REPORTING PERIOD: 07/01/2023 to 06/30/2024

LOCATION(S): SANDLER CAPITAL MANAGEMENT

## Liberty Media Corporation

Meeting Date: 07/17/2023	Country: USA	Ticker: FWONK
	Meeting Type: Special	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Spin-Off Agreement	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro umbrella, it will no longer be exposed to the is expected to result in greater transparence applied to the Braves group, and an indepe BATRA and BATRB are entitled to vote on the be tabulated.	e negative aspects of tr y, a less complex capit endent equity currency	he current tracking stock struc al structure, a reduced valuati to be used for corporate purpo	ture. In particular, the split on discount than that curre oses. Note that only holders	ntly s of	
2	Amend Certificate of Incorporation Re: Tracking Stock	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this gra reclassification in Items 2-4, some of the m be reduced as the Liberty Braves group wo currently held by the Liberty SiriusXM and Fo of tracking stock in Liberty SiriusXM and Fo tracking stock groups should benefit from t reduced valuation discrepancies in the track	egative effects associat uld no longer be under Formula One groups wi rmula One will receive he more focused busin	ed with the current tracking su the Liberty Media umbrella. In Il be attributed to a new entity shares in that new entity. Afte	tock structure are expected n addition, certain assets r, Liberty Live, and the hold erwards, holders of the varie	to Iers pus	
3	Amend Certificate of Incorporation Re: Liberty SiriusXM Group Recapitalization	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this group of proposals is warranted. Following the proposed split-off in Item 1 and the reclassification in Items 2-4, some of the negative effects associated with the current tracking stock structure are expected to be reduced as the Liberty Braves group would no longer be under the Liberty Media umbrella. In addition, certain assets currently held by the Liberty SiriusXM and Formula One groups will be attributed to a new entity. Liberty Live, and the holders of tracking stock in Liberty SiriusXM and Formula One will receive shares in that new entity. Afterwards, holders of the various tracking stock groups should benefit from the more focused businesses of the groups, which the board believes may result in reduced valuation discrepancies in the tracking stocks.					
	Amend Certificate of Incorporation Re: Formula One Group Recapitalization	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this group of proposals is warranted. Following the proposed split-off in Item 1 and the reclassification in Items 2-4, some of the negative effects associated with the current tracking stock structure are expected to be reduced as the Liberty Braves group would no longer be under the Liberty Media umbrella. In addition, certain assets currently held by the Liberty SiriusXM and Formula One groups will be attributed to a new entity, Liberty Live, and the holders of tracking stock in Liberty SiriusXM and Formula One will receive shares in that new entity. Afterwards, holders of the various tracking stock groups should be nefit from the more focused businesses of the groups, which the board believes may result in reduced valuation discrepancies in the tracking stocks.					
		Mgmt	For		For	

#### CAE Inc.

Meeting Date: 08/09/2023

Country: Canada Meeting Type: Annual/Special Ticker: CAE

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1.1	Elect Director Ayman Antoun	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.							
1.2	Elect Director Margaret S. (Peg) Billson	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR all propos	ed nominees as no sigi	nificant concerns have been i	identified at this time.				
1.3	Elect Director Sophie Brochu	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR all propos	ed nominees as no sigi	nificant concerns have been i	identified at this time.				
1.4	Elect Director Elise Eberwein	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR all propos	ed nominees as no sigi	nificant concerns have been i	identified at this time.				
1.5	Elect Director Marianne Harrison	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR all propos	ed nominees as no sigi	nificant concerns have been i	identified at this time.				
1.6	Elect Director Alan N. MacGibbon	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.							
1.7	Elect Director Mary Lou Maher	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.							
1.8	Elect Director Francois Olivier	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.							
1.9	Elect Director Marc Parent	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.							
1.10	Elect Director David G. Perkins	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.							
1.11	Elect Director Michael E. Roach	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.							
1.12	Elect Director Patrick M. Shanahan	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR all proposed nominees as no significant concerns have been identified at this time.							
1.13	Elect Director Andrew J. Stevens	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR all propos	ed nominees as no sigi	nificant concerns have been i	identified at this time.				
2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR the ratific	ation of Pricewaterhous	seCoopers I I P as auditor as i	non-audit fees (6 nercent) w	ere			

Voting Policy Rationale: Vote FOR the ratification of PricewaterhouseCoopers LLP as auditor as non-audit fees (6 percent) were reasonable relative to total fees paid to the auditor.

### CAE Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3	Advisory Vote on Executive Compensation Approach	Mgmt	For	For	For
	Voting Policy Rationale: Vote FOR this no screen has identified a medium concern of assessment (FPA) test, the overall quanti moderate disconnect seen in the most re- the fact pattern: * average CEO compens preceding three- and five-year periods. * relative to peers; * the company's operat has exceeded its own peer group median helpful in evaluating compensation practi Canada; and * the company has engaged most recent year which has, among other time-based awards, enhanced disclosure,	lue to relative degree of tative pay-for-performan- cent year, the high concu- ation appears to have b the company's TSR has ional performance and p over each of the most r ces as approximately 90 I with shareholders and things, resulted in an ii	alignment. After applying the nee screen exhibited a high con- ern has been mitigated to med- een responsive to TSR relative generally ranked ahead, or ne profitability, as measured throu recent three years; * the comp percent of the company's reve made changes to its executive ncreased proportion of perform	financial performance incern. Notwithstanding the dium upon a further review o to many peers over the par, average CEO compensati igh the lens of EBITDA margi pany's own peer group may b enue is generated outside of compensation programs in to nance-based relative to	on in, e
4	Approve Omnibus Incentive Plan	Mgmt	For	For	For

Voting Policy Rationale: Based on the Equity Plan Score Card evaluation (EPSC), vote FOR this omnibus plan.

### Nextracker, Inc.

Meeting Date: (	09/20/2023 Country: USA Meeting Type:	Annual	Ticker: NXT			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Paul Lundstrom	Mgmt	For	Withhold	Withhold	
	Voting Policy Rationale: WITHHOLD votes are warranted for non-independent director nominees William (Bill) Watkins, Daniel Shugar, Paul Lundstrom, and David Scott Offer for failing to establish a board on which a majority of the directors are independent. WITHHOLD votes are warranted for William (Bill) Watkins, Paul Lundstrom, and David Scott Offer for serving as non-independent members of certain key board committees.					
1b	Elect Director Scott Offer	Mgmt	For	Withhold	Withhold	

independent. WITHHOLD votes are warranted for William (Bill) Watkins, Paul Lundstrom, and David Scott Offer for serving as non-independent members of certain key board committees.

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1c	Elect Director Daniel Shugar	Mgmt	For	Withhold Withhold
	Voting Policy Rationale: WITHHOLD vot Shugar, Paul Lundstrom, and David Sco independent. WITHHOLD votes are wan non-independent members of certain ko	tt Offer for failing to esta ranted for William (Bill) V	blish a board on which a majo	prity of the directors are
1d	Elect Director William Watkins	Mgmt	For	Withhold Withhold
	Voting Policy Rationale: WITHHOLD vot Shugar, Paul Lundstrom, and David Scc independent. WITHHOLD votes are wau non-independent members of certain ka	tt Offer for failing to esta ranted for William (Bill) V	blish a board on which a majo	prity of the directors are
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For For

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

# Nextracker, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: Although some reasonably aligned at this time.	concerns are noted, a vote	FOR this proposal is warranted	as pay and performance	are	
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year	
	Voting Policy Rationale: A vote for the adoption of an ANNUAL say-on-pay frequency is warranted. Annual say-on-pay votes are considered a best practice as they give shareholders a regular opportunity to opine on executive pay.					

# **Bio-Techne Corporation**

Meeting Date: 10/26/2023	Country: USA	Ticker: TECH	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1	Fix Number of Directors at Nine	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted as the number of directors would not change and the proposal is not motivated by a desire to entrench management.						
2a	Elect Director Robert V. Baumgartner	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	anted.				
2b	Elect Director Julie L. Bushman	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	anted.				
2c	Elect Director John L. Higgins	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	anted.				
2d	Elect Director Joseph D. Keegan	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	anted.				
2e	Elect Director Charles R. Kummeth	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	anted.				
2f	Elect Director Roeland Nusse	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2g	Elect Director Alpna Seth	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2h	Elect Director Randolph Steer	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	anted.				
2i	Elect Director Rupert Vessey	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	anted.				

# **Bio-Techne Corporation**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against	
	Voting Policy Rationale: The compensat relatively low say-on-pay vote result by expressed. However, an unmitigated pa large front-loaded option grant that, ev total target equity value. While the awa achieve the threshold goal, vesting is b targets nor actual achievement for the metric's targeting of merely median per pay-for-performance concerns, a vote A	engaging with shareholde ny-for-performance misalig en when annualized over t rd is entirely performance ased on one-year performa FY23 tranche. In addition, formance of a comparator	rs and making changes to address nment exists for the year under re he two years it is intended to cow based and the first tranche did no ance goals, and the company does some shareholders may be conce group that has not yet been disco	s the primary concern eview. The CEO received er, significantly elevated ot vest due to failure to s not disclose the goal rrned by the new relative	1 a 1 his 2 TSR	
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year	
	Voting Policy Rationale: A vote for the a considered a best practice as they give	, ,		, , ,	s are	
5	Ratify KPMG, LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this	proposal to ratify the aud	litor is warranted.			

# **KLA Corporation**

Meeting Date: 11/01/2023	Country: USA	Ticker: KLAC	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1.1	Elect Director Robert Calderoni	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.					
1.2	Elect Director Jeneanne Hanley	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.					
1.3	Elect Director Emiko Higashi	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
1.4	Elect Director Kevin Kennedy	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.					
1.5	Elect Director Michael McMullen	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.					
1.6	Elect Director Gary Moore	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.					
1.7	Elect Director Marie Myers	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.					
1.8	Elect Director Victor Peng	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.					
1.9	Elect Director Robert Rango	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.					

# **KLA Corporation**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.10	Elect Director Richard Wallace	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warr	anted.			
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the aud	litor is warranted.			
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro annual incentives were based on a pre-set I conditioned and measured over multi-year p	inancial metric, and a		, .		
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year	
	Voting Policy Rationale: A vote for the adop considered a best practice as they give shar				are	
5	Approve Omnibus Stock Plan	Mgmt	For	For	For	
	Voting Policy Rationale: Based on the Equity	Plan Scorecard evalu	ation (EPSC), a vote FOR this pr	roposal is warranted.		

# Lam Research Corporation

Meeting Date: 11/07/2023	Country: USA	Ticker: LRCX	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Sohail U. Ahmed	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.		
1b	Elect Director Timothy M. Archer	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.		
1c	Elect Director Eric K. Brandt	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.		
1d	Elect Director Michael R. Cannon	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.		
1e	Elect Director John M. Dineen	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.		
1f	Elect Director Ho Kyu Kang	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.		
1g	Elect Director Bethany J. Mayer	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.		
1h	Elect Director Jyoti K. Mehra	Mgmt	For	For	For
	Vating Policy Pationale: A vota EOP the	diractor nominooc ic warr	antod		

# Lam Research Corporation

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1i	Elect Director Abhijit Y. Talwalkar	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ted.			
1j	Elect Director Lih Shyng (Rick L.) Tsai	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ted.			
1k	Elect Director Leslie F. Varon	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ted.			
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro incentive awards are majority performance however, as half of the annual incentive is a largely qualitative.	based and utilize a multi-	year performance period. Som	ne concerns are identified,	;	
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year	
	Voting Policy Rationale: A vote for the adop considered a best practice as they give sha	,		, , ,	are	
4	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro	pposal to ratify the audito	r is warranted.			

# Western Digital Corporation

Meeting Date: 11/15/2023	Country: USA	Ticker: WDC
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Kimberly E. Alexy	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	ector nominees is warr	anted.		
1b	Elect Director Thomas Caulfield	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	ector nominees is warr	anted.		
1c	Elect Director Martin I. Cole	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	ector nominees is warr	anted.		
1d	Elect Director Tunc Doluca	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	ector nominees is warr	anted.		
1e	Elect Director David V. Goeckeler	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	ector nominees is warr	anted.		
1f	Elect Director Matthew E. Massengill	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warr	anted.		
1g	Elect Director Reed B. Rayman	Mgmt	For	For	For

# Western Digital Corporation

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1h	Elect Director Stephanie A. Streeter	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the	director nominees is war	ranted.			
1i	Elect Director Miyuki Suzuki	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the	director nominees is wari	ranted.			
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	committee took a number of actions in I In addition, certain factors mitigate a pa significantly year-over-year as problema line with below threshold performance. I response to shareholder feedback. Somu addition of an upside incentive. Howeve incentive was replaced with a relative T	y-for-performance misali tic one-time actions were In addition, the committe e concern exists regarding r, the CEO's total target L	gnment for the year in review. not repeated, and no annual ir e made positive changes in FY2 g a change to one-year perform TI award remains majority peri	The CEO's total pay decline incentives were paid for FY2 24 annual incentive design i nance periods for PSUs and formance-based and the up	d 3, in in the	
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year	
	Voting Policy Rationale: A vote for the a considered a best practice as they give s			, , ,	are	
4	Amend Omnibus Stock Plan	Mgmt	For	For	For	
	Voting Policy Rationale: Based on the Eq	nuity Plan Scorecard evalu	uation (EPSC), a vote FOR this p	proposal is warranted.		
5	Ratify KPMG LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this	proposal to ratify the au	ditor is warranted			

## **Microsoft Corporation**

Meeting Date: 12/07/2023	Country: USA	Ticker: MSFT
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.01	Elect Director Reid G. Hoffman	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is war	ranted.		
1.02	Elect Director Hugh F. Johnston	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is war	ranted.		
1.03	Elect Director Teri L. List	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is war	ranted.		
1.04	Elect Director Catherine MacGregor	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is war	ranted.		
1.05	Elect Director Mark A. L. Mason	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is war	ranted.		
1.06	Elect Director Satya Nadella	Mgmt	For	For	For

# **Microsoft Corporation**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.07	Elect Director Sandra E. Peterson	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1.08	Elect Director Penny S. Pritzker	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1.09	Elect Director Carlos A. Rodriguez	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1.10	Elect Director Charles W. Scharf	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1.11	Elect Director John W. Stanton	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1.12	Elect Director Emma N. Walmsley	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Annual incentives were primarily based on c	objective criteria and the o	CEO's long-term awards were e	in ciy	
3	performance-conditioned. However, the CEC long-term incentives rely primarily on annua monitoring. Advisory Vote on Say on Pay	O's base salary and STI pa	ayout opportunities remained r	elatively large and arrant continued One	One Year
3	performance-conditioned. However, the CEC long-term incentives rely primarily on annua monitoring.	O's base salary and STI pa al performance periods, w Mgmt tion of an ANNUAL say-or	ayout opportunities remained r hich compensation decisions w One Year n-pay frequency is warranted. /	elatively large and varrant continued One Year Annual say-on-pay votes	
	performance-conditioned. However, the CEC long-term incentives rely primarily on annua monitoring. Advisory Vote on Say on Pay Frequency Voting Policy Rationale: A vote for the adop	O's base salary and STI pa al performance periods, w Mgmt tion of an ANNUAL say-or	ayout opportunities remained r hich compensation decisions w One Year n-pay frequency is warranted. /	elatively large and varrant continued One Year Annual say-on-pay votes	
	performance-conditioned. However, the CEC long-term incentives rely primarily on annua monitoring. Advisory Vote on Say on Pay Frequency Voting Policy Rationale: A vote for the adop considered a best practice as they give shar Ratify Deloitte and & Touche as	O's base salary and STI pa al performance periods, w Mgmt tion of an ANNUAL say-or reholders a regular opport Mgmt	ayout opportunities remained r which compensation decisions w One Year n-pay frequency is warranted, r tunity to opine on executive pay For	elatively large and larrant continued One Year Annual say-on-pay votes y.	are
3 4 5	performance-conditioned. However, the CEC long-term incentives rely primarily on annua monitoring. Advisory Vote on Say on Pay Frequency Voting Policy Rationale: A vote for the adop considered a best practice as they give shar Ratify Deloitte and & Touche as Auditors	O's base salary and STI pa al performance periods, w Mgmt tion of an ANNUAL say-or reholders a regular opport Mgmt	ayout opportunities remained r which compensation decisions w One Year n-pay frequency is warranted, r tunity to opine on executive pay For	elatively large and larrant continued One Year Annual say-on-pay votes y.	are
4	performance-conditioned. However, the CEC long-term incentives rely primarily on annua monitoring. Advisory Vote on Say on Pay Frequency Voting Policy Rationale: A vote for the adop considered a best practice as they give shar Ratify Deloitte and & Touche as Auditors Voting Policy Rationale: A vote FOR this pro- Report on Gender-Based	O's base salary and STI p al performance periods, w Mgmt tion of an ANNUAL say-ou reholders a regular opport Mgmt sH SH	ayout opportunities remained r chich compensation decisions w One Year n-pay frequency is warranted. A tunity to opine on executive pay For r is warranted. Against as the company appears to pro	elatively large and varrant continued One Year Annual say-on-pay votes y. For Against vide sufficient informatic	are For Against
4	performance-conditioned. However, the CEC long-term incentives rely primarily on annua monitoring. Advisory Vote on Say on Pay Frequency <i>Voting Policy Rationale: A vote for the adop</i> <i>considered a best practice as they give shar</i> Ratify Deloitte and & Touche as Auditors <i>Voting Policy Rationale: A vote FOR this pro</i> Report on Gender-Based Compensation and Benefits Inequities <i>Voting Policy Rationale: A vote AGAINST thi</i>	O's base salary and STI p al performance periods, w Mgmt tion of an ANNUAL say-ou reholders a regular opport Mgmt sH SH	ayout opportunities remained r chich compensation decisions w One Year n-pay frequency is warranted. A tunity to opine on executive pay For r is warranted. Against as the company appears to pro	elatively large and varrant continued One Year Annual say-on-pay votes y. For Against vide sufficient informatic	are For Against
4	<ul> <li>performance-conditioned. However, the CEC long-term incentives rely primarily on annual monitoring.</li> <li>Advisory Vote on Say on Pay Frequency</li> <li>Voting Policy Rationale: A vote for the adop considered a best practice as they give shart Ratify Deloitte and &amp; Touche as Auditors</li> <li>Voting Policy Rationale: A vote FOR this program Report on Gender-Based Compensation and Benefits Inequities</li> <li>Voting Policy Rationale: A vote AGAINST this for investors to be able to determine how the Report on Risks of Omitting Viewpoint and Ideological Diversity from EEO</li> </ul>	O's base salary and STI para al performance periods, w Mgmt tion of an ANNUAL say-ou reholders a regular opport Mgmt sposal to ratify the auditor SH is proposal is warranted, a she company is managing p SH	ayout opportunities remained re which compensation decisions we One Year In-pay frequency is warranted. A tunity to opine on executive pay For r is warranted. Against as the company appears to pro pay equity and health and well Against as the company appears to be	elatively large and varrant continued One Year Annual say-on-pay votes y. For Against vide sufficient informatio ness benefits related risk Against	are For Against n s. Against
4	performance-conditioned. However, the CEC         long-term incentives rely primarily on annual         monitoring.         Advisory Vote on Say on Pay         Frequency         Voting Policy Rationale: A vote for the adop         considered a best practice as they give shart         Ratify Deloitte and & Touche as         Auditors         Voting Policy Rationale: A vote FOR this pro-         Report on Gender-Based         Compensation and Benefits Inequities         Voting Policy Rationale: A vote AGAINST this         for investors to be able to determine how the         Report on Risks of Omitting Viewpoint         and Ideological Diversity from EEO         Policy         Voting Policy Rationale: A vote AGAINST this	O's base salary and STI para al performance periods, w Mgmt tion of an ANNUAL say-ou reholders a regular opport Mgmt sposal to ratify the auditor SH is proposal is warranted, a she company is managing p SH	ayout opportunities remained re which compensation decisions we One Year In-pay frequency is warranted. A tunity to opine on executive pay For r is warranted. Against as the company appears to pro pay equity and health and well Against as the company appears to be	elatively large and varrant continued One Year Annual say-on-pay votes y. For Against vide sufficient informatio ness benefits related risk Against	are For Against n s. Against
4 5 6	<ul> <li>performance-conditioned. However, the CEC long-term incentives rely primarily on annual monitoring.</li> <li>Advisory Vote on Say on Pay Frequency</li> <li>Voting Policy Rationale: A vote for the adop considered a best practice as they give share Ratify Deloitte and &amp; Touche as Auditors</li> <li>Voting Policy Rationale: A vote FOR this program Report on Gender-Based Compensation and Benefits Inequities</li> <li>Voting Policy Rationale: A vote AGAINST this for investors to be able to determine how the Report on Risks of Omitting Viewpoint and Ideological Diversity from EEO Policy</li> <li>Voting Policy Rationale: A vote AGAINST this protect itself against risks related to discrime Report on Government Take Down</li> </ul>	O's base salary and STI p al performance periods, w Mgmt tion of an ANNUAL say-or reholders a regular opport Mgmt sposal to ratify the auditor SH is proposal is warranted, a be company is managing p SH is proposal is warranted, a ination based on political SH	ayout opportunities remained re which compensation decisions we One Year In-pay frequency is warranted. A tunity to opine on executive pay For r is warranted. Against as the company appears to pro pay equity and health and wells Against as the company appears to be ideology or viewpoint. Against	elatively large and varrant continued One Year Annual say-on-pay votes y. For Against vide sufficient informatio ness benefits related risk Against taking appropriate steps Against	are For Against s. Against to Against

allowing them to better understand Microsoft's management and oversight of risks related to weapons development.

# **Microsoft Corporation**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
9	Report on Climate Risk in Retirement Plan Options	SH	Against	For	For
	Voting Policy Rationale: A vote FOR this re- invest more responsibly, it is unclear how v requested in the report would not only con change, but also allow shareholders to beta	vell employees underst plement and enhance	and the retirement plans availab the company's existing commitm	nle to them. The information nents regarding climate	
10	Publish a Tax Transparency Report	SH	Against	For	For
	Voting Policy Rationale: A vote FOR this pr company's transparency in communicating			would enhance the	
11	Report on Risks of Operating in Countries with Significant Human Rights Concerns	SH	Against	For	For
	Voting Policy Rationale: A vote FOR this pro how the company is managing human righ			ncreased disclosure regard	ling
12	Adopt a Policy Requiring Third Party Groups to Report Their Political Expenditures	SH	Against	Against	Against
	Voting Policy Rationale: A vote AGAINST th oversee and manage any potential risks re control the accuracy of these associations'	lated to the company's			le to
13	Report on Risks Related to AI Generated Misinformation and Disinformation	SH	Against	For	For
	Voting Policy Rationale: A vote FOR this provide the comparison of the comparison of the company is business impacts and how the company is t	, on, including from gene	5	1 7 5 5	5

## Palo Alto Networks, Inc.

Meeting Date: 12/12/2023	Country: USA	Ticker: PANW
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Po	oting olicy ec	Vote Instruction
1a	Elect Director Nikesh Arora	Mgmt	For	Fc	or	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.			
1b	Elect Director Aparna Bawa	Mgmt	For	Fc	or	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.			
1c	Elect Director Carl Eschenbach	Mgmt	For	Fc	or	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.			
1d	Elect Director Lorraine Twohill	Mgmt	For	Fc	or	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.			
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Fc	or	For
	Voting Policy Pationale: A voto EOP this pro	posel to retify the audite	r ic warrantod			

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

## Palo Alto Networks, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against	
	Voting Policy Rationale: There are sign primarily on objective financial metrics, achievement of one of the two primary Shareholders may appreciate that equi goals that are set and measured on an regular LTI awards more than doubled award. While the committee provides a question the size of the special award o concerns, a vote AGAINST this propose	the matrix design allowed metrics. Greater concerns ty incentives are entirely p annual basis and the desig from the prior year's gran mple disclosure as to its ra on top of the magnitude pi	I for nearly maximum payouts are raised regarding equity a erformance-conditioned; howe gn carries significant upside po ts, and he also received a one ationale for the award, some s	despite below-target ward design and magnitude. ever, the regular LTIP utilizes otential. The value of the CEC -time \$113 million retention shareholders may nevertheles.	7's s	
4	Amend Omnibus Stock Plan	Mgmt	For	Against	Against	
	Voting Policy Rationale: Based on an even Scorecard (EPSC), a vote AGAINST this rate is excessive, and * The plan allow:	proposal is warranted due	e to the following key factor(s,			

#### D.R. Horton, Inc.

Meeting Type: Annual	Meeting Date: 01/17/2024	Country: USA	Ticker: DHI
		Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Donald R. Horton	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1b	Elect Director Barbara K. Allen	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1c	Elect Director Brad S. Anderson	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1d	Elect Director David V. Auld	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1e	Elect Director Michael R. Buchanan	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1f	Elect Director Benjamin S. Carson, Sr.	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1g	Elect Director Maribess L. Miller	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1h	Elect Director Paul J. Romanowski	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For

Voting Policy Rationale: A vote FOR this proposal is warranted as pay and performance are reasonably aligned at this time, though continued monitoring is warranted.

## D.R. Horton, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year	
	Voting Policy Rationale: A vote for the ado considered a best practice as they give sha	,		, , ,	are	
4	Approve Omnibus Stock Plan	Mgmt	For	For	For	
	Voting Policy Rationale: Based on the Equi	ty Plan Scorecard evalua	ation (EPSC), a vote FOR this pr	roposal is warranted.		
5	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For	

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

## **Rockwell Automation, Inc.**

Meeting Date: 02/06/2024	Country: USA	Ticker: ROK	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
A.1	Elect Director Alice L. Jolla	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the c	director nominees is war	ranted.		
A.2	Elect Director Lisa A. Payne	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the c	director nominees is war	ranted.		
В	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
Voting Policy Rationale: Although some concerns are noted, including a majority of LTI being time-based, a vote FOR this proposal is warranted as pay and performance are reasonably aligned at this time.					
С	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale' A vote FOR this	proposal to ratify the au	ditor is warranted		

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

### Tetra Tech, Inc.

Meeting Date: 02/29/2024	Country: USA	Ticker: TTEK
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1A	Elect Director Dan L. Batrack	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1B	Elect Director Gary R. Birkenbeuel	Mgmt	For	For	For		

## Tetra Tech, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1C	Elect Director Prashant Gandhi	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.			-
1D	Elect Director Joanne M. Maguire	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.			-
1E	Elect Director Christiana Obiaya	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.			-
1F	Elect Director Kimberly E. Ritrievi	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.			-
1G	Elect Director Kirsten M. Volpi	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.			-
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro significant concerns were identified at this t		pay and performance are reas	sonably aligned, and no		-
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro	pposal to ratify the aud	litor is warranted.			-

## **QUALCOMM Incorporated**

Meeting Date: 03/05/2024	Country: USA	Ticker: QCOM	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Sylvia Acevedo	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1b	Elect Director Cristiano R. Amon	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warr	anted.			
1c	Elect Director Mark Fields	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warr	anted.			
1d	Elect Director Jeffrey W. Henderson	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warr	anted.			
1e	Elect Director Gregory N. Johnson	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warr	anted.			
1f	Elect Director Ann M. Livermore	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warr	anted.			
1g	Elect Director Mark D. McLaughlin	Mgmt	For	For	For	

# **QUALCOMM Incorporated**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1h	Elect Director Jamie S. Miller	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warr	anted.		
1i	Elect Director Irene B. Rosenfeld	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warr	anted.		
1j	Elect Director Kornelis (Neil) Smit	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warr	anted.		
1k	Elect Director Jean-Pascal Tricoire	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warr	anted.		
11	Elect Director Anthony J. Vinciquerra	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warr	anted.		
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the aud	litor is warranted.		
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this prop majority of annual and long-term incentives			onably aligned at this time and	da
4	Amend Omnibus Stock Plan	Mgmt	For	For	For
	Voting Policy Rationale: Based on the Equity	Plan Scorecard evalu	ation (EPSC), a vote FOR th	is proposal is warranted.	
5	Amend Certificate of Incorporation to Reflect New Delaware Law Provisions Regarding Officer Exculpation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this prop considered to reasonably balance sharehold qualified officers to serve the company.			-	7
6	Amend Bylaws to Add Federal Forum Selection Provision	Mgmt	For	For	For

## **Applied Materials, Inc.**

Meeting Date: 03/07/2024	Country: USA	Ticker: AMAT
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Rani Borkar	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the directo	or nominees is warranted.			
1b	Elect Director Judy Bruner	Mgmt	For	For	For

# Applied Materials, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1c	Elect Director Xun (Eric) Chen	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	nted.		
1d	Elect Director Aart J. de Geus	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	nted.		
1e	Elect Director Gary E. Dickerson	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	nted.		
1f	Elect Director Thomas J. Iannotti	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	nted.		
1g	Elect Director Alexander A. Karsner	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	nted.		
1h	Elect Director Kevin P. March	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	nted.		
1i	Elect Director Yvonne McGill	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	nted.		
1j	Elect Director Scott A. McGregor	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	nted.		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the pr review. Additionally, long-term incentive a on three-year goals. However, concerns or incentives are at least half based on strate results continue to preclude investors from individually disclosed, and the individual p Lastly, relative TSR PSUs target merely mo	wards for the CEO are mo ontinue to be raised rega- egic metrics, and the non- n fully understanding the erformance modifier appe	ajority performance-based, w rding the annual incentive pu disclosure of metric objectiv rigor of the program. The Cu ears to raise his payout from	with performance shares bas rogram. In particular, annua res and some performance EO's scorecard result was no below target to above targe	ed I
3	Ratify KPMG LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this p	roposal to ratify the audit	tor is warranted.		
4	Report on Lobbying Payments and Policy	SH	Against	For	For
	Voting Policy Rationale: A vote FOR this p compare and measure the progress of the			ould allow shareholders to be	tter
5	Report on Median and Adjusted Gender/Racial Pay Gaps	SH	Against	For	For
	Voting Policy Rationale: A vote FOR this p compare and measure the progress of the			uld allow shareholders to be	tter

### Hologic, Inc.

 Meeting Date: 03/07/2024
 Country: USA
 Ticker: HOLX

 Meeting Type: Annual
 Ticker: HOLX

# Hologic, Inc.

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Stephen P. MacMillan	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ted.			
1b	Elect Director Sally W. Crawford	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ted.			
1c	Elect Director Charles J. Dockendorff	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ted.			
1d	Elect Director Scott T. Garrett	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ted.			
1e	Elect Director Ludwig N. Hantson	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ted.			
1f	Elect Director Nanaz Mohtashami	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ted.			
1g	Elect Director Christiana Stamoulis	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ted.			
lh	Elect Director Stacey D. Stewart	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ted.			
1i	Elect Director Amy M. Wendell	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ted.			
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro and measured over a multi-year performan achievement level, the company disclosed o	ce period. Although conc				
3	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the audito	or is warranted,			

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

# Toll Brothers, Inc.

Meeting Date: 03/12/2024	Country: USA	Ticker: TOL	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Douglas C. Yearley, Jr.	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is war	ranted.		
1.2	Elect Director Stephen F. East	Mgmt	For	For	For

## **Toll Brothers, Inc.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Votin Polic Rec		n
1.3	Elect Director Christine N. Garvey	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.			
1.4	Elect Director Karen H. Grimes	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.			
1.5	Elect Director Derek T. Kan	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.			
1.6	Elect Director John A. McLean	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.			
1.7	Elect Director Wendell E. Pritchett	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.			
1.8	Elect Director Judith A. Reinsdorf	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.			
1.9	Elect Director Katherine M. Sandstrom	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.			
1.10	Elect Director Paul E. Shapiro	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.			
1.11	Elect Director Scott D. Stowell	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.			
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the audito	r is warranted.			
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	

Voting Policy Rationale: A vote FOR this proposal is warranted as pay and performance are reasonably aligned, and no significant concerns were identified at this time.

