plc**

**Meeting Date:** 10/20/2022 **Record Date:** 10/18/2022

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

Ticker: DPH

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For
2	Approve Remuneration Report	Mgmt	For
	Voting Policy Rationale: Compensation-related items will be referred to LFDE for internal review. A vote FOR this resolution is warranted, although it is not without concerns because: - There have been consecutive material increases in the Executives' base salaries (FY2021 and FY2022) and their maximum bonus opportunities (FY2022 and FY2023), leading to material increases in total pay opportunity Limited detail is provided with regard to the non-financial measures of the annual bonus scheme. The main reasons for support are: - The salary increases were as previously communicated to shareholders and are not out of line with companies in the FTSE 100. Further, the increased bonus opportunities remain within the approved remuneration policy and are accompanied with increased bonus deferral No further material concerns have been identified.		
3	Approve Final Dividend	Mgmt	For
4	Elect John Shipsey as Director	Mgmt	For
	Voting Policy Rationale: Director election	s will be referred to LFDE for internal review.	
5	Re-elect Alison Platt as Director	Mgmt	For
	is warranted: - The Board does not inclu considered ultimately responsible for boa to the role of Nomination Committee Cha	is will be referred to LFDE for internal review. A vote FOR the re-election of Alison Pla de at least one ethnically diverse director. As Nomination Committee Chair, she is and diversity matters. The main reasons for support are: - Alison Platt is relatively ne air, having been appointed in January 2022 and it would be reasonable for her to be incerns Compliance with the Parker Review's recommendations was required for F1	W

100 constituents by 2021, however, the Company only joined the FTSE 100 Index in December 2021. - The Company commits to achieve the ethnic diversity target on Parker Review upon the recruitment of the Remuneration Committee Chair.

### **Dechra Pharmaceuticals Plc**

Proposal Number	Proposal Text	Proponent	Vote Instruction	
6	Re-elect Ian Page as Director	Mgmt	For	
	Voting Policy Rationale: Vote FOR the election of	of this executive director.		
7	Re-elect Anthony Griffin as Director	Mgmt	For	
	Voting Policy Rationale: Vote FOR the election of	of this executive director.		
8	Re-elect Paul Sandland as Director	Mgmt	For	
	Voting Policy Rationale: Vote FOR the election of	of this executive director.		
9	Re-elect Lisa Bright as Director	Mgmt	For	
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.		
10	Re-elect Lawson Macartney as Director	Mgmt	For	
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.		
11	Re-elect Ishbel Macpherson as Director	Mgmt	For	
	Voting Policy Rationale: Director elections will b	e referred to LFDE for internal review.		
12	Reappoint PricewaterhouseCoopers LLP as Auditors	Mgmt	For	
13	Authorise the Audit Committee to Fix Remuneration of Auditors	Mgmt	For	
14	Authorise Issue of Equity	Mgmt	Against	
	Voting Policy Rationale: A vote AGAINST is warn percent of issued capital (i.e. 66.6 percent).	ranted because: - The proposed issuance with preemptive rights exceeds 50		
15	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	Against	
	Voting Policy Rationale: A vote AGAINST is warn without a binding priority right.	ranted because: - The proposed issuance is without preemptive rights and		
16	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	Against	
	Voting Policy Rationale: A vote AGAINST is warn without a binding priority right.	ranted because: - The proposed issuance is without preemptive rights and		
17	Authorise Market Purchase of Ordinary Shares	Mgmt	For	
18	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	

### **Beijer Ref AB**

**Meeting Date:** 11/10/2022 **Record Date:** 11/02/2022

Country: Sweden

Meeting Type: Extraordinary

Shareholders

Ticker:	BEIJ.B

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Elect Chairman of Meeting	Mgmt	For

# **Beijer Ref AB**

Proposal Number	Proposal Text	Proponent	Vote Instruction	
2	Designate Inspector(s) of Minutes of Meeting	Mgmt	For	
3	Prepare and Approve List of Shareholders	Mgmt	For	
4	Acknowledge Proper Convening of Meeting	Mgmt	For	
5	Approve Agenda of Meeting	Mgmt	For	
6	Determine Number of Members (8) and Deputy Members (0) of Board	Mgmt	For	
7	Approve Remuneration of Directors	Mgmt	For	
8	Elect Nathalie Delbreuve as New Director	Mgmt	For	
	Voter Rationale: Elle est CFO de Verallia, c'est un bon profile. Et au Board de Verallia Detschalnd c'est pareil. Très beau CV			
	Voting Policy Rationale: A vote AGAINST is v non-executive directorship.	varranted because: - The nominee is an outside executive holding more than 1		
9	Amend Articles Re: Set Minimum (SEK 250 Million) and Maximum (SEK 500 Million) Share Capital; Set Minimum (250 Million) and Maximum (500 Million) Number of Shares	Mgmt	For	
10	Approve Creation of 10 Percent of Pool of Capital without Preemptive Rights	Mgmt	Against	

# **Smiths Group Plc**

Meeting Date: 11/16/2022 Record Date: 11/14/2022 **Country:** United Kingdom **Meeting Type:** Annual

y: United Kingdom Ticker: SMIN

Proposal Number	Proposal Text	Proponent	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For
2	Approve Remuneration Report	Mgmt	For
	Voting Policy Rationale: Compensation-relate	ed items will be referred to LFDE for internal review.	
3	Approve Final Dividend	Mgmt	For
4	Elect Richard Howes as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	
5	Elect Clare Scherrer as Director	Mgmt	For
	Voting Policy Rationale: Vote FOR the election	on of this executive director.	
6	Re-elect Sir George Buckley as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	

