

Stemgedrag 2018

DD Equity Fund

Amsterdam, november 2018

Bijlage: vergaderingen van ondernemingen in DD Equity Fund in 2018

(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 |
| VISA Inc. | 30-01-18 | 1A | ELECTION OF DIRECTOR: LLOYD A. CARNEY | For | With | Approved | |
| | | 1B | ELECTION OF DIRECTOR: MARY B. CRANSTON | For | With | Approved | |
| | | 1C | ELECTION OF DIRECTOR: FRANCISCO JAVIER FERNANDEZ-CARBAJAL | For | With | Approved | |
| | | 1D | ELECTION OF DIRECTOR: GARY A. HOFFMAN | For | With | Approved | |
| | | 1E | ELECTION OF DIRECTOR: ALFRED F. KELLY, JR. | For | With | Approved | |
| | | 1F | ELECTION OF DIRECTOR: JOHN F. LUNDGREN | For | With | Approved | |
| | | 1G | ELECTION OF DIRECTOR: ROBERT W. MATSCHULLAT | For | With | Approved | |
| | | 1H | ELECTION OF DIRECTOR: SUZANNE NORA JOHNSON | For | With | Approved | |
| | | 11 | ELECTION OF DIRECTOR: JOHN A.C. SWAINSON | For | With | Approved | |
| | | 1J | ELECTION OF DIRECTOR: MAYNARD G. WEBB, JR. | For | With | Approved | |
| | | 2 | ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION. | Against | Against | Approved | Compensation is exceptional. |
| | | 3 | RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2018 FISCAL YEAR. | 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 |
| SIEMENS AG | 31-01-18 | 2 | APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 3.70 PER SHARE | For | With | Approved | |
| | | 3 | APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL 2016/2017 | For | With | Approved | |
| | | 4 | APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL 2016/2017 | For | With | Approved | |
| | | 5 | RATIFY ERNST YOUNG GMBH AS AUDITORS FOR FISCAL 2017/2018 | For | With | Approved | |
| | | 6.1 | ELECT WERNER BRANDT TO THE SUPERVISORY BOARD | For | With | Approved | |
| | | 6.2 | ELECT MICHAEL DIEKMANN TO THE SUPERVISORY BOARD | For | With | Approved | |
| | | 6.3 | ELECT BENOIT POTIER TO THE SUPERVISORY BOARD | For | With | Approved | |
| | | 6.4 | ELECT NORBERT REITHOFER TO THE SUPERVISORY BOARD | For | With | Approved | |
| | | 6.5 | ELECT NEMAT TALAAT TO THE SUPERVISORY BOARD | For | With | Approved | |
| | | 6.6 | ELECT NATHALIE VON SIEMENS TO THE SUPERVISORY BOARD | For | With | Approved | |
| | | 6.7 | ELECT MATTHIAS ZACHERT TO THE SUPERVISORY BOARD | For | With | Approved | |
| | | 7 | AMEND CORPORATE PURPOSE | For | With | Approved | |
| | | 8 | TO RESOLVE ON AMENDING SECTION 19 OF THE ARTICLES OF ASSOCIATION RELATING TO THE ARRANGEMENTS ON ADMISSION TO AND VOTING AT THE SHAREHOLDERS' MEETING | For | With | Approved | |
| | | 9 | APPROVE AFFILIATION AGREEMENTS WITH SUBSIDIARY FLENDER GMBH | For | With | Approved | |

| | | | | Financial & Social Returns | |
|------|---|-----|------|----------------------------|--|
| 10.1 | APPROVE AFFILIATION AGREEMENTS WITH SUBSIDIARY KYROS 53 GMBH | For | With | Approved | |
| 10.2 | APPROVE AFFILIATION AGREEMENTS WITH SUBSIDIARY KYROS 54 GMBH | 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 |
| INFOSYS | 24-02-18 | 1 | Ordinary resolution for appointment of Salil S. Parekh | For | With | Unknown | |
| LIMITED | | | as Chief Exectutive Officer and Managing Director | | | | |
| | | 2 | Ordinary resolution for re-designation of U.B. Pravin Rao as Chief Operating Officer and Whole-time Director | For | 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 | 7-03-18 | 1A | Election of director: Michael E. Daniels | For | With | Approved | |
| CONTROLS | | | | | | | |
| INTERNATIONAL | | | | | | | |
| PLC | | 1B | Election of director: W. Roy Dunbar | For | With | Approved | |
| | | 16 1C | Election of director: Brian Duperreault | For | With | •• | |
| | | 1C 1D | Election of director: Gretchen R. Haggerty | | With | Approved | |
| | | 1D 1E | Election of director: Simone Menne | For | With | Approved | |
| | | 1E 1F | | For For | With | Approved | |
| | | | Election of director: George R. Oliver | | With | Approved | |
| | | 1G | Election of director: Juan Pablo del Valle Perochena | For | - | Approved | |
| | | 1H | Election of director: Jurgen Tinggren | For | With | Approved | |
| | | 11 | Election of director: Mark Vergnano | For | With | Approved | |
| | | 1J | Election of director: R. David Yost | For | With | Approved | |
| | | 1K | Election of director: John D. Young | For | With | Approved | |
| | | 2A | To ratify the appointment of PricewaterhouseCoopers LLP as the independent auditors of the Company. | For | With | Approved | |
| | | 2B | To authorize the Audit Committee of the Board of Directors to set the auditors' remuneration. | For | With | Approved | |
| | | 3 | To authorize the Company and/or any subsidiary of the Company to make market purchases of Company shares. | For | With | Approved | |
| | | 4 | To determine the price range at which the Company can re-allot shares that it holds as treasury shares (Special Resolution). | For | With | Approved | |
| | | 5 | To approve, in a non-binding advisory vote, the compensation of the named executive officers. | Against | Against | Approved | Compensation is exceptional. |
| | | 6 | To approve the Directors' authority to allot shares up to approximately 33% of issued share capital. | For | With | Approved | |

| | | | | doubledividend Financial & Social Returns |
|----|--|-----|------|---|
| 7 | To approve the waiver of statutory pre-emption rights with respect to up to 5% of issued share capital (Special Resolution). | For | With | Approved |
| 8A | To approve the reduction of Company capital (Special Resolution). | For | With | Approved |
| 8B | To approve a clarifying amendment to the Company's Articles of Association to facilitate the capital reduction (Special Resolution). | 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 |
| CVS HEALTH | 13-03-18 | 1 | Stock Issuance Proposal: To approve the issuance of | For | With | Approved | |
| CORPORATION | | 2 | shares of CVS Health Corporation common stock to shareholders of Aetna Inc. in the merger between Aetna Inc. and Hudson Merger Sub Corp., a wholly- owned subsidiary of CVS Health Corporation, pursuant to the terms and conditions of the Agreement and Plan of Merger dated as of December 3, 2017, as it may be amended from time to time, among CVS Health Corporation, Hudson Merger Sub Corp. and Aetna Inc. Adjournment Proposal: To approve the adjournment from time to time of the special meeting of stockholders of CVS Health Corporation if necessary to solicit additional proxies if there are not sufficient votes at the time of the special meeting, or any adjournment or postponement thereof, to approve the Stock Issuance Proposal. | For | With | Vote was not called, because there were sufficient votes at the time of the Special Meeting. | |

