Bijlage: vergaderingen van ondernemingen in DD Equity Fund in 2017

(alle agendapunten zijn in het Engels)

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
BECTON,	24-01-17	1A	ELECTION OF DIRECTOR: BASIL L. ANDERSON	For	With	Unknown	
DICKINSON							
AND COMPANY							
		1B	ELECTION OF DIRECTOR: CATHERINE M. BURZIK	For	With	Unknown	
		1C	ELECTION OF DIRECTOR: R. ANDREW ECKERT	For	With	Unknown	
		1D	ELECTION OF DIRECTOR: VINCENT A. FORLENZA	For	With	Unknown	
		1E	ELECTION OF DIRECTOR: CLAIRE M. FRASER	For	With	Unknown	
		1F	ELECTION OF DIRECTOR: CHRISTOPHER JONES	For	With	Unknown	
		1G	ELECTION OF DIRECTOR: MARSHALL O. LARSEN	For	With	Unknown	
		1H	ELECTION OF DIRECTOR: GARY A. MECKLENBURG	For	With	Unknown	
		11	ELECTION OF DIRECTOR: JAMES F. ORR	For	With	Unknown	
		1J	ELECTION OF DIRECTOR: WILLARD J. OVERLOCK, JR.	Against	Against	Unknown	A member may be reappointed for a term of not more than four years a a time. Max 3 times. Willard J. Overlock is member for a longer period than 12 years (since 1999).
		1K	ELECTION OF DIRECTOR: CLAIRE POMEROY	For	With	Unknown	
		1L	ELECTION OF DIRECTOR: REBECCA W. RIMEL	For	With	Unknown	
		1M	ELECTION OF DIRECTOR: BERTRAM L. SCOTT	For	With	Unknown	

_		doubledividend					
		2	RATIFICATION OF SELECTION OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	For	With	Unknown	
		3	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	Against	Against	Unknown	Compensation is exceptional.
		4	ADVISORY VOTE TO APPROVE THE FREQUENCY OF NAMED EXECUTIVE OFFICER COMPENSATION ADVISORY VOTES.	1 Year	N.A.	Unknown	
		5	SHAREHOLDER PROPOSAL REGARDING AN INDEPENDENT BOARD CHAIR.	For	Against	Unknown	Good corporate governance practice.

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
SIEMENS AG	1-02-17	2	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 3.60 PER SHARE	For	With	Approved	
		3	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL 2015/2016	For	With	Approved	
		4	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL 2015/2016	For	With	Approved	
		-	RATIFY ERNST AND YOUNG GMBH AS AUDITORS FOR FISCAL 2016/2017	For	With	Approved	

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
NOVARTIS AG, BASEL	28-02-17	A1 A2	APPROVAL OF THE OPERATING AND FINANCIAL REVIEW OF NOVARTIS AG, THE FINANCIAL STATEMENTS OF NOVARTIS AG AND THE GROUP CONSOLIDATED FINANCIAL STATEMENTS FOR THE 2016 FINANCIAL YEAR DISCHARGE FROM LIABILITY OF THE MEMBERS OF THE	For For	With With	Approved Approved	
			BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE				
		A3	APPROPRIATION OF AVAILABLE EARNINGS OF NOVARTIS AG AS PER BALANCE SHEET AND DECLARATION OF DIVIDEND: GROSS DIVIDEND (BEFORE TAXES AND DUTIES) OF CHF 2.75 PER DIVIDEND BEARING SHARE OF CHF 0.50 NOMINAL VALUE	For	With	Approved	
		A4	REDUCTION OF SHARE CAPITAL	For	With	Approved	
		A5.1	BINDING VOTE ON TOTAL COMPENSATION FOR MEMBERS OF THE BOARD OF DIRECTORS FROM THE 2017 ANNUAL GENERAL MEETING TO THE 2018 ANNUAL GENERAL MEETING	Against	Against	Approved	Compensation is exceptional.
		A5.2	BINDING VOTE ON TOTAL COMPENSATION FOR MEMBERS OF THE EXECUTIVE COMMITTEE FOR THE NEXT FINANCIAL YEAR, I.E. 2018	Against	Against	Approved	Compensation is exceptional.
		A5.3	ADVISORY VOTE ON THE 2016 COMPENSATION REPORT	Against	Against	Approved	Compensation is exceptional.
		A6.1	RE-ELECTION OF JOERG REINHARDT, PH.D., AND RE- ELECTION AS CHAIRMAN OF THE BOARD OF DIRECTORS (IN A SINGLE VOTE)	For	With	Approved	
		A6.2	RE-ELECTION OF NANCY C. ANDREWS, M.D., PH.D. AS A MEMBER OF THE BOARD OF DIRECTORS	For	With	Approved	

A6.3	RE-ELECTION OF DIMITRI AZAR, M.D. AS A MEMBER OF THE BOARD OF DIRECTORS	For	With	Approved
A6.4	RE-ELECTION OF TON BUECHNER AS A MEMBER OF THE BOARD OF DIRECTORS	For	With	Approved
A6.5	RE-ELECTION OF SRIKANT DATAR, PH.D. AS A MEMBER OF THE BOARD OF DIRECTORS	For	With	Approved
A6.6	RE-ELECTION OF ELIZABETH DOHERTY AS A MEMBER OF THE BOARD OF DIRECTORS	For	With	Approved
A6.7	RE-ELECTION OF ANN FUDGE AS A MEMBER OF THE BOARD OF DIRECTORS	For	With	Approved
A6.8	RE-ELECTION OF PIERRE LANDOLT, PH.D. AS A MEMBER OF THE BOARD OF DIRECTORS	For	With	Approved
A6.9	RE-ELECTION OF ANDREAS VON PLANTA, PH.D. AS A MEMBER OF THE BOARD OF DIRECTORS	For	With	Approved
A6.10	RE-ELECTION OF CHARLES L. SAWYERS, M.D. AS A MEMBER OF THE BOARD OF DIRECTORS	For	With	Approved
A6.11	RE-ELECTION OF ENRICO VANNI, PH.D. AS A MEMBER OF THE BOARD OF DIRECTORS	For	With	Approved
A6.12	RE-ELECTION OF WILLIAM T. WINTERS AS A MEMBER OF THE BOARD OF DIRECTORS	For	With	Approved
A6.13	ELECTION OF FRANS VAN HOUTEN AS A MEMBER OF THE BOARD OF DIRECTORS	For	With	Approved
A7.1	RE-ELECTION OF SRIKANT DATAR, PH.D., AS MEMBER OF THE COMPENSATION COMMITTEE	For	With	Approved
A7.2	RE-ELECTION OF ANN FUDGE AS MEMBER OF THE COMPENSATION COMMITTEE	For	With	Approved
A7.3	RE-ELECTION OF ENRICO VANNI, PH.D., AS MEMBER OF THE COMPENSATION COMMITTEE	For	With	Approved
A7.4	RE-ELECTION OF WILLIAM T. WINTERS AS MEMBER OF THE COMPENSATION COMMITTEE	For	With	Approved

	RE-ELECTION OF THE STATUTORY AUDITOR: THE BOARD OF DIRECTORS PROPOSES THE RE-ELECTION OF PRICEWATERHOUSECOOPERS AG AS STATUTORY AUDITOR OF NOVARTIS AG FOR THE FINANCIAL YEAR STARTING ON JANUARY 1, 2017	For	With	Approved
	RE-ELECTION OF THE INDEPENDENT PROXY: THE BOARD OF DIRECTORS PROPOSES THE RE-ELECTION OF LIC. IUR. PETER ANDREAS ZAHN, ATTORNEY AT LAW, BASEL, AS INDEPENDENT PROXY OF NOVARTIS AG UNTIL THE END OF THE NEXT ANNUAL GENERAL MEETING	For	With	Approved
	IF ALTERNATIVE MOTIONS UNDER THE AGENDA ITEMS PUBLISHED IN THE NOTICE OF ANNUAL GENERAL MEETING AND/OR MOTIONS RELATING TO ADDITIONAL AGENDA ITEMS (ARTICLE 700 PARAGRAPH 3 OF THE SWISS CODE OF OBLIGATIONS) ARE PROPOSED AT THE ANNUAL GENERAL MEETING, I/WE INSTRUCT THE INDEPENDENT PROXY TO VOTE AS FOLLOWS: (YES = ACCORDING TO THE MOTION OF THE BOARD OF DIRECTORS, AGAINST = AGAINST ALTERNATIVE/ADDITIONAL MOTIONS, ABSTAIN = ABSTAIN FROM VOTING)	Abstain	Against	Approved

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
QUALCOMM INCORPORATED	7-03-17	1A	ELECTION OF DIRECTOR: BARBARA T. ALEXANDER	For	With	Unknown	
		1B	ELECTION OF DIRECTOR: JEFFREY W. HENDERSON	For	With	Unknown	
		1C	ELECTION OF DIRECTOR: THOMAS W. HORTON	For	With	Unknown	
		1D	ELECTION OF DIRECTOR: PAUL E. JACOBS	For	With	Unknown	
		1E	ELECTION OF DIRECTOR: ANN M. LIVERMORE	For	With	Unknown	
		1F	ELECTION OF DIRECTOR: HARISH MANWANI	For	With	Unknown	
		1G	ELECTION OF DIRECTOR: MARK D. MCLAUGHLIN	For	With	Unknown	
		1H	ELECTION OF DIRECTOR: STEVE MOLLENKOPF	For	With	Unknown	
		11	ELECTION OF DIRECTOR: CLARK T. RANDT, JR.	For	With	Unknown	
		1J	ELECTION OF DIRECTOR: FRANCISCO ROS	For	With	Unknown	
		1K	ELECTION OF DIRECTOR: ANTHONY J. VINCIQUERRA	For	With	Unknown	
		2	RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS OUR INDEPENDENT PUBLIC ACCOUNTANTS FOR OUR FISCAL YEAR ENDING SEPTEMBER 24, 2017.	For	With	Unknown	
		3	APPROVAL, ON AN ADVISORY BASIS, OF OUR EXECUTIVE COMPENSATION.	Against	Against	Unknown	Compensation is exceptional.
		4	STOCKHOLDER PROPOSAL TO AMEND THE PROXY ACCESS PROVISION OF OUR AMENDED AND RESTATED BYLAWS, IF PROPERLY PRESENTED AT THE ANNUAL MEETING.	Against	With	Unknown	

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
JOHNSON CONTROLS INTERNATIONAL PLC	8-03-17	1A	ELECTION OF DIRECTOR: DAVID P. ABNEY	For	With	Unknown	
		1B	ELECTION OF DIRECTOR: NATALIE A. BLACK	For	With	Unknown	
		1C	ELECTION OF DIRECTOR: MICHAEL E. DANIELS	For	With	Unknown	
		1D	ELECTION OF DIRECTOR: BRIAN DUPERREAULT	For	With	Unknown	
		1E	ELECTION OF DIRECTOR: JEFFREY A. JOERRES	For	With	Unknown	
		1F	ELECTION OF DIRECTOR: ALEX A. MOLINAROLI	For	With	Unknown	
		1G	ELECTION OF DIRECTOR: GEORGE R. OLIVER	For	With	Unknown	
		1H	ELECTION OF DIRECTOR: JUAN PABLO DEL VALLE PEROCHENA	For	With	Unknown	
		11	ELECTION OF DIRECTOR: JURGEN TINGGREN	For	With	Unknown	
		1J	ELECTION OF DIRECTOR: MARK VERGNANO	For	With	Unknown	
		1K	ELECTION OF DIRECTOR: R. DAVID YOST	For	With	Unknown	
		2A	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT AUDITORS OF THE COMPANY.	For	With	Unknown	
		2B	TO AUTHORIZE THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS TO SET THE AUDITORS' REMUNERATION.	For	With	Unknown	
		3	TO AUTHORIZE THE COMPANY AND/OR ANY SUBSIDIARY OF THE COMPANY TO MAKE MARKET PURCHASES OF COMPANY SHARES.	For	With	Unknown	

TO DETERMINE THE PRICE RANGE AT WHICH THE For With Unknown 4 COMPANY CAN RE-ALLOT SHARES THAT IT HOLDS AS TREASURY SHARES (SPECIAL RESOLUTION). TO APPROVE, IN A NON-BINDING ADVISORY VOTE, Against Against Compensation is 5 Unknown THE COMPENSATION OF THE NAMED EXECUTIVE exceptional. OFFICERS. With Unknown TO APPROVE, IN A NON-BINDING ADVISORY VOTE, 6 1Year THE FREQUENCY OF THE NON-BINDING ADVISORY VOTE ON THE COMPENSATION OF THE NAMED EXECUTIVE OFFICERS. TO APPROVE THE MATERIAL TERMS OF THE Against Against Compensation is Unknown 7 PERFORMANCE GOALS UNDER THE JOHNSON exceptional. CONTROLS INTERNATIONAL PLC 2012 SHARE AND INCENTIVE PLAN. Unknown 8 TO APPROVE THE DIRECTORS' AUTHORITY TO ALLOT For With SHARES UP TO APPROXIMATELY 33% OF ISSUED SHARE CAPITAL. 9 TO APPROVE THE WAIVER OF STATUTORY PRE-For With Unknown EMPTION RIGHTS WITH RESPECT TO UP TO 5% OF **ISSUED SHARE CAPITAL (SPECIAL RESOLUTION)**