#### AECOM

Meeting Date: 03/19/2024	Country: USA	Ticker: ACM
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Bradley W. Buss	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the directo	r nominees is warranted.			
1.2	Elect Director Lydia H. Kennard	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the directo	r nominees is warranted.			
1.3	Elect Director Derek J. Kerr	Mgmt	For	For	For

### AECOM

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.4	Elect Director Kristy Pipes	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is wari	ranted.			
1.5	Elect Director Troy Rudd	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is wari	ranted.			
1.6	Elect Director Douglas W. Stotlar	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is wari	ranted.			
1.7	Elect Director Daniel R. Tishman	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is wari	ranted.			
1.8	Elect Director Sander van't Noordende	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is wari	ranted.			
1.9	Elect Director Janet C. Wolfenbarger	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is wari	ranted.			
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the aud	ditor is warranted.			
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro	posal is warranted as	pay and performance are reas	onably aligned, and no		

Voting Policy Rationale: A vote FOR this proposal is warranted as pay and performance are reasonably aligned, and no significant concerns were identified at this time.

### **Airbus SE**

Meeting Date: 04/10/2024	Country: Netherlands	Ticker: AIR
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Adopt Financial Statements	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is war auditors.	ranted because of the a	bsence of concern with the	company's audit procedures c	or its
2	Approve Allocation of Income and Dividends	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this all adequate without being excessive.	location of income prop	osal is warranted because th	he proposed payout ratio is	
3	Approve Extraordinary Dividend	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is ward during Q4 2023.	ranted because the pro	posed special dividend is in i	line with company performanc	ce
4	Approve Discharge of Non-Executive Directors	Mgmt	For	For	For

Voting Policy Rationale: A vote FOR is warranted because of the absence of any information about significant and compelling controversies that the board is not fulfilling its fiduciary duties.

## **Airbus SE**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
5	Approve Discharge of Executive Directors	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warra controversies that the board is not fulfilling		bsence of any information ab	out significant and compelling	7			
6	Ratify Ernst & Young Accountants LLP as Auditors	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warra	nted because there ar	e no concerns regarding this	proposal.				
7	Approve Implementation of Remuneration Policy	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warra actual content and disclosure. However, this performance targets (weight 40%).				ing			
8	Approve Remuneration Policy for Board of Directors	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warra proposed policy during 2020 AGM, which rec considered to be in line with market practice align the timing for a decision by the AGM o which will take place at the 2025 AGM.	ceived support becaus e and no further conce	e the overall structure of the rns were identified. We note a	remuneration policy are that the company has decided	d to			
9	Reelect Rene Obermann as Non-Executive Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Jean-Pierre Clamadieu, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.							
10	Reelect Victor Chu as Non-Executive Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Jean-Pierre Clamadieu, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.							
11	Reelect Jean-Pierre Clamadieu as Non-Executive Director	Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Jean-Pierre Clamadieu, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.							
12	Reelect Amparo Moraleda as Non-Executive Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote AGAINST the Jean-Pierre Clamadieu, is warranted becaus targets and commitments. A vote FOR the re	e the company is not a	aligned with investor expectat					
13	Elect Feiyu Xu as Non-Executive Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Jean-Pierre Clamadieu, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.							
14	Grant Board Authority to Issue Shares and Exclude Preemptive Rights for the Purpose of Employee Share Ownership Plans and Share-Related Long-Term Incentive Plans	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted because it is in line with commonly used safeguards regarding							

Voting Policy Rationale: A vote FOR this proposal is warranted because it is in line with commonly used safeguards regarding volume and duration.

## **Airbus SE**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
15	Grant Board Authority to Issue Shares and Exclude Preemptive Rights for the Purpose of Company Funding	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this proposal is warranted because it is in line with commonly used safeguards regarding volume and duration.					
16	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is warranted because: * This proposal is in line with commonly used safeguards regarding volume and pricing; * The authorization would allow Airbus SE to repurchase up to 10.00 percent of the issued share capital; and * The authorization would allow the company to repurchase shares for less or up to 110 percent of the share price prior to the repurchase.					
17	Approve Cancellation of Repurchased Shares	Mgmt	For	For	For	

Voting Policy Rationale: A vote FOR is warranted because the cancellation of shares is in shareholders' interests.

# Synopsys, Inc.

Meeting Date: 04/10/2024	Country: USA	Ticker: SNPS	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Aart J. de Geus	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	nted.		
1b	Elect Director Roy Vallee	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	nted.		
1c	Elect Director Sassine Ghazi	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	nted.		
1d	Elect Director Luis Borgen	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	nted.		
1e	Elect Director Marc N. Casper	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	nted.		
1f	Elect Director Janice D. Chaffin	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	nted.		
1g	Elect Director Bruce R. Chizen	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	nted.		
1h	Elect Director Mercedes Johnson	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	nted.		
1i	Elect Director Robert G. Painter	Mgmt	For	For	For
	Voting Policy Pationale: A vote FOP the	director nominees is warra	nted		

### Synopsys, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1j	Elect Director Jeannine P. Sargent	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the di	rector nominees is wai	rranted.				
1k	Elect Director John G. Schwarz	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the di	rector nominees is wai	rranted.				
2	Amend Omnibus Stock Plan	Mgmt	For	For	For		
3	Voting Policy Rationale: A vote FOR this p Annual incentives are primarily based on p targeted to be performance-conditioned a Advisory Vote to Ratify Named Executive Officers' Compensation	re-set financial perform	mance goals. In addition, half of	f the annual equity awards	<i>are</i> For		
	Voting Policy Rationale: A vote FOR this proposal is warranted as pay and performance are reasonably aligned at this time. Annual incentives are primarily based on pre-set financial performance goals. In addition, half of the annual equity awards are targeted to be performance-conditioned and are measured over a multi-year performance period.						
4	Ratify KPMG LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.						
5	Require Independent Board Chair	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted given the importance of having an independent board chair.						

## AstraZeneca PLC

Meeting Date: 04/11/2024	Country: United Kingdom	Ticker: AZN
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Meeting for ADR Holders	Mgmt			
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the Co warranted as no significant concerns have		ssion of the directors' report	and financial statements is	
2	Approve Dividends	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this re been identified.	solution is warranted b	ecause this is a routine item o	and no significant concerns h	ave
3	Reappoint PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this ite	em is warranted as no s	ignificant concerns have bee	n identified.	
4	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For

Voting Policy Rationale: A vote FOR this item is warranted because there are no concerns regarding this proposal.

### AstraZeneca PLC

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
5a	Re-elect Michel Demare as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Items 5a to 5l A vote FOR these Directors is warranted as no significant concerns have been identified. Item 5m A vote FOR this Director is considered warranted, although it is not without concern for shareholders: * Marcus Wallenberg holds a significant number of board roles at other publicly-listed companies in addition to his position at the Company. These external time commitments may undermine his ability to serve effectively in his respective roles. The main reason for support is: * All of his directorships at listed companies relate to his role at Investor AB, given its significant stake in those companies. Taking this factor into account, support for his re-election is considered warranted.							
5b	Re-elect Pascal Soriot as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Items 5a to 5l A vo Item 5m A vote FOR this Director is conside Wallenberg holds a significant number of bu Company. These external time commitment reason for support is: * All of his directorsh those companies. Taking this factor into acc	ered warranted, althou pard roles at other pub is may undermine his a ips at listed companies	gh it is not without concern for . vlicly-listed companies in addition ability to serve effectively in his s relate to his role at Investor AL	shareholders: * Marcus n to his position at the respective roles. The main B, given its significant stake				
5c	Re-elect Aradhana Sarin as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Items 5a to 5l A vote FOR these Directors is warranted as no significant concerns have been identified. Item 5m A vote FOR this Director is considered warranted, although it is not without concern for shareholders: * Marcus Wallenberg holds a significant number of board roles at other publicly-listed companies in addition to his position at the Company. These external time commitments may undermine his ability to serve effectively in his respective roles. The main reason for support is: * All of his directorships at listed companies relate to his role at Investor AB, given its significant stake in those companies. Taking this factor into account, support for his re-election is considered warranted.							
5d	Re-elect Philip Broadley as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Items 5a to 5l A vote FOR these Directors is warranted as no significant concerns have been identified. Item 5m A vote FOR this Director is considered warranted, although it is not without concern for shareholders: * Marcus Wallenberg holds a significant number of board roles at other publicly-listed companies in addition to his position at the Company. These external time commitments may undermine his ability to serve effectively in his respective roles. The main reason for support is: * All of his directorships at listed companies relate to his role at Investor AB, given its significant stake in those companies. Taking this factor into account, support for his re-election is considered warranted.							
5e	Re-elect Euan Ashley as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Items 5a to 5l A vote FOR these Directors is warranted as no significant concerns have been identified. Item 5m A vote FOR this Director is considered warranted, although it is not without concern for shareholders: * Marcus Wallenberg holds a significant number of board roles at other publicly-listed companies in addition to his position at the Company. These external time commitments may undermine his ability to serve effectively in his respective roles. The main reason for support is: * All of his directorships at listed companies relate to his role at Investor AB, given its significant stake in those companies. Taking this factor into account, support for his re-election is considered warranted.							
5f	Re-elect Deborah DiSanzo as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Items 5a to 5l A vo Item 5m A vote FOR this Director is conside Wallenberg holds a significant number of bu Company. These external time commitment reason for support is: * All of his directorsh those companies. Taking this factor into acc	ered warranted, althou pard roles at other pub is may undermine his a ips at listed companies	gh it is not without concern for . licly-listed companies in addition ability to serve effectively in his s relate to his role at Investor AL	shareholders: * Marcus n to his position at the respective roles. The main B, given its significant stake				
5g	Re-elect Diana Layfield as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Items 5a to 5l A vo Item 5m A vote FOR this Director is conside Wallenberg holds a significant number of bo Company. These external time commitment	ered warranted, althou pard roles at other pub	gh it is not without concern for . nlicly-listed companies in addition	shareholders: * Marcus n to his position at the				

*Company. These external time commitments may undermine his ability to serve effectively in his respective roles. The main reason for support is: \* All of his directorships at listed companies relate to his role at Investor AB, given its significant stake in those companies. Taking this factor into account, support for his re-election is considered warranted.* 

## AstraZeneca PLC

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
5h	Elect Anna Manz as Director	Mgmt	For	For	For		
	Voting Policy Rationale: Items 5a to 5l A vote FOR these Directors is warranted as no significant concerns have been identified. Item 5m A vote FOR this Director is considered warranted, although it is not without concern for shareholders: * Marcus Wallenberg holds a significant number of board roles at other publicly-listed companies in addition to his position at the Company. These external time commitments may undermine his ability to serve effectively in his respective roles. The main reason for support is: * All of his directorships at listed companies relate to his role at Investor AB, given its significant stake in those companies. Taking this factor into account, support for his re-election is considered warranted.						
5i	Re-elect Sheri McCoy as Director	Mgmt	For	For	For		
	Voting Policy Rationale: Items 5a to 5l A vo Item 5m A vote FOR this Director is conside Wallenberg holds a significant number of bo Company. These external time commitment reason for support is: * All of his directorsh those companies. Taking this factor into acc	ered warranted, althou pard roles at other put is may undermine his ips at listed companies	gh it is not without concern for olicly-listed companies in additio ability to serve effectively in his 5 relate to his role at Investor Au	shareholders: * Marcus n to his position at the respective roles. The main B, given its significant stake			
5j	Re-elect Tony Mok as Director	Mgmt	For	For	For		
	Voting Policy Rationale: Items 5a to 5l A vo Item 5m A vote FOR this Director is conside Wallenberg holds a significant number of bu Company. These external time commitment reason for support is: * All of his directorsh those companies. Taking this factor into acc	ered warranted, althou pard roles at other put is may undermine his ips at listed companies	gh it is not without concern for olicly-listed companies in additio ability to serve effectively in his s relate to his role at Investor Au	shareholders: * Marcus n to his position at the respective roles. The main B, given its significant stake			
5k	Re-elect Nazneen Rahman as Director	Mgmt	For	For	For		
	Voting Policy Rationale: Items 5a to 5l A vote FOR these Directors is warranted as no significant concerns have been identified. Item 5m A vote FOR this Director is considered warranted, although it is not without concern for shareholders: * Marcus Wallenberg holds a significant number of board roles at other publicly-listed companies in addition to his position at the Company. These external time commitments may undermine his ability to serve effectively in his respective roles. The main reason for support is: * All of his directorships at listed companies relate to his role at Investor AB, given its significant stake in those companies. Taking this factor into account, support for his re-election is considered warranted.						
51	Re-elect Andreas Rummelt as Director	Mgmt	For	For	For		
	Voting Policy Rationale: Items 5a to 5l A vo Item 5m A vote FOR this Director is conside Wallenberg holds a significant number of bu Company. These external time commitment reason for support is: * All of his directorsh those companies. Taking this factor into acc	ered warranted, althou pard roles at other put is may undermine his ips at listed companies	gh it is not without concern for olicly-listed companies in additio ability to serve effectively in his 5 relate to his role at Investor Au	shareholders: * Marcus n to his position at the respective roles. The main B, given its significant stake			
5m	Re-elect Marcus Wallenberg as Director	Mgmt	For	For	For		
	Voting Policy Rationale: Items 5a to 5l A vote FOR these Directors is warranted as no significant concerns have been identified. Item 5m A vote FOR this Director is considered warranted, although it is not without concern for shareholders: * Marcus Wallenberg holds a significant number of board roles at other publicly-listed companies in addition to his position at the Company. These external time commitments may undermine his ability to serve effectively in his respective roles. The main reason for support is: * All of his directorships at listed companies relate to his role at Investor AB, given its significant stake in those companies. Taking this factor into account, support for his re-election is considered warranted.						
6	Approve Remuneration Report	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this iter	m is warranted as no s	ignificant concerns have been in	dentified.			
7	Approve Remuneration Policy	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST this item is warranted: * The new maximum pay opportunities, especially a new LTIP maximum of 850% of salary, represent a substantial pay adjustment which positions executive pay very significantly above the Company's FTSE 10 peers. Bonus opportunities are increased simultaneously, further increasing variable pay. * The proposed						

Company's FTSE 10 peers. Bonus opportunities are increased simultaneously, further increasing variable pay. \* The proposed variable incentive repositioning follows a trend of large increases to potential pay every policy year and represents the opportunity of an additional 3.5x salary since 2020 (although the growth of the Company in market cap, revenue, and TSR since 2020 is also recognised). The merits of the Company's rationale are acknowledged: AstraZeneca undoubtedly has a global reach, is in a high-paying sector, and is led by a very highly regarded CEO. However, the degree by which the new opportunity exceeds FTSE peers is very high, to the extent that support is not recommended.

## AstraZeneca PLC

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
8	Amend Performance Share Plan 2020	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST th significant pay adjustment which positions						
9	Authorise UK Political Donations and Expenditure	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this resources overtly political payments but is making this				,		
10	Authorise Issue of Equity	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.						
11	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR these r recommended limits.	esolutions is warranted	d because the proposed am	nounts and durations are within			
12	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR these r recommended limits.	esolutions is warranted	d because the proposed am	ounts and durations are within			
13	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this res recommended limits.	colution is warranted b	ecause the proposed amour	nt and duration are within			
14	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this res	solution is warranted. I	No issues of concern have b	peen identified.			

# **The Sherwin-Williams Company**

Meeting Date: 04/17/2024	Country: USA	Ticker: SHW
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Kerrii B. Anderson	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.		
1b	Elect Director Arthur F. Anton	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.		
1c	Elect Director Jeff M. Fettig	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.		
1d	Elect Director John G. Morikis	Mgmt	For	For	For
	Voting Policy Pationale: A vote FOP the	diractor pominaac ic warr	antad		

# **The Sherwin-Williams Company**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1e	Elect Director Heidi G. Petz	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warrant	ed.		
1f	Elect Director Christine A. Poon	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warrant	ed.		
1g	Elect Director Aaron M. Powell	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warrant	ed.		
1h	Elect Director Marta R. Stewart	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warrant	ed.		
1i	Elect Director Michael H. Thaman	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warrant	ed.		
1j	Elect Director Matthew Thornton, III	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warrant	ed.		
1k	Elect Director Thomas L. Williams	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warrant	ed.		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the pr under review. Concerns are noted regardi Nonetheless, the STI program is entirely b performance-based with forward-looking o	ng STI and LTI goal rigor a based on pre-set financial n	s well as the granting of or netrics and the LTI program	ne-time RSU awards.	
3	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this p	roposal to ratify the auditor	r is warranted.		
4	Adopt Simple Majority Vote	SH	Against	For	For
	Voting Policy Rationale: A vote FOR this pa would enhance shareholder rights.	roposal is warranted given	that elimination of the supe	ermajority vote requirement	

### **Broadcom Inc.**

Meeting Date: 04/22/2024	Country: USA	Ticker: AVGO
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Diane M. Bryant	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	director nominees is warra	nted.		
1b	Elect Director Gayla J. Delly	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	director nominees is warrai	nted.		
1c	Elect Director Kenneth Y. Hao	Mgmt	For	For	For
	Voting Policy Patienales A vote FOR the	diractor pominaac is warra	ntad		

## **Broadcom Inc.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1d	Elect Director Eddy W. Hartenstein	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1e	Elect Director Check Kian Low	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1f	Elect Director Justine F. Page	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1g	Elect Director Henry Samueli	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1h	Elect Director Hock E. Tan	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1i	Elect Director Harry L. You	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the audito	r is warranted.		
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against
	Voting Policy Rationale: The compensation of vote. However, there are pay magnitude an and NEO were awarded front-loaded equity performance-conditioned and linked to far-r pay opportunities over a prolonged period.	d structure concerns that awards that cover five yo reaching stock price hurdi	underscore a pay-for-pen ears of incentive pay; the a les, although the magnitud	formance misalignment. The awards are entirely le is outsized and locks in hi	cEO

performance LTI design. In light of these concerns, a vote AGAINST this proposal is warranted.

## West Pharmaceutical Services, Inc.

Meeting Date: 04/23/2024	Country: USA	Ticker: WST
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Mark A. Buthman	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the a	lirector nominees is warra	anted.		
1b	Elect Director William F. Feehery	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the a	lirector nominees is warra	anted.		
1c	Elect Director Robert F. Friel	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the a	lirector nominees is warra	anted.		
1d	Elect Director Eric M. Green	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the a	lirector nominees is warra	anted.		
1e	Elect Director Thomas W. Hofmann	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the a	lirector nominees is warra	anted.		

# West Pharmaceutical Services, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1f	Elect Director Molly E. Joseph	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	ector nominees is wai	ranted.		
1g	Elect Director Deborah L. V. Keller	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is wai	ranted.		
1h	Elect Director Myla P. Lai-Goldman	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is wai	ranted.		
1i	Elect Director Stephen H. Lockhart	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is wai	ranted.		
1j	Elect Director Douglas A. Michels	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is wai	ranted.		
1k	Elect Director Paolo Pucci	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is wai	ranted.		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro majority of pay is conditioned on clearly dis performance.		•		
3	Eliminate Supermajority Transaction Requirement	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these prequirements would enhance shareholder r		l given that the reduction in the	supermajority vote	
4	Eliminate Supermajority Vote Requirement	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these prequirements would enhance shareholder r		l given that the reduction in the	supermajority vote	
5	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro	oposal to ratify the au	ditor is warranted.		
6	Adopt Simple Majority Vote	SH	Against	For	For

enhances shareholder rights.

# **ASML Holding NV**

Meeting Date: 04/24/2024	Country: Netherlands	Ticker: ASML	
	Meeting Type: Annual		

Voting Policy Rationale: No vote is required for this item.

roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
2	Discuss the Company's Business, Financial Situation and ESG Sustainability	Mgmt				
	Voting Policy Rationale: This is a non-votin	ng item.				
3a	Approve Remuneration Report	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is ward regarding actual content and disclosure.	ranted as the proposed r	emuneration report is in in line	with market practice,		
3b	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is war auditors.	ranted because of the ab	sence of concern with the com	pany's audit procedures o	or its	
3c	Discussion on Company's Corporate Governance Structure and Compliance with the Corporate Governance Code	Mgmt				
	Voting Policy Rationale: This is a non-votin	ng item.				
3d	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt				
	Voting Policy Rationale: This is a non-votin	ng item.				
3e	Approve Dividends	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this di being excessive.	vidend proposal is warra	nted because the proposed pay	rout ratio is adequate witi	hout	
4a	Approve Discharge of Management Board	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is war controversies that the management board				ng	
4b	Approve Discharge of Supervisory Board	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is war controversies that the management board				ng	
5	Approve Number of Shares for Management Board	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this ite	em is warranted because	the terms of the proposed equi	ity plan are not problema	tic.	
6a	Announce Intention to Reappoint C.D. Fouquet to Management Board	Mgmt				
	Voting Policy Rationale: These are non-vol	ting items.				
6b	Announce Intention to Reappoint J.P. Koonmen to Management Board	Mgmt				
	Voting Policy Rationale: These are non-vol	ting items.				
7a	Discuss Updated Profile of the Supervisory Board	Mgmt				
	Voting Policy Rationale: This is a non-votin	ng item.				
7b	Reelect A.P. Aris to Supervisory Board	Mgmt	For	For	For	

Voting Policy Rationale: A vote FOR these elections is warranted because: \* The nominees are elected for a period not exceeding four years; \* The candidates appear to possess the necessary qualifications for board membership; and \* There is no known controversy concerning the candidates.

roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
7c	Reelect D.M. Durcan to Supervisory Board	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR these el exceeding four years; * The candidates app no known controversy concerning the candid	ear to possess the nec		,	is			
7d	Reelect D.W.A. East to Supervisory Board	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR these elections is warranted because: * The nominees are elected for a period not exceeding four years; * The candidates appear to possess the necessary qualifications for board membership; and * There is no known controversy concerning the candidates.							
7e	Discuss Composition of the Supervisory Board	Mgmt						
	Voting Policy Rationale: This is a non-voting	item.						
8a	Grant Board Authority to Issue Shares Up to 5 Percent of Issued Capital Plus Additional 5 Percent in Case of Merger or Acquisition	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this pro volume and duration.	posal is warranted bec	cause it is in line with commonl	ly used safeguards regardii	ng			
8b	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted because it is in line with commonly used safeguards regarding volume and duration.							
9	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warra volume and pricing; * The authorization wou capital; and * The authorization would allow prior to the repurchase.	uld allow ASML Holdin	g to repurchase up to 10.00 pe	ercent of the issued share	-			
10	Authorize Cancellation of Repurchased Shares	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warra	nted because the can	cellation of shares is in shareho	olders' interests.				
11	Other Business (Non-Voting)	Mgmt						
	Voting Policy Rationale: No vote is required	for this item.						
	5							

# ASML Holding NV

Meeting Date: 04/24/2024	Country: Netherlands	Ticker: ASML
	Meeting Type: Annual	

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

Meeting for ADR Holders

Mgmt

roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Open Meeting	Mgmt				
	Voting Policy Rationale: No vote is required	for this item.				
2	Discuss the Company's Business, Financial Situation and ESG Sustainability	Mgmt				
	Voting Policy Rationale: This is a non-voting	ı item				
3a	Approve Remuneration Report	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is warra regarding actual content and disclosure.	anted as the proposed re	emuneration report is in in line	with market practice,		
3b	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is warra auditors.	anted because of the ab.	sence of concern with the com	npany's audit procedures o	or its	
3с	Discussion on Company's Corporate Governance Structure and Compliance with the Corporate Governance Code	Mgmt				
	Voting Policy Rationale: This is a non-voting	ı item.				
3d	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt				
	Voting Policy Rationale: This is a non-voting	ı item.				
3e	Approve Dividends	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this div being excessive.	idend proposal is warrar	nted because the proposed pay	yout ratio is adequate with	hout	
4a	Approve Discharge of Management Board	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is warra controversies that the management board a			-	ng	
4b	Approve Discharge of Supervisory Board	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is warra controversies that the management board a				ng	
5	Approve Number of Shares for Management Board	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this iter	n is warranted because	the terms of the proposed equ	uity plan are not problema	tic.	
6a	Announce Intention to Reappoint C.D. Fouquet to Management Board	Mgmt				
	Voting Policy Rationale: These are non-votin	ng items.				
6b	Announce Intention to Reappoint J.P. Koonmen to Management Board	Mgmt				
	Voting Policy Rationale: These are non-votin	ng items.				
7a	Discuss Updated Profile of the Supervisory Board	Mgmt				
	Voting Policy Rationale: This is a non-voting	ı item.				

Voting Policy Rationale: A vote FOR these elections is warranted because: \* The nominees are elected for a period not exceeding four years; \* The candidates appear to possess the necessary qualifications for board membership; and \* There is no known controversy concerning the candidates.

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
7c	Reelect D.M. Durcan to Supervisory Board	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these el exceeding four years; * The candidates app no known controversy concerning the candid	ear to possess the nec		,	is
7d	Reelect D.W.A. East to Supervisory Board	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these el exceeding four years; * The candidates app no known controversy concerning the candid	ear to possess the nec		,	is
7e	Discuss Composition of the Supervisory Board	Mgmt			
	Voting Policy Rationale: This is a non-voting	item.			
8a	Grant Board Authority to Issue Shares Up to 5 Percent of Issued Capital Plus Additional 5 Percent in Case of Merger or Acquisition	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro volume and duration.	posal is warranted bec	ause it is in line with commo	nly used safeguards regardin	g
8b	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro volume and duration.	posal is warranted bec	ause it is in line with commo	nly used safeguards regardin	g
9	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is warra volume and pricing; * The authorization wo capital; and * The authorization would allow	Ild allow ASML Holding	, g to repurchase up to 10.00 μ	percent of the issued share	-
	prior to the repurchase.				
10	<i>prior to the repurchase.</i> Authorize Cancellation of Repurchased Shares	Mgmt	For	For	For
10	Authorize Cancellation of Repurchased	5			For
	Authorize Cancellation of Repurchased Shares	5			For
10	Authorize Cancellation of Repurchased Shares Voting Policy Rationale: A vote FOR is warra	nted because the cano Mgmt			For

### **Atlas Copco AB**

Meeting Date: 04/24/2024	Country: Sweden	Ticker: ATCO.A
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Opening of Meeting; Elect Chairman of Meeting	Mgmt	For	For	For

Voting Policy Rationale: These are routine meeting formalities.

roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
2	Prepare and Approve List of Shareholders	Mgmt	For	For	For	
	Voting Policy Rationale: These are routine i	meeting formalities.				
3	Approve Agenda of Meeting	Mgmt	For	For	For	
	Voting Policy Rationale: These are routine	meeting formalities.				
4	Designate Inspector(s) of Minutes of Meeting	Mgmt	For	For	For	
	Voting Policy Rationale: These are routine i	meeting formalities.				
5	Acknowledge Proper Convening of Meeting	Mgmt	For	For	For	
	Voting Policy Rationale: These are routine i	meeting formalities.				
6	Receive Financial Statements and Statutory Reports	Mgmt				
	Voting Policy Rationale: These are routine,	non-voting items.				
7	Receive CEO's Report	Mgmt				
	Voting Policy Rationale: These are routine,	non-voting items.				
8.a	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the app accounts presented or audit procedures use		ounts is warranted due to a	lack of concern regarding the	2	
8.b1	Approve Discharge of Jumana Al Sibai	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these p have not fulfilled their fiduciary duties.	proposals is warranted as	there is no evidence that	the board directors and the C	EO	
8.b2	Approve Discharge of Staffan Bohman	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these p have not fulfilled their fiduciary duties.	proposals is warranted as	there is no evidence that	the board directors and the C	EO	
8.b3	Approve Discharge of Johan Forssell	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these p have not fulfilled their fiduciary duties.	proposals is warranted as	there is no evidence that a	the board directors and the C	EO	
8.b4	Approve Discharge of Helene Mellquist	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these p have not fulfilled their fiduciary duties.	proposals is warranted as	there is no evidence that a	the board directors and the C	EO	
8.b5	Approve Discharge of Anna Ohlsson-Leijon	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these p have not fulfilled their fiduciary duties.	proposals is warranted as	there is no evidence that a	the board directors and the C	EO	
8.b6	Approve Discharge of Mats Rahmstrom	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these p have not fulfilled their fiduciary duties.	proposals is warranted as	there is no evidence that a	the board directors and the C	EO	
8.b7	Approve Discharge of Gordon Riske	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these p have not fulfilled their fiduciary duties.	proposals is warranted as	there is no evidence that a	the board directors and the C	EO	
8.b8	Approve Discharge of Hans Straberg	Mgmt	For	For	For	
8.b8	have not fulfilled their fiduciary duties.	Mgmt	For	For	Fc	or

have not fulfilled their fiduciary duties.

Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
Approve Discharge of Peter Wallenberg Jr	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR these particular the particular particula	roposals is warranted a	as there is no evidence that a	the board directors and the C	ΈO
Approve Discharge of Mikael Bergstedt	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR these po have not fulfilled their fiduciary duties.	roposals is warranted a	as there is no evidence that a	the board directors and the C	ΈO
Approve Discharge of Benny Larsson	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR these po have not fulfilled their fiduciary duties.	roposals is warranted a	as there is no evidence that i	the board directors and the C	ΈO
Approve Discharge of CEO Mats Rahmstrom	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR these po have not fulfilled their fiduciary duties.	roposals is warranted a	as there is no evidence that a	the board directors and the C	ΈΟ
Approve Allocation of Income and Dividends of SEK 2.80 Per Share	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR these in with the company's dividend policy.	come allocation propo	sals is warranted because th	e proposed dividend is in line	2
Approve Record Date for Dividend Payment	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR these in with the company's dividend policy.	come allocation propo	sals is warranted because th	e proposed dividend is in line	2
Determine Number of Members (9) and Deputy Members of Board (0)	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR this pro board.	posal is warranted bec	ause of a lack of controvers	concerning the size of the	
Determine Number of Auditors (1) and Deputy Auditors (0)	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR this pro	posal is warranted bec	ause of a lack of controvers	concerning number of audit	tors.
Reelect Juman Al Sibai as Director	Mgmt	For	For	For
(Item 10.a5), Vagner Rego (Item 10.b1), ar the suitability of these individuals in particul Ohlsson-Leijon (Item 10.a4), Hans Straaber non-independent status on a board with an candidates Johan Forssell (Item 10.a2), Ann to their non-independent status on the audi committee chairman Anna Ohlsson-Leijon is Straaberg (Item 10.a6) and Peter Wallenber remuneration committee with insufficient lev Straaberg (Item 10.a6) is warranted due to candidates Johan Forssell (Item 10.a2), Han	d Karin Raadstrom (It ar. Independence A vo g (Item 10.a6), and Pe insufficient level of ovo a Ohlsson-Leijon (Iten t committee with insuf non-independent. Ren g Jr. (Item 10.a7) is w vel of overall independ him being considered is Straaberg (Item 10.a	em 10.b2) is warranted due ote AGAINST candidates Joha eter Wallenberg Jr. (Item 10, erall independence. Audit co. n 10.a4), and Hans Straaber ficient level of overall indepe nuneration committee A vote varranted due to their non-in ence. Overboarding A vote A overboarded. Unequal voting a6) and Peter Wallenberg Jr.	to a lack of concern regardin an Forssell (Item 10.a2), Ann a7) is warranted due to their mmittee A vote AGAINST g (Item 10.a6) is warranted o ndence. Additionally, the auc e AGAINST candidates Hans dependent status on the IGAINST candidate Hans g rights A vote AGAINST (Item 10.a7) is warranted	g a due
	Approve Discharge of Peter Wallenberg Jr         Voting Policy Rationale: A vote FOR these prhave not fulfilled their fiduciary duties.         Approve Discharge of Mikael Bergstedt         Voting Policy Rationale: A vote FOR these prhave not fulfilled their fiduciary duties.         Approve Discharge of Benny Larsson         Voting Policy Rationale: A vote FOR these prhave not fulfilled their fiduciary duties.         Approve Discharge of CEO Mats         Rahmstrom         Voting Policy Rationale: A vote FOR these prhave not fulfilled their fiduciary duties.         Approve Allocation of Income and Dividends of SEK 2.80 Per Share         Voting Policy Rationale: A vote FOR these in with the company's dividend policy.         Approve Record Date for Dividend Payment         Voting Policy Rationale: A vote FOR these in with the company's dividend policy.         Determine Number of Members (9) and Deputy Members of Board (0)         Voting Policy Rationale: A vote FOR this propoard.         Determine Number of Auditors (1) and Deputy Auditors (0)         Voting Policy Rationale: A vote FOR this propoard.         Determine Number of Auditors (1) and Deputy Auditors (0)         Voting Policy Rationale: A vote FOR this propoard.         Determine Number of Auditors (1) and Deputy Auditors (0)         Voting Policy Rationale: A vote FOR candida (Item 10.a5), Vagner Rego (Item 10.b1), and the suitability of these individuals in particul Ohlsson-Leijon (Item 10.a4), Hans Straab	Approve Discharge of Peter       Mgmt         Wallenberg Jr       Voting Policy Rationale: A vote FOR these proposals is warranted a have not fulfilled their fiduciary duties.         Approve Discharge of Mikael Bergstedt       Mgmt         Voting Policy Rationale: A vote FOR these proposals is warranted a have not fulfilled their fiduciary duties.       Mgmt         Approve Discharge of Benny Larsson       Mgmt         Voting Policy Rationale: A vote FOR these proposals is warranted a have not fulfilled their fiduciary duties.       Approve Discharge of CEO Mats       Mgmt         Rahmstrom       Mgmt       Rahmstrom       Mgmt         Voting Policy Rationale: A vote FOR these proposals is warranted a have not fulfilled their fiduciary duties.       Approve Discharge of CEO Mats       Mgmt         Approve Discharge of CEO Mats       Mgmt       Rahmstrom       Voting Policy Rationale: A vote FOR these income allocation propowith the company's dividend policy.         Approve Record Date for Dividend       Mgmt       Payment         Voting Policy Rationale: A vote FOR these income allocation propowith the company's dividend policy.       Determine Number of Members (9)       Mgmt         And Deputy Members of Board (0)       Voting Policy Rationale: A vote FOR this proposal is warranted bec board.       Determine Number of Auditors (1) and       Mgmt         Determine Number of Auditors (1) and       Mgmt       Determine Number of Auditors (1) and       M	Proposel Text         Proponent         Rec           Approve Discharge of Peter Wallenberg Jr         Mgmt         For           Voting Policy Rationale: A vote FOR these proposals is warranted as there is no evidence that is have not fulfilled their fiduciary duties.         Mgmt         For           Approve Discharge of Binny Larsson         Mgmt         For         For           Voting Policy Rationale: A vote FOR these proposals is warranted as there is no evidence that is have not fulfilled their fiduciary duties.         Approve Discharge of Benny Larsson         Mgmt         For           Voting Policy Rationale: A vote FOR these proposals is warranted as there is no evidence that is have not fulfilled their fiduciary duties.         For           Approve Discharge of CEO Mats         Mgmt         For           Rahmstrom         For         For           Voting Policy Rationale: A vote FOR these proposals is warranted as there is no evidence that is have not fulfilled their fiduciary duties.         For           Approve Allocation of Income and Dividends of SEK 2.80 Per Share         For         For           Voting Policy Rationale: A vote FOR these income allocation proposals is warranted because the with the company's dividend policy.         For           Approve Record Date for Dividend policy.         Mgmt         For           Outing Policy Rationale: A vote FOR these income allocation proposals is warranted because of a with the company's dividend policy.	Proposal TextProponentMgmt RecPolicy RecApprove Discharge of Peter Wallenberg JrMgmtForForVoting Policy Rationale: A vote FOR these proposals is warranted as there is no evidence that the board directors and the C have not fulfilled their fiduciary duties.ForForApprove Discharge of Mikael BergstedtMgmtForForVoting Policy Rationale: A vote FOR these proposals is warranted as there is no evidence that the board directors and the C have not fulfilled their fiduciary duties.ForForApprove Discharge of Benny LarssonMgmtForForVoting Policy Rationale: A vote FOR these proposals is warranted as there is no evidence that the board directors and the C have not fulfilled their fiduciary duties.ForForApprove Discharge of CEO Mats have not fulfilled their fiduciary duties.MgmtForForVoting Policy Rationale: A vote FOR these proposals is warranted as there is no evidence that the board directors and the C have not fulfilled their fiduciary duties.ForForApprove Discharge of CEO Mats have not fulfilled their fiduciary duties.MgmtForForApprove Allocation of Income and with the company's dividend policy.MgmtForForApprove Record Date for Dividend with the company's dividend policy.MgmtForForPotry Policy Rationale: A vote FOR these income allocation proposals is warranted because the proposed dividend is in line with the company's dividend policy.ForForApprove Record Date for Dividend with the company's dividend policy.For

beneficiary of this governance structure.

Proposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
10.a2	Reelect Johan Forssell as Director	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote FOR candid (Item 10.a5), Vagner Rego (Item 10.b1), a the suitability of these individuals in partice Ohlsson-Leijon (Item 10.a4), Hans Straabe non-independent status on a board with a candidates Johan Forssell (Item 10.a2), An to their non-independent status on the au committee chairman Anna Ohlsson-Leijon Straaberg (Item 10.a6) and Peter Wallenbu remuneration committee with insufficient I Straaberg (Item 10.a6) is warranted due to candidates Johan Forssell (Item 10.a2), Ha because the company maintains a share st beneficiary of this governance structure.				
10.a3	Reelect Helene Mellquist as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR candid (Item 10.a5), Vagner Rego (Item 10.b1), a the suitability of these individuals in partice Ohlsson-Leijon (Item 10.a4), Hans Straabe non-independent status on a board with an candidates Johan Forssell (Item 10.a2), Ar- to their non-independent status on the aud committee chairman Anna Ohlsson-Leijon Straaberg (Item 10.a6) and Peter Wallenbo remuneration committee with insufficient h Straberg (Item 10.a6) is warranted due to candidates Johan Forssell (Item 10.a2), Ha because the company maintains a share st beneficiary of this governance structure.	And Karin Raadstrom (I ular. Independence A vo erg (Item 10.a6), and Pe n insufficient level of ov nna Ohlsson-Leijon (Iter dit committee with insuf is non-independent. Rei erg Jr. (Item 10.a7) is v level of overall independ o him being considered ans Straaberg (Item 10.	em 10.b2) is warranted due to a bote AGAINST candidates Johan Fo eter Wallenberg Jr. (Item 10.a7) i erall independence. Audit commit in 10.a4), and Hans Straaberg (Ite ficient level of overall independer muneration committee A vote AGA varranted due to their non-indepe lence. Overboarding A vote AGAII overboarded. Unequal voting righ a6) and Peter Wallenberg Jr. (Ite	lack of concern regarding prssell (Item 10.a2), Anna is warranted due to their ttee A vote AGAINST em 10.a6) is warranted du nce. Additionally, the audit AINST candidates Hans endent status on the NST candidate Hans hts A vote AGAINST m 10.a7) is warranted	
10.a4	Reelect Anna Ohlsson-Leijon as Director	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote FOR candid (Item 10.a5), Vagner Rego (Item 10.b1), a the suitability of these individuals in particl Ohlsson-Leijon (Item 10.a4), Hans Straabe non-independent status on a board with a candidates Johan Forssell (Item 10.a2), Ar to their non-independent status on the aud committee chairman Anna Ohlsson-Leijon Straaberg (Item 10.a6) and Peter Wallenbo remuneration committee with insufficient k Straaberg (Item 10.a6) is warranted due to candidates Johan Forssell (Item 10.a2), Ha because the company maintains a share st beneficiary of this governance structure.	and Karin Raadstrom (It ular. Independence A vo erg (Item 10.a6), and Pe n insufficient level of ow nna Ohlsson-Leijon (Iter dit committee with insuf is non-independent. Rei erg Jr. (Item 10.a7) is w level of overall independ o him being considered ans Straaberg (Item 10.	em 10.b2) is warranted due to a bote AGAINST candidates Johan Fo eter Wallenberg Jr. (Item 10.a7) i erall independence. Audit commit in 10.a4), and Hans Straaberg (Ite ficient level of overall independer muneration committee A vote AGA varranted due to their non-indepe lence. Overboarding A vote AGAII overboarded. Unequal voting righ a6) and Peter Wallenberg Jr. (Ite	lack of concern regarding prssell (Item 10.a2), Anna is warranted due to their ttee A vote AGAINST em 10.a6) is warranted due nce. Additionally, the audit AINST candidates Hans endent status on the NST candidate Hans hts A vote AGAINST m 10.a7) is warranted	
10.a5	Reelect Gordon Riske as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR candid (Item 10.a5), Vagner Rego (Item 10.b1), a the suitability of these individuals in partice Ohlsson-Leijon (Item 10.a4), Hans Straabe non-independent status on a board with an candidates Johan Forssell (Item 10.a2), Ar to their non-independent status on the au committee chairman Anna Ohlsson-Leijon Straaberg (Item 10.a6) and Peter Wallenbu remuneration committee with insufficient I Straaberg (Item 10.a6) is warranted due to candidates Johan Forssell (Item 10.a2), Ha because the company maintains a share st beneficiary of this governance structure.	and Karin Raadstrom (It ular. Independence A vo erg (Item 10.a6), and Pe n insufficient level of ow na Ohlsson-Leijon (Iter dit committee with insuf is non-independent. Rei erg Jr. (Item 10.a7) is w level of overall independ o him being considered ans Straaberg (Item 10.	em 10.b2) is warranted due to a ote AGAINST candidates Johan Fo eter Wallenberg Jr. (Item 10.a7) i erall independence. Audit commit in 10.a4), and Hans Straaberg (Ite ficient level of overall independer nuneration committee A vote AGA varranted due to their non-indepe lence. Overboarding A vote AGAII overboarded. Unequal voting righ a6) and Peter Wallenberg Jr. (Ite	lack of concern regarding prssell (Item 10.a2), Anna is warranted due to their ttee A vote AGAINST em 10.a6) is warranted due nce. Additionally, the audit AINST candidates Hans endent status on the NST candidate Hans hts A vote AGAINST m 10.a7) is warranted	

beneficiary of this governance structure.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
10.a6	Reelect Hans Straberg as Director	Mgmt	For	Against	Against

Vation

Voting Policy Rationale: A vote FOR candidates Jumana Al-Sibai (Item 10.a1), Helene Mellquist (Item 10.a3), Gordon Riske (Item 10.a5), Vagner Rego (Item 10.b1), and Karin Raadstrom (Item 10.b2) is warranted due to a lack of concern regarding the suitability of these individuals in particular. Independence A vote AGAINST candidates Johan Forssell (Item 10.a2), Anna Ohlsson-Leijon (Item 10.a4), Hans Straaberg (Item 10.a6), and Peter Wallenberg Jr. (Item 10.a7) is warranted due to their non-independent status on a board with an insufficient level of overall independence. Audit committee A vote AGAINST candidates Johan Forssell (Item 10.a2), Anna Ohlsson-Leijon (Item 10.a4), and Hans Straaberg (Item 10.a6) is warranted due to their non-independent status on the audit committee with insufficient level of overall independence. Additionally, the audit committee chairman Anna Ohlsson-Leijon is non-independent. Remuneration committee A vote AGAINST candidates Hans Straaberg (Item 10.a6) and Peter Wallenberg Jr. (Item 10.a7) is warranted due to their remuneration committee with insufficient level of overall independent status on the remuneration committee with insufficient level of overall independent status on the straaberg (Item 10.a6) and Peter Wallenberg Jr. (Item 10.a7) is warranted due to their non-independent status on the remuneration committee with insufficient level of overall independence. Overboarding A vote AGAINST candidate Hans Straaberg (Item 10.a6) is warranted due to him being considered overboarded. Unequal voting rights A vote AGAINST candidates Johan Forssell (Item 10.a2), Hans Straaberg (Item 10.a6) and Peter Wallenberg Jr. (Item 10.a7) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of this governance structure.

Reelect Peter Wallenberg Jr as Director Mamt For Against Against Voting Policy Rationale: A vote FOR candidates Jumana Al-Sibai (Item 10.a1), Helene Mellquist (Item 10.a3), Gordon Riske (Item 10.a5), Vagner Rego (Item 10.b1), and Karin Raadstrom (Item 10.b2) is warranted due to a lack of concern regarding the suitability of these individuals in particular. Independence A vote AGAINST candidates Johan Forssell (Item 10.a2), Anna Ohlsson-Leijon (Item 10.a4), Hans Straaberg (Item 10.a6), and Peter Wallenberg Jr. (Item 10.a7) is warranted due to their non-independent status on a board with an insufficient level of overall independence. Audit committee A vote AGAINST candidates Johan Forssell (Item 10.a2), Anna Ohlsson-Leijon (Item 10.a4), and Hans Straaberg (Item 10.a6) is warranted due to their non-independent status on the audit committee with insufficient level of overall independence. Additionally, the audit committee chairman Anna Ohlsson-Leiion is non-independent, Remuneration committee A vote AGAINST candidates Hans Straaberg (Item 10.a6) and Peter Wallenberg Jr. (Item 10.a7) is warranted due to their non-independent status on the remuneration committee with insufficient level of overall independence. Overboarding A vote AGAINST candidate Hans Straaberg (Item 10.a6) is warranted due to him being considered overboarded. Unequal voting rights A vote AGAINST candidates Johan Forssell (Item 10.a2), Hans Straaberg (Item 10.a6) and Peter Wallenberg Jr. (Item 10.a7) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of this governance structure. Elect Vagner Rego as New Director Mgmt For For For

Voting Policy Rationale: A vote FOR candidates Jumana Al-Sibai (Item 10.a1), Helene Mellquist (Item 10.a3), Gordon Riske (Item 10.a5), Vagner Rego (Item 10.b1), and Karin Raadstrom (Item 10.b2) is warranted due to a lack of concern regarding the suitability of these individuals in particular. Independence A vote AGAINST candidates Johan Forssell (Item 10.a2), Anna Ohlsson-Leijon (Item 10.a4), Hans Straaberg (Item 10.a6), and Peter Wallenberg Jr. (Item 10.a7) is warranted due to their non-independent status on a board with an insufficient level of overall independence. Audit committee A vote AGAINST candidates Johan Forssell (Item 10.a2), Anna Ohlsson-Leijon (Item 10.a2), Anna Ohlsson-Leijon (Item 10.a2), Anna Ohlsson-Leijon (Item 10.a4), and Hans Straaberg (Item 10.a6) is warranted due to their non-independent status on the audit committee with insufficient level of overall independence. Additionally, the audit committee chairman Anna Ohlsson-Leijon is non-independent. Remuneration committee A vote AGAINST candidates Hans Straaberg (Item 10.a6) and Peter Wallenberg Jr. (Item 10.a6) and Peter Wallenberg Jr. (Item 10.a6) and Peter Vallenberg (Item 10.a6) is warranted due to their non-independent status on the audit committee of overall independence. Overboarding A vote AGAINST candidates Hans Straaberg (Item 10.a6) is warranted level of overall independence. Overboarding A vote AGAINST candidate Hans Straaberg (Item 10.a6) is warranted due to him being considered overboarded. Unequal voting rights A vote AGAINST candidates Johan Forssell (Item 10.a2), Hans Straaberg (Item 10.a6) and Peter Wallenberg Jr. (Item 10.a7) is warranted because the company maintains a share structure with unequal voting rights, and the candidates represent the primary beneficiary of this governance structure.

Elect Karin Radstrom as New Director	Mgmt	For	For For

Voting Policy Rationale: A vote FOR candidates Jumana Al-Sibai (Item 10.a1), Helene Mellquist (Item 10.a3), Gordon Riske (Item 10.a5), Vagner Rego (Item 10.b1), and Karin Raadstrom (Item 10.b2) is warranted due to a lack of concern regarding the suitability of these individuals in particular. Independence A vote AGAINST candidates Johan Forssell (Item 10.a2), Anna Ohlsson-Leijon (Item 10.a4), Hans Straaberg (Item 10.a6), and Peter Wallenberg Jr. (Item 10.a7) is warranted due to their non-independent status on a board with an insufficient level of overall independence. Audit committee A vote AGAINST candidates Johan Forssell (Item 10.a2), Anna Ohlsson-Leijon (Item 10.a4), and Peter Wallenberg Jr. (Item 10.a7) is warranted due to their non-independent status on the audit committee with insufficient level of overall independence. Audit committee A vote AGAINST candidates Johan Forssell (Item 10.a2), Anna Ohlsson-Leijon (Item 10.a4), and Hans Straaberg (Item 10.a6) is warranted due to their non-independent status on the audit committee with insufficient level of overall independence. Additionally, the audit committee chairman Anna Ohlsson-Leijon is non-independent. Remuneration committee A vote AGAINST candidates Hans Straaberg (Item 10.a6) and Peter Wallenberg Jr. (Item 10.a7) is warranted due to their non-independent status on the remuneration committee with insufficient level of overall independence. Overboarding A vote AGAINST candidate Hans Straaberg (Item 10.a6) is warranted due to him being considered overboarded. Unequal voting rights A vote AGAINST candidates Johan Forssell (Item 10.a2), Hans Straaberg (Item 10.a6) and Peter Wallenberg Jr. (Item 10.a6) and Peter Wallenberg Jr. (Item 10.a7) is warranted due to their non-independent status on the remuneration committee with insufficient level of overall independence. Overboarding A vote AGAINST candidate Hans Straaberg (Item 10.a6) is warranted due to him being considered overboarded. Unequal voting rights A vote AGAINST candidates Johan Forssell (Item 10.a2

10.a7

10.b1

Proposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
10.c	Reelect Hans Straberg as Board Chair	Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AGAINST this is not supported because he is considered o supported due to his non independence stat with an insufficient level of independence; * director election is not supported because th candidate represents the primary beneficiary	verboarded due to his i us on: * a board with a a remuneration comm a company maintains a	three chairmanships. Additic an insufficient level of indepo ittee with an insufficient levo a share structure with uneqo	onally, his director election is endence; * an audit committ el of independence. Finally, h	not ee			
10.d	Ratify Ernst & Young as Auditors	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warra	nted because there are	e no concerns regarding this	s proposal.				
11.a	Approve Remuneration of Directors in the Amount of SEK 3.42 Million to Chair and SEK 1.1 Million to Other Directors; Approve Remuneration for Committee Work; Approve Delivering Part of Remuneration in form of Synthetic Shares	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this rem proposed fees.	nuneration proposal is v	varranted because of a lack	of concern regarding the				
11.b	Approve Remuneration of Auditors	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warra	nted because there are	e no concerns regarding this	s proposal.				
12.a	Approve Remuneration Report	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this item is warranted because the proposed remuneration report is well described and does not contravene good European executive remuneration practice. Concerns are noted regarding the lack of ex post disclosure of STIP performance targets. As such, the vote is qualified.							
12.b	Approve Remuneration Policy And Other Terms of Employment For Executive Management	Mgmt	For	For	For			
	Voting Policy Rationale: A qualified vote FOR this item is warranted because the proposed remuneration policy is well described and does not contravene good European executive remuneration practice. However, due to the inclusion of a capped discretionary mandate, the vote is qualified.							
12.c	Approve Stock Option Plan 2024 for Key Employees	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this iten compensation market practices.	n is warranted as the p	roposed plan is largely align	ed with Swedish executive				
13.a	Acquire Class A Shares Related to Personnel Option Plan	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warra not raise concerns.	nted as the proposed o	lecision would fund an equit	ty remuneration plan that doe	25			
13.b	Acquire Class A Shares Related to Remuneration of Directors in the Form of Synthetic Shares	Mgmt	For	For	For			
	<i>You wanted as the proposed decision would fund the company's synthetic share scheme for the board of directors. The scheme warrants support, and accordingly, so does its hedging.</i>							
13.c	Transfer Class A Shares Related to Personnel Option Plan for 2024	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warra not raise concerns.	nted as the proposed o	lecision would fund an equit	ty remuneration plan that doe	25			
13.d	Sell Class A Shares to Cover Costs Related to Synthetic Shares to the Board	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warra	nted as the proposed d	lecision would fund an equit	ty remuneration plan that doe	25			

Voting Policy Rationale: A vote FOR is warranted as the proposed decision would fund an equity remuneration plan that does not raise concerns.

#### **Atlas Copco AB**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
13.e	Sell Class A to Cover Costs in Relation to the Personnel Option Plans for 2017, 2018, 2019, 2020 and 2021	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR is warranted as the proposed decision would fund an equity remuneration plan that does not raise concerns.						
14	Close Meeting	Mgmt					
	Voting Policy Rationale: This is a non-voting formality.						

# **Eaton Corporation plc**

Meeting Date: 04/24/2024	Country: Ireland	Ticker: ETN	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Craig Arnold	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1b	Elect Director Silvio Napoli	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1c	Elect Director Gregory R. Page	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1d	Elect Director Sandra Pianalto	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1e	Elect Director Robert V. Pragada	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1f	Elect Director Lori J. Ryerkerk	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1g	Elect Director Gerald B. Smith	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1h	Elect Director Dorothy C. Thompson	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1i	Elect Director Darryl L. Wilson	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
2	Ratify Ernst & Young as Auditors and Authorize Their Remuneration	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pr	oposal to ratify the audit	tor is warranted.		
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For

Voting Policy Rationale: A vote FOR this proposal is warranted as CEO pay and company performance are reasonably aligned at this time. Annual incentives were primarily based on financial metrics and half of the company's long-term equity grants remain based on objective long-term company performance.

### **Eaton Corporation plc**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
4	Authorize Issue of Equity with Pre-emptive Rights	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.						
5	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.						
6	Authorize Share Repurchase of Issued Share Capital	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this resolution is warranted because the proposed amount and duration are reasonable.						

Voting Policy Rationale: A vote FOR this resolution is warranted because the proposed amount and duration are reasonable. Further, the board is using share buybacks to return value to shareholders and all shareholders may participate on equal terms.

# Entegris, Inc.

Meeting Date: 04/24/2024	Country: USA	Ticker: ENTG	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director James R. Anderson	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1b	Elect Director Rodney Clark	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1c	Elect Director James F. Gentilcore	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1d	Elect Director Yvette Kanouff	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1e	Elect Director James P. Lederer	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1f	Elect Director Bertrand Loy	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1g	Elect Director David Reeder	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1h	Elect Director Azita Saleki-Gerhardt	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
		1		identified and many and	

Voting Policy Rationale: A vote FOR this proposal is warranted as no significant concerns were identified and pay and performance are reasonably aligned at this time.

# Entegris, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
3	Approve Qualified Employee Stock Purchase Plan	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted given that: * The purchase price is reasonable. * The number of shares reserved is reasonable; and * The offering period is within the limits prescribed by Section 423 of the Internal Revenue Code.						
4	Ratify KPMG LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.						

#### **BE Semiconductor Industries NV**

Meeting Date: 04/25/2024	Country: Netherlands	Ticker: BESI	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
	Annual Meeting Agenda	Mgmt						
1	Open Meeting	Mgmt						
	Voting Policy Rationale: No vote is required	l for this item.						
2.a	Receive Report of Management Board (Non-Voting)	Mgmt						
	Voting Policy Rationale: No vote is required	l for this item.						
2.b	Discussion on Company's Corporate Governance Structure	Mgmt						
	Voting Policy Rationale: This is a non-voting	g item.						
3	Adopt Financial Statements and Statutory Reports	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warranted because of the absence of concern with the company's audit procedures or its auditors.							
4.a	Receive Explanation on Company's Reserves and Dividend Policy	Mgmt						
	Voting Policy Rationale: This is a non-voting item.							
4.b	Approve Dividends	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this dividend proposal is warranted because the proposed payout ratio is adequate without being excessive.							
5.a	Approve Discharge of Management Board	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warranted because of the absence of any information about significant and compelling controversies that the management board and/or supervisory board are not fulfilling their fiduciary duties.							
5.b	Approve Discharge of Supervisory Board	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warr	anted because of the a	absence of any information at	bout significant and compellir	ng			

Voting Policy Rationale: A vote FOR is warranted because of the absence of any information about significant and compelling controversies that the management board and/or supervisory board are not fulfilling their fiduciary duties.

#### **BE Semiconductor Industries NV**

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
6	Approve Remuneration Report	Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AGAINST is warranted because we continue to raise the following concerns: * The remuneration committee approved an award of 88,020 shares valued at EUR 5.53 million as a discretionary award to the CEO; * CEO pay is substantially above market medians (vs. Sustainability Advisory Services selected peers and company selected peers) and considered to be excessive and further raises concerns; and * Lack of stringency on the targets related to the financial STI target and inconsistency with the business objective. However, we recognize that the company has substantially improved disclosure on reasoning and background on the decision to grant the extraordinary award; the financial criteria used to determine exceptional performance in a particular year represent a broader and more challenging set of financial targets than Besi's STI and LTI financial criteria. The board applied a 20 percent downwards adjustment from the potential maximum award primarily due to continued increase in Besi's share price between 2019 and 2022. Furthermore, shareholders approved a new remuneration policy during the 2023 AGM, by which it will no longer be possible to grant additional awards.							
7	Approve Remuneration of Supervisory Board	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warranted, since there is no evidence of excessiveness on the part of the supervisory board regarding this remuneration proposal.							
8.a	Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this volume and duration.	proposal is warranted bed	cause it is in line with comm	only used safeguards regarding	9			
8.b	Authorize Board to Exclude Preemptive Rights from Share Issuances	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted because it is in line with commonly used safeguards regarding volume and duration.							
9	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warranted because: * This proposal is in line with commonly used safeguards regarding volume and pricing; * The authorization would allow BE Semiconductor Industries to repurchase up to 10.00 percent of the issued share capital; and * The authorization would allow the company to repurchase shares for less or up to 110 percent of the the share price prior to the repurchase.							
10	Approve Reduction in Share Capital through Cancellation of Shares	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR is warranted because the cancellation of shares is in shareholders' interests.							
11	Other Business (Non-Voting)	Mgmt						
	Voting Policy Rationale: No vote is requir	red for this item.						
12	Close Meeting Mgmt							

#### **Eurofins Scientific SE**

Meeting Date: 04/25/2024	Country: Luxembourg	Ticker: ERF
	Meeting Type: Annual/Special	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			
1	Receive and Approve Board's Reports	Mgmt	For	For	For

Voting Policy Rationale: A vote FOR this proposal is warranted as submission of this report is routine.

### **Eurofins Scientific SE**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Receive and Approve Director's Special Report Re: Operations Carried Out Under the Authorized Capital Established	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this prop	posal is warranted as s	submission of this report is ro	utine.	
3	Receive and Approve Auditor's Reports	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this prop	oosal is warranted as s	submission of this report is ro	utine.	
4	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these ite audit procedures used.	ems is warranted due	to a lack of concern regarding	the accounts presented or	
5	Approve Financial Statements	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these ite audit procedures used.	ems is warranted due	to a lack of concern regarding	the accounts presented or	
6	Approve Allocation of Income	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is warran controversies concerning the annual account				
7	Approve Discharge of Directors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this iten the past year.	n is warranted given ti	he lack of any specific concern	n with the board's actions ove	27"
8	Approve Discharge of Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this iten the past year.	n is warranted given ti	he lack of any specific concern	n with the auditors' actions of	/er
9	Approve Remuneration Policy	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST is v for stock options (50 percent of LTI) * The T				
10	Approve Remuneration Report	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST is v market standards, particularly with regard to award, which does not allow shareholders to percent of the LTI award is not performance regarding the actual STI payout for other ex actual 2023 LTI grant (RSUs and stock optio understand the alignment between pay and	o disclosure of the pert o assess the stringency o based (stock options, ecutives, performance ns). Considering the c	formance achievement of non of the total STI payout. Furt. We do note that the compa- targets and achievement of s lisclosure being below par and	-financial metrics for the STI hermore, we note that 50 ny improved disclosure STI financial metrics and the 1 not sufficient to fully	
11	Reelect Gilles Martin as Executive Director	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST Gill and CEO. Furthermore, there are concerns ru structure with unequal voting rights. A vote a structure with unequal voting rights. A vote a	egarding the reelection AGAINST Yves-Loic M	, n of Gilles Martin due to the c artin is warranted due to the c	company maintaining a share company maintaining a share	
12	Reelect Yves-Loic Martin as Non-Executive Director	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST Gill and CEO. Furthermore, there are concerns re structure with unequal voting rights. A vote a structure with unequal voting rights. A vote a	egarding the reelectio AGAINST Yves-Loic M	n of Gilles Martin due to the c artin is warranted due to the c	ompany maintaining a share company maintaining a share	

#### **Eurofins Scientific SE**

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
13	Reelect Valerie Hanote as Executive Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST Gi and CEO. Furthermore, there are concerns i structure with unequal voting rights. A vote structure with unequal voting rights. A vote	egarding the reelection AGAINST Yves-Loic Ma	of Gilles Martin due to the co rtin is warranted due to the c	ompany maintaining a share ompany maintaining a share	1
14	Reelect Pascal Rakovsky as Non-Executive Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST Gi and CEO. Furthermore, there are concerns structure with unequal voting rights. A vote structure with unequal voting rights. A vote	egarding the reelection AGAINST Yves-Loic Ma	of Gilles Martin due to the co rtin is warranted due to the c	ompany maintaining a share ompany maintaining a share	1
15	Reelect Patrizia Luchetta as Non-Executive Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST Gi and CEO. Furthermore, there are concerns structure with unequal voting rights. A vote structure with unequal voting rights. A vote	regarding the reelection AGAINST Yves-Loic Ma	of Gilles Martin due to the co rtin is warranted due to the c	ompany maintaining a share ompany maintaining a share	1
16	Reelect Evie Roos as Non-Executive Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST Gi and CEO. Furthermore, there are concerns i structure with unequal voting rights. A vote structure with unequal voting rights. A vote	egarding the reelection AGAINST Yves-Loic Ma	of Gilles Martin due to the co rtin is warranted due to the c	ompany maintaining a share ompany maintaining a share	1
17	Elect Erica Monfardini as Non-Executive Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST Gi and CEO. Furthermore, there are concerns i structure with unequal voting rights. A vote structure with unequal voting rights. A vote	regarding the reelection AGAINST Yves-Loic Ma	of Gilles Martin due to the co rtin is warranted due to the c	ompany maintaining a share ompany maintaining a share	1
18	Renewal Appointment of Deloitte Audit or Appointment of a New Approved Statutory Auditor	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is warra	anted because there are	no concerns regarding this p	roposal.	
19	Approve Attendance Fees of Directors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this iter remuneration.	n is warranted because	there is no sign of excessiver	ness concerning the board	
20	Approve Transactions of the Share Capital Carried out by the Board of Directors in Accordance with the Buy-Back Prgoram	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is warra	nnted due to the lack of	concerns surrounding the pro	oposal.	
21	Approve Share Repurchase Program	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is warra	nted for the authority a	t this time as being within no	ormal prior limits and with no	
	serious concerns noted.				
22	serious concerns noted. Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For
22	Authorize Board to Ratify and Execute	-			For
22	Authorize Board to Ratify and Execute Approved Resolutions	-			For

Voting Policy Rationale: A vote FOR is warranted in the absence of concern regarding the proposed cancellation of shares.

#### **Eurofins Scientific SE**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
2	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights and Amend Article 8 of the Articles of Association	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST this item is warranted because it allows the company to issue shares without preemptive rights in excess of the 10 percent of the issued share capital.						
3	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR is warranted, as this would allow only for the implementation of approved resolutions.						