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote |
|-------------|----------|--------|--|---------|--------------|----------|--|
| corporation | AGM | no. | | | mngt | | against mngt |
| STARBUCKS | 21-03-18 | 1A. | Election of Director: Howard Schultz | For | With | Approved | |
| CORPORATION | | | | | | | |
| | | 1B. | Election of Director: Rosalind G. Brewer | For | With | Approved | |
| | | 1C. | Election of Director: Mary N. Dillon | For | With | Approved | |
| | | 1D. | Election of Director: Mellody Hobson | For | With | Approved | |
| | | 1E. | Election of Director: Kevin R. Johnson | For | With | Approved | |
| | | 1F. | Election of Director: Jorgen Vig Knudstorp | For | With | Approved | |
| | | 1G. | Election of Director: Satya Nadella | For | With | Approved | |
| | | 1H. | Election of Director: Joshua Cooper Ramo | For | With | Approved | |
| | | 11. | Election of Director: Clara Shih | For | With | Approved | |
| | | 1J. | Election of Director: Javier G. Teruel | For | With | Approved | |
| | | 1K. | Election of Director: Myron E. Ullman, III | For | With | Approved | |
| | | 1L. | Election of Director: Craig E. Weatherup | For | With | Approved | |
| | | 2 | Advisory resolution to approve our executive compensation. | Against | Against | Approved | Long term incentive plan is too high. |
| | | 3 | Ratification of selection of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal 2018. | For | With | Approved | |
| | | 4 | Proxy Access Bylaw Amendments. | Against | With | Rejected | |
| | | 5 | Report on Sustainable Packaging. | For | Against | Rejected | DoubleDividend is for the prosposal of more recycling. |
| | | 7 | Diversity Report. | 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 |
| NOVO NORDISK | 22-03-18 | 2 | ADOPTION OF THE STATUTORY ANNUAL REPORT 2017 | For | With | Approved | |
| | | 3.1 | APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS FOR 2017 AND THE REMUNERATION LEVEL FOR 2018: APPROVAL OF ACTUAL REMUNERATION OF THE BOARD OF DIRECTORS FOR 2017 | For | With | Approved | |
| | | 3.2 | APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS FOR 2017 AND THE REMUNERATION LEVEL FOR 2018: APPROVAL OF THE REMUNERATION LEVEL OF THE BOARD OF DIRECTORS FOR 2018 | For | With | Approved | |
| | | 4 | RESOLUTION TO DISTRIBUTE THE PROFIT: DKK 7.85 PER SHARE | For | With | Approved | |
| | | 5.1 | ELECTION OF HELGE LUND AS CHAIRMAN | For | With | Approved | |
| | | 5.2 | ELECTION OF JEPPE CHRISTIANSEN AS VICE CHAIRMAN | For | With | Approved | |
| | | 5.3.A | ELECTION OF BRIAN DANIELS TO THE BOARD OF DIRECTORS | For | With | Approved | |
| | | 5.3.B | ELECTION OF ANDREAS FIBIG TO THE BOARD OF DIRECTORS | For | With | Approved | |
| | | 5.3.C | ELECTION OF SYLVIE GREGOIRE TO THE BOARD OF DIRECTORS | For | With | Approved | |
| | | 5.3.D | ELECTION OF LIZ HEWITT TO THE BOARD OF DIRECTORS | For | With | Approved | |
| | | 5.3.E | ELECTION OF KASIM KUTAY TO THE BOARD OF DIRECTORS | For | With | Approved | |
| | | 5.3.F | ELECTION OF MARTIN MACKAY TO THE BOARD OF DIRECTORS | For | With | Approved | |
| | | 6 | REAPPOINTMENT OF PRICEWATERHOUSECOOPERS AS AUDITOR | For | With | Approved | |

| | | doubledividend Financial & Social Returns | | | | |
|--|-----|---|-----|------|----------|--|
| | 7.1 | PROPOSAL FROM THE BOARD OF DIRECTORS: REDUCTION OF THE COMPANY'S B SHARE CAPITAL FROM DKK 392,512,800 TO DKK 382,512,800 | For | With | Approved | |
| | 7.2 | PROPOSAL FROM THE BOARD OF DIRECTORS: AUTHORISATION TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO REPURCHASE OWN SHARES | For | With | Approved | |
| | 7.3 | PROPOSAL FROM THE BOARD OF DIRECTORS: APPROVAL OF CHANGES TO THE REMUNERATION PRINCIPLES | 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 |
| SIEMENS | 23-03-18 | 1 | APPROVE CONSOLIDATED AND STANDALONE | For | With | Approved | |
| GAMESA | | | FINANCIAL STATEMENTS | | | | |
| RENEWABLE | | | | | | | |
| ENGERGY | | | | _ | | | |
| | | 2 | APPROVE CONSOLIDATED AND STANDALONE MANAGEMENT REPORTS | For | With | Approved | |
| | | 3 | APPROVE DISCHARGE OF BOARD | For | With | Approved | |
| | | 4 | APPROVE TREATMENT OF NET LOSS | For | With | Approved | |
| | | 5 | RATIFY APPOINTMENT OF AND ELECT ALBERTO ALONSO UREBA AS DIRECTOR | For | With | Approved | |
| | | 6 | RENEW APPOINTMENT OF ERNST YOUNG AS AUDITOR | For | With | Approved | |
| | | 7 | APPROVE RESTRICTED STOCK PLAN | For | With | Approved | |
| | | 8 | AUTHORIZE BOARD TO RATIFY AND EXECUTE | For | With | Approved | |
| | | | APPROVED RESOLUTIONS | | | | |
| | | 9 | ADVISORY VOTE ON REMUNERATION REPORT | For | With | Approved | |
| | | 10 | SHAREHOLDER PROPOSALS SUBMITTED BY IBERDROLA PARTICIPACIONES SAU: APPROVE STRENGTHENING OF THE COMPANY'S CORPORATE GOVERNANCE REGARDING RELATED PARTY TRANSACTIONS FOR THE PROTECTION OF MINORITY SHAREHOLDERS AGAINST THE RISK MANAGEMENT BY THE MAJORITY SHAREHOLDER SHAREHOLDER PROPOSALS SUBMITTED BY IBERDROLA | For | None | Unknown Unknown | DoubleDividend sees this |
| | | | PARTICIPACIONES SAU: APPROVE COMMITMENTS MADE IN CONNECTION WITH THE MAINTENANCE IN SPAIN OF THE REGISTERED OFFICE, THE OPERATIONAL HEADQUARTERS OF THE PARENT COMPANY OF THE GROUP AND THE HEADQUARTERS OF THE ONSHORE BUSINESS | | | | as a management decision and sees no reason to record this in advance. |

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote |
|-------------|----------|---|---|--|--|--|--------------------------|
| corporation | AGM | no. | | | mngt | | against mngt |
| Rakuten | 29-03-18 | 1 | Amend Articles to: Expand Business Lines | For | With | Approved | |
| | | 2.1 2.2 2.3 2.4 2.5 2.6 2.7 3 4 | Appoint a Director Mikitani, Hiroshi Appoint a Director Hosaka, Masayuki Appoint a Director Charles B. Baxter Appoint a Director Kutaragi, Ken Appoint a Director Mitachi, Takashi Appoint a Director Murai, Jun Appoint a Director Youngme Moon Appoint a Corporate Auditor Hiramoto, Masahide Approve Issuance of Share Acquisition Rights as Stock | For For For For For For For For | With With With With With With With With | Approved Approved Approved Approved Approved Approved Approved Approved Approved | |
| | | | Options for Directors, Executive Officers and Employees of the Company, the Company's Subsidiaries and the Affiliated Companies | | | | |