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
THE WALT DISNEY COMPANY	8-03-17	1A	ELECTION OF DIRECTOR: SUSAN E. ARNOLD	For	With	Approved	
		1B	ELECTION OF DIRECTOR: JOHN S. CHEN	For	With	Approved	
		1C	ELECTION OF DIRECTOR: JACK DORSEY	For	With	Approved	
		1D	ELECTION OF DIRECTOR: ROBERT A. IGER	For	With	Approved	
		1E	ELECTION OF DIRECTOR: MARIA ELENA LAGOMASINO	For	With	Approved	
		1F	ELECTION OF DIRECTOR: FRED H. LANGHAMMER	For	With	Approved	
		1G	ELECTION OF DIRECTOR: AYLWIN B. LEWIS	For	With	Approved	
		1H	ELECTION OF DIRECTOR: ROBERT W. MATSCHULLAT	For	With	Approved	
		11	ELECTION OF DIRECTOR: MARK G. PARKER	For	With	Approved	
		1J	ELECTION OF DIRECTOR: SHERYL K. SANDBERG	For	With	Approved	
		1K	ELECTION OF DIRECTOR: ORIN C. SMITH	For	With	Approved	
		2	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S REGISTERED PUBLIC ACCOUNTANTS FOR 2017.	For	With	Approved	
		3	TO APPROVE THE ADVISORY RESOLUTION ON EXECUTIVE COMPENSATION.	Against	Against	Approved	Compensation is exceptional.
		4	TO APPROVE HOLDING AN ADVISORY VOTE ON EXECUTIVE COMPENSATION EVERY ONE, TWO OR THREE YEARS, AS INDICATED.	1YEAR	With	Approved	
		5	TO APPROVE THE SHAREHOLDER PROPOSAL REQUESTING AN ANNUAL REPORT DISCLOSING INFORMATION REGARDING THE COMPANY'S LOBBYING POLICIES AND ACTIVITIES.	For	Against	Rejected	More transparency is good.

1	6	TO APPROVE THE SHAREHOLDER PROPOSAL	Against	With	Rejected	1
		REQUESTING THE BOARD TO AMEND THE COMPANY'S				
		BYLAWS RELATING TO PROXY ACCESS TO INCREASE				
		THE NUMBER OF PERMITTED NOMINEES, REMOVE THE				
		LIMIT ON AGGREGATING SHARES TO MEET THE				
		SHAREHOLDING REQUIREMENT, AND REMOVE THE				
		LIMITATION ON RENOMINATION OF PERSONS BASED				
		ON VOTES IN A PRIOR ELECTION.				

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
STARBUCKS	22-03-17	1A	ELECTION OF DIRECTOR: HOWARD SCHULTZ	For	With	Unknown	
CORPORATION							
		1B	ELECTION OF DIRECTOR: WILLIAM W. BRADLEY	For	With	Unknown	
		1C	ELECTION OF DIRECTOR: ROSALIND BREWER	For	With	Unknown	
		1D	ELECTION OF DIRECTOR: MARY N. DILLON	For	With	Unknown	
		1E	ELECTION OF DIRECTOR: ROBERT M. GATES	For	With	Unknown	
		1F	ELECTION OF DIRECTOR: MELLODY HOBSON	For	With	Unknown	
		1G	ELECTION OF DIRECTOR: KEVIN R. JOHNSON	For	With	Unknown	
		1H	ELECTION OF DIRECTOR: JORGEN VIG KNUDSTORP	For	With	Unknown	
		11	ELECTION OF DIRECTOR: SATYA NADELLA	For	With	Unknown	
		1J	ELECTION OF DIRECTOR: JOSHUA COOPER RAMO	For	With	Unknown	
		1K	ELECTION OF DIRECTOR: CLARA SHIH	For	With	Unknown	
		1L	ELECTION OF DIRECTOR: JAVIER G. TERUEL	For	With	Unknown	
		1M	ELECTION OF DIRECTOR: MYRON E. ULLMAN, III	For	With	Unknown	
		1N	ELECTION OF DIRECTOR: CRAIG E. WEATHERUP	For	With	Unknown	
		2	ADVISORY RESOLUTION TO APPROVE OUR EXECUTIVE	Against	Against	Unknown	Compensation is
			COMPENSATION.				exceptional.
		3	ADVISORY VOTE ON THE FREQUENCY OF FUTURE	1YEAR	With	Unknown	
			ADVISORY VOTES ON EXECUTIVE COMPENSATION.				
		4	RATIFICATION OF SELECTION OF DELOITTE & TOUCHE	For	With	Unknown	
			LLP AS OUR INDEPENDENT REGISTERED PUBLIC				
			ACCOUNTING FIRM FOR FISCAL 2017.				
		5	AMEND PROXY ACCESS BYLAW.	Against	With	Unknown	

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
NOVO NORDISK A/S	23-03-17	2	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	For	With	Approved	
		3.1	APPROVE REMUNERATION OF DIRECTORS FOR 2016	For	With	Approved	
		3.2	APPROVE REMUNERATION OF DIRECTORS FOR 2017	For	With	Approved	
		4	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF DKK 7.60 PER SHARE	For	With	Approved	
		5.1	REELECT GORAN ANDO AS DIRECTOR AND CHAIRMAN	For	With	Approved	
		5.2	REELECT JEPPE CHRISTIANSEN AS DIRECTOR AND DEPUTY CHAIRMAN	For	With	Approved	
		5.3A	REELECT BRIAN DANIELS AS DIRECTOR	For	With	Approved	
		5.3B	REELECT SYLVIE GREGOIRE AS DIRECTOR	For	With	Approved	
		5.3C	REELECT LIZ HEWITT AS DIRECTOR	For	With	Approved	
		5.3D	ELECT KASIM KUTAY AS DIRECTOR	For	With	Approved	
		5.3E	ELECT HELGE LUND AS DIRECTOR	For	With	Approved	
		5.3F	REELECT MARY SZELA AS DIRECTOR	For	With	Approved	
		6	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	For	With	Approved	
		7.1	APPROVE DKK 10 MILLION REDUCTION IN SHARE CAPITAL VIA SHARE CANCELLATION	For	With	Approved	
		7.2	AUTHORIZE SHARE REPURCHASE PROGRAM	For	With	Approved	
		7.3	APPROVE GUIDELINES FOR INCENTIVE-BASED COMPENSATION FOR EXECUTIVE MANAGEMENT AND BOARD	For	With	Approved	

				doub Financial & So	ledividend
8.1	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: FREE PARKING FOR THE SHAREHOLDERS IN CONNECTION WITH THE SHAREHOLDERS' MEETING	Against	With	Rejected	
8.2	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: THE BUFFET AFTER THE SHAREHOLDERS' MEETING IS SERVED AS SET TABLE CATERING	Against	With	Rejected	

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
INFOSYS	5-04-17	1	ORDINARY RESOLUTION FOR REVISION IN	For	With	Unknown	
LIMITED			COMPENSATION OF U. B. PRAVIN RAO, CHIEF				
			OPERATING OFFICER & WHOLE-TIME DIRECTOR				
		2	ORDINARY RESOLUTION FOR APPOINTMENT OF D. N.	For	With	Unknown	
		2	PRAHLAD, AS AN INDEPENDENT DIRECTOR	F =	\A/:+ -		
		3	SPECIAL RESOLUTION TO ADOPT NEW ARTICLES OF	For	With	Unknown	
			ASSOCIATION OF THE COMPANY IN CONFORMITY				
			WITH THE COMPANIES ACT, 2013				

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
HENKEL AG & CO. KGAA	6-04-17	1	PRESENTATION OF THE ANNUAL FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS, BOTH ENDORSED BY THE SUPERVISORY BOARD; OF THE SUMMARIZED MANAGEMENT REPORT (MANAGEMENT'S DISCUSSION AND ANALYSIS) ON HENKEL AG & CO. KGAA AND HENKEL GROUP, INCLUDING THE EXPLANATORY REPORT ON CORPORATE GOVERNANCE/COMPANY MANAGEMENT AND THE COMPENSATION REPORT AS WELL AS ON THE STATEMENTS ACCORDING TO PARAGRAPH 289 SUB- SECTION 4, 315 SUB-SECTION 4 OF THE GERMAN COMMERCIAL CODE (HGB); AS WELL AS THE REPORT OF THE SUPERVISORY BOARD FOR THE 2016 FISCAL YEAR. RESOLUTION ON THE RATIFICATION OF THE ANNUAL FINANCIAL STATEMENTS OF HENKEL AG & CO. KGAA FOR THE 2016 FISCAL YEAR	For	With	Approved	
		2 3 4	RESOLUTION ON THE APPROPRIATION OF RETAINED EARNINGS RESOLUTION ON THE RATIFICATION OF THE GENERAL PARTNER RESOLUTION ON THE RATIFICATION OF THE MEMBERS OF THE SUPERVISORY BOARD	For For For	With With With	Approved Approved Approved	
		5	RESOLUTION ON THE RATIFICATION OF THE MEMBERS OF THE SHAREHOLDERS' COMMITTEE	For	With	Approved	

6	RESOLUTION ON THE ELECTION OF THE INDEPENDENT AUDITOR FOR THE COMPANY AND THE CONSOLIDATED ACCOUNTS, AS WELL AS OF THE AUDITOR FOR THE POSSIBLE REVIEW OF INTERIM FINANCIAL REPORTS FOR THE 2017 FISCAL YEAR: KPMG AG	For	With	Approved
7.1	RESOLUTION ON THE AGREEMENT TO THE CONCLUSION OF CONTROL AGREEMENTS AND PROFIT- TRANSFER AGREEMENTS BETWEEN HENKEL AG & CO. KGAA (RULING COMPANY) ON THE ONE SIDE AND HENKEL VIERTE VERWALTUNGSGESELLSCHAFT MBH, HENKEL FUENFTE VERWALTUNGSGESELLSCHAFT MBH, HENKEL INVESTMENT GMBH AS WELL AS SCHWARZKOPF & HENKEL PRODUCTION EUROPE GESCHAEFTSFUEHRUNGSGESELLSCHAFT MBH (CONTROLLED COMPANY) ON THE OTHER SIDE: HENKEL VIERTE VERWALTUNGSGESELLSCHAFT MBH, DUESSELDORF	For	With	Approved
7.2	RESOLUTION ON THE AGREEMENT TO THE CONCLUSION OF DOMINATION AGREEMENTS AND PROFIT-TRANSFER AGREEMENTS BETWEEN HENKEL AG & CO. KGAA (RULING COMPANY) ON THE ONE SIDE AND HENKEL VIERTE VERWALTUNGSGESELLSCHAFT MBH, HENKEL FUENFTE VERWALTUNGSGESELLSCHAFT MBH, HENKEL INVESTMENT GMBH AS WELL AS SCHWARZKOPF & HENKEL PRODUCTION EUROPE GESCHAEFTSFUEHRUNGSGESELLSCHAFT MBH (CONTROLLED COMPANY) ON THE OTHER SIDE: HENKEL FUENFTE VERWALTUNGSGESELLSCHAFT MBH, DUESSELDORF	For	With	Approved

7.3 **RESOLUTION ON THE AGREEMENT TO THE** For With Approved CONCLUSION OF CONTROL AGREEMENTS AND PROFIT-TRANSFER AGREEMENTS BETWEEN HENKEL AG & CO. KGAA (RULING COMPANY) ON THE ONE SIDE AND HENKEL VIERTE VERWALTUNGSGESELLSCHAFT MBH, HENKEL FUENFTE VERWALTUNGSGESELLSCHAFT MBH, HENKEL INVESTMENT GMBH AS WELL AS SCHWARZKOPF & HENKEL PRODUCTION EUROPE GESCHAEFTSFUEHRUNGSGESELLSCHAFT MBH (CONTROLLED COMPANY) ON THE OTHER SIDE: HENKEL INVESTMENT GMBH, DUESSELDORF (PREVIOUSLY HENKEL SECHSTE VERWALTUNGSGESELLSCHAFT MBH) 7.4 **RESOLUTION ON THE AGREEMENT TO THE** With Approved For CONCLUSION OF CONTROL AGREEMENTS AND PROFIT-TRANSFER AGREEMENTS BETWEEN HENKEL AG & CO. KGAA (RULING COMPANY) ON THE ONE SIDE AND HENKEL VIERTE VERWALTUNGSGESELLSCHAFT MBH, HENKEL FUENFTE VERWALTUNGSGESELLSCHAFT MBH, HENKEL INVESTMENT GMBH AS WELL AS SCHWARZKOPF & HENKEL PRODUCTION EUROPE GESCHAEFTSFUEHRUNGSGESELLSCHAFT MBH (CONTROLLED COMPANY) ON THE OTHER SIDE: SCHWARZKOPF & HENKEL PRODUCTION EUROPE GESCHAEFTSFUEHRUNGSGESELLSCHAFT MBH, DUESSELDORF