# Intuitive Surgical, Inc.

Meeting Date: 04/25/2024	Country: USA	Ticker: ISRG
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Craig H. Barratt	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted			
1b	Elect Director Joseph C. Beery	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted			
1c	Elect Director Lewis Chew	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted			
1d	Elect Director Gary S. Guthart	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted			
1e	Elect Director Amal M. Johnson	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted			
1f	Elect Director Sreelakshmi Kolli	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted			
1g	Elect Director Amy L. Ladd	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted			
1h	Elect Director Keith R. Leonard, Jr.	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted			
1i	Elect Director Jami Dover Nachtsheim	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted			
1j	Elect Director Monica P. Reed	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted			
1k	Elect Director Mark J. Rubash	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the div	ector nominees is warranted	,		

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

# Intuitive Surgical, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro metrics in the STI and LTI. Nevertheless, re performance, and the company has increas	ecent above-target pay	outs in the STI were consistent		ain	
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the aud	litor is warranted.			
4	Amend Omnibus Stock Plan	Mgmt	For	For	For	
	Voting Policy Rationale: Based on the Equit,	v Plan Scorecard evalu	ation (EPSC), a vote FOR this p	proposal is warranted.		
5	Amend Qualified Employee Stock Purchase Plan	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro shares reserved is reasonable; and * The o Code.	, 5	, ,	,		
6	Report on Gender/Racial Pay Gap	SH	Against	For	For	
	Voting Policy Rationale: A vote FOR this pro gap statistics that would allow them to bett initiatives.				ay	

### J.B. Hunt Transport Services, Inc.

Meeting Date: 04/25/2024	Country: USA	Ticker: JBHT	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Francesca M. Edwardson	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warr	anted.		
1.2	Elect Director Sharilyn S. Gasaway	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warr	anted.		
1.3	Elect Director Thad (John B., III) Hill	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warr	anted.		
1.4	Elect Director Bryan Hunt	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warr	anted.		
1.5	Elect Director Persio Lisboa	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warr	anted.		
1.6	Elect Director Patrick Ottensmeyer	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warr	anted.		
1.7	Elect Director John N. Roberts, III	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warr	anted		

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

#### J.B. Hunt Transport Services, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.8	Elect Director James L. Robo	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	ector nominees is war	ranted.			
1.9	Elect Director Shelley Simpson	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	ector nominees is war	ranted.			
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro disclosure and the predominance of operat aligned for the year in review, and STI and	ing income as a metric	c across both incentive program	ns, pay and performance we	re	
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For	

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

#### **Teck Resources Limited**

Meeting Type: Annual	ing Date: 04/25/2024 Country: Canada	Ticker: TECK.B
	Meeting Type: Annua	

1.1 Ele Vot Sch FOF 1.2 Ele Vot Sch FOF 1.3 Ele	eeting for Class A Common and ass B Subordinate Voting hareholders ect Director Arnoud J. Balhuizen <i>ting Policy Rationale: Vote AGAINST the incul</i> <i>hiodtz, because the company is not aligned w</i> <i>R the remaining director nominees.</i> ect Director Edward C. Dowling, Jr. <i>ting Policy Rationale: Vote AGAINST the incu</i>	<i>vith investor expecta</i> Mgmt	'	5,	For Iote For
1.2 Ele Voti Sch FOH 1.2 Ele Voti Sch FOH	ting Policy Rationale: Vote AGAINST the incu hiodtz, because the company is not aligned w R the remaining director nominees. ect Director Edward C. Dowling, Jr.	<i>mbent chair of the c</i> <i>vith investor expecta</i> Mgmt	ommittee responsible for c tions on Net Zero by 2050	climate risk oversight, Paul targets and commitments. V	lote
1.2 Ele Vot Sch FOF 1.3 Ele	hiodtz, because the company is not aligned w R the remaining director nominees. ect Director Edward C. Dowling, Jr.	<i>vith investor expecta</i> Mgmt	tions on Net Zero by 2050	targets and commitments. V	
1.3 Ele	-	5	For	For	For
1.3 Ele	ting Policy Rationale: Vote AGAINST the incu	mbant aboix of the			
	hiodtz, because the company is not aligned w R the remaining director nominees.		,		iote
Vot	ect Director Norman B. Keevil, III	Mgmt	For	For	For
Sch	ting Policy Rationale: Vote AGAINST the incu hiodtz, because the company is not aligned w R the remaining director nominees.		'	5,	iote
1.4 Ele	ect Director Sheila A. Murray	Mgmt	For	For	For
Sch	ting Policy Rationale: Vote AGAINST the incu hiodtz, because the company is not aligned w R the remaining director nominees.		•	•	iote
1.5 Ele		Mgmt	For		For

Voting Policy Rationale: Vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Paul Schiodtz, because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. Vote FOR the remaining director nominees.

#### **Teck Resources Limited**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1.6	Elect Director Jonathan H. Price	Mgmt	For	For	For			
	Voting Policy Rationale: Vote AGAINST the Schiodtz, because the company is not aligne FOR the remaining director nominees.		,	•	te			
1.7	Elect Director Paul G. Schiodtz	Mgmt	For	Against	Against			
	Voting Policy Rationale: Vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Paul Schiodtz, because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. Vote FOR the remaining director nominees.							
1.8	Elect Director Timothy R. Snider	Mgmt	For	For	For			
	Voting Policy Rationale: Vote AGAINST the Schiodtz, because the company is not aligne FOR the remaining director nominees.			- ·	te			
1.9	Elect Director Sarah A. Strunk	Mgmt	For	For	For			
	Voting Policy Rationale: Vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Paul Schiodtz, because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. Vote FOR the remaining director nominees.							
1.10	Elect Director Yu Yamato	Mgmt	For	For	For			
	Voting Policy Rationale: Vote AGAINST the Schiodtz, because the company is not aligne FOR the remaining director nominees.		,	•	te			
2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR the ratific were reasonable relative to total fees paid t		ouseCoopers LLP as auditor a	s non-audit fees (15 percent)				
3	Advisory Vote on Executive Compensation Approach	Mgmt	For	For	For			
	Voting Policy Rationale: Vote FOR this non-	binding advisory vote	as there are no significant is	sues at this time.				

#### S&P Global Inc.

Meeting Date: 05/01/2024	Country: USA	Ticker: SPGI	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Marco Alvera	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.		
1.2	Elect Director Jacques Esculier	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.		
1.3	Elect Director Gay Huey Evans	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the	director nominees is warra	anted.		
1.4	Elect Director William D. Green	Mgmt	For	For	For

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

#### S&P Global Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.5	Elect Director Stephanie C. Hill	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted	1			
1.6	Elect Director Rebecca Jacoby	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted				
1.7	Elect Director Robert P. Kelly	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted				
1.8	Elect Director Ian P. Livingston	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted				
1.9	Elect Director Maria R. Morris	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted				
1.10	Elect Director Douglas L. Peterson	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted				
1.11	Elect Director Richard E. Thornburgh	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted	!			
1.12	Elect Director Gregory Washington	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted				
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro financial metrics and equity awards are prin targets.			•		
3	Amend Deferred Compensation Plan	Mgmt	For	For	For	
	Voting Policy Rationale: Based on an analys	is of the plan amendment, a	a vote FOR this proposal is warranted.			
4	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro	pposal to ratify the auditor is	warranted.			

#### Vistra Corp.

Meeting Date: 05/01/2024	Country: USA	Ticker: VST	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.1	Elect Director Scott B. Helm	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Hilary Ackermann, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.						
1.2	Elect Director Hilary E. Ackermann	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Hilary						

Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Hilary Ackermann, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.

#### Vistra Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.3	Elect Director Arcilia C. Acosta	Mgmt	For	For	For	
	Voting Policy Rationale: A vote AGAINST Ackermann, is warranted because the con commitments. A vote FOR the remaining	mpany is not aligned with	investor expectations on Net			
1.4	Elect Director Gavin R. Baiera	Mgmt	For	For	For	
	Voting Policy Rationale: A vote AGAINST Ackermann, is warranted because the con commitments. A vote FOR the remaining	mpany is not aligned with	investor expectations on Net			
1.5	Elect Director Paul M. Barbas	Mgmt	For	For	For	
	Voting Policy Rationale: A vote AGAINST Ackermann, is warranted because the con commitments. A vote FOR the remaining	mpany is not aligned with	investor expectations on Net			
1.6	Elect Director James A. Burke	Mgmt	For	For	For	
	Voting Policy Rationale: A vote AGAINST Ackermann, is warranted because the col commitments. A vote FOR the remaining	mpany is not aligned with	investor expectations on Net			
1.7	Elect Director Lisa Crutchfield	Mgmt	For	For	For	
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Hilary Ackermann, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.					
1.8	Elect Director Julie A. Lagacy	Mgmt	For	For	For	
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Hilary Ackermann, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.					
1.9	Elect Director John W. (Bill) Pitesa	Mgmt	For	For	For	
	Voting Policy Rationale: A vote AGAINST Ackermann, is warranted because the col commitments. A vote FOR the remaining					
1.10	Elect Director John R. (J.R.) Sult	Mgmt	For	For	For	
	Voting Policy Rationale: A vote AGAINST Ackermann, is warranted because the con commitments. A vote FOR the remaining	mpany is not aligned with	investor expectations on Net			
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this proposal is warranted as pay and performance are reasonably aligned and no significant concerns were identified at this time.					
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year	
	Voting Policy Rationale: A vote for the ad considered a best practice as they give sl	are				
4	Amend Omnibus Stock Plan	Mgmt	For	For	For	
	Voting Policy Rationale: Based on the Equ	uity Plan Scorecard evalua	tion (EPSC), a vote FOR this	proposal is warranted.		
5	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this p	proposal to ratify the audit	tor is warranted.			

# **Boston Scientific Corporation**

Meeting Date: 05/02/2024

Country: USA Meeting Type: Annual Ticker: BSX

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1a	Elect Director Charles J. Dockendorff	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	anted.				
1b	Elect Director Yoshiaki Fujimori	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	anted.				
1c	Elect Director Edward J. Ludwig	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the direct	ector nominees is warra	anted.				
1d	Elect Director Michael F. Mahoney	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warra	anted.				
1e	Elect Director Jessica L. Mega	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the direct	ector nominees is warra	anted.				
1f	Elect Director Susan E. Morano	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1g	Elect Director John E. Sununu	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1h	Elect Director David S. Wichmann	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1i	Elect Director Ellen M. Zane	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this pro review. The STI plan was primarily based of be performance-conditioned and measured	n pre-set financial goal	s, while the LTI targeted ha				
3	Amend Advance Notice Provisions	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted, as the proposed time frame for submission of director nominations or other proposals is considered reasonable and consistent with the newly adopted SEC universal proxy rules.						
4	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For		

# **Curtiss-Wright Corporation**

Meeting Date: 05/02/2024	Country: USA	Ticker: CW
	Meeting Type: Annual	

# **Curtiss-Wright Corporation**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.1	Elect Director Lynn M. Bamford	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the d	director nominees is warra	anted.				
1.2	Elect Director Dean M. Flatt	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the d	director nominees is warra	anted.				
1.3	Elect Director Bruce D. Hoechner	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the d	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1.4	Elect Director Glenda J. Minor	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the d	director nominees is warra	anted.				
1.5	Elect Director Anthony J. Moraco	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the d	director nominees is warra	anted.				
1.6	Elect Director William F. Moran	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the d	director nominees is warra	anted.				
7	Elect Director Robert J. Rivet	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the d	director nominees is warra	anted.				
8	Elect Director Peter C. Wallace	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the d	director nominees is warra	nnted.				
1.9	Elect Director Larry D. Wyche	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the d	director nominees is warra	anted.				
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this p	proposal to ratify the audi	itor is warranted.				
3	Approve Omnibus Stock Plan	Mgmt	For	For	For		
	Voting Policy Rationale: Based on the Equ	uity Plan Scorecard evalua	ation (EPSC), a vote FOR this	s proposal is warranted.			
4	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: Although some correasonably aligned at this time.	roncerns are noted, a vote	e FOR this proposal is warran	ted as pay and performance	are		

# **RTX Corporation**

Meeting Date: 05/02/2024	Country: USA	Ticker: RTX
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Tracy A. Atkinson	Mgmt	For	For	For

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Voting Policy Rationale: A vote AGAINST t Work, is warranted because the company commitments. Significant risks to sharehow which reflects a failure by the board to pro- governance risks. In addition, the compan sustainability strategy or communications Gregory (Greg) Hayes are warranted giver board members for failing to effectively su therefore be held the most accountable fo nominees are warranted.	is not aligned with inv lders stemming from s oficiently guard agains y does not have any p regarding its environn n that the chair of the pervise the managem	restor expectations on Net Zen evere ESG controversies have it, manage and mitigate mater public reports or information of nental and social performance. board ultimately shoulders the ent of risks to the company ar	o by 2050 targets and been identified at the company ial environmental, social and n its website about its * Votes AGAINST board chair most responsibility amongst and its shareholders, and should	
1b	Elect Director Christopher T. Calio	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST t Work, is warranted because the company commitments. Significant risks to sharehou which reflects a failure by the board to pro governance risks. In addition, the compan sustainability strategy or communications Gregory (Greg) Hayes are warranted given board members for failing to effectively su therefore be held the most accountable fo nominees are warranted.	is not aligned with inv lders stemming from s oficiently guard agains y does not have any p regarding its environn n that the chair of the pervise the managem	restor expectations on Net Zen evere ESG controversies have it, manage and mitigate mater public reports or information of nental and social performance. board ultimately shoulders the ent of risks to the company ar	o by 2050 targets and been identified at the company ial environmental, social and n its website about its * Votes AGAINST board chair most responsibility amongst and its shareholders, and should	
1c	Elect Director Leanne G. Caret	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST t Work, is warranted because the company commitments. Significant risks to sharehou which reflects a failure by the board to pro governance risks. In addition, the compan sustainability strategy or communications Gregory (Greg) Hayes are warranted giver board members for failing to effectively su therefore be held the most accountable fo nominees are warranted.	is not aligned with inv Iders stemming from s oficiently guard agains y does not have any p regarding its environn n that the chair of the pervise the managem	restor expectations on Net Zen evere ESG controversies have it, manage and mitigate mater public reports or information of nental and social performance. board ultimately shoulders the ent of risks to the company ar	o by 2050 targets and been identified at the company, ial environmental, social and n its website about its * Votes AGAINST board chair most responsibility amongst and its shareholders, and should	
1d	Elect Director Bernard A. Harris, Jr.	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST to Work, is warranted because the company commitments. Significant risks to sharehou which reflects a failure by the board to pro- governance risks. In addition, the compan sustainability strategy or communications Gregory (Greg) Hayes are warranted giver board members for failing to effectively su therefore be held the most accountable for nominees are warranted.	is not aligned with inv lders stemming from s oficiently guard agains y does not have any p regarding its environn n that the chair of the pervise the managem	restor expectations on Net Zerr evere ESG controversies have it, manage and mitigate materr public reports or information of nental and social performance. board ultimately shoulders the ent of risks to the company ar	o by 2050 targets and been identified at the company ial environmental, social and n its website about its * Votes AGAINST board chair most responsibility amongst and its shareholders, and should	
1e	Elect Director Gregory J. Hayes	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST to Work, is warranted because the company commitments. Significant risks to sharehow which reflects a failure by the board to pro	is not aligned with inv Iders stemming from s	restor expectations on Net Zero severe ESG controversies have	o by 2050 targets and been identified at the company	, ,

which reflects a failure by the board to proficiently guard against, manage and mitigate material environmental, social and governance risks. In addition, the company does not have any public reports or information on its website about its sustainability strategy or communications regarding its environmental and social performance. \* Votes AGAINST board chair Gregory (Greg) Hayes are warranted given that the chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes FOR the remaining nominees are warranted.

roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1f	Elect Director George R. Oliver	Mgmt	For	For	For	
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Robert Work, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against, manage and mitigate material environmental, social and governance risks. In addition, the company does not have any public reports or information on its website about its sustainability strategy or communications regarding its environmental and social performance. * Votes AGAINST board chair Gregory (Greg) Hayes are warranted given that the chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes FOR the remaining nominees are warranted.					
1g	Elect Director Robert K. (Kelly) Ortberg	Mgmt	For	For	For	
	Voting Policy Rationale: A vote AGAINST Work, is warranted because the compan- commitments. Significant risks to shareh which reflects a failure by the board to p governance risks. In addition, the compa- sustainability strategy or communications Gregory (Greg) Hayes are warranted give board members for failing to effectively therefore be held the most accountable of nominees are warranted.	y is not aligned with inve olders stemming from se roficiently guard against, ny does not have any pu s regarding its environme en that the chair of the b supervise the manageme	stor expectations on Net Zero vere ESG controversies have manage and mitigate materi iblic reports or information or ental and social performance. ward ultimately shoulders the nt of risks to the company ar	o by 2050 targets and been identified at the compan- ial environmental, social and n its website about its * Votes AGAINST board chair e most responsibility amongst a nd its shareholders, and should		
1h	Elect Director Ellen M. Pawlikowski	Mgmt	For	For	For	
	Voting Policy Rationale: A vote AGAINST Work, is warranted because the compan commitments. Significant risks to shareh which reflects a failure by the board to p governance risks. In addition, the compa sustainability strategy or communications Gregory (Greg) Hayes are warranted give board members for failing to effectively therefore be held the most accountable in nominees are warranted.	y is not aligned with inve olders stemming from se roficiently guard against, iny does not have any pu s regarding its environme en that the chair of the b supervise the manageme	stor expectations on Net Zero vere ESG controversies have manage and mitigate matern iblic reports or information or ental and social performance. oard ultimately shoulders the nt of risks to the company ar	o by 2050 targets and been identified at the compan ial environmental, social and n its website about its * Votes AGAINST board chair e most responsibility amongst a nd its shareholders, and should	11	
1i	Elect Director Denise L. Ramos	Mgmt	For	For	For	
	Voting Policy Rationale: A vote AGAINST Work, is warranted because the compan- commitments. Significant risks to shareh which reflects a failure by the board to p governance risks. In addition, the compa- sustainability strategy or communications Gregory (Greg) Hayes are warranted give board members for failing to effectively s therefore be held the most accountable in nominees are warranted.	y is not aligned with inve olders stemming from se roficiently guard against, ny does not have any pu s regarding its environme en that the chair of the b supervise the manageme	stor expectations on Net Zero vere ESG controversies have manage and mitigate matern iblic reports or information or ental and social performance. ward ultimately shoulders the nt of risks to the company an	o by 2050 targets and been identified at the compan ial environmental, social and n its website about its * Votes AGAINST board chair e most responsibility amongst a nd its shareholders, and should	//	
1j	Elect Director Fredric G. Reynolds	Mgmt	For	For	For	
	Voting Policy Rationale: A vote AGAINST Work, is warranted because the compan, commitments. Significant risks to shareh which reflects a failure by the board to p governance risks. In addition, the compa sustainability strategy or communications Gregory (Greg) Hayes are warranted give board members for failing to effectively s	y is not aligned with inve olders stemming from se roficiently guard against, ny does not have any pu s regarding its environme en that the chair of the b supervise the manageme	stor expectations on Net Zero vere ESG controversies have manage and mitigate matern iblic reports or information or ental and social performance. ward ultimately shoulders the nt of risks to the company an	o by 2050 targets and been identified at the compan ial environmental, social and n its website about its * Votes AGAINST board chair e most responsibility amongst a		

therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes FOR the remaining nominees are warranted.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
k	Elect Director Brian C. Rogers	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Robert Work, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against, manage and mitigate material environmental, social and governance risks. In addition, the company does not have any public reports or information on its website about its sustainability strategy or communications regarding its environmental and social performance. * Votes AGAINST board chair Gregory (Greg) Hayes are warranted given that the chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes FOR the remaining nominees are warranted.						
11	Elect Director James A. Winnefeld, Jr.	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST Work, is warranted because the compan commitments. Significant risks to shareh which reflects a failure by the board to p governance risks. In addition, the compa sustainability strategy or communication Gregory (Greg) Hayes are warranted giv board members for failing to effectively therefore be held the most accountable nominees are warranted.	y is not aligned with inve holders stemming from se proficiently guard against any does not have any pu s regarding its environm ren that the chair of the l supervise the manageme	estor expectations on Net Zero evere ESG controversies have b , manage and mitigate material ublic reports or information on I ental and social performance. * board ultimately shoulders the r ent of risks to the company and	by 2050 targets and een identified at the company l environmental, social and its website about its * Votes AGAINST board chair most responsibility amongst a ' its shareholders, and should			
m	Elect Director Robert O. Work	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST Work, is warranted because the compan commitments. Significant risks to shareh which reflects a failure by the board to p governance risks. In addition, the compa sustainability strategy or communication Gregory (Greg) Hayes are warranted giv board members for failing to effectively, therefore be held the most accountable nominees are warranted.	y is not aligned with inve holders stemming from se proficiently guard against any does not have any pu s regarding its environm ren that the chair of the l supervise the manageme	estor expectations on Net Zero l evere ESG controversies have b t, manage and mitigate material ublic reports or information on l ental and social performance. * board ultimately shoulders the r ent of risks to the company and	by 2050 targets and een identified at the company l environmental, social and its website about its * Votes AGAINST board chair most responsibility amongst a i its shareholders, and should			
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted. Although a pay-for-performance misalignment exists, sufficient mitigating factors have been identified for the year in review. The majority of both annual incentives and equity awards were based on clearly disclosed financial goals and the committee incorporated quantitative targets for the bonus program's non-financial goals. While there is some concern regarding TSR targeting median performance, long-term incentives were primarily performance-based with a multi-year measurement period and disclosed forward-looking targets for all metrics.						
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this	proposal to ratify the au	ditor is warranted.				
	Amend Omnibus Stock Plan	Mgmt	For	For	For		
	Voting Policy Rationale: Based on the Eq	nuity Plan Scorecard eval	uation (EPSC), a vote FOR this	proposal is warranted.			
i	Report on Lobbying Payments and Policy	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this evaluate the risks and benefits associate		-				
6	Report on Efforts to Reduce GHG Emissions in Alignment with Paris Agreement Goal	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this	proposal is warranted. A	Is this proposal is only requestin	ng a report, and it is not a			

Voting Policy Rationale: A vote FOR this proposal is warranted. As this proposal is only requesting a report, and it is not a timebound request, this proposal would not be unduly burdensome and would benefit shareholders by allowing them to engage with the company as it works to enhance its climate-related disclosures and efforts.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
7	Report on Human Rights Impact Assessment	SH	Against	For	For

Voting Policy Rationale: A vote FOR this proposal is warranted, as additional information regarding the processes the company uses to identify and assess human rights impacts in its operations, including the sale of its products, and supply chain would allow shareholders to better gauge how the company is managing human rights related risks.

### **Eli Lilly and Company**

Meeting Date: 05/06/2024	Country: USA	Ticker: LLY	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1a	Elect Director Katherine Baicker	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR all dire	ctor nominees is warra	nted.				
1b	Elect Director J. Erik Fyrwald	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR all dire	ctor nominees is warra	nted.				
1c	Elect Director Jamere Jackson	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR all dire	ctor nominees is warra	nted.				
1d	Elect Director Gabrielle Sulzberger	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR all dire	ctor nominees is warra	nted.				
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this pro median performance with no payout cap if performance-conditioned with multi-year po	absolute TSR is negativ	ve. However, equity awards wei	re entirely	5.		
3	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this pro	pposal to ratify the aud	litor is warranted.				
4	Declassify the Board of Directors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted as it would enhance board accountability to shareholders and the continued effort to secure passage of the proposal demonstrates a commitment to shareholders' interests on the part of management.						
5	Eliminate Supermajority Vote Requirement	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this pro will enable shareholders to have a more me enhancing the company's corporate govern years, the company is demonstrating a con	eaningful voice in variou ance structure. Further	us governance matters that imp r, by resubmitting this proposal	pact their rights, thus			
6	Report on Lobbying Payments and Policy	SH	Against	For	For		
	Policy Voting Policy Rationale: A vote FOR this pro lobbying-related expenditures would help s						

lobbying-related expenditures would help shareholders better assess the risks and benefits associated with the company's participation in the public policy process.

### **Eli Lilly and Company**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
7	Report on Effectiveness of Diversity, Equity, and Inclusion Efforts	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this res would allow shareholders to better assess to related risks.				5		
8	Report on Impact of Extended Patent Exclusivities on Product Access	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted for the following reasons: * Additional disclosure would benefit shareholders by increasing transparency regarding the company's efforts to address the risks related to extended patent exclusivities; and * Disclosure of the requested information would serve to provide greater assurance to shareholders that the firm's initiatives and practices sufficiently guard against potential financial, litigation and operational risks to the company.						
9	Adopt a Comprehensive Human Rights Policy	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this pro						

better assess the effectiveness of the company's efforts and how it is managing and mitigating reputational, financial, legal, and regulatory risks related to human rights.

# Arch Resources, Inc.

Meeting Date: 05/07/2024	Country: USA	Ticker: ARCH	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.1	Elect Director Pamela R. Butcher	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the director	r nominees is warranted.				
1.2	Elect Director John T. Drexler	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the director	r nominees is warranted.				
1.3	Elect Director Holly Keller Koeppel	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the directo	r nominees is warranted.				
1.4	Elect Director Patrick A. Kriegshauser	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the directo	r nominees is warranted.				
1.5	Elect Director Paul A. Lang	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the directo	r nominees is warranted.				
1.6	Elect Director Richard A. Navarre	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the directo	r nominees is warranted.				
1.7	Elect Director Molly P. Zhang (Peifang Zhang)	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the directo	r nominees is warranted.				
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	

Voting Policy Rationale: Although a concern is noted, a vote FOR this proposal is warranted as pay and performance are reasonably aligned at this time.

### Arch Resources, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

#### **Danaher Corporation**

	05/07/2024 Country: USA Meeting Type: A	Innual	Ticker: DHR		
roposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Rainer M. Blair	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted.				
1b	Elect Director Feroz Dewan	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted.				
1c	Elect Director Linda Filler	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted.				
			_		
1d	Elect Director Teri List	Mgmt	For	Against	Against
1d	Elect Director Teri List Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted.	incumbent audit committe	e members Teri List, A. Shane	Sanders, John Schwieters,	
1d 1e	Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a	incumbent audit committe	e members Teri List, A. Shane	Sanders, John Schwieters,	
	Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted.	<sup>-</sup> incumbent audit committe a failure to sufficiently addre Mgmt <sup>-</sup> incumbent audit committe	e members Teri List, A. Shane ess problematic pledging activi For e members Teri List, A. Shane	Sanders, John Schwieters, ity. A vote FOR the remaini For Sanders, John Schwieters,	ing For
	Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted. Elect Director Jessica L. Mega Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a	<sup>-</sup> incumbent audit committe a failure to sufficiently addre Mgmt <sup>-</sup> incumbent audit committe	e members Teri List, A. Shane ess problematic pledging activi For e members Teri List, A. Shane	Sanders, John Schwieters, ity. A vote FOR the remaini For Sanders, John Schwieters,	ing For
1e	Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted. Elect Director Jessica L. Mega Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted.	incumbent audit committee a failure to sufficiently addre Mgmt incumbent audit committee a failure to sufficiently addre Mgmt	e members Teri List, A. Shane ess problematic pledging activi For e members Teri List, A. Shane ess problematic pledging activi For e members Teri List, A. Shane	Sanders, John Schwieters, ity. A vote FOR the remaini For Sanders, John Schwieters, ity. A vote FOR the remaini For Sanders, John Schwieters,	ing For ing For
1e	Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted. Elect Director Jessica L. Mega Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted. Elect Director Mitchell P. Rales Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a	incumbent audit committee a failure to sufficiently addre Mgmt incumbent audit committee a failure to sufficiently addre Mgmt	e members Teri List, A. Shane ess problematic pledging activi For e members Teri List, A. Shane ess problematic pledging activi For e members Teri List, A. Shane	Sanders, John Schwieters, ity. A vote FOR the remaini For Sanders, John Schwieters, ity. A vote FOR the remaini For Sanders, John Schwieters,	ing For ing For
1e 1f	Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted. Elect Director Jessica L. Mega Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted. Elect Director Mitchell P. Rales Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted.	incumbent audit committee a failure to sufficiently addre Mgmt incumbent audit committee a failure to sufficiently addre Mgmt incumbent audit committee a failure to sufficiently addre Mgmt	e members Teri List, A. Shane ess problematic pledging activi For e members Teri List, A. Shane ess problematic pledging activi For e members Teri List, A. Shane ess problematic pledging activi For e members Teri List, A. Shane	Sanders, John Schwieters, ity. A vote FOR the remaini For Sanders, John Schwieters, ity. A vote FOR the remaini For Sanders, John Schwieters, ity. A vote FOR the remaini For Sanders, John Schwieters,	ing For ing For For For
1e 1f	<ul> <li>Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted.</li> <li>Elect Director Jessica L. Mega</li> <li>Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted.</li> <li>Elect Director Mitchell P. Rales</li> <li>Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted.</li> <li>Elect Director Mitchell P. Rales</li> <li>Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted.</li> <li>Elect Director Steven M. Rales</li> <li>Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a</li> </ul>	incumbent audit committee a failure to sufficiently addre Mgmt incumbent audit committee a failure to sufficiently addre Mgmt incumbent audit committee a failure to sufficiently addre Mgmt	e members Teri List, A. Shane ess problematic pledging activi For e members Teri List, A. Shane ess problematic pledging activi For e members Teri List, A. Shane ess problematic pledging activi For e members Teri List, A. Shane	Sanders, John Schwieters, ity. A vote FOR the remaini For Sanders, John Schwieters, ity. A vote FOR the remaini For Sanders, John Schwieters, ity. A vote FOR the remaini For Sanders, John Schwieters,	ing For ing For For For
1e 1f 1g	Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted. Elect Director Jessica L. Mega Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted. Elect Director Mitchell P. Rales Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted for a director nominees is warranted. Elect Director Steven M. Rales Voting Policy Rationale: A vote AGAINST and Raymond Stevens is warranted. Elect Director Steven M. Rales	incumbent audit committee a failure to sufficiently addre Mgmt incumbent audit committee a failure to sufficiently addre Mgmt incumbent audit committee a failure to sufficiently addre Mgmt incumbent audit committee a failure to sufficiently addre Mgmt	e members Teri List, A. Shane ess problematic pledging activi For e members Teri List, A. Shane	Sanders, John Schwieters, ity. A vote FOR the remaini For Sanders, John Schwieters,	ing For ing For for for For

and Raymond Stevens is warranted for a failure to sufficiently address problematic pledging activity. A vote FOR the remaining director nominees is warranted.

# **Danaher Corporation**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1j	Elect Director John T. Schwieters	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST in and Raymond Stevens is warranted for a fa director nominees is warranted.						
1k	Elect Director Alan G. Spoon	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST in and Raymond Stevens is warranted for a fa director nominees is warranted.						
11	Elect Director Raymond C. Stevens	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST in and Raymond Stevens is warranted for a fa director nominees is warranted.						
1m	Elect Director Elias A. Zerhouni	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST in and Raymond Stevens is warranted for a fa director nominees is warranted.		,				
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this pro	oposal to ratify the aud	litor is warranted.				
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted as pay and performance are reasonably aligned for the year in review. Annual incentives are primarily based on financial objectives while half of the equity awards are performance-based and measured over a multi-year period.						
4	Reduce Ownership Threshold for Shareholders to Call Special Meeting	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted. Lowering the ownership threshold from 25 percent to 15 percent would improve shareholders' ability to use the special meeting right and no single shareholder would be able to act unilaterally to call a special meeting at the proposed threshold.						
5	Report on Effectiveness of Diversity, Equity, and Inclusion Efforts	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this pro shareholders to better assess the effectiven related risks.			,	low		

# **Hubbell Incorporated**

Meeting Date: 05/07/2024	Country: USA	Ticker: HUBB	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Gerben W. Bakker	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the c	lirector nominees is warra	anted.		
1.2	Elect Director Carlos M. Cardoso	Mgmt	For	For	For

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

#### **Hubbell Incorporated**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.3	Elect Director Debra L. Dial	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrantee	d.		
1.4	Elect Director Anthony J. Guzzi	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrantee	d.		
1.5	Elect Director Rhett A. Hernandez	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrantee	d.		
1.6	Elect Director Neal J. Keating	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrantee	d.		
1.7	Elect Director Bonnie C. Lind	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted	d.		
1.8	Elect Director John F. Malloy	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted	d.		
1.9	Elect Director Jennifer M. Pollino	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warranted	d.		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro performance, the LTI program is half perfor disclosure, and the STI program is primarily	mance-based with a multi-	year measurement period		
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the auditor	is warranted.		

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

### Montrose Environmental Group, Inc.

Meeting Date: 05/07/2024	Country: USA	Ticker: MEG
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director J. Miguel Fernandez de Castro	Mgmt	For	Withhold	Withhold
	Voting Policy Rationale: WITHHOLD votes Fernandez de Castro, and Robin Newmark re-election of Peter Graham at last year's a demonstrating poor responsiveness to sha	for the board's failure t nnual meeting. WITHH	to address the majority with OLD votes are warranted for	hold votes with respect to the or all director nominees for	
1.2	Elect Director Vijay Manthripragada	Mgmt	For	Withhold	Withhold
	Voting Policy Rationale: WITHHOLD votes Fernandez de Castro, and Robin Newmark			, , , , ,	

Fernandez de Castro, and Robin Newmark for the board's failure to address the majority withhold votes with respect to the re-election of Peter Graham at last year's annual meeting. WITHHOLD votes are warranted for all director nominees for demonstrating poor responsiveness to shareholder concerns following consecutive years of low say-on-pay support.