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote |
|----------------------------|---------|--------|--|------|--------------|----------|--------------------------|
| corporation | AGM | no. | | | mngt | | against mngt |
| VESTAS WIND SYSTEMS A/S | 3-04-18 | 1 | THE BOARD OF DIRECTORS REPORT | For | With | Approved | |
| | | 2 | PRESENTATION AND ADOPTION OF THE ANNUAL REPORT | For | With | Approved | |
| | | 3 | APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF DKK 9.23 PER SHARE | For | With | Approved | |
| | | 4.1 | THE BOARD OF DIRECTORS PROPOSES THAT NINE MEMBERS ARE ELECTED TO THE BOARD OF DIRECTORS | For | With | Approved | |
| | | 4.2.A | RE-ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: BERT NORDBERG | For | With | Approved | |
| | | 4.2.B | RE-ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: CARSTEN BJERG | For | With | Approved | |
| | | 4.2.C | RE-ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: EIJA PITKANEN | For | With | Approved | |
| | | 4.2.D | RE-ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: HENRIK ANDERSEN | For | With | Approved | |
| | | 4.2.E | RE-ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: HENRY STENSON | For | With | Approved | |
| | | 4.2.F | RE-ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: LARS JOSEFSSON | For | With | Approved | |
| | | 4.2.G | RE-ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: LYKKE FRIIS | For | With | Approved | |
| | | 4.2.H | RE-ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: TORBEN BALLEGAARD SORENSEN | For | With | Approved | |
| | | 4.2.1 | ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: JENS HESSELBERG LUND | For | With | Approved | |

 ADOPTION OF THE REMUNERATION OF THE BOARD OF DIRECTORS: FINAL APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS FOR 2017
 For
 With
 Approved

 ADOPTION OF THE REMUNERATION OF THE BOARD OF DIRECTORS: APPROVAL OF THE LEVEL OF REMUNERATION OF THE LEVEL OF
 For
 With
 Approved

 RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS STATSAUTORISERET REVISIONSPARTNERSELSKAB AS AUDITOR
 For
 With
 Approved

 PROPOSALS FROM THE BOARD OF DIRECTORS: REDUCTION OF THE COMPANY'S SHARE CAPITAL For
 With
 Approved

| | 2018 | | | |
|-----|--|-----|------|----------|
| 6 | RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS STATSAUTORISERET REVISIONSPARTNERSELSKAB AS AUDITOR | For | With | Approved |
| 7.1 | PROPOSALS FROM THE BOARD OF DIRECTORS: REDUCTION OF THE COMPANY'S SHARE CAPITAL - AMENDMENT OF ARTICLE 2(1) OF THE ARTICLES OF ASSOCIATION - THE COMPANY'S SHARE CAPITAL IS REDUCED FROM NOMINALLY DKK 215,496,947 TO NOMINALLY DKK 205,696,003 THROUGH CANCELLATION OF TREASURY SHARES. | For | With | Approved |
| 7.2 | PROPOSALS FROM THE BOARD OF DIRECTORS: RENEWAL OF THE AUTHORISATION TO ACQUIRE TREASURY SHARES - AUTHORISATION TO ACQUIRE TREASURY SHARES ON AN ONGOING BASIS UNTIL 31 DECEMBER 2019 | For | With | Approved |

5.1

5.2

| | | | | | doubl Financial & Soc | |
|--|---|--|-----|------|---------------------------------|--|
| | | PROPOSALS FROM THE BOARD OF DIRECTORS: RENEWAL OF THE AUTHORISATIONS TO INCREASE THE SHARE CAPITAL - AMENDMENT OF ARTICLE 3 OF THE ARTICLES OF ASSOCIATION - AUTHORISATIONS OF THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL IS RENEWED THEY ARE VALID UNTIL 1 APRIL 2023 | For | With | Approved | |
| | 8 | AUTHORISATION OF THE CHAIRMAN OF THE GENERAL MEETING | 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 |
| HENKEL | 9-04-18 | 1 | PRESENTATION OF THE ANNUAL FINANCIAL STATEMENTS, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE COMBINED MANAGEMENT REPORT RELATING TO HENKEL AG & CO. KGAA AND THE GROUP, EACH AS APPROVED AND ENDORSED BY THE SUPERVISORY BOARD, INCLUDING THE EXPLANATORY CORPORATE GOVERNANCE/CORPORATE MANAGEMENT AND REMUNERATION REPORTS TOGETHER WITH THE INFORMATION REQUIRED ACCORDING TO SECTIONS 289A (1) AND 315A (1) OF THE GERMAN COMMERCIAL CODE [HGB], AND PRESENTATION OF THE REPORT OF THE SUPERVISORY BOARD FOR FISCAL 2017.RESOLUTION TO APPROVE THE ANNUAL FINANCIAL STATEMENTS OF HENKEL AG & CO. KGAA FOR FISCAL 2017 | For | With | Approved | |
| | | 2 | RESOLUTION FOR THE APPROPRIATION OF PROFIT: 1.77 EUROS PER ORDINARY SHARE AND 1.79 EUROS PER PREFERRED SHARE | For | With | Approved | |
| | | 3 | RESOLUTION TO APPROVE AND RATIFY THE ACTIONS OF THE PERSONALLY LIABLE PARTNER | For | With | Approved | |
| | | 4 | RESOLUTION TO APPROVE AND RATIFY THE ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD | For | With | Approved | |