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
KLEPIERRE	KLEPIERRE 18-04-17	0.1	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved	
		0.2	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved	
		0.3	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 AND SETTING OF DIVIDEND: EUROS 1.82 PER SHARE	For	With	Approved	
		0.4	APPROVAL OF OPERATIONS AND AGREEMENTS PURSUANT TO ARTICLE L.225-86 OF THE FRENCH COMMERCIAL CODE	For	With	Approved	
		0.5	APPROVAL OF THE COMMITMENTS PURSUANT TO ARTICLES L.225-86 AND L.225-90-1 OF THE FRENCH COMMERCIAL CODE RELATING TO MR JEAN-MARC JESTIN	For	With	Approved	
		0.6	RENEWAL OF THE TERM OF MRS CATHERINE SIMONI AS A MEMBER OF THE SUPERVISORY BOARD	For	With	Approved	
		0.7	RENEWAL OF THE TERM OF MRS FLORENCE VON ERB AS A MEMBER OF THE SUPERVISORY BOARD	For	With	Approved	
		0.8	RENEWAL OF THE TERM OF MR STANLEY SHASHOUA AS A MEMBER OF THE SUPERVISORY BOARD	For	With	Approved	
		0.9	ADVISORY REVIEW OF THE ORDINARY GENERAL MEETING ON COMPENSATION OWED OR PAID TO MR JEAN-MARC JESTIN, MEMBER OF THE BOARD OF DIRECTORS AND THEN PRESIDENT OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR ENDED	For	With	Approved	

0.10	ADVISORY REVIEW OF THE ORDINARY GENERAL MEETING ON COMPENSATION OWED OR PAID TO MR JEAN-MICHEL GAULT, MEMBER OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR ENDED	For	With	Approved
0.11	ADVISORY REVIEW OF THE ORDINARY GENERAL MEETING ON COMPENSATION OWED OR PAID TO MR LAURENT MOREL, PRESIDENT OF THE BOARD OF DIRECTORS, UP UNTIL 7 NOVEMBER 2016, FOR THE FINANCIAL YEAR ENDED	For	With	Approved
0.12	APPROVAL OF THE REMUNERATION POLICY FOR THE MEMBERS OF THE SUPERVISORY BOARD	For	With	Approved
0.13	APPROVAL OF THE REMUNERATION POLICY FOR THE PRESIDENT OF THE BOARD OF DIRECTORS	For	With	Approved
0.14	APPROVAL OF THE REMUNERATION POLICY FOR THE MEMBERS OF THE BOARD OF DIRECTORS	For	With	Approved
0.15	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR AN 18 MONTH PERIOD, TO DEAL IN COMPANY SHARES	For	With	Approved
E.16	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO REDUCE THE SHARE CAPITAL BY CANCELLING TREASURY SHARES	For	With	Approved
E.17	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO ISSUE SHARES AND/OR SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE COMPANY OR ITS SUBSIDIARIES AND/OR SECURITIES GRANTING THE RIGHT TO ALLOCATE DEBT SECURITIES, WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT	For	With	Approved

E.18 For With Approved DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO ISSUE SHARES AND/OR SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE COMPANY OR ITS SUBSIDIARIES AND/OR SECURITIES GRANTING THE RIGHT TO ALLOCATE DEBT SECURITIES, BY MEANS OF A PUBLIC OFFER, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT E.19 DELEGATION OF AUTHORITY TO BE GRANTED TO THE For With Approved BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO ISSUE SHARES AND/OR SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL AND/OR SECURITIES GRANTING THE RIGHT TO ALLOCATE DEBT SECURITIES THROUGH PRIVATE PLACEMENT PURSUANT TO ARTICLE L.411-2, II OF THE FRENCH MONETARY AND FINANCIAL CODE, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT E.20 DELEGATION OF AUTHORITY TO BE GRANTED TO THE For With Approved BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE CASE OF ISSUING COMMON SHARES AND/OR SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE COMPANY, ALL SUBSIDIARIES AND/OR ANY OTHER COMPANY, WITH RETENTION OR CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT

E.21 DELEGATION OF AUTHORITY TO BE GRANTED THE For With Approved BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO ISSUE SHARES AND/OR SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, AS **REMUNERATION OF CONTRIBUTIONS IN KIND** RELATING TO EQUITY SECURITIES AND/OR SECURITIES GRANTING ACCESS TO THE CAPITAL E.22 DELEGATION OF AUTHORITY TO BE GRANTED TO THE For With Approved BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO INCREASE THE SHARE CAPITAL BY INCORPORATING PREMIUMS, RESERVES, PROFITS OR OTHER ELEMENTS E.23 DELEGATION OF AUTHORITY TO BE GRANTED TO THE For With Approved BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO ISSUE SHARES OR SECURITIES GRANTING ACCESS TO THE CAPITAL RESERVED FOR EMPLOYEES ADHERING TO THE COMPANY SAVINGS SCHEME, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT E.24 OVERALL LIMITATION FOR AUTHORISATIONS TO ISSUE For With Approved SHARES AND SECURITIES GRANTING ACCESS TO CAPITAL E.25 POWERS TO CARRY OUT ALL LEGAL FORMALITIES For With Approved

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
INTERNATIONAL BUSINESS MACHINES CORP.	25-04-17	1A	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: K.I. CHENAULT	For	With	Approved	
		1B	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: M.L. ESKEW	For	With	Approved	
		1C	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: D.N. FARR	For	With	Approved	
		1D	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: M. FIELDS	For	With	Approved	
		1E	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: A. GORSKY	For	With	Approved	
		1F	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: S.A. JACKSON	For	With	Approved	
		1G	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: A.N. LIVERIS	For	With	Approved	
		1H	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: W.J. MCNERNEY, JR.	For	With	Approved	
		11	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: H.S. OLAYAN	For	With	Approved	
		1J	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: J.W. OWENS	For	With	Approved	
		1K	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: V.M. ROMETTY	For	With	Approved	
		1L	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: S. TAUREL	For	With	Approved	
		1M	ELECTION OF DIRECTOR FOR A TERM OF ONE YEAR: P.R. VOSER	For	With	Approved	

					Financial & So	ciul Relurns
	2	RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	For	With	Approved	
	3	ADVISORY VOTE ON EXECUTIVE COMPENSATION	Against	Against	Approved	Compensation is exceptional.
	4	ADVISORY VOTE REGARDING FREQUENCY OF ADVISORY VOTE ON EXECUTIVE COMPENSATION	1YEAR	With	Approved	
	5	STOCKHOLDER PROPOSAL ON LOBBYING DISCLOSURE	Against	With	Rejected	
	6	STOCKHOLDER PROPOSAL ON SPECIAL SHAREOWNER MEETINGS	For	Against	Rejected	More rights for shareholders to organise a special annual meeting
	7	STOCKHOLDER PROPOSAL TO ADOPT A PROXY ACCESS BY-LAW	Against	With	Approved	-p

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
PRAXAIR, INC.	25-04-17	1A	ELECTION OF DIRECTOR: STEPHEN F. ANGEL	For	With	Approved	
		1B	ELECTION OF DIRECTOR: OSCAR BERNARDES	For	With	Approved	
		1C	ELECTION OF DIRECTOR: NANCE K. DICCIANI	For	With	Approved	
		1D	ELECTION OF DIRECTOR: EDWARD G. GALANTE	For	With	Approved	
		1E	ELECTION OF DIRECTOR: RAYMOND W. LEBOEUF	Against	Against	Approved	Not independent anymore.
		1F	ELECTION OF DIRECTOR: LARRY D. MCVAY	For	With	Approved	
		1G	ELECTION OF DIRECTOR: MARTIN H. RICHENHAGEN	For	With	Approved	
		1H	ELECTION OF DIRECTOR: WAYNE T. SMITH	For	With	Approved	
		11	ELECTION OF DIRECTOR: ROBERT L. WOOD	For	With	Approved	
		2	TO RATIFY THE APPOINTMENT OF THE INDEPENDENT AUDITOR	For	With	Approved	
		3	TO APPROVE, ON AN ADVISORY AND NON-BINDING BASIS, THE COMPENSATION OF PRAXAIR'S NAMED EXECUTIVE OFFICERS AS DISCLOSED IN THE 2017 PROXY STATEMENT.	Against	Against	Approved	Compensation is exceptional.
		4	TO RECOMMEND, ON AN ADVISORY AND NON- BINDING BASIS, THE FREQUENCY OF HOLDING FUTURE ADVISORY VOTES ON NAMED EXECUTIVE OFFICER COMPENSATION.	1 YEAR	With	Approved, 1 YEAR	
		5	TO APPROVE AMENDMENTS TO THE AMENDED AND RESTATED 2009 PRAXAIR, INC. LONG TERM INCENTIVE PLAN AND TO APPROVE SECTION 162(M) PERFORMANCE MEASURES UNDER THE PLAN	Against	Against	Approved	Compensation is exceptional.

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
UNIBAIL- RODAMCO SE	25-04-17	0.1	REPORTS FROM THE BOARD OF DIRECTORS, THE SUPERVISORY BOARD AND THE STATUTORY AUDITORS REGARDING THE TRANSACTIONS FOR THE 2016 FINANCIAL YEAR; APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved	
		0.2	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved	
		0.3	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR AND DISTRIBUTION OF THE DIVIDEND: EUR 10.20 PER SHARE	For	With	Approved	
		0.4	SPECIAL REPORT OF THE STATUTORY AUDITORS	For	With	Approved	
		0.5	APPROVAL OF THE COMPENSATION POLICY REGARDING THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING ELEMENTS COMPRISING COMPENSATION FOR THE MEMBERS OF THE SUPERVISORY BOARD	For	With	Approved	
		0.6	APPROVAL OF THE COMPENSATION POLICY REGARDING THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING ELEMENTS COMPRISING COMPENSATION FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS	For	With	Approved	
		0.7	APPROVAL OF THE COMPENSATION POLICY REGARDING THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING ELEMENTS COMPRISING COMPENSATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS	For	With	Approved	

0.8	ADVISORY REVIEW OF COMPENSATION OWED OR PAID TO MR CHRISTOPHE CUVILLIER, CHAIRMAN OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved
O.9	ADVISORY REVIEW OF THE COMPENSATION OWED OR PAID TO MR OLIVIER BOSSARD, MR FABRICE MOUCHEL, MS ASTRID PANOSYAN, MR JAAP TONCKENS AND MR JEAN-MARIE TRITANT, MEMBERS OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved
0.10	RENEWAL OF THE TERM OF MS DAGMAR KOLLMANN AS A MEMBER OF THE SUPERVISORY BOARD	For	With	Approved
0.11	APPOINTMENT OF MR PHILIPPE COLLOMBEL AS A NEW MEMBER OF THE SUPERVISORY BOARD	For	With	Approved
0.12	APPOINTMENT OF MR COLIN DYER AS A NEW MEMBER OF THE SUPERVISORY BOARD	For	With	Approved
0.13	APPOINTMENT OF MR RODERICK MUNSTERS AS A NEW MEMBER OF THE SUPERVISORY BOARD	For	With	Approved
0.14	RENEWAL OF THE TERM OF ERNST & YOUNG AUDIT AS STATUTORY AUDITOR	For	With	Approved
0.15	RENEWAL OF THE TERM OF DELOITTE & ASSOCIES AS STATUTORY AUDITOR	For	With	Approved
0.16	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS WITH RESPECT TO THE COMPANY BUYING BACK ITS OWN SHARES UNDER THE PROVISIONS OF ARTICLE L.225-209 OF THE FRENCH COMMERCIAL CODE	For	With	Approved
E.17	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO CANCEL SHARES BOUGHT BACK BY THE COMPANY UNDER THE PROVISIONS OF ARTICLE L.225- 209 OF THE FRENCH COMMERCIAL CODE	For	With	Approved

E.18 With Approved AUTHORISATION TO BE GRANTED TO THE BOARD OF For DIRECTORS TO DECIDE UPON AN INCREASE IN THE SHARE CAPITAL, WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, BY ISSUING SHARES AND/OR SECURITIES GRANTING IMMEDIATE OR DEFERRED ACCESS TO THE CAPITAL OF THE COMPANY **OR ONE OF ITS SUBSIDIARIES** E.19 With DELEGATION OF AUTHORITY TO BE GRANTED TO THE For Approved BOARD OF DIRECTORS TO DECIDE UPON AN INCREASE IN THE SHARE CAPITAL, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT VIA A PUBLIC OFFER, BY ISSUING SHARES AND/OR SECURITIES GRANTING IMMEDIATE OR DEFERRED ACCESS TO THE CAPITAL OF THE COMPANY OR ONE OF ITS **SUBSIDIARIES** E.20 DELEGATION OF AUTHORITY TO BE GRANTED TO THE With For Approved BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL **INCREASE WITH OR WITHOUT THE PRE-EMPTIVE** SUBSCRIPTION RIGHT, PURSUANT TO RESOLUTIONS 18 AND 19 E.21 With Approved DELEGATION OF AUTHORITY TO BE GRANTED TO THE For BOARD OF DIRECTORS TO PROCEED WITH AN INCREASE IN THE SHARE CAPITAL, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, BY ISSUING SHARES AND/OR SECURITIES GRANTING IMMEDIATE OR DEFERRED ACCESS TO THE CAPITAL WITH A VIEW TO REMUNERATING CONTRIBUTIONS IN KIND MADE TO THE COMPANY