# Montrose Environmental Group, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.3	Elect Director Robin L. Newmark	Mgmt	For	Withhold	Withhold
	Voting Policy Rationale: WITHHOLD vote Fernandez de Castro, and Robin Newma re-election of Peter Graham at last year's demonstrating poor responsiveness to sl	rk for the board's failure annual meeting. WITHI	to address the majority withh HOLD votes are warranted for	old votes with respect to the all director nominees for	
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this	proposal to ratify the au	ditor is warranted.		
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST mitigated at this time, the compensation year's low say-on-pay support.			-	,
4	Eliminate Supermajority Vote Requirements	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this , would enhance shareholder rights.	proposal is warranted given the second se	ven that the reduction in the s	supermajority vote requiremen	t

# **Charles River Laboratories International, Inc.**

Meeting Date: 05/08/2024	Country: USA	Ticker: CRL
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director James C. Foster	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the d	irector nominees is warra	anted.		
1.2	Elect Director Nancy C. Andrews	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the d	irector nominees is warra	anted.		
1.3	Elect Director Robert Bertolini	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the d	irector nominees is warra	anted.		
1.4	Elect Director Reshema Kemps-Polanco	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the d	irector nominees is warra	nnted.		
1.5	Elect Director Deborah T. Kochevar	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the d	irector nominees is warra	anted.		
1.6	Elect Director George Llado, Sr.	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the d	irector nominees is warra	anted.		
1.7	Elect Director Martin W. Mackay	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the d	irector nominees is warra	anted.		
1.8	Elect Director George E. Massaro	Mgmt	For	For	For
	Voting Policy Pationale: A vote FOP the d	irector nominees is warra	ontod		

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

# **Charles River Laboratories International, Inc.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.9	Elect Director Craig B. Thompson	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrante	rd.			
1.10	Elect Director Richard F. Wallman	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrante	rd.			
1.11	Elect Director Virginia M. Wilson	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warrante	ed.			
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro this time. Annual incentive awards were pre largely performance-based.					
3	Ratify PricewaterhouseCoopers LLC as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the auditor	is warranted.			
4	Report on Imported Nonhuman Primates	SH	Against	For	For	
	Voting Policy Rationale: A vote FOR this res about the import of NHPs and risks associat			nal transparency	,	

### **CME Group Inc.**

Meeting Date: 05/09/2024	Country: USA	Ticker: CME	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Terrence A. Duffy	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST structure that negatively impacts shareho		,		pital
1b	Elect Director Kathryn Benesh	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST structure that negatively impacts shareho		,		pital
1c	Elect Director Timothy S. Bitsberger	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST structure that negatively impacts shareho	•	,	5 , ,	pital
1d	Elect Director Charles P. Carey	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST structure that negatively impacts shareho		,		pital
1e	Elect Director Bryan T. Durkin	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST structure that negatively impacts shareho		,		pital
1f	Elect Director Harold Ford, Jr.	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST	governance committee ch	hair Phyllis Lockett is warran	ted given the problematic cap	pital

Voting Policy Rationale: A vote AGAINST governance committee chair Phyllis Lockett is warranted given the problematic capita structure that negatively impacts shareholder rights. A vote FOR the remaining director nominees is warranted.

# **CME Group Inc.**

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
lg	Elect Director Martin J. Gepsman	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST g structure that negatively impacts sharehol				pital
1h	Elect Director Larry G. Gerdes	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST g structure that negatively impacts sharehol				pital
1i	Elect Director Daniel R. Glickman	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST g structure that negatively impacts sharehow		-		pital
1j	Elect Director Daniel G. Kaye	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST g structure that negatively impacts sharehow				pital
1k	Elect Director Phyllis M. Lockett	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST g structure that negatively impacts sharehow				pital
11	Elect Director Deborah J. Lucas	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST g structure that negatively impacts sharehow		-		pital
1m	Elect Director Terry L. Savage	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST g structure that negatively impacts sharehow		-		pital
1n	Elect Director Rahael Seifu	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST g structure that negatively impacts sharehow		-		pital
10	Elect Director William R. Shepard	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST g structure that negatively impacts sharehow		-		pital
1p	Elect Director Howard J. Siegel	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST g structure that negatively impacts sharehow		2	<b>-</b>	pital
1q	Elect Director Dennis A. Suskind	Mgmt	For	For	For
	Vationa Dalian Dationalas A susta ACATAKT	avarnanca committaa ch	air Phyllis Lockett is warrant	ed given the problematic car	pital
	Voting Policy Rationale: A vote AGAINST g structure that negatively impacts shareho		,	• • •	
2			,	• • •	For
2	structure that negatively impacts sharehol	<i>lder rights. A vote FOR th</i> Mgmt	e remaining director nomine For	es is warranted.	

voting Policy Rationale: Although Certain concerns are noted regarding goal rigor and the CEU's relatively large pay targeting, there are significant positive factors for the year in review. Following last year's failed say-on-pay vote, the committee improved its responsiveness disclosure and further took meaningful responsive actions to address concerns. Further, CEO pay and company performance are reasonably aligned at this time. On balance of these factors, a cautionary vote FOR this proposal is warranted.

#### **Nucor Corporation**

Meeting Date: 05/09/2024

Country: USA Meeting Type: Annual Ticker: NUE

Elect Director Norma B. Clayton <i>Voting Policy Rationale: A vote FOR the direc</i> Elect Director Patrick J. Dempsey <i>Voting Policy Rationale: A vote FOR the direc</i> Elect Director Nicholas C. Gangestad <i>Voting Policy Rationale: A vote FOR the direc</i> Elect Director Christopher J. Kearney <i>Voting Policy Rationale: A vote FOR the direc</i>	Mgmt ctor nominees is warrants Mgmt ctor nominees is warrants Mgmt	For For For For	For For For	For For For
Elect Director Patrick J. Dempsey Voting Policy Rationale: A vote FOR the direct Elect Director Nicholas C. Gangestad Voting Policy Rationale: A vote FOR the direct Elect Director Christopher J. Kearney Voting Policy Rationale: A vote FOR the direct	Mgmt ctor nominees is warrants Mgmt ctor nominees is warrants Mgmt	For For For For	For	For
Voting Policy Rationale: A vote FOR the direct Elect Director Nicholas C. Gangestad Voting Policy Rationale: A vote FOR the direct Elect Director Christopher J. Kearney Voting Policy Rationale: A vote FOR the direct	ctor nominees is warrants Mgmt ctor nominees is warrants Mgmt	ed. For ed. For	For	For
Elect Director Nicholas C. Gangestad Voting Policy Rationale: A vote FOR the direct Elect Director Christopher J. Kearney Voting Policy Rationale: A vote FOR the direct	Mgmt <i>ctor nominees is warrant</i> Mgmt	For ed. For		
Voting Policy Rationale: A vote FOR the direct Elect Director Christopher J. Kearney Voting Policy Rationale: A vote FOR the direct	<i>ctor nominees is warrant</i>	ed. For		
Elect Director Christopher J. Kearney Voting Policy Rationale: A vote FOR the direct	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR the direct	-		For	For
- /	ctor nominees is warrant			
		ed.		
Elect Director Laurette T. Koellner	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR the direc	ctor nominees is warrant	ed.		
Elect Director Michael W. Lamach	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR the direc	ctor nominees is warrant	ed.		
Elect Director Leon J. Topalian	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR the direc	ctor nominees is warrant	ed.		
Elect Director Nadja Y. West	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR the direc	ctor nominees is warrant	ed.		
Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR this prop	posal to ratify the auditor	is warranted.		
Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Elect Director Michael W. Lamach Voting Policy Rationale: A vote FOR the direct Elect Director Leon J. Topalian Voting Policy Rationale: A vote FOR the direct Elect Director Nadja Y. West Voting Policy Rationale: A vote FOR the direct Ratify PricewaterhouseCoopers LLP as Auditors Voting Policy Rationale: A vote FOR this prop Advisory Vote to Ratify Named Executive Officers' Compensation Voting Policy Rationale: A vote FOR this prop	Elect Director Michael W. Lamach       Mgmt         Voting Policy Rationale: A vote FOR the director nominees is warrantee         Elect Director Leon J. Topalian       Mgmt         Voting Policy Rationale: A vote FOR the director nominees is warrantee         Elect Director Nadja Y. West       Mgmt         Voting Policy Rationale: A vote FOR the director nominees is warrantee         Elect Director Nadja Y. West       Mgmt         Voting Policy Rationale: A vote FOR the director nominees is warrantee         Ratify PricewaterhouseCoopers LLP as       Mgmt         Auditors       Mgmt         Voting Policy Rationale: A vote FOR this proposal to ratify the auditor         Advisory Vote to Ratify Named       Mgmt         Executive Officers' Compensation       Woting Policy Rationale: A vote FOR this proposal is warrantee. Despin	Voting Policy Rationale: A vote FOR the director nominees is warranted.         Elect Director Leon J. Topalian       Mgmt       For         Voting Policy Rationale: A vote FOR the director nominees is warranted.       Elect Director Nadja Y. West       Mgmt       For         Voting Policy Rationale: A vote FOR the director nominees is warranted.       Elect Director Nadja Y. West       Mgmt       For         Voting Policy Rationale: A vote FOR the director nominees is warranted.       Ratify PricewaterhouseCoopers LLP as       Mgmt       For         Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.       Advisory Vote to Ratify Named       Mgmt       For         Voting Policy Rationale: A vote FOR this proposal is warranted.       For       Suppose the director is warranted.         Voting Policy Rationale: A vote FOR this proposal is warranted.       For       Suppose the director is warranted.         Voting Policy Rationale: A vote FOR this proposal is warranted.       For       Suppose the director is warranted.	Elect Director Michael W. LamachMgmtForForVoting Policy Rationale: A vote FOR the director nominees is warranted.Elect Director Leon J. TopalianMgmtForForVoting Policy Rationale: A vote FOR the director nominees is warranted.Elect Director Nadja Y. WestMgmtForForElect Director Nadja Y. WestMgmtForForForVoting Policy Rationale: A vote FOR the director nominees is warranted.ForForRatify PricewaterhouseCoopers LLP as AuditorsMgmtForForVoting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.ForForAdvisory Vote to Ratify NamedMgmtForFor

metrics, and the LTI was primarily performance-based.

# Prologis, Inc.

Meeting Date: 05/09/2024	Country: USA	Ticker: PLD
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Hamid R. Moghadam	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is war	ranted.		
1b	Elect Director Cristina G. Bita	Mgmt	For	For	For

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

# Prologis, Inc.

Proposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1c	Elect Director James B. Connor	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the c	lirector nominees is warra	nted.		
1d	Elect Director George L. Fotiades	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the c	lirector nominees is warra	nted.		
1e	Elect Director Lydia H. Kennard	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the c	lirector nominees is warra	nted.		
1f	Elect Director Irving F. Lyons, III	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the c	lirector nominees is warra	nted.		
1g	Elect Director Guy A. Metcalfe	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the c	lirector nominees is warra	nted.		
1h	Elect Director Avid Modjtabai	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the c	lirector nominees is warra	nted.		
1i	Elect Director David P. O'Connor	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the c	lirector nominees is warra	onted.		
1j	Elect Director Olivier Piani	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the c	lirector nominees is warra	nted.		
1k	Elect Director Carl B. Webb	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the c	lirector nominees is warra	nted.		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this sufficient responsiveness to last year's fa in response to shareholder concerns, mit include a simplified LTI program, elimina goal rigor and a meaningful cap on total warranted as the company implements th	iled say-on-pay vote. In a igate a pay-for-performan- tion of one outperforman reported compensation fo	ddition, several changes to ce misalignment for the ye ce program and a smaller p r the current CEO. Continu	o the pay program for FY24, m ear under review. These chang pool for the other, increased Li	es T
3	Ratify KPMG LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this p	proposal to ratify the audi	tor is warranted.		
4	Reduce Supermajority Vote Requirement to Amend Charter	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these requirements enhances shareholder right		niven that the reduction in	the supermajority vote	
5	Reduce Supermajority Vote Requirement to Amend Bylaws	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these requirements enhances shareholder right		niven that the reduction in	the supermajority vote	
6	Adopt Simple Majority Vote	s. SH	Against	For	For
	Voting Policy Rationale: A vote FOR this j		-		

Voting Policy Rationale: A vote FOR this proposal is warranted. Strong support for this proposal could motivate management to keep trying to pass a management proposal to eliminate the supermajority requirements, in the event that Items 4 and 5 are not approved this year.

### **Steel Dynamics, Inc.**

Meeting Date: 05/09/2024

Country: USA Meeting Type: Annual Ticker: STLD

				Voting	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
1A	Elect Director Mark D. Millett	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the director	r nominees is warranted.			
1B	Elect Director Sheree L. Bargabos	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the director	r nominees is warranted.			
1C	Elect Director Kenneth W. Cornew	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the director	r nominees is warranted.			
1D	Elect Director Traci M. Dolan	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the director	r nominees is warranted.			
1E	Elect Director Jennifer L. Hamann	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the director	r nominees is warranted.			
1F	Elect Director James C. Marcuccilli	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the director	r nominees is warranted.			
1G	Elect Director Bradley S. Seaman	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the director	r nominees is warranted.			
1H	Elect Director Gabriel L. Shaheen	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the director	r nominees is warranted.			
11	Elect Director Luis M. Sierra	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the director	r nominees is warranted.			
1J	Elect Director Richard P. Teets, Jr.	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the director	r nominees is warranted.			
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this propos	al to ratify the auditor is w	arranted.		
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this propos and the equity awards were primarily performa			nancial metr	ic,
4	Approve Nonqualified Employee Stock Purchase Plan	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this propose employer contribution, and has reasonable limit			reasonable	
5	Provide Right to Call a Special Meeting	SH	Against	For	For
	Voting Policy Rationale: A vote FOR this proposi special meeting right for shareholders.	al is warranted as a lower	ownership threshold would provide for	a more usef	ul

special meeting right for shareholders.

# **Stryker Corporation**

Meeting Date: 05/09/2024

Country: USA Meeting Type: Annual Ticker: SYK

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Mary K. Brainerd	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ited.		
1b	Elect Director Giovanni Caforio	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ited.		
1c	Elect Director Allan C. Golston	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	nted.		
1d	Elect Director Kevin A. Lobo	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ited.		
1e	Elect Director Sherilyn S. McCoy	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ited.		
1f	Elect Director Rachel Ruggeri	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ited.		
1g	Elect Director Andrew K. Silvernail	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ited.		
1h	Elect Director Lisa M. Skeete Tatum	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ited.		
1i	Elect Director Ronda E. Stryker	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	nted.		
1j	Elect Director Rajeev Suri	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	nted.		
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro	pposal to ratify the audito	or is warranted.		
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro LTI program, the LTI uses a multi-year mea rigorous performance goals.				the
4	Report on Political Contributions and Expenditures	SH	Against	For	For
4	rigorous performance goals. Report on Political Contributions and	SH solution is warranted, as and other tax-exempt or	Against increased disclosure of the rganizations could help shai	For company's indirect political	

#### **Axon Enterprise, Inc.**

Meeting Date: 05/10/2024	Country: USA	Ticker: AXON	
	Meeting Type: Annual		

### Axon Enterprise, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1A	Elect Director Erika Ayers Badan	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warrante	ed.		
1B	Elect Director Adriane Brown	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warrante	ed.		
1C	Elect Director Julie Anne Cullivan	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warrante	ed.		
1D	Elect Director Michael Garnreiter	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warrante	ed.		
1E	Elect Director Caitlin E. Kalinowski	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warrante	ed.		
1F	Elect Director Matthew R. McBrady	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warrante	ed.		
IG	Elect Director Hadi Partovi	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warrante	ed.		
ΙH	Elect Director Graham Smith	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warrante	ed.		
1I	Elect Director Patrick W. Smith	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warrante	ed.		
J	Elect Director Jeri Williams	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warrante	ed.		
	Amend Omnibus Stock Plan	Mgmt	For	Against	Against
	Voting Policy Rationale: Based on an evalu Scorecard (EPSC), a vote AGAINST this pro The three-year average burn rate is excess discretion to accelerate vesting.	oposal is warranted due to	the following key factors:	* The plan cost is excessive	
3	Approve Omnibus Stock Plan	Mgmt	For	Against	Against
	Voting Policy Rationale: Based on an evalu Scorecard (EPSC), a vote AGAINST this pro The three-year average burn rate is excess (or is otherwise considered discretionary); discretion to accelerate vesting.	oposal is warranted due to sive; * The disclosure of ch	the following key factor(s) pange-in-control ("CIC") ve	* The plan cost is excessive sting treatment is incomplet	<i>le;</i> *
4	Approve Share Plan Grant to CEO Patrick W. Smith	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST the proposed (but withdrawn) last year, concer aspects. The grant size is considered to be structure also restricts the board's ability to time of this report, the first stock price hur	rns regarding the magnitud excessive and effectively i o meaningfully adjust futur	de and design of this award locks in high pay opportuni re pay levels or incentive m	d again outweigh the positiv ities for multiple years. This netrics. In addition, as of the	2

time of this report, the first stock price hurdle had already been exceeded. Lastly, despite very strong performance over the period between the 2018 award and now, investors may question the need for another sizable stock award to a CEO who owns \$900 million in the company's stock.

# Axon Enterprise, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST th NEOs received sizable time-vesting stock av contingent stock grants which may be repla minority of their total equity grants. Lastly, non-CEO NEO receiving grants near or in ex	vards in connection wi ced with performance grant values were con	th their respective promotion awards if the stock plan is a sidered to be excessive for ti	ns. Further, NEOs also received pproved, but which represent	
6	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

### **Vulcan Materials Company**

Meeting Date: 05/10/2024	Country: USA	Ticker: VMC	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Thomas A. Fanning	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted at this time.		
1b	Elect Director J. Thomas Hill	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted at this time.		
1c	Elect Director Cynthia L. Hostetler	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted at this time.		
1d	Elect Director Richard T. O'Brien	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted at this time.		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro said, there are concerns regarding STI and adverse developments regarding employee financial metric and the LTI is majority per	LTI goal rigor as well a and contractor fatalitie	as the safety modifier, which es. Nevertheless, the STI is	ch does not appear to reflect largely based on a pre-set	
3	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro	oposal to ratify the aud	litor is warranted.		

# Western Digital Corporation

Meeting Date: 05/10/2024	Country: USA	Ticker: WDC
	Meeting Type: Special	

### Western Digital Corporation

oposal ımber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Increase Authorized Common Stock	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro common stock is reasonable and there are	,			f
2	Amend Certificate of Incorporation to Provide for the Exculpation of Certain Officers	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these p considered to reasonably balance sharehold			,	
	qualified officers to serve the company.	ers milerest in onner a	ccountability with their interes		
	,	Mgmt	For	For	For
	qualified officers to serve the company. Amend Charter to Remove	Mgmt	For	For	
3	qualified officers to serve the company. Amend Charter to Remove Pass-Through Voting Provision	Mgmt	For	For	
-	qualified officers to serve the company.Amend Charter to RemovePass-Through Voting ProvisionVoting Policy Rationale: A vote FOR this pro-Amend Certificate of Incorporation toProvide for the Exculpation of Certain	Mgmt posal is warranted as in Mgmt roposals is warranted, d	For t does not appear to adversely For as the exculpation provision pe	For <i>impact shareholder rights.</i> For <i>ermitted by Delaware law is</i>	For For

#### DraftKings Inc.

Meeting Date: 05/13/2024	Country: USA	Ticker: DKNG
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Jason D. Robins	Mgmt	For	Withhold	Withhold
	Voting Policy Rationale: WITHHOLD vote and Marni Walden for maintaining a dual WITHHOLD votes are also warranted for power control of the company. WITHHOL given the board's failure to remove, or su certain changes to the governing docum nominees are warranted.	l-class structure that is no Jason Robins as his owne LD votes are further warra ubject to a sunset require.	t subject to a reasonable time ership of the supervoting shar anted for Marni Walden, as go ment, the pop-up supermajor	e-based sunset provision. res provide him with voting overnance committee chair, ity vote requirement to enact	
1.2	Elect Director Harry Evans Sloan	Mgmt	For	For	For
	Voting Policy Rationale: WITHHOLD vote and Marni Walden for maintaining a dua WITHHOLD votes are also warranted for power control of the company. WITHHO	l-class structure that is no Jason Robins as his owne	t subject to a reasonable time ership of the supervoting shar	e-based sunset provision. res provide him with voting	ν,

given the board's failure to remove, or subject to a sunset requirement, the pop-up supermajority vote requirement to enact certain changes to the governing documents, which adversely impacts shareholder rights. Votes FOR the remaining director nominees are warranted.

# DraftKings Inc.

roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.3	Elect Director Matthew Kalish	Mgmt	For	For	For
	Voting Policy Rationale: WITHHOLD vote and Marni Walden for maintaining a dua WITHHOLD votes are also warranted for power control of the company. WITHHO. given the board's failure to remove, or si certain changes to the governing docum nominees are warranted.	l-class structure that is not Jason Robins as his owner LD votes are further warran ubject to a sunset requirem	subject to a reasonable time ship of the supervoting shar nted for Marni Walden, as go ent, the pop-up supermajor	e-based sunset provision. es provide him with voting overnance committee chair, ity vote requirement to enact	;
1.4	Elect Director Paul Liberman	Mgmt	For	For	For
	Voting Policy Rationale: WITHHOLD vote and Marni Walden for maintaining a dua WITHHOLD votes are also warranted for power control of the company. WITHHO given the board's failure to remove, or so certain changes to the governing docum nominees are warranted.	l-class structure that is not Jason Robins as his owner LD votes are further warran ubject to a sunset requirem	subject to a reasonable time ship of the supervoting shar nted for Marni Walden, as go nent, the pop-up supermajor	e-based sunset provision. res provide him with voting overnance committee chair, ity vote requirement to enact	;
1.5	Elect Director Woodrow H. Levin	Mgmt	For	Withhold	Withhold
	Voting Policy Rationale: WITHHOLD vote and Marni Walden for maintaining a dua WITHHOLD votes are also warranted for power control of the company. WITHHO given the board's failure to remove, or su certain changes to the governing docum nominees are warranted.	l-class structure that is not Jason Robins as his owner LD votes are further warran ubject to a sunset requirem	subject to a reasonable time ship of the supervoting shar nted for Marni Walden, as go ent, the pop-up supermajor	e-based sunset provision. Tes provide him with voting overnance committee chair, ity vote requirement to enact	
1.6	Elect Director Jocelyn Moore	Mgmt	For	For	For
	Voting Policy Rationale: WITHHOLD vote and Marni Walden for maintaining a dua WITHHOLD votes are also warranted for power control of the company. WITHHO given the board's failure to remove, or si certain changes to the governing docum nominees are warranted.	l-class structure that is not Jason Robins as his owner LD votes are further warran ubject to a sunset requirem	subject to a reasonable time ship of the supervoting shar nted for Marni Walden, as go nent, the pop-up supermajor	e-based sunset provision. es provide him with voting overnance committee chair, ity vote requirement to enact	;
1.7	Elect Director Ryan R. Moore	Mgmt	For	For	For
	Voting Policy Rationale: WITHHOLD vote and Marni Walden for maintaining a dua WITHHOLD votes are also warranted for power control of the company. WITHHO given the board's failure to remove, or so certain changes to the governing docum nominees are warranted.	l-class structure that is not Jason Robins as his owner LD votes are further warran Jubject to a sunset requirem	subject to a reasonable time ship of the supervoting shar nted for Marni Walden, as go ent, the pop-up supermajor	e-based sunset provision. es provide him with voting overnance committee chair, ity vote requirement to enact	;
1.8	Elect Director Valerie Mosley	Mgmt	For	Withhold	Withhold
	Voting Policy Rationale: WITHHOLD vote and Marni Walden for maintaining a dua. WITHHOLD votes are also warranted for power control of the company. WITHHO given the board's failure to remove, or si certain changes to the governing docum nominees are warranted.	l-class structure that is not Jason Robins as his owner LD votes are further warran ubject to a sunset requirem	subject to a reasonable time ship of the supervoting shar nted for Marni Walden, as go ent, the pop-up supermajor	e-based sunset provision. es provide him with voting overnance committee chair, ity vote requirement to enact	,
1.9	Elect Director Steven J. Murray	Mgmt	For	For	For
	Voting Policy Rationale: WITHHOLD vote and Marni Walden for maintaining a dua WITHHOLD votes are also warranted for power control of the company. WITHHO given the board's failure to remove, or si certain changes to the governing docum	l-class structure that is not Jason Robins as his owner LD votes are further warran ubject to a sunset requirem	subject to a reasonable time ship of the supervoting shar nted for Marni Walden, as go ent, the pop-up supermajor	e-based sunset provision. Tes provide him with voting overnance committee chair, ity vote requirement to enact	,

# DraftKings Inc.

Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
Elect Director Marni M. Walden	Mgmt	For	Withhold	Withhold
and Marni Walden for maintaining a dual-cu WITHHOLD votes are also warranted for Ja power control of the company. WITHHOLD given the board's failure to remove, or subj	ass structure that is no son Robins as his own votes are further warn iect to a sunset require	t subject to a reasonable time- ership of the supervoting share anted for Marni Walden, as gov ment, the pop-up supermajorit	-based sunset provision. es provide him with voting vernance committee chair, ty vote requirement to enact	
Ratify BDO USA, P.C. as Auditors	Mgmt	For	For	For
Voting Policy Rationale: A vote FOR this pro	oposal to ratify the aud	itor is warranted.		
Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against
on objective goals and total CEO pay declin Specifically, the CEO received a relatively la conditioned, and forward-looking were goa	ed in FY23, a review o arge equity award in FY Is not disclosed. Furthe	f the pay program reveals certa 23, the majority of the award o r, a portion is based on a short	ain concerning features. was not performance	
Report on Political Contributions and Expenditures	SH	Against	For	For
	Elect Director Marni M. Walden Voting Policy Rationale: WITHHOLD votes a and Marni Walden for maintaining a dual-ci WITHHOLD votes are also warranted for Ja power control of the company. WITHHOLD given the board's failure to remove, or subj certain changes to the governing document nominees are warranted. Ratify BDO USA, P.C. as Auditors Voting Policy Rationale: A vote FOR this proc Advisory Vote to Ratify Named Executive Officers' Compensation Voting Policy Rationale: A vote AGAINST th on objective goals and total CEO pay declin Specifically, the CEO received a relatively la conditioned, and forward-looking were goal there are continuing concerns regarding tax Report on Political Contributions and	Elect Director Marni M. WaldenMgmtVoting Policy Rationale: WITHHOLD votes are warranted for gover and Marni Walden for maintaining a dual-class structure that is no WITHHOLD votes are also warranted for Jason Robins as his owne power control of the company. WITHHOLD votes are further warr given the board's failure to remove, or subject to a sunset require certain changes to the governing documents, which adversely imp nominees are warranted.Ratify BDO USA, P.C. as AuditorsMgmtVoting Policy Rationale: A vote FOR this proposal to ratify the aud Advisory Vote to Ratify NamedMgmtVoting Policy Rationale: A vote AGAINST this proposal is warranted on objective goals and total CEO pay declined in FY23, a review of Specifically, the CEO received a relatively large equity award in FY conditioned, and forward-looking were goals not disclosed. Further there are continuing concerns regarding tax gross-ups on perquisit Report on Political Contributions andSH	Proposal TextProponentRecElect Director Marni M. WaldenMgmtForVoting Policy Rationale: WITHHOLD votes are warranted for governance committee members W and Marni Walden for maintaining a dual-class structure that is not subject to a reasonable time WITHHOLD votes are also warranted for Jason Robins as his ownership of the supervoting share power control of the company. WITHHOLD votes are further warranted for Marni Walden, as go given the board's failure to remove, or subject to a sunset requirement, the pop-up supermajori certain changes to the governing documents, which adversely impacts shareholder rights. Votes nominees are warranted.ForRatify BDO USA, P.C. as AuditorsMgmtForVoting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.ForAdvisory Vote to Ratify Named executive Officers' CompensationMgmtForVoting Policy Rationale: A vote AGAINST this proposal is warranted. Although the annual incentif on objective goals and total CEO pay declined in FY23, a review of the pay program reveals cert Specifically, the CEO received a relatively large equity award in FY23, the majority of the award conditioned, and forward-looking were goals not disclosed. Further, a portion is based on a shor there are continuing concerns regarding tax susses ups on perquisites.Report on Political Contributions andSHAgainst	Proposal TextMgmt ProponentMgmt RecPolicy RecElect Director Marni M. WaldenMgmtForWithholdVoting Policy Rationale: WITHHOLD votes are warranted for governance committee members Woodrow Levin, Valerie Mosley and Marni Walden for maintaining a dual-class structure that is not subject to a reasonable time-based sunset provision. WITHHOLD votes are also warranted for Jason Robins as his ownership of the supervoting shares provide him with voting power control of the company. WITHHOLD votes are further warranted for Marni Walden, as governance committee chair, given the board's failure to remove, or subject to a sunset requirement, the pop-up supermajority vote requirement to enact certain changes to the governing documents, which adversely impacts shareholder rights. Votes FOR the remaining director nominees are warranted.ForForRatify BDO USA, P.C. as AuditorsMgmtForAgainstAdvisory Vote to Ratify Named Executive Officers' CompensationMgmtForAgainstVoting Policy Rationale: A vote AGAINST this proposal is warranted. Although the annual incentive program is primarily based on objective goals and total CEO pay declined in FY23, a review of the pay program reveals certain concerning features. Specifically, the CEO received a relatively large equity award in FY23, the majority of the award was not performance period. Finally, there are continuing concerns regarding tax gross-ups on perquisites.Report on Political Contributions andSHAgainstAgainst

# Cactus, Inc.

Meeting Date: 05/14/2024	Country: USA	Ticker: WHD
	Meeting Type: Annual	

Proposal Number Pr	roposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1 El	ect Director Michael McGovern	Mgmt	For	For	For
Vo	ting Policy Rationale: A vote FOR the director	nominees is warranted.			
1.2 El	ect Director John (Andy) O'Donnell	Mgmt	For	For	For
Vo	ting Policy Rationale: A vote FOR the director	nominees is warranted.			
1.3 El	ect Director Tym Tombar	Mgmt	For	For	For
Vo	ting Policy Rationale: A vote FOR the director	nominees is warranted.			
	atify PricewaterhouseCoopers LLP as uditors	Mgmt	For	For	For
Vo	ting Policy Rationale: A vote FOR this propose	al to ratify the auditor is w	arranted.		
3 De	eclassify the Board of Directors	Mgmt	For	For	For
	ting Policy Rationale: A vote FOR this propose monstrates a commitment to shareholders' in			rs and	
	iminate Supermajority Vote equirement	Mgmt	For	For	For

Voting Policy Rationale: A vote FOR this proposal is warranted given that the reduction in the supermajority vote requirements enhances shareholder rights.

### Cactus, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5	Amend Certificate of Incorporation to Limit the Liability of Certain Officers	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro with the recently amended Delaware statut would allow the company to attract and ret	e and existing protect	tions afforded to directors, provid	ding protections to officers	
6	Amend Charter and Bylaws to Delete Waiver of Business Opportunity and Eliminate Provision that are Inoperative or No Longer in Effect	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro and do not raise concerns regarding shareh		the amendments appear admin	nistrative and routine in nati	Ire,
7	Opt Into Section 203 of the Delaware General Corporation Law	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST th limit takeover attempts and insulate manag			, -	
8	Amend Charter to Add Federal Forum Selection Provision	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro court has the potential to reduce the comp	, .		-	ral

court has the potential to reduce the company's litigation costs without unduly burdening would-be plaintiffs.