| | | | | | 17/10/10/00/00 | |
|--|---|---|-----|------|----------------|--|
| | 5 | RESOLUTION TO APPROVE AND RATIFY THE ACTIONS OF THE MEMBERS OF THE SHAREHOLDERS' COMMITTEE | For | With | Approved | |
| | 6 | RESOLUTION ON THE APPOINTMENT OF THE AUDITOR OF THE ANNUAL FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS AND OF THE EXAMINER FOR FINANCIAL REVIEW OF THE FINANCIAL REPORT FOR THE FIRST SIX MONTHS OF FISCAL 2018: KPMG AG WIRTSCHAFTS RUFUNGSPGESELLSCHAFT, BERLIN, GERMANY | For | With | Approved | |
| | 7 | RESOLUTION ON A SUPPLEMENTARY ELECTION TO THE SUPERVISORY BOARD: MR. PHILIPP SCHOLZ | For | With | Approved | |
| | 8 | RESOLUTION ON A SUPPLEMENTARY ELECTION TO THE SHAREHOLDERS' COMMITTEE: MR. JOHANN- CHRISTOPH FREY | 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 |
| KONINKLIJKE AHOLD DELHAIZE N.V. | 11-04-18 | 6 | PROPOSAL TO ADOPT THE 2017 FINANCIAL STATEMENTS | For | With | Approved | |
| | | 7 | PROPOSAL TO DETERMINE THE DIVIDEND OVER FINANCIAL YEAR 2017 : EUR 0.63 (63 EUROCENTS) PER COMMON SHARE | For | With | Approved | |
| | | 8 | PROPOSAL FOR DISCHARGE OF LIABILITIES OF THE MEMBERS OF THE MANAGEMENT BOARD | For | With | Approved | |
| | | 9 | PROPOSAL FOR DISCHARGE OF LIABILITIES OF THE MEMBERS OF THE SUPERVISORY BOARD | For | With | Approved | |
| | | 10 | PROPOSAL TO APPOINT MR. W.A. KOLK AS MEMBER OF THE MANAGEMENT BOARD | For | With | Approved | |
| | | 11 | PROPOSAL TO RE-APPOINT MR. D.R. HOOFT GRAAFLAND AS MEMBER OF THE SUPERVISORY BOARD | For | With | Approved | |
| | | 12 | PROPOSAL TO APPOINT PRICEWATERHOUSECOOPERS ACCOUNTANTS N.V. AS EXTERNAL AUDITOR FOR FINANCIAL YEAR 2018 | For | With | Approved | |
| | | 13 | AUTHORIZATION TO ISSUE SHARES | For | With | Approved | |
| | | 14 | AUTHORIZATION TO RESTRICT OR EXCLUDE PRE- EMPTIVE RIGHTS | For | With | Approved | |
| | | 15 | AUTHORIZATION TO ACQUIRE SHARES | For | With | Approved | |
| | | 16 | CANCELLATION OF 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 |
| Heineken | 19-04-18 | 1. C | ADOPT FINANCIAL STATEMENTS | For | With | Approved | |
| | | 1. E | APPROVE DIVIDENDS OF EUR 1.47 PER SHARE | For | With | Approved | |
| | | 1. F | APPROVE DISCHARGE OF MANAGEMENT BOARD | For | With | Approved | |
| | | 1. G | APPROVE DISCHARGE OF SUPERVISORY BOARD | For | With | Approved | |
| | | 2. A | AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL | For | With | Approved | |
| | | 2. B | GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL | For | With | Approved | |
| | | 2. C | AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE RIGHTS FROM SHARE ISSUANCES UNDER ITEM 2B | For | With | Approved | |
| | | 4 | AMEND ARTICLES 4, 9, 10, 12, 13 AND 16 OF THE ARTICLES OF ASSOCIATION | For | With | Approved | |
| | | 5. A | REELECT JOSE ANTONIO FERNANDEZ CARBAJAL TO SUPERVISORY BOARD | For | With | Approved | |
| | | 5. B | REELECT JAVIER GERARDO ASTABURUAGA SANJINES TO SUPERVISORY BOARD | For | With | Approved | |
| | | 5. C | REELECT JEAN-MARC HUET TO SUPERVISORY BOARD | For | With | Approved | |
| | | 5. D | ELECT MARION HELMES TO 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 |
| Essilor | 24-04-18 | 1 | APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 | For | With | Approved | |
| | | 2 | APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 | For | With | Approved | |
| | | 3 | ALLOCATION OF INCOME AND SETTING OF THE DIVIDEND | For | With | Approved | |
| | | 4 | RENEWAL OF THE TERM OF OFFICE OF MR. ANTOINE BERNARD DE SAINT-AFFRIQUE AS DIRECTOR | For | With | Approved | |
| | | 5 | RENEWAL OF THE TERM OF OFFICE OF MRS. LOUISE FRECHETTE AS DIRECTOR | For | With | Approved | |
| | | 6 | RENEWAL OF THE TERM OF OFFICE OF MR. BERNARD HOURS AS DIRECTOR | For | With | Approved | |
| | | 7 | RENEWAL OF THE TERM OF OFFICE OF MR. MARC ONETTO AS DIRECTOR | For | With | Approved | |
| | | 8 | RENEWAL OF THE TERM OF OFFICE OF MR. OLIVIER PECOUX AS DIRECTOR | For | With | Approved | |
| | | 9 | RENEWAL OF THE TERM OF OFFICE OF MRS. JEANETTE WONG AS DIRECTOR | For | With | Approved | |
| | | 10 | APPOINTMENT OF MRS. JEANETTE WONG AS DIRECTOR OF THE COMPANY AS A REPLACEMENT FOR MRS. HENRIETTA FORE (AS OF THE COMPLETION DATE OF THE RECONCILIATION WITH LUXOTTICA | For | With | Approved | |

11 APPROVAL OF THE COMMITMENTS REFERRED TO IN For With Approved ARTICLE L. 225-42-1 OF THE FRENCH COMMERCIAL CODE RELATING TO THE SEVERANCE PAY OF MR. LAURENT VACHEROT, DEPUTY CHIEF EXECUTIVE OFFICER, IN CERTAIN CASES OF TERMINATION OF HIS EMPLOYMENT CONTRACT APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL For Approved 12 With ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ALL KINDS PAID OR AWARDED TO MR. HUBERT SAGNIERES, CHAIRMAN AND CHIEF EXECUTIVE OFFICER, FOR THE FINANCIAL YEAR 2017 APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL For With Approved 13 ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ALL KINDS PAID OR AWARDED TO MR. LAURENT VACHEROT, DEPUTY CHIEF EXECUTIVE OFFICER, FOR THE FINANCIAL YEAR 2017 14 APPROVAL OF THE COMPENSATION POLICY For With Approved APPLICABLE TO CORPORATE EXECUTIVE OFFICERS Approved 15 POWERS TO CARRY OUT ALL LEGAL FORMALITIES For With

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote |
|-------------|----------|--------|--|------|--------------|----------|--------------------------|
| corporation | AGM | no. | | | mngt | | against mngt |
| Kléppiere | 24-04-18 | 0.1 | APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 | For | With | Approved | |
| | | 0.2 | APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 | For | With | Approved | |
| | | 0.3 | ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 AND DISTRIBUTION OF 1.96 EUROS PER SHARE BY DISTRIBUTION OF DISTRIBUTABLE PROFIT, RESERVES AND MERGER BONUS | For | With | Approved | |
| | | 0.4 | APPROVAL OF THE OPERATIONS AND AGREEMENTS REFERRED TO IN ARTICLE L. 225-86 OF THE FRENCH COMMERCIAL CODE | For | With | Approved | |
| | | 0.5 | APPROVAL OF THE COMMITMENTS REFERRED TO IN ARTICLES L. 225-86 AND L. 225-90-1 OF THE FRENCH COMMERCIAL CODE RELATING TO MR. JEAN-MICHEL GAULT | For | With | Approved | |
| | | O.6 | RENEWAL OF THE TERM OF OFFICE OF MR. DAVID SIMON AS A MEMBER OF THE SUPERVISORY BOARD | For | With | Approved | |
| | | 0.7 | RENEWAL OF THE TERM OF OFFICE OF MR. JOHN CARRAFIELL AS A MEMBER OF THE SUPERVISORY BOARD | For | With | Approved | |
| | | 0.8 | RENEWAL OF THE TERM OF OFFICE OF MR. STEVEN FIVEL AS A MEMBER OF THE SUPERVISORY BOARD | For | With | Approved | |
| | | 0.9 | APPOINTMENT OF MR. ROBERT FOWLDS AS A MEMBER OF THE SUPERVISORY BOARD | For | With | Approved | |

doubledividend 0.10 APPROVAL OF THE COMPENSATION ELEMENTS PAID For With Approved OR AWARDED TO MR. JEAN-MARC JESTIN FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 0.11 APPROVAL OF THE COMPENSATION ELEMENTS PAID For With Approved OR AWARDED TO MR. JEAN-MICHEL GAULT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 0.12 APPROVAL OF THE COMPENSATION POLICY OF THE With Approved For MEMBERS OF THE SUPERVISORY BOARD 0.13 APPROVAL OF THE COMPENSATION POLICY OF THE For With Approved CHAIRMAN OF THE MANAGEMENT BOARD 0.14 APPROVAL OF THE COMPENSATION POLICY OF THE With Approved For MEMBERS OF THE MANAGEMENT BOARD 0.15 DELEGATION OF AUTHORITY TO BE GRANTED TO THE For With Approved MANAGEMENT BOARD FOR A PERIOD OF 18 MONTHS TO TRADE IN THE COMPANY'S SHARES E.16 DELEGATION OF AUTHORITY TO BE GRANTED TO THE For With Approved MANAGEMENT BOARD FOR A PERIOD OF 26 MONTHS TO REDUCE THE SHARE CAPITAL BY CANCELLING TREASURY SHARES