				Financial & Social Returns
E.22	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Approved
	BOARD OF DIRECTORS TO GRANT SHARE PURCHASE			
	AND/OR SUBSCRIPTION OPTIONS FOR SHARES IN THE			
	COMPANY, WITH CANCELLATION OF THE PRE-EMPTIVE			
	SUBSCRIPTION RIGHT, FOR THE BENEFIT OF SALARIED			
	EMPLOYEES AND EXECUTIVE OFFICERS OF THE			
	COMPANY OR ITS SUBSIDIARIES			
E.23	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Approved
	BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY			
	ISSUING SHARES AND/OR SECURITIES GRANTING			
	ACCESS TO THE COMPANY'S CAPITAL THAT IS			
	RESERVED FOR THE MEMBERS OF A COMPANY			
	SAVINGS SCHEME, WITH CANCELLATION OF THE PRE-			
	EMPTIVE RIGHT FOR THEIR BENEFIT, PURSUANT TO			
	ARTICLES L.3332-18 AND FOLLOWING OF THE FRENCH			
	LABOUR CODE			
0.24	POWERS TO CARRY OUT ALL LEGAL FORMALITIES	For	With	Approved

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
VF CORPORATION	25-04-17	1	Election DIRECTOR:				
			RICHARD T. CARUCCI	For	With	Unknown	
			JULIANA L. CHUGG	For	With	Unknown	
			BENNO DORER	For	With	Unknown	
			MARK S. HOPLAMAZIAN	For	With	Unknown	
			ROBERT J. HURST	Against	Against	Unknown	Not independent anymore.
			LAURA W. LANG	For	With	Unknown	
			W. ALAN MCCOLLOUGH	For	With	Unknown	
			W. RODNEY MCMULLEN	For	With	Unknown	
			CLARENCE OTIS, JR.	For	With	Unknown	
			STEVEN E. RENDLE	For	With	Unknown	
			CAROL L. ROBERTS	For	With	Unknown	
			MATTHEW J. SHATTOCK	For	With	Unknown	
			ERIC C. WISEMAN	For	With	Unknown	
		2	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	Against	Against	Unknown	Compensation is exceptional.
		3	ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION.	1YEAR	With	Unknown	
		4	RATIFICATION OF THE SELECTION OF PRICEWATERHOUSECOOPERS LLP AS VF'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2017 FISCAL YEAR.	For	With	Unknown	

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
ASML HOLDING	26-04-17	4	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR 2016, AS PREPARED IN ACCORDANCE WITH DUTCH LAW	For	With	Approved	
		5	PROPOSAL TO DISCHARGE THE MEMBERS OF THE BOARD OF MANAGEMENT FROM LIABILITY FOR THEIR RESPONSIBILITIES IN THE FINANCIAL YEAR 2016	For	With	Approved	
		6	PROPOSAL TO DISCHARGE THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY FOR THEIR RESPONSIBILITIES IN THE FINANCIAL YEAR 2016	For	With	Approved	
		7	CLARIFICATION OF THE COMPANY'S RESERVES AND DIVIDEND POLICY	For	With	Approved	
		8	PROPOSAL TO ADOPT A DIVIDEND OF EUR 1.20 PER ORDINARY SHARE	For	With	Approved	
		9	PROPOSAL TO ADOPT THE REVISED REMUNERATION POLICY FOR THE BOARD OF MANAGEMENT	For	With	Approved	
		10	PROPOSAL TO APPROVE THE NUMBER OF SHARES FOR THE BOARD OF MANAGEMENT	For	With	Approved	
		11	PROPOSAL TO APPROVE THE NUMBER OF STOCK OPTIONS AND/OR SHARES FOR EMPLOYEES	For	With	Approved	
		12	DISCUSS MANAGEMENT BOARD COMPOSITION AND RECEIVE INFORMATION ON INTENDED APPOINTMENT OF FIRST VAN HOUT TO MANAGEMENT BOARD	For	With	Approved	
		13A	COMPOSITION OF THE SUPERVISORY BOARD : PROPOSAL TO REAPPOINT MS. P.F.M. (PAULINE) VAN DER MEER MOHR AS MEMBER OF THE SUPERVISORY BOARD	For	With	Approved	
		13B	COMPOSITION OF THE SUPERVISORY BOARD : PROPOSAL TO REAPPOINT MS. C.M.S. (CARLA) SMITS- NUSTELING AS MEMBER OF THE SUPERVISORY BOARD	For	With	Approved	

13C	COMPOSITION OF THE SUPERVISORY BOARD : PROPOSAL TO REAPPOINT MR. D.A. (DOUG) GROSE AS MEMBER OF THE SUPERVISORY BOARD	For	With	Approved
13D	COMPOSITION OF THE SUPERVISORY BOARD : PROPOSAL TO REAPPOINT MR. W.H. (WOLFGANG) ZIEBART AS MEMBER OF THE SUPERVISORY BOARD	For	With	Approved
14	PROPOSAL TO ADJUST THE REMUNERATION OF THE SUPERVISORY BOARD	For	With	Approved
15	PROPOSAL TO APPOINT KPMG ACCOUNTANTS N.V. AS EXTERNAL AUDITOR FOR THE REPORTING YEAR 2018	For	With	Approved
16A	 PROPOSALS TO AUTHORIZE THE BOARD OF MANAGEMENT TO ISSUE ORDINARY SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES, AS WELL AS TO RESTRICT OR EXCLUDE THE PRE- EMPTION RIGHTS ACCRUING TO SHAREHOLDERS : AUTHORIZATION TO ISSUE ORDINARY SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES (5%) 	For	With	Approved
16B	PROPOSALS TO AUTHORIZE THE BOARD OF MANAGEMENT TO ISSUE ORDINARY SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES, AS WELL AS TO RESTRICT OR EXCLUDE THE PRE- EMPTION RIGHTS ACCRUING TO SHAREHOLDERS : AUTHORIZATION TO RESTRICT OR EXCLUDE PRE- EMPTION RIGHTS WITH REGARDS TO 16A	For	With	Approved

16C	PROPOSALS TO AUTHORIZE THE BOARD OF	For	With	Approved	
	MANAGEMENT TO ISSUE ORDINARY SHARES OR				
	GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES,				
	AS WELL AS TO RESTRICT OR EXCLUDE THE PRE-				
	EMPTION RIGHTS ACCRUING TO SHAREHOLDERS :				
	AUTHORIZATION TO ISSUE SHARES OR GRANT RIGHTS				
	TO SUBSCRIBE FOR ORDINARY SHARES IN				
	CONNECTION WITH OR ON THE OCCASION OF				
	MERGERS, ACQUISITIONS AND/OR (STRATEGIC)				
	ALLIANCES (5%)				
16D	PROPOSALS TO AUTHORIZE THE BOARD OF	For	With	Approved	
	MANAGEMENT TO ISSUE ORDINARY SHARES OR				
	GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES,				
	AS WELL AS TO RESTRICT OR EXCLUDE THE PRE-				
	EMPTION RIGHTS ACCRUING TO SHAREHOLDERS :				
	AUTHORIZATION TO RESTRICT OR EXCLUDE PRE-				
	EMPTION RIGHTS WITH REGARDS TO 16C				
17A	PROPOSALS TO AUTHORIZE THE BOARD OF	For	With	Approved	
	MANAGEMENT TO ACQUIRE ORDINARY SHARES :				
	AUTHORIZATION TO REPURCHASE ORDINARY SHARES				
	UP TO 10% OF THE ISSUED SHARE CAPITAL				
17B	PROPOSALS TO AUTHORIZE THE BOARD OF	For	With	Approved	
	MANAGEMENT TO ACQUIRE ORDINARY SHARES :				
	AUTHORIZATION TO REPURCHASE ADDITIONAL				
	ORDINARY SHARES UP TO 10% OF THE ISSUED SHARE				
	CAPITAL				
18	PROPOSAL TO CANCEL ORDINARY SHARES	For	With	Approved	

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
UNILEVER NV	26-04-17	2	TO ADOPT THE ANNUAL ACCOUNTS AND APPROPRIATION OF THE PROFIT FOR THE 2016 FINANCIAL YEAR: DURING 2016 EUR 4 MILLION WAS PAID AS DIVIDEND ON THE PREFERENCE SHARES AND EUR 1,973 MILLION WAS PAID AS DIVIDEND ON THE ORDINARY SHARES	For	With	Approved	
		3	TO DISCHARGE THE EXECUTIVE DIRECTORS IN OFFICE IN THE 2016 FINANCIAL YEAR FOR THE FULFILMENT OF THEIR TASK	For	With	Approved	
		4	TO DISCHARGE THE NON-EXECUTIVE DIRECTORS IN OFFICE IN THE 2016 FINANCIAL YEAR FOR THE FULFILMENT OF THEIR TASK	For	With	Approved	
		5	TO APPROVE THE DIRECTORS REMUNERATION POLICY	Against	Against	Approved	Compensation is exceptional.
		6	TO APPROVE THE UNILEVER SHARE PLAN 2017	Against	Against	Approved	Compensation is exceptional.
		7	TO REAPPOINT MR N S ANDERSEN AS A NON- EXECUTIVE DIRECTOR	For	With	Approved	
		8	TO REAPPOINT MS L M CHA AS A NON-EXECUTIVE DIRECTOR	Against	Against	Approved	Profile of MS L.M. Cha As is too political.
		9	TO REAPPOINT MR V COLAO AS A NON-EXECUTIVE DIRECTOR	For	With	Approved	
		10	TO REAPPOINT DR M DEKKERS AS A NON-EXECUTIVE DIRECTOR	For	With	Approved	
		11	TO REAPPOINT MS A M FUDGE AS A NON-EXECUTIVE DIRECTOR	Against	Against	Approved	Ms M. Fudge is Chair of Unilever's Compensation Committee. The compensations at Unilever are exceptional.

12	TO REAPPOINT DR J HARTMANN AS A NON-EXECUTIVE	For	With	Approved	
	DIRECTOR				
13	TO REAPPOINT MS M MA AS A NON-EXECUTIVE DIRECTOR	For	With	Approved	
14	TO REAPPOINT MR S MASIYIWA AS A NON-EXECUTIVE DIRECTOR	For	With	Approved	
15	TO REAPPOINT PROFESSOR Y MOON AS A NON- EXECUTIVE DIRECTOR	For	With	Approved	
16	TO REAPPOINT MR G PITKETHLY AS AN EXECUTIVE DIRECTOR	For	With	Approved	
17	TO REAPPOINT MR P G J M POLMAN AS AN EXECUTIVE DIRECTOR	For	With	Approved	
18	TO REAPPOINT MR J RISHTON AS A NON-EXECUTIVE DIRECTOR	For	With	Approved	
19	TO REAPPOINT MR F SIJBESMA AS A NON-EXECUTIVE DIRECTOR	For	With	Approved	
20	TO APPOINT KPMG AS THE AUDITOR CHARGED WITH THE AUDITING OF THE ANNUAL ACCOUNTS FOR THE 2017 FINANCIAL YEAR	For	With	Approved	
21	TO DESIGNATE THE BOARD OF DIRECTORS AS THE COMPANY BODY AUTHORISED TO ISSUE SHARES IN THE COMPANY	For	With	Approved	
22	TO AUTHORISE THE BOARD OF DIRECTORS TO PURCHASE SHARES AND DEPOSITARY RECEIPTS THEREOF IN THE SHARE CAPITAL OF THE COMPANY	Against	Against	Approved	Not necesarry to purchase shares in the share capital of the company.
23	TO REDUCE THE CAPITAL OF THE COMPANY TO REDUCE THE CAPITAL WITH RESPECT TO SHARES AND DEPOSITARY RECEIPTS THEREOF HELD BY THE COMPANY IN ITS OWN SHARE CAPITAL	For	With	Approved	or the company.