### Motorola Solutions, Inc.

Meeting Date: 05/14/2024	Country: USA	Ticker: MSI	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Gregory Q. Brown	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the a	lirector nominees is warr	ranted.		
1b	Elect Director Nicole Anasenes	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the a	lirector nominees is warr	ranted.		
1c	Elect Director Kenneth D. Denman	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	lirector nominees is warr	ranted.		
1d	Elect Director Ayanna M. Howard	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	lirector nominees is warr	ranted.		
1e	Elect Director Clayton M. Jones	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	lirector nominees is warr	ranted.		
1f	Elect Director Judy C. Lewent	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	lirector nominees is warr	ranted.		
1g	Elect Director Gregory K. Mondre	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	lirector nominees is warr	ranted.		
1h	Elect Director Joseph M. Tucci	Mgmt	For	For	For
	Vetime Deline Detieneles Assets FOD the	livester nominees is wer	rented		

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

# Motorola Solutions, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the au	ditor is warranted.		
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro review. In addition, annual incentives are pu incentives are performance conditioned and	rimarily determined b	y pre-set financial metrics and		in
4	Amend Certificate of Incorporation to Provide for the Exculpation of Certain Officers	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro with the recently amended Delaware statute would allow the company to attract and rete	e and existing protect	tions afforded to directors, prov	viding protections to officers	

### BlackRock, Inc.

Meeting Date: 05/15/2024	Country: USA	Ticker: BLK	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1a	Elect Director Pamela Daley	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the c	director nominees is warr	anted at this time.					
1b	Elect Director Laurence D. Fink	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the c	director nominees is warr	anted at this time.					
1c	Elect Director William E. Ford	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the c	director nominees is warr	anted at this time.					
1d	Elect Director Fabrizio Freda	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted at this time.							
1e	Elect Director Murry S. Gerber	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the c	director nominees is warr	anted at this time.					
1f	Elect Director Margaret "Peggy" L. Johnson	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the c	lirector nominees is warr	anted at this time.					
1g	Elect Director Robert S. Kapito	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the c	director nominees is warr	anted at this time.					
1h	Elect Director Cheryl D. Mills	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted at this time.							
1i	Elect Director Amin H. Nasser	Mgmt	For	For	For			
	Voting Policy Pationale: A vote EOP the	diractor nominanc ic war	antad at this time					

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

#### BlackRock, Inc.

Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1j	Elect Director Gordon M. Nixon	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrar	nted at this time.					
1k	Elect Director Kristin C. Peck	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrar	nted at this time.					
11	Elect Director Charles H. Robbins	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrar	nted at this time.					
1m	Elect Director Marco Antonio Slim Domit	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	octor nominees is warrar	nted at this time.					
1n	Elect Director Hans E. Vestberg	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	octor nominees is warran	nted at this time.					
10	Elect Director Susan L. Wagner	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrar	nted at this time.					
1p	Elect Director Mark Wilson	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted at this time.							
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against			
	Voting Policy Rationale: While the majority of equity awards are based on clearly-disclosed multi-year goals that appear reasonably rigorous, there are significant concerns regarding the process used to determine annual cash incentive awards. Although annual cash incentive determinations are guided by performance assessments and consistent financial metrics were evaluated, payouts are ultimately discretionarily determined. The proxy lacks several key disclosures, including quantified target goals and individual metric weightings, which are important in assessing pay-for-performance linkage, particularly when discretionary determinations have contributed to a pay-for-performance misalignment. In light of these concerns, the quantitative pay-for-performance misalignment is not mitigated and a vote AGAINST this proposal is warranted.							
	-							
3	-				For			
3	quantitative pay-for-performance misalignm	<i>ent is not mitigated and</i> Mgmt	<i>a vote AGAINST this propos</i> For	<i>sal is warranted.</i> For	For			
3	quantitative pay-for-performance misalignm Amend Omnibus Stock Plan	<i>ent is not mitigated and</i> Mgmt	<i>a vote AGAINST this propos</i> For	<i>sal is warranted.</i> For	For			
	quantitative pay-for-performance misalignme Amend Omnibus Stock Plan Voting Policy Rationale: Based on the Equity Ratify Deloitte & Touche LLP as	ent is not mitigated and Mgmt <i>Plan Scorecard evaluat</i> Mgmt	<i>I a vote AGAINST this propos</i> For <i>ion (EPSC), a vote FOR this</i> For	sal is warranted. For proposal is warranted.				
	quantitative pay-for-performance misalignme Amend Omnibus Stock Plan Voting Policy Rationale: Based on the Equity Ratify Deloitte & Touche LLP as Auditors	ent is not mitigated and Mgmt <i>Plan Scorecard evaluat</i> Mgmt	<i>I a vote AGAINST this propos</i> For <i>ion (EPSC), a vote FOR this</i> For	sal is warranted. For proposal is warranted.				
4	quantitative pay-for-performance misalignme Amend Omnibus Stock Plan <i>Voting Policy Rationale: Based on the Equity</i> Ratify Deloitte & Touche LLP as Auditors <i>Voting Policy Rationale: A vote FOR this pro</i> Report on Risks of Omitting Viewpoint and Ideological Diversity from EEO	ent is not mitigated and Mgmt / Plan Scorecard evaluat Mgmt posal to ratify the audito SH s resolution is warranted	I a vote AGAINST this propos For tion (EPSC), a vote FOR this For or is warranted. Against d as the company's current p	sal is warranted. For proposal is warranted. For Against policies, commitments, and	For Against			
4	quantitative pay-for-performance misalignme Amend Omnibus Stock Plan Voting Policy Rationale: Based on the Equity Ratify Deloitte & Touche LLP as Auditors Voting Policy Rationale: A vote FOR this pro Report on Risks of Omitting Viewpoint and Ideological Diversity from EEO Policy Voting Policy Rationale: A vote AGAINST thi disclosures provide sufficient information for	ent is not mitigated and Mgmt / Plan Scorecard evaluat Mgmt posal to ratify the audito SH s resolution is warranted	I a vote AGAINST this propos For tion (EPSC), a vote FOR this For or is warranted. Against d as the company's current p	sal is warranted. For proposal is warranted. For Against policies, commitments, and	For Against			
4	quantitative pay-for-performance misalignme Amend Omnibus Stock Plan Voting Policy Rationale: Based on the Equity Ratify Deloitte & Touche LLP as Auditors Voting Policy Rationale: A vote FOR this pro Report on Risks of Omitting Viewpoint and Ideological Diversity from EEO Policy Voting Policy Rationale: A vote AGAINST this disclosures provide sufficient information for EEO Policy.	ent is not mitigated and Mgmt / Plan Scorecard evaluat Mgmt posal to ratify the audito SH is resolution is warrantee r shareholders to determ SH	I a vote AGAINST this propose For tion (EPSC), a vote FOR this For or is warranted. Against d as the company's current p nine how the company mitiga Against	sal is warranted. For proposal is warranted. For Against policies, commitments, and ates any risks associated to a For	For Against			

them to assess the company's policies and proxy voting practices on climate change-related issues, as well as providing a better understanding of the company's policy positions on such topics. Additional information regarding the potential risks of misalignment between the company's proxy voting policies and practices as well as the company's strategies for addressing those issues would further complement the company's commitments.

#### **Elevance Health, Inc.**

Meeting Date: 05/15/2024

Country: USA Meeting Type: Annual Ticker: ELV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.1	Elect Director Lewis Hay, III	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is war	ranted.				
1.2	Elect Director Antonio F. Neri	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is war	ranted.				
1.3	Elect Director Ramiro G. Peru	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted as CEO pay and performance are reasonably aligned for the year in review. Although a concern is noted about the lack of disclosure of forward-looking PSU targets under the LTIP, the majority of the CEO's pay remains based on objective financial performance metrics.						
3	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.						
4	Adopt a Policy Requiring Third Party Groups to Report Their Political Expenditures	SH	Against	Against	Against		
	Voting Policy Rationale: A vote AGAINST th	nis proposal is warrant	ed, as it should be the ultimate of	decision of the Board to			

oversee and manage any potential risks related to the company's third-party memberships.

#### Fiserv, Inc.

Meeting Date: 05/15/2024	Country: USA	Ticker: FI	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.1	Elect Director Frank J. Bisignano	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the c	director nominees is warra	nted. No significant issues a	are highlighted at this time.		
1.2	Elect Director Henrique de Castro	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the c	director nominees is warra	nted. No significant issues a	are highlighted at this time.		
1.3	Elect Director Harry F. DiSimone	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the director nominees is warranted. No significant issues are highlighted at this time.					
1.4	Elect Director Lance M. Fritz	Mgmt	For	For	For	
Voting Policy Rationale: A vote FOR the director nominees is warranted. No significant issues are highlighted at this time.						
1.5	Elect Director Ajei S. Gopal	Mgmt	For	For	For	

Voting Policy Rationale: A vote FOR the director nominees is warranted. No significant issues are highlighted at this time.

## Fiserv, Inc.

, Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.6	Elect Director Wafaa Mamilli	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the d	irector nominees is warra	anted. No significant issues a	are highlighted at this time.			
1.7	Elect Director Heidi G. Miller	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the d	irector nominees is warra	anted. No significant issues a	are highlighted at this time.			
1.8	Elect Director Doyle R. Simons	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted. No significant issues are highlighted at this time.						
1.9	Elect Director Kevin M. Warren	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted. No significant issues are highlighted at this time.						
1.10	Elect Director Charlotte B. Yarkoni	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted. No significant issues are highlighted at this time.						
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the proposal is warranted. Although a concern is noted, annual incentives are entirely based on pre-set financial goals, and the CEO's equity awards are primarily performance-based and measured over a multi-year period.						
3	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Pationale: A vote FOP this r	ronosal to ratify the aud	litor is warranted				

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

# AvalonBay Communities, Inc.

Meeting Date: 05/16/2024	Country: USA	Ticker: AVB	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1a	Elect Director Glyn F. Aeppel	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.					
1b	Elect Director Terry S. Brown	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.					
1c	Elect Director Ronald L. Havner, Jr.	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
1d	Elect Director Stephen P. Hills	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
1e	Elect Director Christopher B. Howard	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
1f	Elect Director Richard J. Lieb	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warr	anted					

# AvalonBay Communities, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1g	Elect Director Nnenna Lynch	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ector nominees is war	ranted.					
1h	Elect Director Charles E. Mueller, Jr.	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ector nominees is war	ranted.					
1i	Elect Director Timothy J. Naughton	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
1j	Elect Director Benjamin W. Schall	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
1k	Elect Director Susan Swanezy	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ector nominees is war	ranted.					
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this pro the short-term incentive plan is primarily ba plan is entirely performance-based.	,						
				For	For			

# Cboe Global Markets, Inc.

Meeting Date: 05/16/2024	Country: USA	Ticker: CBOE
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1a	Elect Director William M. Farrow, III	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warr	ranted.					
1b	Elect Director Fredric J. Tomczyk	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warr	ranted.					
1c	Elect Director Edward J. Fitzpatrick	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warr	ranted.					
1d	Elect Director Ivan K. Fong	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warr	ranted.					
.e	Elect Director Janet P. Froetscher	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dir	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1f	Elect Director Jill R. Goodman	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warr	ranted.					
lg	Elect Director Erin A. Mansfield	Mgmt	For	For	For			
	Voting Policy Pationale: A vote FOP the di	ector nominees is war	ranted					

# Cboe Global Markets, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1h	Elect Director Cecilia H. Mao	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ector nominees is war	ranted.					
1i	Elect Director Alexander J. Matturri, Jr.	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ector nominees is war	ranted.					
1j	Elect Director Jennifer J. McPeek	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ector nominees is war	ranted.					
1k	Elect Director Roderick A. Palmore	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ector nominees is war	ranted.					
11	Elect Director James E. Parisi	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the director nominees is warranted.							
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this proposal is warranted. The company underwent a sudden leadership change in late 2023. While the entirely time-based equity grant to the new CEO raises some concern, he will not receive an additional grant in 2024 and the aggregate size of the award is relatively modest when annualized. Outside of this one-time award, annual incentives were based largely on pre-set objective measures and regular annual equity grants to other NEOs were half performance-conditioned.							
3	Ratify KPMG LLP as Auditors	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.							
4	Provide Right to Call Special Meeting	Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AGAINST th shareholder rights, this proposal is merely a threshold with otherwise undefined terms. this size. Moreover, the proposed 10 percen shareholders vote in favor of Item 6.	an advisory request to The 25 percent owner	provide a special meeting righ ship threshold is considered real	t with a 25 percent ownershi latively high for a company c	of			
5	Provide Right to Call a Special Meeting at a 10 Percent Ownership Threshold	SH	Against	For	For			
	Voting Policy Rationale: A vote FOR this pro rights. The proposed 10 percent ownership proposed by management in Item 5, which	threshold is more app	propriate for a company of this	-				

#### **Chubb Limited**

Meeting Date: 05/16/2024	Country: Switzerland	Ticker: CB	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this i	outine item is warranted o	lue to a lack of concerns.		
2.1	Allocate Disposable Profit	Mgmt	For	For	For

Voting Policy Rationale: Votes FOR these proposals are warranted due to a lack of concerns.

#### **Chubb Limited**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
2.2	Approve Dividend Distribution From Legal Reserves Through Capital Contributions Reserve Subaccount	Mgmt	For	For	For	
	Voting Policy Rationale: Votes FOR these p	proposals are warranted d	ue to a lack of concerns.			
3	Approve Discharge of Board of Directors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this ite fiduciary duties.	em is warranted, as there	is no evidence that the board	l has not fulfilled their		
4.1	Ratify PricewaterhouseCoopers AG (Zurich) as Statutory Auditor	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pr	oposal to ratify the audito	or is warranted.			
4.2	Ratify PricewaterhouseCoopers LLP (United States) as Independent Registered Accounting Firm	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pr	oposal to ratify the audito	or is warranted.			
4.3	Ratify BDO AG (Zurich) as Special Audit Firm	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pr	oposal to ratify the specia	al auditor is warranted.			
5.1	Elect Director Evan G. Greenberg	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warran	ted.			
5.2	Elect Director Michael P. Connors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warran	ted.			
5.3	Elect Director Michael G. Atieh	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warran	ted.			
5.4	Elect Director Nancy K. Buese	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warran	ted.			
5.5	Elect Director Sheila P. Burke	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the di	rector nominees is warran	ted.			
5.6	Elect Director Nelson J. Chai	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the di	rector nominees is warran	ted.			
5.7	Elect Director Michael L. Corbat	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warran	ted.			
5.8	Elect Director Robert J. Hugin	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warran	ted.			
5.9	Elect Director Robert W. Scully	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warran	ted.			
5.10	Elect Director Theodore E. Shasta	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the di	ector nominees is warran	ted.			
5.11	Elect Director David H. Sidwell	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warran	ted.			

#### **Chubb Limited**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5.12	Elect Director Olivier Steimer	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrai	nted.		
5.13	Elect Director Frances F. Townsend	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warraı	nted.		
6	Elect Evan G. Greenberg as Board Chairman	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST Ev CEO/chair.	ran G. Greenberg as boa	rd chair is warranted becau	use he serves as combined	
7.1	Elect Michael P. Connors as Member of the Compensation Committee	Mgmt	For	For	For
	Voting Policy Rationale: Votes FOR the prop controversy surrounding the board of direct		-		
7.2	Elect David H. Sidwell as Member of the Compensation Committee	Mgmt	For	For	For
	Voting Policy Rationale: Votes FOR the prop controversy surrounding the board of direct				
7.3	Elect Frances F. Townsend as Member of the Compensation Committee	Mgmt	For	For	For
	Voting Policy Rationale: Votes FOR the prop controversy surrounding the board of direct		-		
8	Designate Homburger AG as Independent Proxy	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro	pposal is warranted due	to a lack of concerns.		
9	Cancel Repurchased Shares	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the pro	posed share capital redu	uction is warranted due to a	a lack of concerns.	
10	Amend Articles Re: Creation of a Capital Band	Mgmt	For	For	For
11	Amend Qualified Employee Stock Purchase Plan	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro shares reserved is reasonable; and * The o Code.				
12.1	Approve Remuneration of Directors in the Amount of USD 5.5 Million	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro practice.	pposal is warranted beca	use the requested amount	is broadly in line with market	
12.2	Approve Remuneration of Executive Management in the Amount of USD 72 Million for Fiscal 2025	Mgmt	For	For	For
	Voting Policy Rationale: As the company is top executive pay, the recommendation for proposal is warranted.		, 5	, ,	
12.3	Approve Remuneration Report	Mgmt	For	For	For

top executive pay, the recommendation for this proposal is aligned with the U.S. say-on-pay analysis. Accordingly, a vote FOR is warranted.

#### **Chubb Limited**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
13	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: On balance, a vote paired with certain lacking key disclosures n quantitative pay-for-performance misalignm subject to multi-year goals.	aises some concern. I	Vevertheless, these issues have	not contributed to a		m
14	Approve Sustainability Report	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the app qualified considering the lack of broader ext greenhouse gas emissions metrics have bee	ternal assurance that en subject to limited a	would confirm the validity of the ssurance.	e information. Rather, only a	the	
15	Report on GHG Emissions Associated with Underwriting	SH	Against	For	For	
	Voting Policy Rationale: A vote FOR this pro company's climate-related risks from its un	,	,	rs better understand the		
16	Report on Median Gender/Racial Pay Gap	SH	Against	For	For	
	Voting Policy Rationale: A vote FOR this pro allowing them to better measure the progre non-discriminatory treatment.					
A	Transact Other Business	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote AGAINST the may arise without shareholders having the o				2	

## Martin Marietta Materials, Inc.

Meeting Date: 05/16/2024	Country: USA	Ticker: MLM
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.1	Elect Director Dorothy M. Ables	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Dorothy Ables, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.						
1.2	Elect Director Sue W. Cole	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST Ables, is warranted because the compar commitments. A vote FOR the remaining	ny is not aligned with inve	stor expectations on Net Zero	• •	IV		
1.3	Elect Director Anthony R. Foxx	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Dorothy Ables, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.						
1.4	Elect Director John J. Koraleski	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Dorothy Ables, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.						

# Martin Marietta Materials, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.5	Elect Director Mary T. Mack	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST the Ables, is warranted because the company is commitments. A vote FOR the remaining dir	not aligned with inve	stor expectations on Net Ze		iy		
1.6	Elect Director C. Howard Nye	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST the Ables, is warranted because the company is commitments. A vote FOR the remaining dir	not aligned with inve	stor expectations on Net Ze		ηγ		
1.7	Elect Director Laree E. Perez	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST the Ables, is warranted because the company is commitments. A vote FOR the remaining dir	not aligned with inve	stor expectations on Net Ze	5,	ŊУ		
1.8	Elect Director Thomas H. Pike	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST the Ables, is warranted because the company is commitments. A vote FOR the remaining dir	not aligned with inve	stor expectations on Net Ze	•	ηγ.		
1.9	Elect Director Donald W. Slager	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight, Dorothy Ables, is warranted because the company is not aligned with investor expectations on Net Zero by 2050 targets and commitments. A vote FOR the remaining director nominees is warranted.						
1.10	Elect Director David C. Wajsgras	Mgmt	For	For	For		
	Voting Policy Rationale: A vote AGAINST the Ables, is warranted because the company is commitments. A vote FOR the remaining dir	not aligned with inve	stor expectations on Net Ze		ny		
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.						
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this pro review.	posal is warranted as	pay and performance were	reasonably aligned for the yea	r in		

# **ON Semiconductor Corporation**

Meeting Type: Annual	Meeting Date: 05/16/2024	Country: USA	Ticker: ON
		Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Po	oting olicy ec	Vote Instruction	
1a	Elect Director Atsushi Abe	Mgmt	For	Fo	or	For	
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1b	Elect Director Alan Campbell	Mgmt	For	Fo	or	For	
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1c	Elect Director Susan K. Carter	Mgmt	For	Fo	or	For	
	lating prime prime by the two the two mentions is unmarked						

# **ON Semiconductor Corporation**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1d	Elect Director Thomas L. Deitrich	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1e	Elect Director Hassane El-Khoury	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1f	Elect Director Bruce E. Kiddoo	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1g	Elect Director Christina Lampe-Onnerud	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1h	Elect Director Paul A. Mascarenas	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1i	Elect Director Gregory L. Waters	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
1j	Elect Director Christine Y. Yan	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrant	ed.		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro	posal is warranted as pay	and performance are re	easonably aligned at this time.	
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the auditor	r is warranted.		

# **Repligen Corporation**

Meeting Date: 05/16/2024	Country: USA	Ticker: RGEN
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Tony J. Hunt	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1b	Elect Director Karen A. Dawes	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warr	ranted.			
1c	Elect Director Nicolas M. Barthelemy	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warr	ranted.			
1d	Elect Director Carrie Eglinton Manner	Mgmt	For	For	For	
Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1e	Elect Director Konstantin Konstantinov	Mgmt	For	For	For	

# **Repligen Corporation**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1f	Elect Director Martin D. Madaus	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is war	ranted.				
1g	Elect Director Rohin Mhatre	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is war	ranted.				
1h	Elect Director Glenn P. Muir	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1i	Elect Director Margaret A. Pax	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.						
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: Although a concern	n is noted, a vote FOR	this proposal is warranted as pa	ay and performance are			

Voting Policy Rationale: Although a concern is noted, a vote FOR this proposal is warranted as pay and performance are reasonably aligned at this time.

## Xylem Inc.

Meeting Date: 05/16/2024	Country: USA	Ticker: XYL
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Jeanne Beliveau-Dunn	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1b	Elect Director Earl R. Ellis	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1c	Elect Director Robert F. Friel	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1d	Elect Director Lisa Glatch	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1e	Elect Director Victoria D. Harker	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1f	Elect Director Mark D. Morelli	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1g	Elect Director Jerome A. Peribere	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warra	nted.		
1h	Elect Director Matthew F. Pine	Mgmt	For	For	For
	Voting Policy Patienales A vota FOR the di		- +		

# Xylem Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1i	Elect Director Lila Tretikov	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the c	lirector nominees is warr	anted.			
1j	Elect Director Uday Yadav	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the c	lirector nominees is warr	anted.			
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this p	proposal to ratify the aud	litor is warranted.			
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this proposal is warranted. There is some concern surrounding the LTI, as the relative TSR PSUs target median performance. However, annual incentives are primarily based on pre-set financial metrics with target goals that exceeded the prior year's results. In addition, half of the long-term incentives' targeted value is performance-based with a multi-year performance period and disclosed forward-looking goals.					
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year	
	Voting Policy Rationale: A vote for the ad considered a best practice as they give si				are	

## AAON, Inc.

Meeting Date: 05/21/2024	Country: USA	Ticker: AAON	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1a	Elect Director Norman H. Asbjornson	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warr	anted.				
1b	Elect Director Gary D. Fields	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warr	anted.				
1c	Elect Director Angela E. Kouplen	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Ratify Grant Thornton LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.						
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted as pay and performance are reasonably aligned and no significant concerns were identified at this time.						
4	Increase Authorized Common Stock	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted because the size of the proposed increase is reasonable and there are no substantial concerns about the company's past use of shares.						
5	Approve Omnibus Stock Plan	Mgmt	For	For	For		

Voting Policy Rationale: Based on the Equity Plan Scorecard evaluation (EPSC), a vote FOR this proposal is warranted.

Meeting Date: 05/22/2024

Country: USA Meeting Type: Annual Ticker: AMZN

oposal Imber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
a	Elect Director Jeffrey P. Bezos	Mgmt	For	Against	Against		
	Voting Policy Rationale: Significant risks to company, which reflects a failure by the governance risks. Votes AGAINST board shoulders the most responsibility amongs company and its shareholders, and shoul exposures at the firm. Votes FOR the ren	board to proficiently guard chair Jeffrey Bezos are wa st all board members for fa Id therefore be held the mo	l against and manage material rranted given that the chair of ailing to effectively supervise to ost accountable for poor board	l environmental, social and f the board ultimately the management of risks to			
b	Elect Director Andrew R. Jassy	Mgmt	For	For	For		
	Voting Policy Rationale: Significant risks to company, which reflects a failure by the governance risks. Votes AGAINST board shoulders the most responsibility amongs company and its shareholders, and shoul exposures at the firm. Votes FOR the ren	board to proficiently guard chair Jeffrey Bezos are wa st all board members for fa Id therefore be held the mo	l against and manage material rranted given that the chair of ailing to effectively supervise to ost accountable for poor board	l environmental, social and f the board ultimately the management of risks to			
с	Elect Director Keith B. Alexander	Mgmt	For	For	For		
	Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. Votes AGAINST board chair Jeffrey Bezos are warranted given that the chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes FOR the remaining nominees are warranted.						
d	Elect Director Edith W. Cooper	Mgmt	For	For	For		
	Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. Votes AGAINST board chair Jeffrey Bezos are warranted given that the chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes FOR the remaining nominees are warranted.						
e	Elect Director Jamie S. Gorelick	Mgmt	For	For	For		
	Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. Votes AGAINST board chair Jeffrey Bezos are warranted given that the chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes FOR the remaining nominees are warranted.						
lf	Elect Director Daniel P. Huttenlocher	Mgmt	For	For	For		
	Voting Policy Rationale: Significant risks to company, which reflects a failure by the governance risks. Votes AGAINST board shoulders the most responsibility amongs company and its shareholders, and shoul exposures at the firm. Votes FOR the ren	board to proficiently guard chair Jeffrey Bezos are wa st all board members for fa Id therefore be held the mo	l against and manage material rranted given that the chair of ailing to effectively supervise to ost accountable for poor board	l environmental, social and f the board ultimately the management of risks to			
1g	Elect Director Andrew Y. Ng	Mgmt	For	For	For		
	Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. Votes AGAINST board chair Jeffrey Bezos are warranted given that the chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes FOR the remaining nominees are warranted.						

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1h	Elect Director Indra K. Nooyi	Mgmt	For	For	For		
	Voting Policy Rationale: Significant risks to company, which reflects a failure by the bo governance risks. Votes AGAINST board ch shoulders the most responsibility amongst company and its shareholders, and should exposures at the firm. Votes FOR the rema	ard to proficiently guar air Jeffrey Bezos are wa all board members for I therefore be held the n	d against and manage mate arranted given that the chai failing to effectively supervis nost accountable for poor bo	erial environmental, social and ir of the board ultimately se the management of risks to			
Li	Elect Director Jonathan J. Rubinstein	Mgmt	For	For	For		
	Voting Policy Rationale: Significant risks to company, which reflects a failure by the bo governance risks. Votes AGAINST board ch shoulders the most responsibility amongst company and its shareholders, and should exposures at the firm. Votes FOR the remain	ard to proficiently guar air Jeffrey Bezos are wa all board members for I therefore be held the n	d against and manage mate arranted given that the chai failing to effectively supervis nost accountable for poor bo	erial environmental, social and ir of the board ultimately se the management of risks to			
1j	Elect Director Brad D. Smith	Mgmt	For	For	For		
	Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. Votes AGAINST board chair Jeffrey Bezos are warranted given that the chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes FOR the remaining nominees are warranted.						
1k	Elect Director Patricia Q. Stonesifer	Mgmt	For	For	For		
	Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. Votes AGAINST board chair Jeffrey Bezos are warranted given that the chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes FOR the remaining nominees are warranted.						
11	Elect Director Wendell P. Weeks	Mgmt	For	For	For		
	Voting Policy Rationale: Significant risks to shareholders stemming from severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against and manage material environmental, social and governance risks. Votes AGAINST board chair Jeffrey Bezos are warranted given that the chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. Votes FOR the remaining nominees are warranted.						
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this pro	oposal to ratify the aud	itor is warranted.				
3	Advisory Vote to Ratify Named	Mgmt	For	Against	Against		

remain surrounding the company's pay program structure, as no portion of NEO compensation is directly tied to the achievement of pre-set performance criteria, certain mitigating factors have been identified. Specifically, it is recognized that FY23 pay for all NEOs was relatively low, consisting only of a base salary and certain perquisites. In addition, no equity awards were provided to NEOs in FY23, following relatively large grants made to certain NEOs during the prior fiscal year. However, following consecutive years of relatively low support for this proposal, the compensation committee demonstrated limited responsiveness to certain shareholders' concerns. The compensation committee engaged with shareholders, disclosed specific feedback, and provided enhanced disclosure surrounding the current pay program design and philosophy. While this greater transparency into the committee's rationale for its pay practices is recognized, the company did not make material changes to the pay program to address certain shareholder concerns. Although the company has demonstrated a degree of responsiveness by addressing certain shareholders questions, the lack of actions taken in respect to certain areas of concern falls short of adequate responsiveness. In light of the committee's limited responsiveness to the relatively low say-on-pay vote last year, a vote AGAINST this proposal is warranted.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
4	Establish a Public Policy Committee	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this pro company will have a centralized device to co The adoption of this resolution will also solid environmental sustainability.	ontinue, ensure, and p	romote its social and environmer	ntal policies and initiatives			
5	Establish a Board Committee on Corporate Financial Sustainability	SH	Against	Against	Against		
	Voting Policy Rationale: A vote AGAINST thi to oversee operations and supply chain and performance concerns, the board is general	engagement with cus	tomers, suppliers, and communit		ty		
6	Report on Customer Due Diligence	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this pro disclosure on how the company is managing			creased transparency and	1		
7	Report on Lobbying Payments and Policy	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this reso evaluate the company's lobbying efforts.	olution is warranted, a	s shareholders would benefit from	m increased disclosure to			
8	Report on Median and Adjusted Gender/Racial Pay Gaps	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted. Publishing the requested pay gap statistics could increase accountability for diversity efforts and would provide shareholders with useful information about how effectively management is assessing and mitigating risks that may arise from inequitable worker treatment.						
9	Report on Viewpoint Discrimination	SH	Against	Against	Against		
	Voting Policy Rationale: A vote AGAINST this resolution is warranted. The company's current reporting and policies regarding the handling of controversial products and contents seem to provide sufficient information on proper and improper use of its service and when the company may restrict or remove products or content from its platform.						
10	Report on Impact of Climate Change Strategy Consistent With Just Transition Guidelines	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted, as shareholders would benefit from more disclosure on whether and how the company considers human capital management and community relations issues related to the transition to a low-carbon economy as part of its climate strategy.						
11	Report on Efforts to Reduce Plastic Use	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted, as shareholders would benefit from additional information on how the company is managing risks related to the creation of plastic waste.						
12	Commission Third Party Assessment on Company's Commitment to Freedom of Association and Collective Bargaining	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this pro disclosure on how the company is managing collective bargaining rights.			, ,	1		
13	Disclose All Material Scope 3 GHG Emissions	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this pro shareholders to better evaluate the compan managing climate-related risks appropriately	y's progress toward its	s net zero ambition, provide assu	rance that the company is	5		
14	Commission Third Party Study and Report on Risks Associated with Use of	SH	Against	For	For		

disclosure on how the company is managing human rights-related risks.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
15	Adopt Policy to Require Board Members to Disclose their Political and Charitable Donations	SH	Against	Against	Against	
	Voting Policy Rationale: A vote AGAINST t and oversight to address the risks raised.	his proposal is warrante	d as the company discloses suff	ficient policies, procedures,		-
16	Establish a Board Committee on Artificial Intelligence	SH	Against	For	For	
	Voting Policy Rationale: A vote FOR this pr intelligence would serve to further strengt issues; and * Formalizing the company's c not be prohibitively costly or unduly burde	hen the company's abili nurrent risk oversight me	ty to manage associated human	rights risks and other relat	ted	
17	Commission a Third Party Audit on Working Conditions	SH	Against	For	For	
	Voting Policy Rationale: A vote FOR this p violations and resulting negative media at appears reasonable at this time. Additiona statistics cited by the proponent and the in evaluate the company's efforts to address	tention. Given the poter Ily, results from an inde njury rates reported by a	ntial reputational risk, an indeper opendent audit may address the s	ndent third-party audit inconsistencies between th		

# Clean Harbors, Inc.

Meeting Date: 05/22/2024	Country: USA	Ticker: CLH	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.1	Elect Director Alan S. McKim	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the a	irector nominees is warra	anted.				
1.2	Elect Director Karyn Polito	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the a	irector nominees is warra	anted.				
1.3	Elect Director John T. Preston	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the a	irector nominees is warra	anted.				
1.4	Elect Director Marcy L. Reed	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted as pay and performance are reasonably aligned and no significant concerns were identified at this time.						
3	Approve Qualified Employee Stock Purchase Plan	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted given that: * The purchase price is reasonable; * The number of shares reserved is reasonable; and * The offering period is within the limits prescribed by Section 423 of the Internal Revenue Code.						
4	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For		

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

#### **EastGroup Properties, Inc.**

Meeting Date: 05/23/2024

Country: USA Meeting Type: Annual Ticker: EGP

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction							
1a	Elect Director D. Pike Aloian	Mgmt	For	For	For							
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warrai	nted.									
1b	Elect Director H. Eric Bolton, Jr.	Mgmt	For	For	For							
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warrai	nted.									
1c	Elect Director Donald F. Colleran	Mgmt	For	For	For							
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warrai	nted.									
1d	Elect Director David M. Fields	Mgmt	For	For	For							
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warrai	nted.									
1e	Elect Director Marshall A. Loeb	Mgmt	For	For	For							
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warrai	nted.									
1f	Elect Director Mary E. McCormick	Mgmt	For	For	For							
	Voting Policy Rationale: A vote FOR the director nominees is warranted.											
1g	Elect Director Katherine M. Sandstrom	Mgmt	For	For	For							
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warrai	nted.									
2	Ratify KPMG LLP as Auditors	Mgmt	For	For	For							
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the audit	or is warranted.									
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For							
	Voting Policy Rationale: A vote FOR this pro	nosal is warranted as n	av and nerformance are rea	asonably aligned and no		Voting Policy Rationale: A vote FOR this proposal is warranted as pay and performance are reasonably aligned and no						

Voting Policy Rationale: A vote FOR this proposal is warranted as pay and performance are reasonably aligned and no significant concerns were identified at this time.