For

With

Approved

E.17

POWERS TO CARRY OUT ALL LEGAL FORMALITIES

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote | |
|-------------|----------|--------|---|--------------------------|--|-------------------------|------------------------------|---------------------------|
| corporation | AGM | no. | | | mngt | | against mngt | |
| IBM | 24-04-18 | 1a. | Election of Director for a Term of One Year: K.I. | Against | mngt Against Approved Against Approved | A (board) member may be | | |
| | | | Chenault | | | | reappointed for a term of | |
| | | | | | | | not more than four years at | |
| | | | | | | | a time. Max 3 times. Except | |
| | | | | | | | well motivated. K.I. | |
| | | | | Chenault is board member | | | | |
| | | | | | | | for a longer period than 12 | |
| | | | | | | | years. He is no longer | |
| | | | | | | | independent enough. | |
| | | 1b. | Election of Director for a Term of One Year: M.L. Eskew | Against | Against | Approved | A (board) member may be | |
| | | | | | | | | reappointed for a term of |
| | | | | | | | not more than four years at | |
| | | | | | | | a time. Max 3 times. Except | |
| | | | | | | | well motivated. M.L. Eskew | |
| | | | | | | | is board member for a | |
| | | | | | | | longer period than 12 | |
| | | | | | | | years. He is no longer | |
| | | | | | | | independent enough. | |
| | | 1c. | Election of Director for a Term of One Year: D.N. Farr | Against | t Against | Approved | A (board) member may be | |
| | | | | | | | reappointed for a term of | |
| | | | | | | | not more than four years at | |
| | | | | | | | a time. Max 3 times. Except | |
| | | | | | | | well motivated. D.N. Farr is | |
| | | | | | | | board member for a longer | |
| | | | | | | | period than 12 years. He is | |
| | | | | | | | no longer independent | |
| | | | | | | | enough. | |
| | | 1d. | Election of Director for a Term of One Year: A. Gorsky | For | With | Approved | | |
| | | | | | | | | |

| 1e. | Election of Director for a Term of One Year: S.A. Jackson | Against | Against | Approved | A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. S.A. Jackson is board member for a longer period than 12 years. He is no longer independent enough. |
|-----|--|---------|---------|----------|---|
| 1f. | Election of Director for a Term of One Year: A.N. Liveris | For | With | Approved | independent enough. |
| 1g. | Election of Director for a Term of One Year: H.S. Olayan | For | With | Approved | |
| 1h. | Election of Director for a Term of One Year: J.W. Owens | Against | Against | Approved | A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. J.W. Owens is board member for a longer period than 12 years. He is no longer independent enough. |
| 1i. | Election of Director for a Term of One Year: V.M. Rometty | For | With | Approved | |
| 1j. | Election of Director for a Term of One Year: J.R. Swedish | For | With | Approved | |

| 1k. | Election of Director for a Term of One Year: S. Taurel | Against | Against | Approved | A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. S. Taurel is board member for a longer period than 12 years. He is no longer independent enough. |
|-----|---|---------|---------|----------|--|
| 11. | Election of Director for a Term of One Year: P.R. Voser | For | With | Approved | |
| 1m. | Election of Director for a Term of One Year: F.H. Waddell | For | With | Approved | |
| 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 | Stockholder Proposal on Lobbying Disclosure | Against | With | Rejected | |
| 5 | Stockholder Proposal on Shareholder Ability to Call a Special Shareholder Meeting | For | Against | Rejected | More rights for shareholders to organise a special annual meeting |
| 6 | Stockholder Proposal to Have an Independent Board Chairman | 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 |
| ASML | 25-04-18 | 4.B | PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR 2017, AS PREPARED IN ACCORDANCE WITH DUTCH LAW | For | With | Approved | |
| | | 4.D | PROPOSAL TO ADOPT A DIVIDEND OF EUR 1.40 PER ORDINARY SHARE | For | With | Approved | |
| | | 5.A | PROPOSAL TO DISCHARGE THE MEMBERS OF THE BOARD OF MANAGEMENT FROM LIABILITY FOR THEIR RESPONSIBILITIES IN THE FINANCIAL YEAR 2017 | For | With | Approved | |
| | | 5.B | PROPOSAL TO DISCHARGE THE MEMBERS OF THE SUPERVISORY BOARD FROM LIABILITY FOR THEIR RESPONSIBILITIES IN THE FINANCIAL YEAR 2017 | For | With | Approved | |
| | | 6 | PROPOSAL TO APPROVE THE NUMBER OF SHARES FOR THE BOARD OF MANAGEMENT | For | With | Approved | |
| | | 8.A | PROPOSAL TO REAPPOINT MR. J.M.C. (HANS) STORK AS MEMBER OF THE SUPERVISORY BOARD | For | With | Approved | |
| | | 8.B | PROPOSAL TO APPOINT MS. T.L. (TERRI) KELLY AS MEMBER OF THE SUPERVISORY BOARD | For | With | Approved | |
| | | 9 | PROPOSAL TO APPOINT KPMG ACCOUNTANTS N.V. AS EXTERNAL AUDITOR FOR THE REPORTING YEAR 2019 | For | With | Approved | |
| | | 10.A | AUTHORIZATION TO ISSUE ORDINARY SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES UP TO 5% FOR GENERAL PURPOSES | For | With | Approved | |
| | | 10.B | AUTHORIZATION OF THE BOARD OF MANAGEMENT TO RESTRICT OR EXCLUDE PREEMPTION RIGHTS IN CONNECTION WITH AGENDA ITEM 10 A) | For | With | Approved | |

| 10.C | AUTHORIZATION TO ISSUE ORDINARY SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR ORDINARY SHARES UP TO 5% IN CONNECTION WITH OR ON THE OCCASION OF MERGERS, ACQUISITIONS AND/OR (STRATEGIC) ALLIANCES | For | With | Approved |
|------|--|-----|------|----------|
| 10.D | AUTHORIZATION OF THE BOARD OF MANAGEMENT TO RESTRICT OR EXCLUDE PREEMPTION RIGHTS IN CONNECTION WITH AGENDA ITEM 10 C) | For | With | Approved |
| 11.A | AUTHORIZATION TO REPURCHASE ORDINARY SHARES UP TO 10% OF THE ISSUED SHARE CAPITAL | For | With | Approved |
| 11.B | AUTHORIZATION TO REPURCHASE ADDITIONAL ORDINARY SHARES UP TO 10% OF THE ISSUED SHARE CAPITAL | For | With | Approved |
| 12 | AUTHORIZE CANCELLATION OF REPURCHASED 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 |
| DANONE | 26-04-18 | 0.1 | APPROVAL OF CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 | For | With | Approved | |
| | | 0.2 | APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 | For | With | Approved | |
| | | 0.3 | ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 AND SETTING OF THE DIVIDEND AT 1.90 EURO PER SHARE | For | With | Approved | |
| | | 0.4 | OPTION FOR THE PAYMENT OF DIVIDEND IN SHARES | For | With | Approved | |
| | | 0.5 | RENEWAL OF THE TERM OF OFFICE OF MR. BENOIT POTIER AS DIRECTOR | For | With | Approved | |
| | | 0.6 | RENEWAL OF THE TERM OF OFFICE OF MRS. VIRGINIA STALLINGS AS DIRECTOR PURSUANT TO ARTICLE 15-II OF THE BY-LAWS | For | With | Approved | |
| | | 0.7 | RENEWAL OF THE TERM OF OFFICE OF MRS. SERPIL TIMURAY AS DIRECTOR | For | With | Approved | |
| | | 0.8 | APPOINTMENT OF MR. MICHEL LANDEL AS DIRECTOR | For | With | Approved | |
| | | 0.9 | APPOINTMENT OF MRS. CECILE CABANIS AS DIRECTOR | For | With | Approved | |
| | | 0.10 | APPOINTMENT OF MR. GUIDO BARILLA AS DIRECTOR | For | With | Approved | |
| | | 0.11 | APPROVAL OF THE COMPENSATION ELEMENTS PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017, TO MR. FRANCK RIBOUD, CHAIRMAN OF THE BOARD OF DIRECTORS UNTIL 30 NOVEMBER 2017 | For | With | Approved | |