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
DANONE SA	27-04-17	0.1	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved	
		0.2	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved	
		0.3	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 AND SETTING OF DIVIDEND AT 1.70 EUROS PER SHARE	For	With	Approved	
		0.4	OPTION FOR PAYMENT OF DIVIDEND IN SHARES	For	With	Approved	
		O.5	RENEWAL OF THE TERM OF MS GAELLE OLIVIER AS DIRECTOR	For	With	Approved	
		O.6	RENEWAL OF THE TERM OF MS ISABELLE SEILLIER AS DIRECTOR	For	With	Approved	
		0.7	RENEWAL OF THE TERM OF MR JEAN-MICHEL SEVERINO AS DIRECTOR	For	With	Approved	
		0.8	RENEWAL OF THE TERM OF MR LIONEL ZINSOU-DERLIN AS DIRECTOR	For	With	Approved	
		0.9	APPOINTMENT OF MR GREGG L. ENGLES AS DIRECTOR	For	With	Approved	
		0.10	APPROVAL OF AGREEMENTS SUBJECT TO THE PROVISIONS OF ARTICLES L.225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE ENTERED INTO BY THE COMPANY AND THE J.P. MORGAN GROUP	For	With	Approved	
		0.11	REVIEW OF THE COMPENSATION OWED OR PAID TO MR FRANCK RIBOUD, PRESIDENT OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved	

0.12	REVIEW OF THE COMPENSATION OWED OR PAID TO MR EMMANUEL FABER, MANAGING DIRECTOR, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	Against	Against	Approved	Compensation is exceptional.
0.13	APPROVAL OF THE REMUNERATION POLICY FOR THE PRESIDENT OF THE BOARD OF DIRECTORS	For	With	Approved	
0.14	APPROVAL OF THE REMUNERATION POLICY FOR THE EXECUTIVE OFFICERS	For	With	Approved	
0.15	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO PURCHASE, RETAIN OR TRANSFER THE COMPANY'S SHARES	For	With	Approved	
E.16	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND SECURITIES, WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS	For	With	Approved	
E.17	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND SECURITIES, WITH CANCELLATION OF THE PRE- EMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS, BUT WITH AN OBLIGATION TO GRANT A RIGHT OF PRIORITY	For	With	Approved	
E.18	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS	For	With	Approved	
E.19	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND SECURITIES, WITH CANCELLATION OF THE PRE- EMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	For	With	Approved	

E.20	DELEGATION OF POWERS GRANTED TO THE BOARD OF	For	With	Approved
	DIRECTORS TO ISSUE COMMON SHARES AND			
	SECURITIES, WITH CANCELLATION OF THE PRE-			
	EMPTIVE SUBSCRIPTION RIGHT OF SHAREHOLDERS,			
	WITH A VIEW TO REMUNERATING CONTRIBUTIONS-IN-			
	KIND MADE TO THE COMPANY AND CONSISTING OF			
	EQUITY SECURITIES OR SECURITIES GRANTING ACCESS			
	TO THE CAPITAL			
E.21	DELEGATION OF AUTHORITY GRANTED TO THE BOARD	For	With	Approved
	OF DIRECTORS TO INCREASE THE COMPANY'S CAPITAL			
	BY THE INCORPORATION OF RESERVES, PROFITS,			
	PREMIUMS OR OTHER SUMS WHOSE CAPITALISATION			
	WOULD BE PERMITTED			
E.22	DELEGATION OF AUTHORITY GRANTED TO THE BOARD	For	With	Approved
	OF DIRECTORS TO ISSUE COMMON SHARES AND			
	SECURITIES RESERVED FOR EMPLOYEES PARTICIPATING			
	IN A COMPANY SAVINGS SCHEME AND/OR RESERVED			
	SALES OF SECURITIES, WITH CANCELLATION OF THE			
	PRE-EMPTIVE SUBSCRIPTION RIGHT OF			
	SHAREHOLDERS			
E.23	AUTHORISATION GRANTED TO THE BOARD OF	For	With	Approved
	DIRECTORS TO ALLOCATE EXISTING COMPANY SHARES			
	OR SHARES TO BE ISSUED BY THE COMPANY, WITH			
	CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION			
_	RIGHT OF SHAREHOLDERS	_		
E.24	AUTHORISATION GRANTED TO THE BOARD OF	For	With	Approved
	DIRECTORS TO REDUCE THE CAPITAL BY THE			
	CANCELLATION OF SHARES			
E.25	POWERS TO CARRY OUT ALL LEGAL FORMALITIES	For	With	Approved

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
JOHNSON & JOHNSON	27-04-17	1A	ELECTION OF DIRECTOR: MARY C. BECKERLE	For	With	Approved	
		1B	ELECTION OF DIRECTOR: D. SCOTT DAVIS	For	With	Approved	
		1C	ELECTION OF DIRECTOR: IAN E. L. DAVIS	For	With	Approved	
		1D	ELECTION OF DIRECTOR: ALEX GORSKY	For	With	Approved	
		1E	ELECTION OF DIRECTOR: MARK B. MCCLELLAN	For	With	Approved	
		1F	ELECTION OF DIRECTOR: ANNE M. MULCAHY	For	With	Approved	
		1G	ELECTION OF DIRECTOR: WILLIAM D. PEREZ	For	With	Approved	
		1H	ELECTION OF DIRECTOR: CHARLES PRINCE	For	With	Approved	
		11	ELECTION OF DIRECTOR: A. EUGENE WASHINGTON	For	With	Approved	
		1J	ELECTION OF DIRECTOR: RONALD A. WILLIAMS	For	With	Approved	
		2	ADVISORY VOTE ON FREQUENCY OF VOTING TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION	1YEAR	With	Approved, 1 YEAR	
		3	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION	Against	Against	Approved	Compensation is exceptional.
		4	RE-APPROVAL OF THE MATERIAL TERMS OF PERFORMANCE GOALS UNDER THE 2012 LONG-TERM INCENTIVE PLAN	For	With	Approved	
		5	RATIFICATION OF APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR 2017	For	With	Approved	
		6	SHAREHOLDER PROPOSAL - INDEPENDENT BOARD CHAIRMAN	Against	With	Rejected	

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
GRANDVISION	2-05-17	2C	ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	For	With	Approved	
		3B	APPROVE DIVIDENDS OF EUR 0.31 PER SHARE	For	With	Approved	
		4A	APPROVE DISCHARGE OF MANAGEMENT BOARD	For	With	Approved	
		4B	APPROVE DISCHARGE OF SUPERVISORY BOARD	For	With	Approved	
		5	REELECT P. BOLLIGER TO SUPERVISORY BOARD	For	With	Approved	
		6	REELECT J. COLE TO SUPERVISORY BOARD	For	With	Approved	
		7	APPROVE AMENDMENTS TO REMUNERATION POLICY	Against	Against	Approved	Compensation is exceptional.
		8	RATIFY PRICEWATERHOUSECOOPERS AS AUDITORS	For	With	Approved	
		9A	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL	For	With	Approved	
		9B	AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE RIGHTS FROM SHARE ISSUANCES	For	With	Approved	
		10	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	For	With	Approved	

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
ECOLAB	4-05-17	1A	ELECTION OF DIRECTOR: DOUGLAS M. BAKER, JR.	For	With	Approved	
		1B	ELECTION OF DIRECTOR: BARBARA J. BECK	For	With	Approved	
		1C	ELECTION OF DIRECTOR: LESLIE S. BILLER	For	With	Approved	
		1D	ELECTION OF DIRECTOR: CARL M. CASALE	For	With	Approved	
		1E	ELECTION OF DIRECTOR: STEPHEN I. CHAZEN	For	With	Approved	
		1F	ELECTION OF DIRECTOR: JEFFREY M. ETTINGER	For	With	Approved	
		1G	ELECTION OF DIRECTOR: ARTHUR J. HIGGINS	For	With	Approved	
		1H	ELECTION OF DIRECTOR: MICHAEL LARSON	For	With	Approved	
		11	ELECTION OF DIRECTOR: DAVID W. MACLENNAN	For	With	Approved	
		1J	ELECTION OF DIRECTOR: TRACY B. MCKIBBEN	For	With	Approved	
		1K	ELECTION OF DIRECTOR: VICTORIA J. REICH	For	With	Approved	
		1L	ELECTION OF DIRECTOR: SUZANNE M. VAUTRINOT	For	With	Approved	
		1M	ELECTION OF DIRECTOR: JOHN J. ZILLMER	For	With	Approved	
		2	RATIFY THE APPOINTMENT OF	For	With	Approved	
			PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT				
			REGISTERED PUBLIC ACCOUNTING FIRM FOR THE				
			CURRENT YEAR ENDING DECEMBER 31, 2017.				
		3	ADVISORY VOTE TO APPROVE THE COMPENSATION OF	Against	Against	Approved	Compensation is
			EXECUTIVES DISCLOSED IN THE PROXY STATEMENT.				exceptional.
		4	ADVISORY VOTE ON THE FREQUENCY OF FUTURE	1YEAR	With	Approved,	
			STOCKHOLDER ADVISORY VOTES ON EXECUTIVE			1 YEAR	
			COMPENSATION.				

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
CVS HEALTH	10-05-17	1A	ELECTION OF DIRECTOR: RICHARD M. BRACKEN	For	With	Approved	
		1B	ELECTION OF DIRECTOR: C. DAVID BROWN II	For	With	Approved	
		1C	ELECTION OF DIRECTOR: ALECIA A. DECOUDREAUX	For	With	Approved	
		1D	ELECTION OF DIRECTOR: NANCY-ANN M. DEPARLE	For	With	Approved	
		1E	ELECTION OF DIRECTOR: DAVID W. DORMAN	For	With	Approved	
		1F	ELECTION OF DIRECTOR: ANNE M. FINUCANE	For	With	Approved	
		1G	ELECTION OF DIRECTOR: LARRY J. MERLO	For	With	Approved	
		1H	ELECTION OF DIRECTOR: JEAN-PIERRE MILLON	For	With	Approved	
		11	ELECTION OF DIRECTOR: MARY L. SCHAPIRO	For	With	Approved	
		1J	ELECTION OF DIRECTOR: RICHARD J. SWIFT	For	With	Approved	
		1K	ELECTION OF DIRECTOR: WILLIAM C. WELDON	For	With	Approved	
		1L	ELECTION OF DIRECTOR: TONY L. WHITE	For	With	Approved	
		2	PROPOSAL TO RATIFY INDEPENDENT PUBLIC ACCOUNTING FIRM FOR 2017.	For	With	Approved	
		3	SAY ON PAY - AN ADVISORY VOTE ON THE APPROVAL OF EXECUTIVE COMPENSATION.	Against	Against	Approved	Compensation is exceptional.
		4	TO RECOMMEND, BY NON-BINDING VOTE, THE FREQUENCY OF EXECUTIVE COMPENSATION VOTES.	1 YEAR	With	Approved	
		5	PROPOSAL TO APPROVE THE 2017 INCENTIVE COMPENSATION PLAN.	Against	Against	Approved	Compensation is exceptional.
		6	STOCKHOLDER PROPOSAL REGARDING THE OWNERSHIP THRESHOLD FOR CALLING SPECIAL MEETINGS OF STOCKHOLDERS.	For	Against	Approved	More rights for shareholders to organise a special annual meeting
		7	STOCKHOLDER PROPOSAL REGARDING A REPORT ON EXECUTIVE PAY.	For	Against	Rejected	Good practice: more tranparency
		8	STOCKHOLDER PROPOSAL REGARDING A REPORT ON RENEWABLE ENERGY TARGETS.	For	Against	Withdrawn	Good practice: more tranparency

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
H&M HENNES & MAURITZ	10-05-17	9A	ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET AS WELL AS THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET	For	With	Approved	
		9B	DISPOSAL OF THE COMPANY'S EARNINGS IN ACCORDANCE WITH THE ADOPTED BALANCE SHEETS, AND RECORD DATE: SEK 9.75 PER SHARE	For	With	Approved	
		9C	DISCHARGE OF THE MEMBERS OF THE BOARD AND CEO FROM LIABILITY TO THE COMPANY	For	With	Approved	
		10	ESTABLISHMENT OF THE NUMBER OF BOARD MEMBERS AND AUDITORS: THE NOMINATION COMMITTEE PROPOSES SEVEN BOARD MEMBERS WITH NO DEPUTIES: THE NOMINATION COMMITTEE PROPOSES THAT ONE AUDITOR BE ELECTED	For	With	Approved	
		11	ESTABLISHMENT OF FEES TO THE BOARD AND AUDITORS	For	With	Approved	
		12	ELECTION OF BOARD MEMBERS AND CHAIRMAN OF THE BOARD THE NOMINATION COMMITTEE PROPOSES: 1) STINA BERGFORS, 2) ANDERS DAHLVIG, 3) LENA PATRIKSSON KELLER, 4) STEFAN PERSSON, 5) CHRISTIAN SIEVERT, 6) ERICA WIKING HAGER, 7) NIKLAS ZENNSTROM AND CHAIRMAN OF THE BOARD: STEFAN PERSSON	For	With	Approved	
		13 14	ELECTION OF AUDITOR: ERNST & YOUNG AB (EY) ESTABLISHMENT OF PRINCIPLES FOR THE NOMINATION COMMITTEE AND ELECTION OF MEMBERS OF THE NOMINATION COMMITTEE: LOTTIE THAM, LISELOTT LEDIN, JAN ANDERSSON, AND ANDERS OSCARSSON	For For	With With	Approved Approved	
		15	RESOLUTION ON GUIDELINES FOR REMUNERATION TO SENIOR EXECUTIVES	For	With	Approved	