#### **Morgan Stanley**

Meeting Date: 05/23/2024	Country: USA	Ticker: MS
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1a	Elect Director Megan Butler	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1b	Elect Director Thomas H. Glocer	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
1c	Elect Director James P. Gorman	Mgmt	For	For	For		

## **Morgan Stanley**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1d	Elect Director Robert H. Herz	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warranted.			
1e	Elect Director Erika H. James	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warranted			
1f	Elect Director Hironori Kamezawa	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warranted			
1g	Elect Director Shelley B. Leibowitz	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warranted			
1h	Elect Director Stephen J. Luczo	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warranted.			
1i	Elect Director Jami Miscik	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warranted.			
1j	Elect Director Masato Miyachi	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warranted			
1k	Elect Director Dennis M. Nally	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warranted.			
11	Elect Director Edward (Ted) Pick	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warranted.			
1m	Elect Director Mary L. Schapiro	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warranted.			
1n	Elect Director Perry M. Traquina	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warranted.			
10	Elect Director Rayford Wilkins, Jr.	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warranted.			
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this prop	oosal to ratify the auditor is	warranted.		
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against
	Voting Policy Rationale: Some concerns are i the lack of key disclosures related to the per- pay-for-performance misalignment. However surrounding one-time awards granted to thre committee's decision-making process and sh extraordinary total magnitude is less compel determination. Structurally, the awards large performance equity, the performance metrico supplemental pay opportunity for the same p performance criteria. In this case, maintainin does not meet the heightened pay-for-perfor	formance assessment, thou ; a vote AGAINST this prop ee NEOs in connection with areholder feedback related ling, particularly in light of s, goals, and vesting period performance outcomes. Add g a structure for one-time	igh these issues have not contribute osal is warranted in light of significa the CEO transition. Proxy disclosure to the awards is robust. However, t somewhat limited disclosure related ards for most non-CEO NEOs, includi ls. This overlapping approach results ditionally, a significant portion of the awards that is consistent with the a	ed to a quantitati ant concerns e surrounding the he rationale for t to the magnitude ing the weighting s in a sizable o award lacks nnual LTI grants	re e he e
4	Approve Nonqualified Employee Stock Purchase Plan	Mgmt	For	For	For

Voting Policy Rationale: A vote FOR this proposal is warranted, as the plan is broad-based, has reasonable limits on employee contributions, and the purchase price provides for a reasonable discount.

## **Morgan Stanley**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
5	Report on Overseeing Risks Related to Discrimination Including Religious/Political Views	SH	Against	Against	Against		
	Voting Policy Rationale: A vote AGAINST thin its commitment to not discriminate against o		d as the company provides ad	lequate disclosures related	to		
6	Report on Lobbying Payments and Policy	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this resolution is warranted, as shareholders would benefit from increased disclosure to evaluate the company's lobbying efforts and its management of related efforts.						
7	Report on Clean Energy Supply Financing Ratio	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this resolution is warranted. Measuring and disclosing this statistic will give shareholders increased information on how the bank is progressing on its goal to align its financing activities with a net zero by 2050 pathway, its fossil fuel policy, and actions regarding corporate responsibility.						

#### **The Charles Schwab Corporation**

Meeting Date: 05/23/2024	Country: USA	Ticker: SCHW
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Walter W. Bettinger, II	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1.2	Elect Director Joan T. Dea	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1.3	Elect Director Christopher V. Dodds	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1.4	Elect Director Bharat B. Masrani	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1.5	Elect Director Charles A. Ruffel	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pl	oposal to ratify the audi	itor is warranted.		
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pr review.	oposal is warranted as p	pay and performance were rea	asonably aligned for the yea	r in
4	Improve Executive Compensation Program and Policy	SH	Against	Against	Against

not clear that the request to include the CEO pay ratio factor would improve the company's existing executive compensation program.

# The Charles Schwab Corporation

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
5	Report on Civil Rights and Non-Discrimination Audit	SH	Against	Against	Against		
	Voting Policy Rationale: A vote AGAINST this resolution is warranted as the company provides adequate disclosures related to its commitment to not discriminate against employees.						
6	Report on Median Gender/Racial Pay Gaps	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted, as shareholders would benefit from median racial/gender pay gap reporting that would allow them to compare and measure the progress of the company's diversity and inclusion initiatives.						

## Merck & Co., Inc.

Meeting Date: 05/28/2024	Country: USA	Ticker: MRK	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Douglas M. Baker, Jr.	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warraı	nted.			
1b	Elect Director Mary Ellen Coe	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warraı	nted.			
1c	Elect Director Pamela J. Craig	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrai	nted.			
1d	Elect Director Robert M. Davis	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrai	nted.			
1e	Elect Director Thomas H. Glocer	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrai	nted.			
1f	Elect Director Risa J. Lavizzo-Mourey	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrai	nted.			
1g	Elect Director Stephen L. Mayo	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrai	nted.			
1h	Elect Director Paul B. Rothman	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warrai	nted.			
1i	Elect Director Patricia F. Russo	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warrai	nted.			
1j	Elect Director Christine E. Seidman	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warrai	nted.			
1k	Elect Director Inge G. Thulin	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dir	ector nominees is warrai	nted.			

# Merck & Co., Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
11	Elect Director Kathy J. Warden	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.				
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this pro Although there are certain disclosure conce measures. Additionally, the LTI is predomir	erns with respect to ST.	I program, the STI is primarily b	based on pre-set, objective			
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this pro	oposal to ratify the aud	litor is warranted.				
4	Provide Right to Act by Written Consent	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted given that the ability to act by written consent would enhance shareholder rights.						
5	Disclose a Government Censorship Transparency Report	SH	Against	Against	Against		
	Voting Policy Rationale: A vote AGAINST th commitment to transparency; * the compa efforts to combat misinformation with unco	ny has not engaged in	unconstitutional censorship; an		ting		
6	Report on Civil Rights and Non-Discrimination Audit	SH	Against	Against	Against		
	Voting Policy Rationale: A vote AGAINST this resolution is warranted as Merck appears to be taking appropriate measures to address the risk of discrimination against employees based on religion or political views.						

#### FTAI Aviation Ltd.

Meeting Type: Annual	Meeting Date: 05/29/2024	Country: Cayman Islands	Ticker: FTAI
		Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.1	Elect Director A. Andrew Levison	Mgmt	For	Withhold	For		
	Voting Policy Rationale: A WITHHOLD vote is warranted for A. Andrew Levison due to a material governance failure. One day prior to the meeting, the company announced the fundamental change to internalize the company's management function and operate as an internally-managed company, effective immediately. As a general rule, fundamental changes of this nature should not be announced the day before the annual meeting, when many shareholders will have already cast their votes and are unable to change them. As Kenneth Nicholson has resigned from the board, effective immediately, a NONE vote for Nicholson is warranted.						
1.2	Elect Director Kenneth J. Nicholson - Withdrawn Resolution	Mgmt					
	Voting Policy Rationale: A WITHHOLD vote is warranted for A. Andrew Levison due to a material governance failure. One day prior to the meeting, the company announced the fundamental change to internalize the company's management function and operate as an internally-managed company, effective immediately. As a general rule, fundamental changes of this nature should not be announced the day before the annual meeting, when many shareholders will have already cast their votes and are unable to change them. As Kenneth Nicholson has resigned from the board, effective immediately, a NONE vote for Nicholson is warranted.						
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this pro	oposal to ratify the aud	litor is warranted.				

#### FTAI Aviation Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.1	Elect Director A. Andrew Levison	Mgmt	For	Withhold	Withhold	
	Voting Policy Rationale: A WITHHOLD vote prior to the meeting, the company announ operate as an internally-managed company should not be announced the day before th are unable to change them. As Kenneth Nie Nicholson is warranted.	ced the fundamental cha v, effective immediately. he annual meeting, when	ange to internalize the compar As a general rule, fundament n many shareholders will have	ny's management function a tal changes of this nature e already cast their votes and	nd	
1.2	Elect Director Kenneth J. Nicholson - Withdrawn Resolution	Mgmt				
	Voting Policy Rationale: A WITHHOLD vote is warranted for A. Andrew Levison due to a material governance failure. One day prior to the meeting, the company announced the fundamental change to internalize the company's management function and operate as an internally-managed company, effective immediately. As a general rule, fundamental changes of this nature should not be announced the day before the annual meeting, when many shareholders will have already cast their votes and are unable to change them. As Kenneth Nicholson has resigned from the board, effective immediately, a NONE vote for Nicholson is warranted.					
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For	

#### Meta Platforms, Inc.

Meeting Date: 05/29/2024	Country: USA	Ticker: META
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.1	Elect Director Peggy Alford	Mgmt	For	Withhold	Withhold	
	Voting Policy Rationale: WITHHOLD vol Andrew Houston, and Tony Xu are warn regarding the executive pay program. W Peggy Alford, Marc Andreessen, Andrew shares, given that the multi-class struct further warranted for Peggy Alford in h consecutive years of high director pay w moderate to severe ESG controversies I guard against, manage and mitigate ma have any public reports or information environmental and social performance. chair of the board ultimately shoulders the management of risks to the compan board oversight of ESG risk exposures a	ranted, in the absence of a s WITHHOLD votes are further w Houston, and Tony Xu, in a ture is not subject to a reaso per capacity as chair of the co without reasonable rationale have been identified at the co aterial environmental, social on its website about its susta WITHHOLD votes for CEO/C the most responsibility amon ny and its shareholders, and	ay-on-pay proposal on the ba warranted for incumbent gov addition to Mark Zuckerberg, t nable time-based sunset prov mpensation, nominating, & gu disclosed. Significant risks to ompany, which reflects a failu and governance risks. In addu inability strategy or communi hair Mark Zuckerberg are wan gst all board members for fai should therefore be held the	Ilot, due to numerous conce vernance committee member the owner of the supervotin vision. A WITHHOLD vote is overnance committee due t shareholders stemming froi ure by the board to proficien ition, the company does not ications regarding its rranted given that the CEO viling to effectively supervise most accountable for poor	erns g o n ttly t	

Elect Director John Arnold

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.2	Elect Director Marc L. Andreessen	Mgmt	For	Withhold	Withhold

For

For

For

Voting Policy Rationale: WITHHOLD votes for incumbent compensation committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu are warranted, in the absence of a say-on-pay proposal on the ballot, due to numerous concerns regarding the executive pay program. WITHHOLD votes are further warranted for incumbent governance committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu, in addition to Mark Zuckerberg, the owner of the supervoting shares, given that the multi-class structure is not subject to a reasonable time-based sunset provision. A WITHHOLD vote is further warranted for Peggy Alford in her capacity as chair of the compensation, nominating, & governance committee due to consecutive years of high director pay without reasonable rationale disclosed. Significant risks to shareholders stemming from moderate to severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against, manage and mitigate material environmental, social and governance risks. In addition, the company does not have any public reports or information on its website about its sustainability strategy or communications regarding its environmental and social performance. WITHHOLD votes for CEO/Chair Mark Zuckerberg are warranted given that the CEO and chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. A vote FOR the remaining director nominees is warranted.

#### 1.3

Voting Policy Rationale: WITHHOLD votes for incumbent compensation committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu are warranted, in the absence of a say-on-pay proposal on the ballot, due to numerous concerns regarding the executive pay program. WITHHOLD votes are further warranted for incumbent governance committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu, in addition to Mark Zuckerberg, the owner of the supervoting shares, given that the multi-class structure is not subject to a reasonable time-based sunset provision. A WITHHOLD vote is further warranted for Peggy Alford in her capacity as chair of the compensation, nominating, & governance committee due to consecutive years of high director pay without reasonable rationale disclosed. Significant risks to shareholders stemming from moderate to severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against, manage and mitigate material environmental, social and governance risks. In addition, the company does not have any public reports or information on its website about its sustainability strategy or communications regarding its environmental and social performance, WITHHOLD votes for CEO/Chair Mark Zuckerberg are warranted given that the CEO and chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. A vote FOR the remaining director nominees is warranted.

Mamt

Elect Director Andrew W. Houston	Mgmt	For	Withhold	Withhold

Voting Policy Rationale: WITHHOLD votes for incumbent compensation committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu are warranted, in the absence of a say-on-pay proposal on the ballot, due to numerous concerns regarding the executive pay program. WITHHOLD votes are further warranted for incumbent governance committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu, in addition to Mark Zuckerberg, the owner of the supervoting shares, given that the multi-class structure is not subject to a reasonable time-based sunset provision. A WITHHOLD vote is further warranted for Peggy Alford in her capacity as chair of the compensation, nominating, & governance committee due to consecutive years of high director pay without reasonable rationale disclosed. Significant risks to shareholders stemming from moderate to severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against, manage and mitigate material environmental, social and governance risks. In addition, the company does not have any public reports or information on its website about its sustainability strategy or communications regarding its environmental and social performance. WITHHOLD votes for CEO/Chair Mark Zuckerberg are warranted given that the CEO and chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. A vote FOR the remaining director nominees is warranted.

Elect Director Nancy Killefer	Mgmt	For	For	For

Voting Policy Rationale: WITHHOLD votes for incumbent compensation committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu are warranted, in the absence of a say-on-pay proposal on the ballot, due to numerous concerns regarding the executive pay program. WITHHOLD votes are further warranted for incumbent governance committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu, in addition to Mark Zuckerberg, the owner of the supervoting shares, given that the multi-class structure is not subject to a reasonable time-based sunset provision. A WITHHOLD vote is further warranted for Peggy Alford in her capacity as chair of the compensation, nominating, & governance committee due to consecutive years of high director pay without reasonable rationale disclosed. Significant risks to shareholders stemming from moderate to severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently auard against, manage and mitigate material environmental, social and governance risks, In addition, the company does not have any public reports or information on its website about its sustainability strategy or communications regarding its environmental and social performance. WITHHOLD votes for CEO/Chair Mark Zuckerberg are warranted given that the CEO and chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. A vote FOR the remaining director nominees is warranted.

1.4

Elect Director Hock E. Tan

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.6	Elect Director Robert M. Kimmitt	Mgmt	For	For	For

For

For

For

Voting Policy Rationale: WITHHOLD votes for incumbent compensation committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu are warranted, in the absence of a say-on-pay proposal on the ballot, due to numerous concerns regarding the executive pay program. WITHHOLD votes are further warranted for incumbent governance committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu, in addition to Mark Zuckerberg, the owner of the supervoting shares, given that the multi-class structure is not subject to a reasonable time-based sunset provision. A WITHHOLD vote is further warranted for Peggy Alford in her capacity as chair of the compensation, nominating, & governance committee due to consecutive years of high director pay without reasonable rationale disclosed. Significant risks to shareholders stemming from moderate to severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against, manage and mitigate material environmental, social and governance risks. In addition, the company does not have any public reports or information on its website about its sustainability strategy or communications regarding its environmental and social performance. WITHHOLD votes for CEO/Chair Mark Zuckerberg are warranted given that the CEO and chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. A vote FOR the remaining director nominees is warranted.

#### 1.7

Voting Policy Rationale: WITHHOLD votes for incumbent compensation committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu are warranted, in the absence of a say-on-pay proposal on the ballot, due to numerous concerns regarding the executive pay program. WITHHOLD votes are further warranted for incumbent governance committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu, in addition to Mark Zuckerberg, the owner of the supervoting shares, given that the multi-class structure is not subject to a reasonable time-based sunset provision. A WITHHOLD vote is further warranted for Peggy Alford in her capacity as chair of the compensation, nominating, & governance committee due to consecutive years of high director pay without reasonable rationale disclosed. Significant risks to shareholders stemming from moderate to severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against, manage and mitigate material environmental, social and governance risks. In addition, the company does not have any public reports or information on its website about its sustainability strategy or communications regarding its environmental and social performance, WITHHOLD votes for CEO/Chair Mark Zuckerberg are warranted given that the CEO and chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. A vote FOR the remaining director nominees is warranted.

Mamt

Elect Director Tracey T. Travis	Mgmt	For	For For
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Voting Policy Rationale: WITHHOLD votes for incumbent compensation committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu are warranted, in the absence of a say-on-pay proposal on the ballot, due to numerous concerns regarding the executive pay program. WITHHOLD votes are further warranted for incumbent governance committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu, in addition to Mark Zuckerberg, the owner of the supervoting shares, given that the multi-class structure is not subject to a reasonable time-based sunset provision. A WITHHOLD vote is further warranted for Peggy Alford in her capacity as chair of the compensation, nominating, & governance committee due to consecutive years of high director pay without reasonable rationale disclosed. Significant risks to shareholders stemming from moderate to severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against, manage and mitigate material environmental, social and governance risks. In addition, the company does not have any public reports or information on its website about its sustainability strategy or communications regarding its environmental and social performance. WITHHOLD votes for CEO/Chair Mark Zuckerberg are warranted given that the CEO and chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. A vote FOR the remaining director nominees is warranted.

Elect Director Tony Xu	Mgmt	For	Withhold	Withhold

Voting Policy Rationale: WITHHOLD votes for incumbent compensation committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu are warranted, in the absence of a say-on-pay proposal on the ballot, due to numerous concerns regarding the executive pay program. WITHHOLD votes are further warranted for incumbent governance committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu, in addition to Mark Zuckerberg, the owner of the supervoting shares, given that the multi-class structure is not subject to a reasonable time-based sunset provision. A WITHHOLD vote is further warranted for Peggy Alford in her capacity as chair of the compensation, nominating, & governance committee due to consecutive years of high director pay without reasonable rationale disclosed. Significant risks to shareholders stemming from moderate to severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently auard against, manage and mitigate material environmental, social and governance risks, In addition, the company does not have any public reports or information on its website about its sustainability strategy or communications regarding its environmental and social performance. WITHHOLD votes for CEO/Chair Mark Zuckerberg are warranted given that the CEO and chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. A vote FOR the remaining director nominees is warranted.

1.9

1.8

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
1.10	Elect Director Mark Zuckerberg	Mgmt	For	Withhold	Withhold				
	Voting Policy Rationale: WITHHOLD votes for incumbent compensation committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu are warranted, in the absence of a say-on-pay proposal on the ballot, due to numerous concerns regarding the executive pay program. WITHHOLD votes are further warranted for incumbent governance committee members Peggy Alford, Marc Andreessen, Andrew Houston, and Tony Xu, in addition to Mark Zuckerberg, the owner of the supervoting shares, given that the multi-class structure is not subject to a reasonable time-based sunset provision. A WITHHOLD vote is further warranted for Peggy Alford in her capacity as chair of the compensation, nominating, & governance committee due to consecutive years of high director pay without reasonable rationale disclosed. Significant risks to shareholders stemming from moderate to severe ESG controversies have been identified at the company, which reflects a failure by the board to proficiently guard against, manage and mitigate material environmental, social and governance risks. In addition, the company does not have any public reports or information on its website about its sustainability strategy or communications regarding its environmental and social performance. WITHHOLD votes for CEO/Chair Mark Zuckerberg are warranted given that the CEO and chair of the board ultimately shoulders the most responsibility amongst all board members for failing to effectively supervise the management of risks to the company and its shareholders, and should therefore be held the most accountable for poor board oversight of ESG risk exposures at the firm. A vote FOR the remaining director nominees is warranted.								
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR this pro	oposal to ratify the audit	or is warranted.						
3	Amend Certificate of Incorporation to Limit the Liability of Officers	Mgmt	For	Against	Against				
	Voting Policy Rationale: A vote AGAINST this proposal is warranted, as the company is controlled and decisions regarding the company's response to shareholder litigation would be made by a board that lacks accountability.								
4	Amend Omnibus Stock Plan	Mgmt	For	Against	Against				
	Voting Policy Rationale: Based on a qualitative evaluation of the proposed amendment, a vote AGAINST the proposal is warranted. The proposed amendment to allow for dividend and dividend equivalent payments is considered contrary to shareholders' interests because the plan lacks a prohibition for the payment of dividends prior to the vesting of the underlying award.								
5	Approve Recapitalization Plan for all Stock to Have One-vote per Share	SH	Against	For	For				
	Voting Policy Rationale: A vote FOR this proposal is warranted as it would convey to the board nonaffiliated shareholders' preference for a capital structure in which the levels of economic ownership and voting power are aligned.								
6	Report on Generative AI Misinformation and Disinformation Risks	SH	Against	For	For				
	Voting Policy Rationale: A vote FOR this proposal is warranted. Additional disclosure on how the company intends to manage misinformation and disinformation risks related to generative AI would help shareholders better evaluate the company's approach.								
7	Disclosure of Voting Results Based on Class of Shares	SH	Against	For	For				
	Voting Policy Rationale: A vote FOR this proposal is warranted, as it appears reasonable that the company would begin differentiating the voting results on a per-class basis to help facilitate improved board accountability at the company.								
8	Report on Human Rights Risks in Non-US Markets	SH	Against	For	For				
	Voting Policy Rationale: A vote FOR this proposal is warranted as increased transparency and disclosure would allow shareholders to better evaluate the effectiveness of the company's efforts in managing human rights risks related to content moderation in its five largest non-U.S. markets.								
9	Amend Corporate Governance Guidelines	SH	Against	For	For				
	Voting Policy Rationale: A vote FOR this pro	oposal is warranted, as i	t would enhance the lead indep	pendent director duties.					
10	Report on Human Rights Impact Assessment of Targeted Advertising	SH	Against	For	For				
	Voting Policy Rationale: A vote FOR this pro	oposal is warranted, as a	an independent Human Rights I	Impact Assessment would					

Voting Policy Rationale: A vote FOR this proposal is warranted, as an independent Human Rights Impact Assessment would help shareholders better assess Meta's management of risks related to its targeted advertising policies and practices.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
11	Report on Child Safety and Harm Reduction	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this p tracks metrics related to child safety on th company is managing related risks.	, , , , , , , , , , , , , , , , , , , ,					
12	Commission Third-Party Report on Minimum Age for Social Media Products and Conduct an Advisory Shareholder Vote	SH	Against	Against	Against		
	Voting Policy Rationale: A vote AGAINST this proposal is warranted. While shareholders would likely benefit from more disclosure around the risks and benefits of a higher minimum age, the proposal also asks for an advisory vote on the topic, and management is better positioned to execute the company's strategy.						
13	Report on Political Advertising and Election Cycle Enhanced Actions	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted, as additional disclosure on the impacts of political advertising on the company's platforms would allow shareholders to better assess the company's management of its political advertising policies and practices aimed at reducing the spread of misinformation, and as well as its management of associated risks.						
14	Report on Framework to Assess Company Lobbying Alignment with Climate Goals	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted at this time. The request is not considered overly onerous or prescriptive, and shareholders would benefit from greater transparency of the company's direct and indirect climate lobbying, and how the company would plan to mitigate any risks that might be identified.						

# Royal Caribbean Cruises Ltd.

Meeting Date: 05/29/2024	Country: Liberia	Ticker: RCL
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director John F. Brock	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1b	Elect Director Richard D. Fain	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1c	Elect Director Stephen R. Howe, Jr.	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1d	Elect Director William L. Kimsey	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1e	Elect Director Michael O. Leavitt	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1f	Elect Director Jason T. Liberty	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1g	Elect Director Amy McPherson	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		

# Royal Caribbean Cruises Ltd.

Proposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1h	Elect Director Maritza G. Montiel	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.		
1i	Elect Director Ann S. Moore	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.		
1j	Elect Director Eyal M. Ofer	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.		
1k	Elect Director Vagn O. Sorensen	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.		
11	Elect Director Donald Thompson	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.		
1m	Elect Director Arne Alexander Wilhelmsen	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.		
1n	Elect Director Rebecca Yeung	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warr	anted.		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this pro noted regarding the high maximum payout goals for certain STI metrics. However, the primarily performance-based.	for the PSUs. Further,	the company does not discl	lose forward-looking LTI goals	and
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For

## **Shopify Inc.**

Meeting Date: 06/04/2024	Country: Canada	Ticker: SHOP
	Meeting Type: Annual/Special	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Meeting for Holders of Subordinate Voting and Multiple Voting Shares	Mgmt			
1A	Elect Director Tobias Lutke	Mgmt	For	For	For
	Voting Policy Rationale: Vote AGAINST the adequately address pay-for-performance o other proposed nominees.				R all
1B	Elect Director Robert Ashe	Mgmt	For	For	For
	Voting Policy Rationale: Vote AGAINST the	compensation commit	tee chair, Gail Goodman, as t	the committee has failed to	

Voting Policy Rationale: Vote AGAINST the compensation committee chair, Gail Goodman, as the committee has failed to adequately address pay-for-performance concerns and problematic pay practices over multiple years. (See Item 5) Vote FOR all other proposed nominees.

## **Shopify Inc.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1C	Elect Director Gail Goodman	Mgmt	For	Against	Against
	Voting Policy Rationale: Vote AGAINST the adequately address pay-for-performance co other proposed nominees.				2 all
1D	Elect Director Colleen Johnston	Mgmt	For	For	For
	Voting Policy Rationale: Vote AGAINST the adequately address pay-for-performance co other proposed nominees.				2 all
1E	Elect Director Jeremy Levine	Mgmt	For	For	For
	Voting Policy Rationale: Vote AGAINST the adequately address pay-for-performance co other proposed nominees.				2 all
1F	Elect Director Prashanth Mahendra-Rajah	Mgmt	For	For	For
	Voting Policy Rationale: Vote AGAINST the adequately address pay-for-performance co other proposed nominees.				2 all
1G	Elect Director Lulu Cheng Meservey	Mgmt	For	For	For
	Voting Policy Rationale: Vote AGAINST the adequately address pay-for-performance co other proposed nominees.				2 all
1H	Elect Director Toby Shannan	Mgmt	For	For	For
	Voting Policy Rationale: Vote AGAINST the adequately address pay-for-performance co other proposed nominees.				2 all
1I	Elect Director Fidji Simo	Mgmt	For	For	For
	Voting Policy Rationale: Vote AGAINST the adequately address pay-for-performance co other proposed nominees.				2 all
2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For
	Voting Policy Rationale: Vote FOR the ratific reasonable relative to total fees paid to the		iseCoopers LLP as auditor as no	on-audit fees (2 percent) w	ere
3	Approve the Unallocated Options under the Stock Option Plan	Mgmt	For	Against	Against
	Voting Policy Rationale: Based on evaluatio factors using the Equity Plan Score Card (E plan provides for discretionary non-employ sufficiently limit the board's ability to amen The company's potential dilution from equit and * The CEO's compensation package do	PSC), vote AGAINST th ee director participation d the plan without shar ty plans is excessive; *	is stock option plan due to the l n; * The plan's detailed amendn reholder approval; * The plan's The plan contains a problemati	following key factors: * The nent provision does not estimated cost is excessive	*
4	Approve the Third Amended and Restated Long Term Incentive Plan	Mgmt	For	Against	Against
	Voting Policy Rationale: Based on evaluatio factors using the Equity Plan Score Card (E The plan provides for discretionary non-em company's potential dilution from equity pla	PSC), vote AGAINST th ployee director particip	is full-value award plan due to t ation; * The plan's estimated co	the following key factors: * ost is excessive; * The	

company's potential dilution from equity plans is excessive; \* The plan contains a problematic change-in-control provision; and \* The CEO's compensation package does not include performance-based equity.

# Shopify Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5	Advisory Vote on Executive Compensation Approach	Mgmt	For	Against	Against
	Voting Policy Rationale: Vote AGAINST & has identified a high concern due to RD, quantitative pay-for-performance screer 4-digit GICS group, Composite Index an with those benchmarks. The 2023 CEO improved in the last year, some significa continues to consist of only large stock a total of US\$75M in equity grants in lie performance-vesting conditions; and * ( compensation. In addition, the company	A. After applying the finance of exhibited a medium conce d its own peers while the ti pay remained the same yea ant problematic pay practice option grant (US\$20M annu u of his 2024 annual equity Compensation for other NEC	ial performance assessment rm. The company's one- and hree-year TSR underperform or over year. Although the c es have been identified: * T ally over the last three year award in form of stock opt Os also does not include any	t (FPA) test, the overall d five-year TSR outperformed ned or performed roughly in li ompany's TSR performance the CEO's compensation rs); * In 2023, the COO receiv ions and RSUs, both without a y performance-based	its ne ed

#### insufficient.

# The TJX Companies, Inc.

Meeting Date: 06/04/2024	Country: USA Meeting Type: Annual	Ticker: TJX
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Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Jose B. Alvarez	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warra	anted.		
1b	Elect Director Alan M. Bennett	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warra	anted.		
1c	Elect Director Rosemary T. Berkery	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warra	anted.		
1d	Elect Director David T. Ching	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warra	anted.		
1e	Elect Director C. Kim Goodwin	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warra	anted.		
1f	Elect Director Ernie Herrman	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1g	Elect Director Amy B. Lane	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warra	anted.		
1h	Elect Director Carol Meyrowitz	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warra	anted.		
1i	Elect Director Jackwyn L. Nemerov	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warra	anted.		
1j	Elect Director Charles F. Wagner, Jr.	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the dir	rector nominees is warra	anted.		

# The TJX Companies, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pr	oposal to ratify the aud	litor is warranted.			
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pr incentives were entirely conditioned on a fi performance-conditioned with a multi-year disclosed, goals were disclosed retroactived	inancial metric, and lon performance period. T	g-term incentives were predor	minantly		
4	Report on Effectiveness of Social Compliance Efforts in Supply Chain	SH	Against	For	For	
	Voting Policy Rationale: A vote FOR this pr disclosure on the effectiveness of the comp supply chain.					

## Datadog, Inc.

Meeting Date: 06/05/2024	Country: USA	Ticker: DDOG	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1a	Elect Director Alexis Le-Quoc	Mgmt	For	Withhold	Withhold		
	Voting Policy Rationale: WITHHOLD votes are warranted for incumbent director nominees Alexis Le-Quoc and Michael Callahan given the board's failure to remove, or subject to a sunset requirement, the multi-class capital structure, the supermajority vote requirement to enact certain changes to the governing documents, and the classified board structure, each of which adversely impacts shareholder rights.						
1b	Elect Director Michael Callahan	Mgmt	For	Withhold	Withhold		
	Voting Policy Rationale: WITHHOLD vote given the board's failure to remove, or su requirement to enact certain changes to impacts shareholder rights.	ıbject to a sunset require	ement, the multi-class capital	structure, the supermajority v	ote		
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this significant concerns were identified at th		pay and performance are rea	sonably aligned, and no			
3	Ratify Deloitte & Touche LLP as	Mgmt	For	For	For		

## Exponent, Inc.

Meeting Date: 06/06/2024	Country: USA	Ticker: EXPO
	Meeting Type: Annual	

# Exponent, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1.1	Elect Director George H. Brown	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warra	anted.					
1.2	Elect Director Catherine Ford Corrigan	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warra	anted.					
1.3	Elect Director Paul R. Johnston	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warra	nnted.					
1.4	Elect Director Carol Lindstrom	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warra	nnted.					
1.5	Elect Director Karen A. Richardson	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warra	nnted.					
.6	Elect Director Debra L. Zumwalt	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the dire	ctor nominees is warra	nnted.					
2	Ratify KPMG LLP as Auditors	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the audi	itor is warranted.					
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this pro significant concerns were identified at this to	,	pay and performance are rea	sonably aligned and no				
4	Amend Omnibus Stock Plan	Mgmt	For	For	For			
	Voting Policy Rationale: Based on the Equity	Voting Policy Rationale: Based on the Equity Plan Scorecard evaluation (EPSC), a vote FOR this proposal is warranted.						