| | | | | Financial & Social Returns |
|------|--|-----|------|----------------------------|
| 0.12 | APPROVAL OF THE COMPENSATION ELEMENTS PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 TO MR. EMMANUEL FABER, CHIEF EXECUTIVE OFFICER UNTIL 30 NOVEMBER 2017 AS WELL AS CHAIRMAN AND CHIEF EXECUTIVE OFFICER AS OF 1 DECEMBER 2017 | For | With | Approved |
| 0.13 | APPROVAL OF THE COMPENSATION POLICY FOR EXECUTIVE CORPORATE OFFICERS | For | With | Approved |
| 0.14 | AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO BUY, HOLD OR TRANSFER SHARES OF THE COMPANY | For | With | Approved |
| E.15 | AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO ALLOCATE EXISTING OR TO BE ISSUED SHARES OF THE COMPANY WITHOUT THE PRE- EMPTIVE SUBSCRIPTION RIGHTS OF SHAREHOLDERS | For | With | Approved |
| E.16 | 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 |
| GrandVision N.V. | 26-04-18 | 2.C | IT IS PROPOSED TO ADOPT THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR 2017 AS DRAWN UP BY THE MANAGEMENT BOARD AND SIGNED BY THE MANAGEMENT BOARD AND THE SUPERVISORY BOARD ON FEBRUARY 27, 2017. PRICEWATERHOUSECOOPERS ACCOUNTANTS N.V. HAS AUDITED THE ANNUAL ACCOUNTS 2017 AND HAS ISSUED AN AUDITOR'S REPORT THEREON. | For | With | Approved | |
| | | 3.B | IT IS PROPOSED FOR 2017 TO DISTRIBUTE A TOTAL DIVIDEND OF 81.1 MILLION EURO WHICH AMOUNTS TO 0.32 EURO PER SHARE. FOLLOWING APPROVAL OF THIS DIVIDEND PROPOSAL, THE DIVIDEND FOR 2017 WILL REPRESENT A PAY-OUT RATIO OF 35.6%, WHICH IS WITHIN THE DIVIDEND PAY-OUT RANGE AS MENTIONED IN THE DIVIDEND POLICY. THE EX- DIVIDEND DATE WILL BE APRIL 30, 2018 AND THE DIVIDEND RECORD DATE WILL BE MAY 2, 2018. DIVIDEND PAYMENT WILL TAKE PLACE ON MAY 4, 2018. | For | With | Approved | |
| | | 4.A | IT IS PROPOSED TO DISCHARGE THE MANAGING DIRECTORS FROM LIABILITY IN RESPECT OF THE PERFORMANCE OF THEIR MANAGEMENT DUTIES TO THE EXTENT THAT THESE ARE APPARENT FROM THE ANNUAL ACCOUNTS 2017 OR OTHER PUBLIC DISCLOSURES PRIOR TO THE ADOPTION OF THE ANNUAL ACCOUNTS 2017. | For | With | Approved | |

| 4.B | IT IS PROPOSED TO DISCHARGE THE SUPERVISORY | For | With | Approved |
|-----|---|-----|------|----------|
| | DIRECTORS FROM LIABILITY IN RESPECT OF THE | | | |
| | PERFORMANCE OF THEIR SUPERVISION DUTIES TO THE | | | |
| | EXTENT THAT THESE ARE APPARENT FROM THE | | | |
| | ANNUAL ACCOUNTS 2017 OR OTHER PUBLIC | | | |
| | DISCLOSURES PRIOR TO THE ADOPTION OF THE | | | |
| | ANNUAL ACCOUNTS 2017. | | | |
| 6 | THE SUPERVISORY BOARD HAS RESOLVED IN ITS | For | With | Approved |
| | MEETING OF FEBRUARY 27, 2018 TO NOMINATE MR. K. | | | |
| | VAN DER GRAAF FOR RE-APPOINTMENT IN THE | | | |
| | POSITION OF SUPERVISORY BOARD DIRECTOR FOR A | | | |
| | FOUR-YEAR TERM ENDING AT THE END OF THE AGM | | | |
| | 2022. SUBJECT TO HIS RE-APPOINTMENT, MR. K. VAN | | | |
| | DER GRAAF WILL CONTINUE AS CHAIRMAN OF THE | | | |
| | SUPERVISORY BOARD AND MEMBER OF THE | | | |
| | REMUNERATION- AND NOMINATION COMMITTEE. | | | |
| 7 | IT IS PROPOSED, FOLLOWING THE | For | With | Approved |
| | RECOMMENDATIONS FROM THE AUDIT COMMITTEE | | | |
| | AND THE SUPERVISORY BOARD, TO APPOINT | | | |
| | PRICEWATERHOUSECOOPERS ACCOUNTANTS N.V. AS | | | |
| | EXTERNAL AUDITOR OF THE COMPANY FOR THE | | | |
| | FINANCIAL YEAR 2019 | | | |

8.A IT IS PROPOSED TO EXTEND THE CURRENT For With Approved AUTHORIZATION OF THE SUPERVISORY BOARD TO **RESOLVE TO ISSUE ORDINARY SHARES (EITHER IN THE** FORM OF STOCK DIVIDEND OR OTHERWISE) AND/OR TO GRANT RIGHTS TO ACQUIRE ORDINARY SHARES UP TO A MAXIMUM OF TEN PERCENT OF THE CURRENT ISSUED SHARE CAPITAL AND FOR A PERIOD OF EIGHTEEN MONTHS. THIS EXTENSION REPLACES THE AUTHORIZATION AS PREVIOUSLY GRANTED BY THE GENERAL MEETING, WHICH WOULD BE VALID UNTIL 2 NOVEMBER 2018. 8.B IT IS PROPOSED TO EXTEND THE CURRENT For With Approved AUTHORIZATION OF THE SUPERVISORY BOARD TO RESOLVE TO RESTRICT AND/OR EXCLUDE PRE-EMPTIVE RIGHTS ACCRUING TO SHAREHOLDERS IN RESPECT OF AN ISSUANCE OF ORDINARY SHARES OR GRANTING **RIGHTS TO ACQUIRE ORDINARY SHARES IN RELATION** TO ANY ISSUANCE FOR A PERIOD OF EIGHTEEN MONTHS. THIS EXTENSION REPLACES THE AUTHORIZATION AS PREVIOUSLY GRANTED BY THE GENERAL MEETING, WHICH WOULD BE VALID UNTIL 2 NOVEMBER 2018. 9 IT IS PROPOSED TO EXTEND THE CURRENT For With Approved AUTHORIZATION OF THE MANAGEMENT BOARD TO RESOLVE TO REPURCHASE SHARES UP TO A MAXIMUM OF TEN PERCENT OF THE CURRENT ISSUED SHARE CAPITAL AND FOR A PERIOD OF EIGHTEEN MONTHS. THIS EXTENSION REPLACES THE AUTHORIZATION AS PREVIOUSLY GRANTED BY THE GENERAL MEETING,

WHICH WOULD BE VALID UNTIL 2 NOVEMBER 2018.