	"THE BOARD DOES NOT MAKE ANY	For	With	Approved
	RECOMMENDATION ON RESOLUTIONS 16.1 TO 16.13			
	AND 17.1 TO 17.2"			
16.1	RESOLUTION ON THE FOLLOWING MATTERS INITIATED	Against	With	Rejected
	BY SHAREHOLDER THORWALD ARVIDSSON,			
	PROPOSING THAT THE MEETING RESOLVE: TO ADOPT			
	A ZERO VISION WITH REGARD TO ANOREXIA WITHIN			
	THE INDUSTRY			
16.2	RESOLUTION ON THE FOLLOWING MATTERS INITIATED	Against	With	Rejected
	BY SHAREHOLDER THORWALD ARVIDSSON,			
	PROPOSING THAT THE MEETING RESOLVE: TO			
	INSTRUCT THE BOARD OF DIRECTORS TO APPOINT A			
	WORKING PARTY TO REALISE THIS ZERO VISION AS FAR			
	AS POSSIBLE			
16.3	RESOLUTION ON THE FOLLOWING MATTERS INITIATED	Against	With	Rejected
	BY SHAREHOLDER THORWALD ARVIDSSON,			
	PROPOSING THAT THE MEETING RESOLVE: THAT THE			
	RESULTS ARE TO BE REPORTED BACK TO THE ANNUAL			
	GENERAL MEETING EACH YEAR IN WRITING,			
	PREFERABLY THROUGH INCLUSION OF THE REPORT IN			
	THE PRINTED ANNUAL REPORT			
16.4	RESOLUTION ON THE FOLLOWING MATTERS INITIATED	Against	With	Rejected
	BY SHAREHOLDER THORWALD ARVIDSSON,			
	PROPOSING THAT THE MEETING RESOLVE: TO ADOPT			
	A VISION OF ABSOLUTE EQUALITY BETWEEN MEN AND			
	WOMEN AT ALL LEVELS WITHIN THE COMPANY			

Against With 16.5 **RESOLUTION ON THE FOLLOWING MATTERS INITIATED** Rejected BY SHAREHOLDER THORWALD ARVIDSSON, PROPOSING THAT THE MEETING RESOLVE: TO INSTRUCT THE BOARD OF DIRECTORS TO APPOINT A WORKING PARTY TO REALISE THIS VISION IN THE LONGER TERM AND TO CAREFULLY MONITOR DEVELOPMENTS IN THE AREAS OF BOTH EQUALITY AND ETHNICITY Against With 16.6 **RESOLUTION ON THE FOLLOWING MATTERS INITIATED** Rejected BY SHAREHOLDER THORWALD ARVIDSSON. PROPOSING THAT THE MEETING RESOLVE: TO ANNUALLY SUBMIT A WRITTEN REPORT TO THE ANNUAL GENERAL MEETING, PREFERABLY THROUGH INCLUSION OF THE REPORT IN THE PRINTED ANNUAL REPORT Against With 16.7 **RESOLUTION ON THE FOLLOWING MATTERS INITIATED** Rejected BY SHAREHOLDER THORWALD ARVIDSSON, PROPOSING THAT THE MEETING RESOLVE: TO INSTRUCT THE BOARD TO TAKE THE NECESSARY MEASURES TO BRING ABOUT A SHAREHOLDERS' ASSOCIATION IN THE COMPANY Against With 16.8 **RESOLUTION ON THE FOLLOWING MATTERS INITIATED** Rejected BY SHAREHOLDER THORWALD ARVIDSSON, PROPOSING THAT THE MEETING RESOLVE: THAT MEMBERS OF THE BOARD SHALL NOT BE PERMITTED TO INVOICE THEIR BOARD FEES VIA A LEGAL ENTITY, SWEDISH OR FOREIGN

16.9	RESOLUTION ON THE FOLLOWING MATTERS INITIATED BY SHAREHOLDER THORWALD ARVIDSSON,	Against	With	Rejected
	PROPOSING THAT THE MEETING RESOLVE: TO			
	INSTRUCT THE BOARD TO DRAW ATTENTION, BY			
	CONTACTING THE RELEVANT AUTHORITY (THE			
	GOVERNMENT AND/OR THE SWEDISH TAX AGENCY),			
	TO THE NEED FOR A CHANGE IN THE RULES IN THE			
	AREA CONCERNED			
16.10	RESOLUTION ON THE FOLLOWING MATTERS INITIATED	Against	With	Rejected
10.10	BY SHAREHOLDER THORWALD ARVIDSSON,	Agamst	vvicii	Rejected
	PROPOSING THAT THE MEETING RESOLVE: THAT IN			
	THE PERFORMANCE OF ITS DUTIES, THE NOMINATION			
	COMMITTEE SHALL PAY PARTICULAR REGARD TO			
	MATTERS ASSOCIATED WITH ETHICS, GENDER AND			
	ETHNICITY			
16.11	RESOLUTION ON THE FOLLOWING MATTERS INITIATED	Against	With	Rejected
	BY SHAREHOLDER THORWALD ARVIDSSON,	_		
	PROPOSING THAT THE MEETING RESOLVE: TO			
	INSTRUCT THE BOARD TO DRAW ATTENTION, BY			
	CONTACTING THE GOVERNMENT, TO THE NEED TO			
	INTRODUCE A NATIONAL SO- CALLED "POLITICIAN			
	QUARANTINE			
16.12	RESOLUTION ON THE FOLLOWING MATTERS INITIATED	Against	With	Rejected
	BY SHAREHOLDER THORWALD ARVIDSSON,			
	PROPOSING THAT THE MEETING RESOLVE: TO			
	INSTRUCT THE BOARD TO DRAW UP A PROPOSAL FOR			
	REPRESENTATION OF THE SMALL AND MEDIUM-SIZED			
	SHAREHOLDERS ON BOTH THE COMPANY'S BOARD OF			
	DIRECTORS AND THE NOMINATION COMMITTEE, TO			
	BE SUBMITTED TO THE 2017 ANNUAL GENERAL			
	MEETING OR AN EXTRAORDINARY GENERAL MEETING			
	CONVENED BEFORE THAT			

16.13	RESOLUTION ON THE FOLLOWING MATTERS INITIATED BY SHAREHOLDER THORWALD ARVIDSSON, PROPOSING THAT THE MEETING RESOLVE: TO INSTRUCT THE BOARD TO DRAW ATTENTION, BY CONTACTING THE GOVERNMENT, TO THE DESIRABILITY OF A CHANGE IN THE LAW SUCH THAT THE POSSIBILITY OF SO-CALLED GRADUATED VOTING RIGHTS IN SWEDISH LIMITED COMPANIES IS ABOLISHED	Against	With	Rejected	
17.1	RESOLUTION ON PROPOSAL BY SHAREHOLDER THORWALD ARVIDSSON TO AMEND THE ARTICLES OF ASSOCIATION: AMENDING SECTION 5 AS FOLLOWS: "BOTH SERIES A SHARES AND SERIES B SHARES SHALL BE ENTITLED TO ONE VOTE. IN OTHER RESPECTS	For	Against	Rejected	One share, one vote
17.2	RESOLUTION ON PROPOSAL BY SHAREHOLDER THORWALD ARVIDSSON TO AMEND THE ARTICLES OF ASSOCIATION: AMENDING SECTION 5 AS FOLLOWS: SUPPLEMENTING SECTION 7 WITH A SECOND PARAGRAPH: "PERSONS WHO WERE PREVIOUSLY GOVERNMENT MINISTERS MUST NOT BE APPOINTED AS MEMBERS OF THE BOARD UNTIL TWO YEARS HAVE PASSED SINCE THE PERSON CONCERNED LEFT THEIR MINISTERIAL POSITION. OTHER FULL-TIME POLITICIANS PAID FROM THE PUBLIC PURSE MUST NOT BE APPOINTED AS MEMBERS OF THE BOARD UNTIL ONE YEAR HAS PASSED SINCE THE PERSON CONCERNED LEFT THEIR POSITION, EXCEPT WHERE THERE IS PARTICULAR REASON TO ALLOW OTHERWISE	Against	With	Rejected	

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
LINDE	10-05-17	2	RESOLUTION ON THE APPROPRIATION OF THE DISTRIBUTABLE PROFIT OF EUR 686,860,862.70 SHALL BE APPROPRIATED AS FOLLOWS: PAYMENT OF A DIVIDEND OF EUR 3.70 PER NO-PAR SHARE EX- DIVIDEND DATE: MAY 11, 2017 PAYABLE DATE: MAY 15, 2017	For	With	Approved	
		3 4	RATIFICATION OF THE ACTS OF THE BOARD OF MDS RATIFICATION OF THE ACTS OF THE SUPERVISORY BOARD	For For	With With	Approved Approved	
		5.1	APPOINTMENT OF AUDITORS: FOR THE 2017 FINANCIAL YEAR: KPMG AG, BERLIN	For	With	Approved	
		5.2	APPOINTMENT OF AUDITORS: FOR THE INTERIM FINANCIAL STATEMENTS AND INTERIM REPORT OF THE FIRST QUARTER OF 2018: KPMG AG, BERLIN		With	Approved	
		6	ELECTION OF THOMAS ENDERS TO THE SUPERVISORY BOARD	For	With	Approved	

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
SAP	10-05-17	2	RESOLUTION ON THE APPROPRIATION OF THE	For	With	Approved	
			RETAINED EARNINGS OF FISCAL YEAR 2016: THE				
			DISTRIBUTABLE PROFIT THE DISTRIBUTABLE PROFIT IN				
			THE AMOUNT OF EUR 9,472,776,443.39 SHALL BE				
			APPROPRIATED AS FOLLOWS: PAYMENT OF A				
			DIVIDEND OF EUR 1.25 PER DIVIDEND- ENTITLED NO-				
			PAR SHARE EUR 800,000,000 SHALL BE CARRIED TO				
			THE OTHER RESERVES. EX-DIVIDEND DATE: MAY 11,				
			2017PAYABLE DATE: MAY 15, 2017				
		3	RESOLUTION ON THE FORMAL APPROVAL OF THE ACTS	For	With	Approved	
			OF THE EXECUTIVE BOARD IN FISCAL YEAR 2016				
		4	RESOLUTION ON THE FORMAL APPROVAL OF THE ACTS	For	With	Approved	
			OF THE SUPERVISORY BOARD IN FISCAL YEAR 2016				
		5	APPOINTMENT OF THE AUDITORS OF THE FINANCIAL	For	With	Approved	
			STATEMENTS AND GROUP ANNUAL FINANCIAL			-	
			STATEMENTS FOR FISCAL YEAR 2017: KPMG AG				
			WIRTSCHAFTSPRUFUNGSGESELLSCHAFT				

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
ESSILOR INTERNATIONAL	11-05-17	0.1	APPROVAL OF THE CORPORATE FINANCIALSTATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved	
		0.2	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved	
		0.3	ALLOCATION OF INCOME AND SETTING OF THE DIVIDEND	For	With	Approved	
		0.4	AGREEMENTS PURSUANT TO ARTICLE L.225- 38 OF THE FRENCH COMMERCIAL CODE	For	With	Approved	
		0.5	RATIFICATION OF THE CO-OPTATION OF MS JEANETTE WONG AS DIRECTOR	For	With	Approved	
		O.6	RENEWAL OF THE TERM OF MR PHILIPPE ALFROID AS DIRECTOR	For	With	Approved	
		0.7	RENEWAL OF THE TERM OF MS JULIETTE FAVRE AS DIRECTOR	For	With	Approved	
		0.8	RENEWAL OF THE TERM OF MR YI HE AS DIRECTOR	For	With	Approved	
		0.9	RENEWAL OF THE TERM OF MR HUBERT SAGNIERES AS DIRECTOR	For	With	Approved	
		O.10	APPOINTMENT OF MR LAURENT VACHEROT AS DIRECTOR	For	With	Approved	
		0.11	APPROVAL OF THE COMMITMENTS REFERRED TO IN ARTICLES L.225-42-1 OF THE FRENCH COMMERCIAL CODE RELATING TO THE SEVERANCE PAY FOR MR HUBERT SAGNIERES, CHIEF EXECUTIVE OFFICER, IN SOME CASES OF BREACH OF HIS EMPLOYMENT CONTRACT	For	With	Approved	

0.12	APPROVAL OF THE COMMITMENTS PURSUANT TO ARTICLE L.225-42-1 OF THE FRENCH COMMERCIAL CODE RELATING TO THE SEVERANCE PAY FOR MR LAURENT VACHEROT, DEPUTY GENERAL MANAGER, IN SOME CASES OF TERMINATION OF HIS CONTRACT OF EMPLOYMENT	For	With	Approved	
0.13	REVIEW OF THE COMPENSATION DUE OR ALLOCATED TO MR HUBERT SAGNIERES, CHIEF EXECUTIVE OFFICER, FOR THE 2016 FINANCIAL YEAR	For	With	Approved	
0.14	REVIEW OF THE COMPENSATION DUE OR ALLOCATED TO MR LAURENT VACHEROT, DEPUTY GENERAL MANAGER, FOR THE 2016 FINANCIAL YEAR	For	With	Approved	
0.15	APPROVAL OF THE REMUNERATION POLICY FOR THE EXECUTIVE OFFICERS	For	With	Approved	
O.16	INCREASE IN THE OVERALL BUDGET FOR ATTENDANCE FEES	For	With	Approved	
0.17	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO REPURCHASE THE COMPANY'S OWN SHARES	For	With	Approved	
0.18	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES RESERVED FOR MEMBERS OF A COMPANY SAVINGS SCHEME WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT	For	With	Approved	
0.19	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO DECIDE UPON A CAPITAL INCREASE BY ISSUING SHARES RESERVED FOR EMPLOYEES AND CATEGORIES OF EMPLOYEES OF FOREIGN AFFILIATES, WITH CANCELLATION OF THE PRE-EMPTIVE UBSCRIPTION RIGHT OF SHAREHOLDERS, AS PART OF A SHAREHOLDING INITIATIVE OF EMPLOYEES	For	With	Approved	