## Netflix, Inc.

Meeting Date: 06/06/2024	Country: USA	Ticker: NFLX
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Richard N. Barton	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all director nominees is warranted.				
1b	Elect Director Mathias Dopfner	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all o	lirector nominees is warrar	nted.		
1c	Elect Director Reed Hastings	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all director nominees is warranted.				
1d	Elect Director Jay C. Hoag	Mgmt	For	For	For
	Vating Palicy Patianalay A wata FOR all a	livester nominees is warra	atad		

## Netflix, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1e	Elect Director Greg Peters	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR all dire	ector nominees is warrant	ed.				
1f	Elect Director Susan E. Rice	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR all dire	ector nominees is warrant	ed.				
1g	Elect Director Ted Sarandos	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR all dire	ector nominees is warrant	ed.				
1h	Elect Director Bradford L. Smith	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR all dire	ector nominees is warrant	ed.				
1i	Elect Director Anne M. Sweeney	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR all dire	ector nominees is warrant	ed.				
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this pr	oposal to ratify the audito	or is warranted.				
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	time-vested stock options for FY23, and ha remained an outlier, this structure will be r performance period and time-vested RSUs. concerns with the program, though the pay relatively large base salaries and pay magn	eplaced in FY24 by a prog The FY24 improvements y program changes and c	gram split evenly between P are meaningful and intende ertain other issues warrant c	SUs with a multi-year ed to address many perennia	1		
4	Report on Use of Artificial Intelligence	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this proposal is warranted, as improved transparency and the disclosure of ethical guidelines would provide shareholders the ability to evaluate the benefits and risks associated with the company's use of AI.						
5	Establish Committee on Corporate Sustainability	SH	Against	Against	Against		
	Voting Policy Rationale: A vote AGAINST th adequate to address issues related to corpo committee structure.				its		
6	Amend Director Election Resignation Bylaw	SH	Against	Against	Against		
	Voting Policy Rationale: A vote AGAINST th company that suggest the proponent's mo		-		he		
7	Amend Code of Ethics and Report on Board Compliance with the Amended Code	SH	Against	Against	Against		
	Voting Policy Rationale: A vote AGAINST the disclosures among industry peers and the disclosures among industry peers		-				
8	Reduce Ownership Threshold for Shareholders to Call Special Meeting	SH	Against	For	For		
	Voting Policy Rationale: A vote FOR this prospecial meeting right for shareholders.	oposal is warranted as a	lower ownership threshold w	vould provide for a more use	ful		

special meeting right for shareholders.

#### Arista Networks, Inc.

Meeting Date: 06/07/2024

Country: USA Meeting Type: Annual Ticker: ANET

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Kelly Battles	Mgmt	For	Withhold	Withhold
	Voting Policy Rationale: WITHHOLD vote the board's failure to remove, or subject to the governing documents and the clas director nominee Kenneth (Ken) Duda is	to a sunset requirement, the sified board, each of which	he supermajority vote req	uirement to enact certain chang	ges
1.2	Elect Director Kenneth Duda	Mgmt	For	For	For
	Voting Policy Rationale: WITHHOLD vote the board's failure to remove, or subject to the governing documents and the clas director nominee Kenneth (Ken) Duda is	to a sunset requirement, ti sified board, each of which	he supermajority vote req	uirement to enact certain chang	ges
1.3	Elect Director Jayshree Ullal	Mgmt	For	Withhold	Withhold
	Voting Policy Rationale: WITHHOLD vote the board's failure to remove, or subject to the governing documents and the clas director nominee Kenneth (Ken) Duda is	to a sunset requirement, ti ssified board, each of which	he supermajority vote req	uirement to enact certain chang	ges
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this of weightings and targets under the STI period and utilizes the same metrics as t the year in review, annual incentives util performance-based.	P, and the portion of the pe he STIP. Nevertheless, CEC	erformance equity that is e D pay and company perfor	earned over an annual performa rmance are reasonably aligned i	ance
3	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this	proposal to ratify the audito	or is warranted.		
4	Amend Omnibus Stock Plan	Mgmt	For	For	For
	Voting Policy Rationale: Based on the Eq	uity Plan Scorecard evaluat	tion (EPSC), a vote FOR th	his proposal is warranted.	

## **TKO Group Holdings, Inc.**

Meeting Date: 06/12/2024	Country: USA	Ticker: TKO
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.1	Elect Director Ariel Emanuel	Mgmt	For	Withhold	Withhold		
	Voting Policy Rationale: WITHHOLD vo non-independent members of a key bo	•	,				
1.2	Elect Director Mark Shapiro	Mgmt	For	Withhold	Withhold		
	Voting Policy Rationale: WITHHOLD votes are warranted for Ariel (Ari) Emanuel, Nick Khan, and Mark Shapiro for serving as						

non-independent members of a key board committee. A vote FOR the remaining director nominees is warranted.

# **TKO Group Holdings, Inc.**

Proposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.3	Elect Director Peter C.B. Bynoe	Mgmt	For	For	For		
	Voting Policy Rationale: WITHHOLD vote non-independent members of a key boar						
1.4	Elect Director Egon P. Durban	Mgmt	For	For	For		
	Voting Policy Rationale: WITHHOLD vote non-independent members of a key boar						
1.5	Elect Director Dwayne Johnson	Mgmt	For	For	For		
	Voting Policy Rationale: WITHHOLD vote non-independent members of a key boar						
1.6	Elect Director Bradley A. Keywell	Mgmt	For	For	For		
	Voting Policy Rationale: WITHHOLD vote non-independent members of a key boar						
1.7	Elect Director Nick Khan	Mgmt	For	Withhold	Withhold		
	Voting Policy Rationale: WITHHOLD vote non-independent members of a key boar						
1.8	Elect Director Steven R. Koonin	Mgmt	For	For	For		
	Voting Policy Rationale: WITHHOLD vote non-independent members of a key boar						
1.9	Elect Director Jonathan A. Kraft	Mgmt	For	For	For		
	Voting Policy Rationale: WITHHOLD votes are warranted for Ariel (Ari) Emanuel, Nick Khan, and Mark Shapiro for serving as non-independent members of a key board committee. A vote FOR the remaining director nominees is warranted.						
1.10	Elect Director Sonya E. Medina	Mgmt	For	For	For		
	Voting Policy Rationale: WITHHOLD vote non-independent members of a key boar						
1.11	Elect Director Nancy R. Tellem	Mgmt	For	For	For		
	Voting Policy Rationale: WITHHOLD votes are warranted for Ariel (Ari) Emanuel, Nick Khan, and Mark Shapiro for serving as non-independent members of a key board committee. A vote FOR the remaining director nominees is warranted.						
1.12	Elect Director Carrie Wheeler	Mgmt	For	For	For		
	Voting Policy Rationale: WITHHOLD vote non-independent members of a key boar						
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this	proposal to ratify the aud	litor is warranted.				
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST this proposal is warranted. CEO pay was elevated primarily due to a one-time transaction-related bonus and equity award. A qualitative review reveals significant concerns regarding pay disclosure and structure. Certain base salaries are relatively high without compelling rationale, and regular annual bonuses appear to be discretionary with limited performance assessment disclosure. Further, the CEO's large one-time awards lack performance criteria with limited rationale disclosure.						
4	Advisory Vote on Say on Pay Frequency	Mgmt	Three Years	One Year	One Year		
	· ·						

Voting Policy Rationale: A vote for the adoption of an ANNUAL say-on-pay frequency is warranted. Annual say-on-pay votes are considered a best practice as they give shareholders a regular opportunity to opine on executive pay.

## **Endeavor Group Holdings, Inc.**

Meeting Date: 06/13/2024

Country: USA Meeting Type: Annual Ticker: EDR

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Ariel Emanuel	Mgmt	For	Withhold	Withhold
	Voting Policy Rationale: WITHHOLD vote: Emanuel for failing to establish a board of formal compensation and nominating con- warranted for Egon Durban, Ariel (Ari) Er sunset requirement, the classified board the governing documents, each of which that is not subject to a reasonable time-b ownership of the supervoting shares prov proposal and a formal compensation com pay remains high due to the discretionary	n which a majority of the mmittees. In the absence of nanuel, and Jacqueline Re structure and the pop-up adversely impacts shareh pased sunset provision. Wu vide him with voting powe mittee, WITHHOLD votes	directors are independent a of a Governance Committee, eses: * given the board's fail supermajority vote requirem older rights; and * for maint ITHHOLD votes are further v r control of the company. In are warranted for all directo	nd due to the company's lack of WITHHOLD votes are ure to remove, or subject to a pent to enact certain changes to aining a multi-class structure varranted for Egon Durban as to the absence of a say-on-pay or nominees given that the CEC	o his
1.2	Elect Director Egon P. Durban	Mgmt	For	Withhold	Withhold
	Voting Policy Rationale: WITHHOLD votes Emanuel for failing to establish a board o formal compensation and nominating con warranted for Egon Durban, Ariel (Ari) Er sunset requirement, the classified board of the governing documents, each of which that is not subject to a reasonable time-b ownership of the supervoting shares prov proposal and a formal compensation com pay remains high due to the discretionary	n which a majority of the mmittees. In the absence of nanuel, and Jacqueline Re structure and the pop-up adversely impacts shareh pased sunset provision. Wu vide him with voting powe mittee, WITHHOLD votes	directors are independent a of a Governance Committee, eses: * given the board's fail supermajority vote requirem older rights; and * for maint ITHHOLD votes are further v r control of the company. In are warranted for all directo	nd due to the company's lack of WITHHOLD votes are ure to remove, or subject to a tent to enact certain changes to aining a multi-class structure varranted for Egon Durban as the absence of a say-on-pay or nominees given that the CEC	o his
1.3	Elect Director Jacqueline D. Reses Voting Policy Rationale: WITHHOLD vote: Emanuel for failing to establish a board o formal compensation and nominating con warranted for Egon Durban, Ariel (Ari) En sunset requirement, the classified board is the governing documents, each of which that is not subject to a reasonable time-b ownership of the supervoting shares prov proposal and a formal compensation com pay remains high due to the discretionary	n which a majority of the mmittees. In the absence of nanuel, and Jacqueline Re structure and the pop-up adversely impacts shareh pased sunset provision. Wu vide him with voting powe mittee, WITHHOLD votes	directors are independent a of a Governance Committee, eses: * given the board's fail supermajority vote requirem older rights; and * for maint ITHHOLD votes are further v r control of the company. In are warranted for all directo	nd due to the company's lack of WITHHOLD votes are ure to remove, or subject to a tent to enact certain changes to aining a multi-class structure varranted for Egon Durban as the absence of a say-on-pay or nominees given that the CEC	o his
2	Ratify Deloitte & Touche LLP as	Mgmt	For	For	For

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

## Gaming and Leisure Properties, Inc.

Meeting Date: 06/13/2024	Country: USA	Ticker: GLPI	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Peter M. Carlino	Mgmt	For	For	For

## Gaming and Leisure Properties, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.2	Elect Director Debra Martin Chase	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ited.			
1.3	Elect Director Carol "Lili" Lynton	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ited.			
1.4	Elect Director Joseph W. Marshall, III	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the director nominees is warranted.					
1.5	Elect Director James B. Perry	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ited.			
1.6	Elect Director Barry F. Schwartz	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	ited.			
1.7	Elect Director Earl C. Shanks	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	nted.			
1.8	Elect Director E. Scott Urdang	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR the dire	ector nominees is warran	nted.			
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this pro	posal to ratify the audito	or is warranted.			
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: Although a concern	is noted, a vote FOR th	is proposal is warranted as	s pay and performance are		

reasonably aligned and no significant concerns were identified at this time.

#### Live Nation Entertainment, Inc.

Meeting Date: 06/13/2024	Country: USA	Ticker: LYV	
	Meeting Type: Annual		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.1	Elect Director Maverick Carter	Mgmt	For	For	For	
	Voting Policy Rationale: Votes AGAINST Gregory (Greg) Maffei are warranted for serving on more than three public boards while serving as a CEO of an outside company. Votes AGAINST incumbent compensation committee members Chad Hollingsworth, James (Jimmy) Iovine, Randall Mays, and Latriece Watkins are warranted for insufficient responsiveness to a failed say-on-pay vote result. Votes FOR the remaining director nominees are warranted.					
1.2	Elect Director Ping Fu	Mgmt	For	For	For	
	Voting Policy Rationale: Votes AGAINST Gregory (Greg) Maffei are warranted for serving on more than three public boards while conting as a CEO of an outside company. Votes AGAINST incumbent companyation committee members Chad					

Voting Policy Rationale: Votes AGAINST Gregory (Greg) Matter are warranted for serving on more than three public boards while serving as a CEO of an outside company. Votes AGAINST incumbent compensation committee members Chad Hollingsworth, James (Jimmy) Iovine, Randall Mays, and Latriece Watkins are warranted for insufficient responsiveness to a failed say-on-pay vote result. Votes FOR the remaining director nominees are warranted.

# Live Nation Entertainment, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.3	Elect Director Jeffrey T. Hinson	Mgmt	For	For	For		
	Voting Policy Rationale: Votes AGAINST Gregory (Greg) Maffei are warranted for serving on more than three public boards while serving as a CEO of an outside company. Votes AGAINST incumbent compensation committee members Chad Hollingsworth, James (Jimmy) Iovine, Randall Mays, and Latriece Watkins are warranted for insufficient responsiveness to a failed say-on-pay vote result. Votes FOR the remaining director nominees are warranted.						
1.4	Elect Director Chad Hollingsworth	Mgmt	For	Against	Against		
	Voting Policy Rationale: Votes AGAINST Gregory while serving as a CEO of an outside company. Hollingsworth, James (Jimmy) Iovine, Randall N failed say-on-pay vote result. Votes FOR the ren	Votes AGAINST incumbend Nays, and Latriece Watkins	t compensation committee members Ch are warranted for insufficient responsi	nad			
1.5	Elect Director James Iovine	Mgmt	For	Against	Against		
	Voting Policy Rationale: Votes AGAINST Gregory while serving as a CEO of an outside company. Hollingsworth, James (Jimmy) Iovine, Randall N failed say-on-pay vote result. Votes FOR the ren	Votes AGAINST incumbend Nays, and Latriece Watkins	t compensation committee members Ch are warranted for insufficient responsi	nad			
1.6	Elect Director James S. Kahan	Mgmt	For	For	For		
	Voting Policy Rationale: Votes AGAINST Gregory while serving as a CEO of an outside company. Hollingsworth, James (Jimmy) Iovine, Randall M failed say-on-pay vote result. Votes FOR the rei	Votes AGAINST incumbend Nays, and Latriece Watkins	t compensation committee members Ch are warranted for insufficient responsi	nad			
1.7	Elect Director Gregory B. Maffei	Mgmt	For	Against	Against		
	Voting Policy Rationale: Votes AGAINST Gregor, while serving as a CEO of an outside company. Hollingsworth, James (Jimmy) Iovine, Randall M failed say-on-pay vote result. Votes FOR the rer	Votes AGAINST incumbend Nays, and Latriece Watkins	t compensation committee members Ch are warranted for insufficient responsi	nad			
1.8	Elect Director Randall T. Mays	Mgmt	For	Against	Against		
	Voting Policy Rationale: Votes AGAINST Gregory (Greg) Maffei are warranted for serving on more than three public boards while serving as a CEO of an outside company. Votes AGAINST incumbent compensation committee members Chad Hollingsworth, James (Jimmy) Iovine, Randall Mays, and Latriece Watkins are warranted for insufficient responsiveness to a failed say-on-pay vote result. Votes FOR the remaining director nominees are warranted.						
1.9	Elect Director Richard A. Paul	Mgmt	For	For	For		
	Voting Policy Rationale: Votes AGAINST Gregory while serving as a CEO of an outside company. Hollingsworth, James (Jimmy) Iovine, Randall N failed say-on-pay vote result. Votes FOR the ren	Votes AGAINST incumbend Nays, and Latriece Watkins	t compensation committee members Ch are warranted for insufficient responsi	nad			
1.10	Elect Director Michael Rapino	Mgmt	For	For	For		
	Voting Policy Rationale: Votes AGAINST Gregory while serving as a CEO of an outside company. Hollingsworth, James (Jimmy) Iovine, Randall N failed say-on-pay vote result. Votes FOR the ren	Votes AGAINST incumbent lays, and Latriece Watkins	t compensation committee members Ch are warranted for insufficient responsi	nad			
1.11	Elect Director Latriece Watkins	Mgmt	For	Against	Against		
	Voting Policy Rationale: Votes AGAINST Gregory while serving as a CEO of an outside company. Hollingsworth, James (Jimmy) Iovine, Randall N failed say-on-pay vote result. Votes FOR the ren	Votes AGAINST incumbend Nays, and Latriece Watkins	t compensation committee members Ch are warranted for insufficient responsi	nad			
2	Amend Omnibus Stock Plan	Mgmt	For	For	For		
	Voting Policy Rationale: Based on the Equity Pla	an Scorecard evaluation (E	PSC), a vote FOR this proposal is warra	nted.			

#### Live Nation Entertainment, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote AGAINST of not make any substantial changes to the massive one-time grant of similar structur outperformance in order to vest. While CE are noted, including a relatively high base metrics in the STI and LTI for non-CEO N	pay program in response re to previous grants to o EO pay and performance salary and target bonus	to shareholder concerns. A ther executives, which does were largely aligned for the opportunity for the CEO an	dditionally, one NEO received a s not require sustained stock pa year in review, certain concer d one NEO, identical performa	a rice rns	•
4	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this p	roposal to ratify the audi	itor is warranted.			a

Zoom Video Communications, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.1	Elect Director Jonathan Chadwick	Mgmt	For	Withhold	Withhold		
	Voting Policy Rationale: In the absence o director nominees Jonathan Chadwick, D. reasonable sunset requirement, the dual- requirement to enact certain changes to a	aniel Scheinman, and Cin class capital structure, th	dy Hoots given the board's fa ne classified board structure, a	ilure to remove, or subject to and the supermajority vote	a		
.2	Elect Director Cindy Hoots	Mgmt	For	Withhold	Withhold		
.3	Voting Policy Rationale: In the absence o director nominees Jonathan Chadwick, Du reasonable sunset requirement, the dual- requirement to enact certain changes to a Elect Director Dan Scheinman	aniel Scheinman, and Cin class capital structure, th	dy Hoots given the board's fa he classified board structure, a	ilure to remove, or subject to and the supermajority vote	a Withhold		
	Voting Policy Rationale: In the absence of Nominating Committee members on ballot, WITHHOLD votes are warranted for director nominees Jonathan Chadwick, Daniel Scheinman, and Cindy Hoots given the board's failure to remove, or subject to a reasonable sunset requirement, the dual-class capital structure, the classified board structure, and the supermajority vote requirement to enact certain changes to the governing documents, each of which adversely impacts shareholder rights.						
	Ratify KPMG LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.						
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST this proposal is warranted. After last year's say-on-pay proposal received low support, the compensation committee demonstrated only a limited degree of responsiveness to shareholders' concerns. In addition, an unmitigated pay-for-performance misalignment persisted in FY24. The company continues to grant special retention bonuses						

unmitigated pay-for-performance misaignment persisted in FY24. The company continues to grant special retention bonuses which lack pre-set performance criteria and vest after just one year. Additionally, the company granted supplemental grants to executives to "make-whole" declines in stock price from the original grant, including multiple awards related to last year's front-loaded "refresh awards," effectively shielding executives from a loss in equity grant value, though the company did make certain positive changes to the pay program going forward.

## CrowdStrike Holdings, Inc.

Meeting Date: 06/18/2024

Country: USA Meeting Type: Annual Ticker: CRWD

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.1	Elect Director Roxanne S. Austin	Mgmt	For	For	For		
	Voting Policy Rationale: WITHHOLD votes are warranted for Governance Committee member Gerhard Watzinger given the board's failure to remove, or subject to a reasonable sunset requirement, the dual-class capital structure, the supermajority and "pop-up" supermajority vote requirements to enact certain changes to the governing documents, and the classified board, each of which adversely impacts shareholder rights. A vote FOR the remaining director nominees is warranted.						
1.2	Elect Director Sameer K. Gandhi	Mgmt	For	For	For		
1.3	Voting Policy Rationale: WITHHOLD votes board's failure to remove, or subject to a "pop-up" supermajority vote requirements of which adversely impacts shareholder rig Elect Director Gerhard Watzinger	reasonable sunset require s to enact certain change	ement, the dual-class capital s to the governing documents	structure, the supermajority s, and the classified board, e			
	Voting Policy Rationale: WITHHOLD votes are warranted for Governance Committee member Gerhard Watzinger given the board's failure to remove, or subject to a reasonable sunset requirement, the dual-class capital structure, the supermajority and "pop-up" supermajority vote requirements to enact certain changes to the governing documents, and the classified board, each of which adversely impacts shareholder rights. A vote FOR the remaining director nominees is warranted.						
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.						
	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For		
	Voting Policy Rationale: Although a concern is noted, a vote FOR this proposal is warranted as pay and performance are reasonably aligned at this time						

reasonably aligned at this time.

## Cava Group, Inc.

Meeting Date:	06/20/2024 Country: USA Meeting Type: A	Annual	Ticker: CAVA				
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1a	Elect Director Philippe Amouyal	Mgmt	For	Withhold	Withhold		
	Voting Policy Rationale: WITHHOLD voto Shanahan given the board's failure to re certain changes to the governing docum Additional WITHHOLD votes are warran pay-for-performance misalignment. A vo	move, or subject to a sunst ents and the classified boa ted for compensation comm	et requirement, the supermajo rd, each of which adversely in nittee member Lauri Shanahar	ority vote requirement to en mpacts shareholder rights. n in light of the unmitigated			
1b	Elect Director David Bosserman	Mgmt	For	For	For		
	Voting Policy Rationale: WITHHOLD votes are warranted for governance committee members Philippe Amouyal and Lauri Shanahan given the board's failure to remove, or subject to a sunset requirement, the supermajority vote requirement to enact certain changes to the governing documents and the classified board, each of which adversely impacts shareholder rights.						

Additional WITHHOLD votes are warranted for compensation committee member Lauri Shanahan in light of the unmitigated pay-for-performance misalignment. A vote FOR the remaining director nominee David Bosserman is warranted.

## Cava Group, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1c	Elect Director Lauri Shanahan	Mgmt	For	Withhold	Withhold		
	Voting Policy Rationale: WITHHOLD votes are warranted for governance committee members Philippe Amouyal and Lauri Shanahan given the board's failure to remove, or subject to a sunset requirement, the supermajority vote requirement to enact certain changes to the governing documents and the classified board, each of which adversely impacts shareholder rights. Additional WITHHOLD votes are warranted for compensation committee member Lauri Shanahan in light of the unmitigated pay-for-performance misalignment. A vote FOR the remaining director nominee David Bosserman is warranted.						
2	Amend Omnibus Stock Plan	Mgmt	For	Against	Against		
	Voting Policy Rationale: Based on an evaluation of the estimated cost, plan features, and grant practices using the Equity Plan Scorecard (EPSC), a vote AGAINST this proposal is warranted due to the following key factors: * The plan contains an evergreen feature (overriding factor); * The plan cost is excessive; * The disclosure of change-in-control ("CIC") vesting treatment is incomplete (or is otherwise considered discretionary); and * The plan allows broad discretion to accelerate vesting.						
3	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For		

Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.

## CyberArk Software Ltd.

Meeting Date: 06/26/2024	Country: Israel	Ticker: CYBR
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1.1.a	Reelect Matthew Cohen as Director	Mgmt	For	For	For		
	Voting Policy Rationale: As the company has with the board and its committees' structure			and as there are no concern	ns		
1.1.b	Reelect Francois Auque as Director	Mgmt	For	For	For		
	Voting Policy Rationale: As the company has with the board and its committees' structure	,	, ,	and as there are no concern	ns		
1.2	Elect Mary Yang as Director	Mgmt	For	For	For		
	Voting Policy Rationale: As the company has provided sufficient information on these proposals and as there are no concerns with the board and its committees' structure and functioning, these items warrant a vote FOR.						
2	Approve Grant of Equity Based Compensation to Ehud (Udi) Mokady, Chairman	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this reso the plan and the equity awards.	olution is warranted, as	there are no apparent conce	erns over the main key terms	s of		
3	Approve Amendments to Indemnification Agreement for Certain Office Holders of the Company	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this item is warranted, as the company discloses sufficient information and as there are no apparent concerns with the proposed terms.						
4	Amend Articles	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR this item	n is warranted because	the company disclosed suffi	icient information and there a	are		

Voting Policy Rationale: A vote FOR this item is warranted because the company disclosed sufficient information and there are no apparent concerns regarding the amended articles of association.

# CyberArk Software Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5	Reappoint Kost Forer Gabbay & Kasierer as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For

Voting Policy Rationale: A vote FOR this proposal to ratify the audit firm and fix their remuneration is warranted.

#### **NVIDIA Corporation**

Meeting Date: 06/26/2024	Country: USA	Ticker: NVDA
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Robert K. Burgess	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the d	director nominees is warrar	nted.		
1b	Elect Director Tench Coxe	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	director nominees is warrar	nted.		
1c	Elect Director John O. Dabiri	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	director nominees is warrar	nted.		
1d	Elect Director Persis S. Drell	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	director nominees is warrar	nted.		
1e	Elect Director Jen-Hsun Huang	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	director nominees is warrar	nted.		
1f	Elect Director Dawn Hudson	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	director nominees is warrar	nted.		
1g	Elect Director Harvey C. Jones	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	director nominees is warrar	nted.		
1h	Elect Director Melissa B. Lora	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	director nominees is warrar	nted.		
1i	Elect Director Stephen C. Neal	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	director nominees is warrar	nted.		
1j	Elect Director A. Brooke Seawell	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	director nominees is warrar	nted.		
1k	Elect Director Aarti Shah	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the o	director nominees is warrar	nted.		
11	Elect Director Mark A. Stevens	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the c	director nominees is warrar	nted.		

# **NVIDIA** Corporation

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this proposal is warranted, as pay and performance are reasonably aligned for the year under review. Although some concerns are raised with respect to the LTI plan, the CEO's equity awards are entirely performance-based, with clearly disclosed target goals.					
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.					
4	Adopt Simple Majority Vote	SH	None	For	For	
	Voting Policy Pationalay A vota EOD this pro	need is warranted si	an that alimination of the sun		a	

Voting Policy Rationale: A vote FOR this proposal is warranted given that elimination of the supermajority vote requirements would enhance shareholder rights.

# Dell Technologies Inc.

Meeting Date: 06/27/2024	Country: USA	Ticker: DELL
	Meeting Type: Annual	

roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
.1	Elect Director Michael S. Dell	Mgmt	For	Withhold	Withhold		
	Voting Policy Rationale: WITHHOLD vot for maintaining a multi-class structure ti further warranted for Michael Dell as his company. A vote FOR the remaining dim	hat is not subject to a reaso s ownership of the supervoti	nable time-based sunset pro ing shares provides him with	vision. WITHHOLD votes are			
	Elect Director David W. Dorman	Mgmt	For	Withhold	Withhold		
	Voting Policy Rationale: WITHHOLD votes are warranted for Governance Committee members Ellen Kullman and David Dorman for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. WITHHOLD votes are further warranted for Michael Dell as his ownership of the supervoting shares provides him with voting power control of the company. A vote FOR the remaining director nominees is warranted.						
	Elect Director Egon Durban	Mgmt	For	For	For		
	Voting Policy Rationale: WITHHOLD votes are warranted for Governance Committee members Ellen Kullman and David Dorman for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. WITHHOLD votes are further warranted for Michael Dell as his ownership of the supervoting shares provides him with voting power control of the company. A vote FOR the remaining director nominees is warranted.						
	Elect Director David Grain	Mgmt	For	For	For		
	Voting Policy Rationale: WITHHOLD votes are warranted for Governance Committee members Ellen Kullman and David Dorman for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. WITHHOLD votes are further warranted for Michael Dell as his ownership of the supervoting shares provides him with voting power control of the company. A vote FOR the remaining director nominees is warranted.						
1.5	Elect Director William D. Green	Mgmt	For	For	For		

# Dell Technologies Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1.6	Elect Director Steven M. Mollenkopf	Mgmt	For	For	For			
	Voting Policy Rationale: WITHHOLD votes are warranted for Governance Committee members Ellen Kullman and David Dorman for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. WITHHOLD votes are further warranted for Michael Dell as his ownership of the supervoting shares provides him with voting power control of the company. A vote FOR the remaining director nominees is warranted.							
1.7	Elect Director Lynn Vojvodich Radakovich	Mgmt	For	For	For			
	Voting Policy Rationale: WITHHOLD votes a for maintaining a multi-class structure that further warranted for Michael Dell as his ow company. A vote FOR the remaining director	is not subject to a rea nership of the superv	nsonable time-based sunset prov voting shares provides him with v	ision. WITHHOLD votes are	2			
1.8	Elect Director Ellen J. Kullman	Mgmt	For	Withhold	Withhold			
	Voting Policy Rationale: WITHHOLD votes are warranted for Governance Committee members Ellen Kullman and David Dorman for maintaining a multi-class structure that is not subject to a reasonable time-based sunset provision. WITHHOLD votes are further warranted for Michael Dell as his ownership of the supervoting shares provides him with voting power control of the company. A vote FOR the remaining director nominees is warranted.							
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this proposal to ratify the auditor is warranted.							
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For			
	Voting Policy Rationale: Although a concern is noted, a vote FOR this proposal is warranted as pay and performance are reasonably aligned at this time.							
4	Report on Charitable Contributions	SH	Against	Against	Against			
	Voting Policy Rationale: A vote AGAINST this proposal is warranted because the company provides sufficient information regarding its corporate contributions, and absent self-dealing or gross negligence, management should be afforded discretion in determining the company's charitable giving strategy.							
5	Report on Effectiveness of Diversity, Equity, and Inclusion Efforts	SH	Against	For	For			
	Equity, and Inclusion Errorts Voting Policy Rationale: A vote FOR this res shareholders to better assess the effectiven	-	,		5.			

#### Nintendo Co., Ltd.

Meeting Date: 06/27/2024	Country: Japan	Ticker: 7974
	Meeting Type: Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Allocation of Income, with a Final Dividend of JPY 131	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this propos proposed dividend.	al is warranted because: *	* There are no particular concerns with	the level of i	the
2.1	Elect Director Furukawa, Shuntaro	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this nomine	ee is warranted because: *	* There are no particular concerns abou	t the nomine	26.
2.2	Elect Director Miyamoto, Shigeru	Mgmt	For	For	For

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

## Nintendo Co., Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
2.3	Elect Director Takahashi, Shinya	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this no	minee is warranted beca	ause: * There are no particu	lar concerns about the nomin	nee.			
2.4	Elect Director Shibata, Satoru	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this no	minee is warranted beca	ause: * There are no particu	lar concerns about the nomin	nee.			
2.5	Elect Director Shiota, Ko	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this no	minee is warranted beca	ause: * There are no particu	lar concerns about the nomin	nee.			
2.6	Elect Director Beppu, Yusuke	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this no	minee is warranted beca	ause: * There are no particu	lar concerns about the nomin	nee.			
2.7	Elect Director Chris Meledandri	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this nominee is warranted because: * The appointment of this outside director candidate, even though the individual cannot be regarded as independent, still appears meaningful because outside directors are not required in the category of "directors who are not audit committee members."							
2.8	Elect Director Miyoko Demay	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.							
3.1	Elect Director and Audit Committee Member Yoshimura, Takuya	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.							
3.2	Elect Director and Audit Committee Member Umeyama, Katsuhiro	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.							
3.3	Elect Director and Audit Committee Member Shinkawa, Asa	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.							
3.4	Elect Director and Audit Committee Member Osawa, Eiko	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.							
3.5	Elect Director and Audit Committee Member Akashi, Keiko	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR this no	minee is warranted beca	ause: * There are no particu	lar concerns about the nomin	nee.			
4	Approve Fixed Cash Compensation Ceiling and Performance-Based Cash Compensation Ceiling for Directors Who Are Not Audit Committee Members	Mgmt	For	For	For			
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Voting Policy Rationale: A vote FOR this proposal is warranted because: \* The size of the proposed fixed cash compensation ceiling for directors who are not audit committee members cannot be regarded as excessively high. \* The company proposes to raise the sub-ceiling of compensation for outsiders. \* The company seeks to introduce/pay performance-based compensation.