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote |
|----------------------|----------|--------|---|---------|--------------|----------|--|
| corporation | AGM | no. | | | mngt | | against mngt |
| Johnson & Johnson | 26-04-18 | 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: Jennifer A. Doudna | For | With | Approved | |
| | | 1E | Election of Director: Alex Gorsky | For | With | Approved | |
| | | 1F | Election of Director: Mark B. McClellan | For | With | Approved | |
| | | 1G | Election of Director: Anne M. Mulcahy | For | With | Approved | |
| | | 1H | Election of Director: William D. Perez | For | With | Approved | |
| | | 11 | Election of Director: Charles Prince | Against | | Approved | A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. S. Taurel is board member for a longer period than 12 years. He is no longer independent enough. |
| | | 1J | Election of Director: A. Eugene Washington | For | With | Approved | |
| | | 1K | Election of Director: Ronald A. Williams | For | With | Approved | |
| | | 2 | Advisory Vote to Approve Named Executive Officer Compensation | Against | Against | Approved | |
| | | 3 | Ratification of Appointment of PricewaterhouseCoopers LLP as the Independent Registered Public Accounting Firm for 2018 | For | With | Approved | |
| | | 4 | Shareholder Proposal - Accounting for Litigation and Compliance in Executive Compensation Performance Measures | For | Against | Rejected | Good practise: legal cost part of Compensation. |

| | | | | | | ledividend |
|--|---|--|-----|---------|----------|--|
| | 5 | Shareholder Proposal - Amendment to Shareholder Ability to Call Special Shareholder Meeting | For | Against | Rejected | More rights for shareholders to organise a special annual meeting. |

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote |
|-------------|---------|--------|--|---------|--------------|----------|------------------------------|
| corporation | AGM | no. | | | mngt | | against mngt |
| Unilever | 3-05-18 | 2 | TO ADOPT THE ANNUAL ACCOUNTS AND APPROPRIATION OF THE PROFIT FOR THE 2017 FINANCIAL YEAR: DURING 2017 EUR 4 MILLION WAS PAID AS DIVIDEND ON THE PREFERENCE SHARES AND EUR 2,154 MILLION WAS PAID AS DIVIDEND ON THE ORDINARY SHARES | For | With | Approved | |
| | | 3 | TO DISCHARGE THE EXECUTIVE DIRECTORS IN OFFICE IN THE 2017 FINANCIAL YEAR FOR THE FULFILMENT OF THEIR TASK | For | With | Approved | |
| | | 4 | TO DISCHARGE THE NON-EXECUTIVE DIRECTORS IN OFFICE IN THE 2017 FINANCIAL YEAR FOR THE FULFILMENT OF THEIR TASK | For | With | Approved | |
| | | 5 | TO APPROVE THE REMUNERATION POLICY | Against | Against | Approved | Compensation is exceptional. |
| | | 6 | TO REAPPOINT MR N S ANDERSEN AS A NON- EXECUTIVE DIRECTOR | For | With | Approved | |
| | | 7 | TO REAPPOINT MS L M CHA AS A NON-EXECUTIVE DIRECTOR | For | With | Approved | |
| | | 8 | TO REAPPOINT MR V COLAO AS A NON-EXECUTIVE DIRECTOR | For | With | Approved | |
| | | 9 | TO REAPPOINT DR M DEKKERS AS A NON-EXECUTIVE DIRECTOR | For | With | Approved | |
| | | 10 | TO REAPPOINT DR J HARTMANN AS A NON-EXECUTIVE DIRECTOR | For | With | Approved | |
| | | 11 | TO REAPPOINT MS M MA AS A NON-EXECUTIVE DIRECTOR | For | With | Approved | |
| | | 12 | TO REAPPOINT MR S MASIYIWA AS A NON-EXECUTIVE DIRECTOR | For | With | Approved | |

| 13 | TO REAPPOINT PROFESSOR Y MOON AS A NON- EXECUTIVE DIRECTOR | For | With | Approved |
|----|---|-----|------|----------|
| 14 | TO REAPPOINT MR G PITKETHLY AS AN EXECUTIVE DIRECTOR | For | With | Approved |
| 15 | TO REAPPOINT MR P G J M POLMAN AS AN EXECUTIVE DIRECTOR | For | With | Approved |
| 16 | TO REAPPOINT MR J RISHTON AS A NON-EXECUTIVE DIRECTOR | For | With | Approved |
| 17 | TO REAPPOINT MR F SIJBESMA AS A NON-EXECUTIVE DIRECTOR | For | With | Approved |
| 18 | TO APPOINT MS A JUNG AS A NON-EXECUTIVE DIRECTOR | For | With | Approved |
| 19 | TO APPOINT KPMG AS THE AUDITOR CHARGED WITH THE AUDITING OF THE ANNUAL ACCOUNTS FOR THE 2018 FINANCIAL YEAR | For | With | Approved |
| 20 | TO AUTHORISE THE BOARD OF DIRECTORS TO PURCHASE 6% AND 7% CUMULATIVE PREFERENCE SHARES AND DEPOSITARY RECEIPTS THEREOF IN THE SHARE CAPITAL OF THE COMPANY | For | With | Approved |
| 21 | TO AUTHORISE THE BOARD OF DIRECTORS TO PURCHASE ORDINARY SHARES AND DEPOSITARY RECEIPTS THEREOF IN THE SHARE CAPITAL OF THE COMPANY | For | With | Approved |
| 22 | TO REDUCE THE CAPITAL WITH RESPECT TO 6% AND 7% CUMULATIVE PREFERENCE SHARES AND DEPOSITARY RECEIPTS THEREOF HELD BY THE COMPANY IN ITS OWN SHARE CAPITAL | For | With | Approved |
| 23 | TO REDUCE THE CAPITAL WITH RESPECT TO ORDINARY SHARES AND DEPOSITARY RECEIPTS THEREOF HELD BY THE COMPANY IN ITS OWN SHARE CAPITAL | For | With | Approved |

| | | | | Financial & Social Returns |
|----|--|-----|------|----------------------------|
| 24 | TO DESIGNATE THE BOARD OF DIRECTORS AS THE COMPANY BODY AUTHORISED TO ISSUE SHARES IN THE COMPANY | For | With | Approved |
| 25 | TO DESIGNATE THE BOARD OF DIRECTORS AS THE COMPANY BODY AUTHORISED TO RESTRICT OR EXCLUDE THE STATUTORY PRE-EMPTION RIGHTS THAT ACCRUE TO SHAREHOLDERS UPON ISSUE OF SHARES FOR GENERAL CORPORATE PURPOSES | For | With | Approved |
| 26 | TO DESIGNATE THE BOARD OF DIRECTORS AS THE COMPANY BODY AUTHORISED TO RESTRICT OR EXCLUDE THE STATUTORY PRE-EMPTION RIGHTS THAT ACCRUE TO SHAREHOLDERS UPON ISSUE OF SHARES FOR ACQUISITION PURPOSES | 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 |
| Reckitt | 3-05-18 | 1 | TO RECEIVE THE 2017 REPORT AND FINANCIAL | For | With | Approved | |
| Benckiser Group | | | STATEMENTS | | | | |
| PLC | | 2 | | A | A | A | |
| | | 2 | TO RECEIVE AND ADOPT THE DIRECTORS' REMUNERATION REPORT | Against | Against | Approved | Compensation is exceptional. |
| | | 3 | TO DECLARE A FINAL DIVIDEND | For | With | Approved | |
| | | 4 | TO RE-ELECT NICANDRO DURANTE | For | With | Approved | |
| | | 5 | TO RE-ELECT MARY HARRIS | For | With | Approved | |
| | | 7 | TO RE-ELECT RAKESH KAPOOR | For | With | Approved | |
| | | 8 | TO RE-ELECT PAMELA KIRBY | For | With | Approved | |
| | | 9 | TO RE-ELECT ANDRE LACROIX | For | With | Approved | |
| | | 10 | TO RE-ELECT CHRIS SINCLAIR | For | With | Approved | |
| | | 11 | TO RE-ELECT WARREN TUCKER | For | With | Approved | |
| | | 12 | TO APPOINT KPMG LLP AS AUDITOR | For | With | Approved | |
| | | 13 | TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION | For | With | Approved | |
| | | 14 | TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS | Against | Against | Approved | The company doesn't has to have a political influence. |
| | | 15 | TO RENEW THE DIRECTORS' AUTHORITY TO ALLOT SHARES | For | With | Approved | |
| | | 16 | TO RENEW THE DIRECTORS' POWER TO DISAPPLY PRE- EMPTION RIGHTS IN RESPECT OF UP TO 5 PER CENT OF ISSUED SHARE CAPITAL | For | With | Approved | |
| | | 17 | TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE- EMPTION RIGHTS IN RESPECT OF AN ADDITIONAL 5 PER CENT OF ISSUED SHARE CAPITAL | For | With | Approved | |
| | | | | | | | |