0.20	AMENDMENTS TO ARTICLES 12 AND 14 OF THE BY-	For	With	Approved
	LAWS ON THE TERMS OF APPOINTMENT OF DIRECTORS REPRESENTING THE EMPLOYEES AND			
	DURATION OF DIRECTORS' TERM OF OFFICE			
0.21	REVISION OF THE BY-LAWS AS FROM THE FINAL	For	With	Approved
	COMPLETION OF THE PARTIAL CONTRIBUTION OF ALL LUXOTTICA SECURITIES HELD BY DELFIN TO ESSILOR			
	INTERNATIONAL			
0.22	APPROVAL OF A PARTIAL CONTRIBUTION GOVERNED	For	With	Approved
	BY THE LEGAL REGIME OF SPINOFFS GRANTED BY DELFIN FOR THE BENEFIT OF ESSILOR INTERNATIONAL			
	(HEREAFTER 'THE COMPANY) AND DELEGATION OF			
	POWERS CONFERRED TO THE BOARD OF DIRECTORS			
	OF THE COMPANY TO THE IMPLEMENTATION OF SAID CONTRIBUTION			
0.23	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Approved
0.25	BOARD OF DIRECTORS TO DECIDE ON AN INCREASE IN	FUI	VVILII	Approved
	CAPITAL OF ESSILOR INTERNATIONAL BY ISSUING			
	SHARES, WITH CANCELLATION OF PRE- EMPTIVE SUBSCRIPTION RIGHT, WITH A VIEW TO			
	EMUNERATING THE SECURITIES MADE AS PART OF A			
	PUBLIC EXCHANGE OFFER INITIATED BY ESSILOR			
0.24	INTERNATIONAL APPROVAL OF THE PARTIAL CONTRIBUTION OF ASSETS	For	With	Approved
0.24	GOVERNED BY THE LEGAL REGIME OF SPINOFFS	FUI	VVILII	Approved
	GRANTED BY ESSILOR INTERNATIONAL TO THE			
	COMPANY DELAMARE SOVRA, 100% SUBSIDIARY, OF			
	ALL (OR SUBSTANTIALLY ALL) ITS TRANSACTIONS AND HOLDINGS AND DELEGATION OF POWERS GRANTED			
	TO THE BOARD OF DIRECTORS FOR THE			
	IMPLEMENTATION OF SAID CONTRIBUTION			

0.25	AMENDMENT OF ARTICLE 2 OF THE BY-LAWS OF THE COMPANY REGARDING ITS CORPORATE PURPOSE (EXPANSION TO THE ACTIVITIES OF HOLDING COMPANIES)	For	With	Approved
0.26	APPOINTMENT OF MR LEONARDO DEL VECCHIO AS DIRECTOR	For	With	Approved
0.27	APPOINTMENT OF MR ROMOLO BARDIN AS DIRECTOR	For	With	Approved
0.28	APPOINTMENT OF MR GIOVANNI GIALLOMBARDO AS DIRECTOR	For	With	Approved
0.29	APPOINTMENT OF MS RAFAELLA MAZZOLI AS DIRECTOR	For	With	Approved
O.30	APPOINTMENT OF MR FRANCESCO MILLERI AS DIRECTOR	For	With	Approved
0.31	APPOINTMENT OF MR GIANNI MION AS DIRECTOR	For	With	Approved
0.32	APPOINTMENT OF MS LUCIA MORSELLI AS DIRECTOR	For	With	Approved
0.33	APPOINTMENT OF MS CHRISTINA SCOCCHIA AS DIRECTOR	For	With	Approved
0.34	APPOINTMENT OF MR HUBERT SAGNIERES AS DIRECTOR	For	With	Approved
O.35	APPOINTMENT OF MS JULIETTE FAVRE AS DIRECTOR	For	With	Approved
O.36	APPOINTMENT OF MS HENRIETTA FORE AS DIRECTOR	For	With	Approved
0.37	APPOINTMENT OF MR BERNARD HOURS AS DIRECTOR	For	With	Approved
O.38	APPOINTMENT OF MS ANNETTE MESSEMER AS DIRECTOR	For	With	Approved
O.39	APPOINTMENT OF MR OLIVER PECOUX AS DIRECTOR	For	With	Approved
0.40	POWERS TO CARRY OUT ALL LEGAL FORMALITIES	For	With	Approved

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
EBAY	18-05-17	1A	ELECTION OF DIRECTOR: FRED D. ANDERSON JR.	For	With	Approved	
		1B	ELECTION OF DIRECTOR: EDWARD W. BARNHOLT	For	With	Approved	
		1C	ELECTION OF DIRECTOR: ANTHONY J. BATES	For	With	Approved	
		1D	ELECTION OF DIRECTOR: LOGAN D. GREEN	For	With	Approved	
		1E	ELECTION OF DIRECTOR: BONNIE S. HAMMER	For	With	Approved	
		1F	ELECTION OF DIRECTOR: KATHLEEN C. MITIC	For	With	Approved	
		1G	ELECTION OF DIRECTOR: PIERRE M. OMIDYAR	For	With	Approved	
		1H	ELECTION OF DIRECTOR: PAUL S. PRESSLER	For	With	Approved	
		11	ELECTION OF DIRECTOR: ROBERT H. SWAN	For	With	Approved	
		1J	ELECTION OF DIRECTOR: THOMAS J. TIERNEY	For	With	Approved	
		1K	ELECTION OF DIRECTOR: PERRY M. TRAQUINA	For	With	Approved	
		1L	ELECTION OF DIRECTOR: DEVIN N. WENIG	For	With	Approved	
		2	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE	Against	Against	Approved	Compensation is
			OFFICER COMPENSATION.				exceptional.
		3	ADVISORY VOTE TO APPROVE THE FREQUENCY WITH	1 YEAR	With	Approved,	
			WHICH THE ADVISORY VOTE TO APPROVE NAMED			1 YEAR	
			EXECUTIVE OFFICER COMPENSATION SHOULD BE				
			HELD.				
		4	RATIFICATION OF APPOINTMENT OF INDEPENDENT	For	With	Approved	
			AUDITORS.				
		5	CONSIDERATION OF A STOCKHOLDER PROPOSAL	Against	With	Rejected	
			REGARDING RIGHT TO ACT BY WRITTEN CONSENT.				

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
CERNER	24-05-17	1A	ELECTION OF DIRECTOR: JULIE L. GERBERDING, M.D.	For	With	Approved	
		1B	ELECTION OF DIRECTOR: NEAL L. PATTERSON	For	With	Approved	
		1C	ELECTION OF DIRECTOR: WILLIAM D. ZOLLARS	For	With	Approved	
		2	RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS	For	With	Approved	
			THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING				
			FIRM OF CERNER CORPORATION FOR 2017.				
		3	APPROVAL, ON AN ADVISORY BASIS, OF THE	Against	Against	Approved	Compensation is
			COMPENSATION OF OUR NAMED EXECUTIVE				exceptional.
			OFFICERS.				
		4	APPROVAL, ON AN ADVISORY BASIS, OF THE	1 YEAR	With	Approved	
			FREQUENCY OF FUTURE ADVISORY VOTES ON THE				
			APPROVAL OF THE COMPENSATION OF OUR NAMED				
			EXECUTIVE OFFICERS.				

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
PAYPAL	24-05-17	1A	ELECTION OF DIRECTOR: WENCES CASARES	For	With	Approved	
		1B	ELECTION OF DIRECTOR: JONATHAN CHRISTODORO	For	With	Approved	
		1C	ELECTION OF DIRECTOR: JOHN J. DONAHOE	For	With	Approved	
		1D	ELECTION OF DIRECTOR: DAVID W. DORMAN	For	With	Approved	
		1E	ELECTION OF DIRECTOR: BELINDA JOHNSON	For	With	Approved	
		1F	ELECTION OF DIRECTOR: GAIL J. MCGOVERN	For	With	Approved	
		1G	ELECTION OF DIRECTOR: DAVID M. MOFFETT	For	With	Approved	
		1H	ELECTION OF DIRECTOR: DANIEL H. SCHULMAN	For	With	Approved	
		11	ELECTION OF DIRECTOR: FRANK D. YEARY	For	With	Approved	
		2	ADVISORY VOTE TO APPROVE THE COMPENSATION OF	Against	Against	Approved	Compensation is
			OUR NAMED EXECUTIVE OFFICERS.				exceptional.
		3	APPROVAL OF AN AMENDMENT TO OUR AMENDED	For	With	Approved	
			AND RESTATED CERTIFICATE OF INCORPORATION TO				
			INCREASE THE NUMBER OF STOCKHOLDERS WHO				
			MAY, FOR PROXY ACCESS PURPOSES, AGGREGATE				
			THEIR HOLDINGS FROM 15 TO 20.	For	With	Approved	
		4	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS OUR	For	With	Approved	
			INDEPENDENT AUDITOR FOR 2017.				
		5	STOCKHOLDER PROPOSAL REGARDING STOCKHOLDER	Against	With	Rejected	
			WRITTEN CONSENT WITHOUT A MEETING.				
		6	STOCKHOLDER PROPOSAL REGARDING A	For	Against	Withdrawn	Good practice: more
			SUSTAINABILITY REPORT.				transparency about the
							sustainability of the
		-		- Far	Against	Dejected	company
		7	STOCKHOLDER PROPOSAL REGARDING A "NET-ZERO"	For	Against	Rejected	Good practice: more
			GREENHOUSE GAS EMISSIONS REPORT.				transparency about the sustainability of the
							company

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
FACEBOOK	1-06-17	1	ELECTION DIRECTOR:				
			- MARC L. ANDREESSEN	For	With	Approved	
			- ERSKINE B. BOWLES	For	With	Approved	
			- S.D.DESMOND-HELLMANN	For	With	Approved	
			- REED HASTINGS	For	With	Approved	
			- JAN KOUM	For	With	Approved	
			- SHERYL K. SANDBERG	For	With	Approved	
			- PETER A. THIEL	For	With	Approved	
			- MARK ZUCKERBERG	For	With	Approved	
		2	TO RATIFY THE APPOINTMENT OF ERNST & YOUNG LLP AS FACEBOOK, INC.'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2017.	For	With	Approved	
		3	A STOCKHOLDER PROPOSAL REGARDING CHANGE IN STOCKHOLDER VOTING.	For	Against	Rejected	One share, one vote
		4	A STOCKHOLDER PROPOSAL REGARDING A LOBBYING REPORT.	Against	With	Rejected	
		5	A STOCKHOLDER PROPOSAL REGARDING FALSE NEWS.	Against	With	Rejected	
		6	A STOCKHOLDER PROPOSAL REGARDING A GENDER PAY EQUITY REPORT.	Against	With	Rejected	
		7	A STOCKHOLDER PROPOSAL REGARDING AN INDEPENDENT CHAIR.	For	Against	Rejected	Good practice: an independent chairman next to the CEO. Now is the CEO the chairman

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
Mastercard	27-06-17	1A	ELECTION OF DIRECTOR: AJAY BANGA	For	With	Approved	
		1B	ELECTION OF DIRECTOR: SILVIO BARZI	For	With	Approved	
		1C	ELECTION OF DIRECTOR: DAVID R. CARLUCCI	For	With	Approved	
		1D	ELECTION OF DIRECTOR: STEVEN J. FREIBERG	For	With	Approved	
		1E	ELECTION OF DIRECTOR: JULIUS GENACHOWSKI	For	With	Approved	
		1F	ELECTION OF DIRECTOR: MERIT E. JANOW	For	With	Approved	
		1G	ELECTION OF DIRECTOR: NANCY J. KARCH	For	With	Approved	
		1H	ELECTION OF DIRECTOR: OKI MATSUMOTO	For	With	Approved	
		11	ELECTION OF DIRECTOR: RIMA QURESHI	For	With	Approved	
		1J	ELECTION OF DIRECTOR: JOSE OCTAVIO REYES LAGUNES	For	With	Approved	
		1K	ELECTION OF DIRECTOR: JACKSON TAI	For	With	Approved	
		2	ADVISORY APPROVAL OF MASTERCARD'S EXECUTIVE COMPENSATION	Against	Against	Approved	Compensation is exceptional.
		3	ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON EXECUTIVE COMPENSATION	1YEAR	With	1 YEAR	
		4	RE-APPROVAL OF THE MATERIAL TERMS OF THE PERFORMANCE GOALS UNDER MASTERCARD'S 2006 LONG TERM INCENTIVE PLAN, AS AMENDED AND RESTATED, FOR 162(M) PURPOSES	For	With	Approved	
		5	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR MASTERCARD FOR 2017	For	With	Approved	
		6	CONSIDERATION OF A STOCKHOLDER PROPOSAL ON GENDER PAY EQUITY	Against	With	Rejected	