# **Smiths Group Plc**

Number	Proposal Text	Proponent	Vote Instruction
7	Re-elect Pam Cheng as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	
8	Re-elect Dame Ann Dowling as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	
9	Re-elect Karin Hoeing as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	
10	Re-elect Paul Keel as Director	Mgmt	For
	Voting Policy Rationale: Vote FOR the election	on of this executive director.	
11	Re-elect William Seeger as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	
12	Re-elect Mark Seligman as Director	Mgmt	For
	Voting Policy Rationale: Director elections w	ill be referred to LFDE for internal review.	
13	Re-elect Noel Tata as Director	Mgmt	For
	non-executive Chairman at Tata Investment Tata Steel Limited and Titan Company Ltd h	ill be referred to LFDE for internal review. Please note that: - Noel Tata is a t Corporation, Trent Ltd and Voltas Ltd. He is also non-executive Vice Chairm. nowever, these roles are all inter-related, because all the companies are mem h board stems for his chairmanship of Tata International Limited.	
14	Reappoint KPMG LLP as Auditors	Mgmt	For
15	Authorise the Audit & Risk Committee to Fix Remuneration of Auditors	Mgmt	For
		Mgmt	For
	to Fix Remuneration of Auditors  Authorise Issue of Equity		
15 16 17	to Fix Remuneration of Auditors  Authorise Issue of Equity	Mgmt	
16	to Fix Remuneration of Auditors Authorise Issue of Equity  Voting Policy Rationale: This general issuance Authorise Issue of Equity without Pre-emptive Rights	Mgmt ce can be conducted with or without preemptive rights.	For Against
16	to Fix Remuneration of Auditors  Authorise Issue of Equity  Voting Policy Rationale: This general issuance  Authorise Issue of Equity without  Pre-emptive Rights  Voting Policy Rationale: A vote AGAINST is a	Mgmt  ce can be conducted with or without preemptive rights.  Mgmt	For Against
16	to Fix Remuneration of Auditors Authorise Issue of Equity  Voting Policy Rationale: This general issuance Authorise Issue of Equity without Pre-emptive Rights  Voting Policy Rationale: A vote AGAINST is a without a binding priority right.  Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt  ce can be conducted with or without preemptive rights.  Mgmt  warranted because: - The proposed issuance is without preemptive rights and	For Against  d Against
16	to Fix Remuneration of Auditors Authorise Issue of Equity  Voting Policy Rationale: This general issuance Authorise Issue of Equity without Pre-emptive Rights  Voting Policy Rationale: A vote AGAINST is a without a binding priority right.  Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment  Voting Policy Rationale: A vote AGAINST is a	Mgmt  ce can be conducted with or without preemptive rights.  Mgmt  warranted because: - The proposed issuance is without preemptive rights and  Mgmt	For Against  d Against
16 17 18	to Fix Remuneration of Auditors  Authorise Issue of Equity  Voting Policy Rationale: This general issuance  Authorise Issue of Equity without  Pre-emptive Rights  Voting Policy Rationale: A vote AGAINST is a without a binding priority right.  Authorise Issue of Equity without  Pre-emptive Rights in Connection with an Acquisition or Other Capital  Investment  Voting Policy Rationale: A vote AGAINST is a without a binding priority right.  Authorise Market Purchase of Ordinary	Mgmt  The proposed issuance is without preemptive rights and warranted because: - The proposed issuance is without preemptive rights and mgmt	For  Against  d  Against

# **Shurgard Self Storage SA**

Meeting Date: 12/06/2022 Country: Luxembourg Ticker: SHUR

**Record Date:** 11/22/2022 **Meeting Type:** Extraordinary

Shareholders

# **Shurgard Self Storage SA**

Proposal Number	Proposal Text	Proponent	Vote Instruction		
	Extraordinary Meeting Agenda	Mgmt			
1	Approve Change of Jurisdiction of Incorporation from Luxembourg to Guernsey	Mgmt	For		
	Voting Policy Rationale: Items 1-3: LFDE will review these items internally. A vote FOR this resolution is warranted because no significant concerns have been identified. The company provided a clear strategic rationale for the change of incorporation to Guernsey.				
2	Change Company Name	Mgmt	For		
	Voting Policy Rationale: Refer to Item 1.				
3	Adopt New Memorandum and Articles of Association	Mgmt	For		
	Voting Policy Rationale: Refer to Item 1.				
4.1	Approve Discharge of Z. Jamie Behar as Director	Mgmt	For		
4.2	Approve Discharge of Muriel de Lathouwer as Director	Mgmt	For		
4.3	Approve Discharge of Olivier Faujour as Director	Mgmt	For		
4.4	Approve Discharge of Frank Fiskers as Director	Mgmt	For		
4.5	Approve Discharge of Ronald L. Havner, Jr. as Director	Mgmt	For		
46	Approve Discharge of Ian Marcus as Director	Mgmt	For		
47	Approve Discharge of Padraig McCarthy as Director	Mgmt	For		
4.8	Approve Discharge of Everett B. Miller III as Director	Mgmt	For		
4.9	Approve Discharge of Isabelle Moins as Director	Mgmt	For		
4.10	Approve Discharge of Marc Oursin as Director	Mgmt	For		
4.11	Approve Discharge of Daniel C. Staton as Director	Mgmt	For		
5	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For		



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