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
Nike	21-09-17	1	DIRECTOR:				
			ALAN B. GRAF, JR.	For	With	Approved	
			JOHN C. LECHLEITER	For	With	Approved	
			MICHELLE A. PELUSO	For	With	Approved	
		2	TO APPROVE EXECUTIVE COMPENSATION BY AN ADVISORY VOTE.	Against	Against	Approved	Compensation is exceptional.
		3	TO APPROVE THE FREQUENCY OF ADVISORY VOTES ON EXECUTIVE COMPENSATION BY AN ADVISORY VOTE.	1YEAR	With	Approved	
		4	TO APPROVE THE NIKE, INC. LONG-TERM INCENTIVE PLAN, AS AMENDED.	Against	Against	Approved	Level of compensation is too high
		5	TO CONSIDER A SHAREHOLDER PROPOSAL REGARDING POLITICAL CONTRIBUTIONS DISCLOSURE.	For	Against	Rejected	Transparency about the political contributions is good.
		6	TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	For	With	Approved	

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
Praxair	27-09-17	1	BUSINESS COMBINATION PROPOSAL. A PROPOSAL TO ADOPT THE BUSINESS COMBINATION AGREEMENT, DATED AS OF JUNE 1, 2017, AS AMENDED, BY AND AMONG PRAXAIR, INC., LINDE AKTIENGESELLSCHAFT, LINDE PLC (F/K/A ZAMALIGHT PLC), ZAMALIGHT HOLDCO LLC AND ZAMALIGHT SUBCO, INC., AS THE SAME MAY BE AMENDED FROM TIME TO TIME, AND TO APPROVE THE TRANSACTIONS CONTEMPLATED THEREBY.	For	With	Approved	
		2	DISTRIBUTABLE RESERVES CREATION PROPOSAL. A NON-BINDING ADVISORY PROPOSAL TO APPROVE THE REDUCTION OF THE SHARE PREMIUM ACCOUNT OF LINDE PLC TO ALLOW FOR THE CREATION OF DISTRIBUTABLE RESERVES OF LINDE PLC.	For	With	Approved	
		3	COMPENSATION PROPOSAL. A NON-BINDING, ADVISORY PROPOSAL TO APPROVE THE COMPENSATION THAT MAY BECOME PAYABLE TO PRAXAIR, INC.'S NAMED EXECUTIVE OFFICERS IN CONNECTION WITH THE BUSINESS COMBINATION.	For	With	Approved	

				doubl Financial & So	edividend cial Returns
4	SHAREHOLDER ADJOURNMENT PROPOSAL. A PROPOSAL TO ADJOURN THE PRAXAIR SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO (1) SOLICIT ADDITIONAL PROXIES IN THE EVENT, BASED ON THE TABULATED VOTES, THERE ARE NOT SUFFI CIENT VOTES AT THE TIME OF THE SPECIAL MEETING OF SHAREHOLDERS TO APPROVE THE ABOVE- MENTIONED PROPOSALS AND/OR (2) HOLD THE SPECIAL MEETING ON A DATE THAT IS NO LATER THAN THE DAY PRIOR TO THE DATE OF THE EXPIRATION OF THE ACCEPTANCE PERIOD AS DEFINED IN THE PROXY STATEMENT, IN THE EVENT THAT SUCH DATE OF EXPIRATION IS EXTENDED.	For	With	Rejected	

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
Infosys	9-10-17	1	APPROVAL FOR THE BUYBACK OF EQUITY SHARES OF THE COMPANY.	For	With	Approved	
		2	APPOINTMENT OF D. SUNDARAM AS INDEPENDENT DIRECTOR.	For	With	Approved	
		3	APPOINTMENT OF NANDAN M. NILEKANI AS NON- EXECUTIVE, NON-INDEPENDENT DIRECTOR.	For	With	Approved	
		4	APPOINTMENT OF U. B. PRAVIN RAO AS MANAGING DIRECTOR.	For	With	Approved	

Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
	no.			mngt		against mngt
29-11-17	1A	ELECTION OF DIRECTOR: WILLIAM H. GATES III	For	With	Approved	
				-		
	-		-			
	1E	ELECTION OF DIRECTOR: SATYA NADELLA	For	With	Approved	
	1F	ELECTION OF DIRECTOR: CHARLES H. NOSKI	For	With	Approved	
	1G	ELECTION OF DIRECTOR: HELMUT PANKE	For	With	Approved	
	1H	ELECTION OF DIRECTOR: SANDRA E. PETERSON	For	With	Approved	
	11	ELECTION OF DIRECTOR: PENNY S. PRITZKER	For	With	Approved	
	1J	ELECTION OF DIRECTOR: CHARLES W. SCHARF	For	With	Approved	
	1K	ELECTION OF DIRECTOR: ARNE M. SORENSON	For	With	Approved	
	1L	ELECTION OF DIRECTOR: JOHN W. STANTON	For	With	Approved	
	1M	ELECTION OF DIRECTOR: JOHN W. THOMPSON	For	With	Approved	
	1N	ELECTION OF DIRECTOR: PADMASREE WARRIOR	For	With	Approved	
	2	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE	Against	Against	Approved	Compensation is
		OFFICER COMPENSATION				exceptional.
	3	ADVISORY VOTE ON THE FREQUENCY OF FUTURE	1YEAR	With	Approved,	
		ADVISORY VOTES TO APPROVE EXECUTIVE			1YEAR	
		COMPENSATION				
	4	RATIFICATION OF DELOITTE & TOUCHE LLP AS OUR	For	With	Approved	
		INDEPENDENT AUDITOR FOR FISCAL YEAR 2018				
	5	APPROVAL OF MATERIAL TERMS OF THE	Against	Against	Approved	Compensation is
		PERFORMANCE GOALS UNDER THE EXECUTIVE	Ū	0		exceptional.
		INCENTIVE PLAN				
	6	APPROVAL OF THE MICROSOFT CORPORATION 2017	Against	Against	Approved	Compensation is
		STOCK PLAN			1.12	exceptional.
	Date <u>AGM</u> 29-11-17	AGM no. 29-11-17 1A 1B 1C 1D 1E 1F 1G 1H 1I 1J 1K 1L 1M 1N 2 3 4 5 5	AGMno.29-11-171AELECTION OF DIRECTOR: WILLIAM H. GATES III1BELECTION OF DIRECTOR: REID G. HOFFMAN1CELECTION OF DIRECTOR: REID G. HOFFMAN1CELECTION OF DIRECTOR: HUGH F. JOHNSTON1DELECTION OF DIRECTOR: TERI L. LIST-STOLL1EELECTION OF DIRECTOR: SATYA NADELLA1FELECTION OF DIRECTOR: CHARLES H. NOSKI1GELECTION OF DIRECTOR: CHARLES H. NOSKI1HELECTION OF DIRECTOR: SANDRA E. PETERSON11ELECTION OF DIRECTOR: SANDRA E. PETERSON11ELECTION OF DIRECTOR: CHARLES W. SCHARF1KELECTION OF DIRECTOR: ARNE M. SORENSON1LELECTION OF DIRECTOR: JOHN W. STANTON1MELECTION OF DIRECTOR: JOHN W. STANTON1MELECTION OF DIRECTOR: PADMASREE WARRIOR2ADVISORY VOTE ON APPROVE NAMED EXECUTIVE OFFICER COMPENSATION3ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES TO APPROVE EXECUTIVE COMPENSATION4RATIFICATION OF DELOITTE & TOUCHE LLP AS OUR INDEPENDENT AUDITOR FOR FISCAL YEAR 20185APPROVAL OF MATERIAL TERMS OF THE PERFORMANCE GOALS UNDER THE EXECUTIVE INCENTIVE PLAN6APPROVAL OF THE MICROSOFT CORPORATION 2017	AGMno.Image: Constraint of the second	AGMno.mngt29-11-171AELECTION OF DIRECTOR: WILLIAM H. GATES IIIForWith1BELECTION OF DIRECTOR: REID G. HOFFMANForWith1CELECTION OF DIRECTOR: HUGH F. JOHNSTONForWith1DELECTION OF DIRECTOR: TERI L. LIST-STOLLForWith1EELECTION OF DIRECTOR: TERI L. LIST-STOLLForWith1FELECTION OF DIRECTOR: CHARLES H. NOSKIForWith1GELECTION OF DIRECTOR: HELMUT PANKEForWith1HELECTION OF DIRECTOR: SATYA NADELLAForWith1IELECTION OF DIRECTOR: CHARLES H. NOSKIForWith1IELECTION OF DIRECTOR: SANDRA E. PETERSONForWith1IELECTION OF DIRECTOR: PENNY S. PRITZKERForWith1JELECTION OF DIRECTOR: CHARLES W. SCHARFForWith1LELECTION OF DIRECTOR: JOHN W. STANTONForWith1MELECTION OF DIRECTOR: JOHN W. STANTONForWith1MELECTION OF DIRECTOR: PADMASREE WARRIORForWith1NELECTION OF DIRECTOR: PADMASREE WARRIORForWith1NELECTION OF DIRECTOR: PADMASREE WARRIORForWith1AADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATIONForWith3ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTE STO APPROVE EXECUTIVE COMPENSATIONForWith4RATIFICATION OF DELOITTE & TOUCHE LLP AS OUR INDEPENDENT AUDITOR FOR FISCAL YEAR 201	AGMno.Indext (Markov)mngt29-11-171AELECTION OF DIRECTOR: WILLIAM H. GATES IIIForWithApproved18ELECTION OF DIRECTOR: REID G. HOFFMANForWithApproved10ELECTION OF DIRECTOR: HUGH F. JOHNSTONForWithApproved110ELECTION OF DIRECTOR: TERI L. LIST-STOLLForWithApproved111ELECTION OF DIRECTOR: TERI L. LIST-STOLLForWithApproved112ELECTION OF DIRECTOR: CHARLES H. NOSKIForWithApproved113ELECTION OF DIRECTOR: CHARLES H. NOSKIForWithApproved114ELECTION OF DIRECTOR: SANDRA E. PETERSONForWithApproved114ELECTION OF DIRECTOR: CHARLES W. SCHARFForWithApproved114ELECTION OF DIRECTOR: ARNE M. SORENSONForWithApproved115ELECTION OF DIRECTOR: JOHN W. STANTONForWithApproved116ELECTION OF DIRECTOR: JOHN W. STANTONForWithApproved117ELECTION OF DIRECTOR: PADMASREE WARRIORForWithApproved118ELECTION OF DIRECTOR: PADMASREE WARRIORForWithApproved119ELECTION OF DIRECTOR: PADMASREE WARRIORForWithApproved110ELECTION OF DIRECTOR: PADMASREE WARRIORForWithApproved119ELECTION OF DIRECTOR: PADMENAREE EXECUTIVEAgainstApproved110ADVISORY VOTE ON THE FREQUENCY OF FUTUREApproved

Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
Medtronic	8-12-17	1A	ELECTION OF DIRECTOR: RICHARD H. ANDERSON	For	With	Approved	
		1B	ELECTION OF DIRECTOR: CRAIG ARNOLD	For	With	Approved	
		1C	ELECTION OF DIRECTOR: SCOTT C. DONNELLY	For	With	Approved	
		1D	ELECTION OF DIRECTOR: RANDALL HOGAN III	For	With	Approved	
		1E	ELECTION OF DIRECTOR: OMAR ISHRAK	For	With	Approved	
		1F	ELECTION OF DIRECTOR: SHIRLEY A. JACKSON, PH.D.	For	With	Approved	
		1G	ELECTION OF DIRECTOR: MICHAEL O. LEAVITT	For	With	Approved	
		1H	ELECTION OF DIRECTOR: JAMES T. LENEHAN	For	With	Approved	
		11	ELECTION OF DIRECTOR: ELIZABETH NABEL, M.D.	For	With	Approved	
		1J	ELECTION OF DIRECTOR: DENISE M. O'LEARY	For	With	Approved	
		1K	ELECTION OF DIRECTOR: KENDALL J. POWELL	For	With	Approved	
		1L	ELECTION OF DIRECTOR: ROBERT C. POZEN	For	With	Approved	
		2	TO RATIFY, IN A NON-BINDING VOTE, THE RE-	For	With	Approved	
			APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP				
			AS MEDTRONIC'S INDEPENDENT AUDITOR FOR FISCAL				
			YEAR 2018 AND AUTHORIZE THE BOARD OF				
			DIRECTORS, ACTING THROUGH THE AUDIT C				
			OMMITTEE, TO SET THE AUDITOR'S REMUNERATION.				
		3	TO APPROVE IN A NON-BINDING ADVISORY VOTE,	Against	Against	Approved	Compensation is
			NAMED EXECUTIVE OFFICER COMPENSATION (A "SAY- ON-PAY" VOTE).				exceptional.
		1	TO APPROVE THE AMENDMENT AND RESTATEMENT	Against	Against	Approved	Companyation is
		4	OF THE MEDTRONIC PLC AMENDED AND RESTATEMENT	Against	Against	Approved	Compensation is exceptional.
			2013 STOCK AWARD AND INCENTIVE PLAN.				

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
Grandvision	14-12-17		IT IS PROPOSED TO APPOINT S.BORCHERT AS MEMBER OF THE MANAGING BOARD FOR A FOUR YEAR TERM ENDING AS PER THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2022	For	With	Approved	