| | | | | Financial & So | cial Returns |
|----|---|-----|------|----------------|--------------|
| 18 | TO RENEW THE COMPANY'S AUTHORITY TO PURCHASE ITS OWN SHARES | For | With | Approved | |
| 19 | TO APPROVE THE CALLING OF GENERAL MEETINGS ON 14 CLEAR DAYS' NOTICE | 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 | 3-05-18 | 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 | Against | Against | Approved | A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. Leslie S. Biller is board member for a longer period than 12 years. He is no longer independent enough. |
| | | 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 | |
| | | 1i. | 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 | |
| | | 11. | Election of Director: Suzanne M. Vautrinot | For | With | Approved | |
| | | 1m. | Election of Director: John J. Zillmer | Against | Against | Approved | A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. John J. Zillmer is board member for a longer period than 12 years. He is no longer independent enough. |

| | | | | | Financial & So | cial Returns |
|--|---|--|---------|---------|----------------|--|
| | 2 | Ratify the appointment of PricewaterhouseCoopers LLP as independent registered public accounting firm for the current year ending December 31, 2018. | For | With | Approved | |
| | 3 | Advisory vote to approve the compensation of executives disclosed in the Proxy Statement. | Against | Against | Approved | Compensation is exceptional. |
| | 4 | Stockholder proposal regarding the threshold to call special stockholder meetings, if properly presented. | For | Against | Approved | More rights for shareholders to organise a special annual meeting. |

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote |
|-------------|---------|--------|---|------|--------------|----------|--|
| corporation | AGM | no. | | | mngt | | against mngt |
| H&M | 8-05-18 | 9.A | ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS | For | With | Approved | |
| | | 9.B.1 | APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 9.75 PER SHARE | For | With | Approved | |
| | | 9.B.2 | APPROVE OMISSION OF DIVIDENDS | For | With | Approved | |
| | | 9.C | APPROVE DISCHARGE OF BOARD AND PRESIDENT | For | With | Approved | |
| | | 10 | DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0) | For | With | Approved | |
| | | 11 | APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 1.7 MILLION FOR CHAIRMAN, AND SEK 615,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK APPROVE REMUNERATION OF AUDITORS | For | With | Approved | |
| | | 12.A | REELECT STINA BERGFORS AS DIRECTOR | For | With | Approved | |
| | | 12.B | REELECT ANDERS DAHLVIG AS DIRECTOR | For | With | Approved | |
| | | 12.C | REELECT LENA PATRIKSSON KELLER AS DIRECTOR | For | With | Approved | |
| | | 12.D | REELECT STEFAN PERSSON (CHAIRMAN) AS DIRECTOR | For | With | Approved | Stefan Persson is director for a longer period than 12 years. He is founder and a big shareholder of H&M. |
| | | 12.E | REELECT CHRISTIAN SIEVERT AS DIRECTOR | For | With | Approved | 5 |
| | | 12.F | REELECT ERICA WIKING HAGER AS DIRECTOR | For | With | Approved | |
| | | 12.G | REELECT NIKLAS ZENNSTROM AS DIRECTOR | For | With | Approved | |
| | | 12.H | ELECT STEFAN PERSSON AS BOARD CHAIRMAN | For | With | Approved | |
| | | 13 | RATIFY ERNST AND YOUNG AS AUDITORS | For | With | Approved | |
| | | 14 | ELECTION OF MEMBERS OF THE NOMINATION COMMITTEE AND ESTABLISHMENT OF PRINCIPLES FOR THE NOMINATION COMMITTEE | For | With | Approved | |

| | | | | | Financial & Social Returns |
|--|----|---|---------|------|-------------------------------------|
| | 15 | RESOLUTION ON GUIDELINES FOR REMUNERATION TO SENIOR EXECUTIVES | For | With | Approved |
| | 16 | RESOLUTION PROPOSED BY THE SHAREHOLDER PEOPLE FOR THE ETHICAL TREATMENT OF ANIMALS (PETA) THAT THE BOARD BE CALLED UPON TO ADOPT A POLICY STATING THAT H&M WILL SELL NO LEATHER PRODUCTS | Against | With | Resolution has been withdrawn |
| | 17 | RESOLUTION PROPOSED BY THE SHAREHOLDER BERNT COLLIN THAT TWO NEW BRANDS BE CREATED, HM BASE AND HM CLASSIC, AND THAT HIGH-QUALITY METHODOLOGY BE DEVELOPED TO FIND OUT WHAT KIND OF CLOTHES CUSTOMERS AGED 30+ WOULD LIKE | 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 |
| Simon Property | 8-05-18 | 1a. | Election of Director: Glyn F. Aeppel | For | With | Approved | |
| Group | | | | | | | |
| | | 1b. | Election of Director: Larry C. Glasscock | For | With | Approved | |
| | | 1c. | Election of Director: Karen N. Horn, Ph.D. | Against | Against | Approved | A (board) member may be |
| | | | | | | | reappointed for a term of |
| | | | | | | | not more than four years at |
| | | | | | | | a time. Max 3 times. Except |
| | | | | | | | well motivated. Karen N. Horn is board member for |
| | | | | | | | a longer period than 12 |
| | | | | | | | years. He is no longer |
| | | | | | | | independent enough. |
| | | 1d. | Election of Director: Allan Hubbard | For | With | Approved | |
| | | 1e. | Election of Director: Reuben S. Leibowitz | Against | Against | Approved | A (board) member may be |
| | | - | | 0 | 0 | P.P | reappointed for a term of |
| | | | | | | | not more than four years at |
| | | | | | | | a time. Max 3 times. Except |
| | | | | | | | well motivated. Reuben S. |
| | | | | | | | Leibowitz is board member |
| | | | | | | | for a longer period than 12 |
| | | | | | | | years. He is no longer |
| | | 4.5 | Flastian of Disastery Come M. Dadlein | 5 - 1 | \ A (; + - | A | independent enough. |
| | | 1f. | Election of Director: Gary M. Rodkin | For | With | Approved | |
| | | 1g. | Election of Director: Stefan M. Selig | For | With | Approved | |
| 1 | | 1h. | Election of Director: Daniel C. Smith, Ph.D. | For | With | Approved | |

| | 1i. | Election of Director: J. Albert Smith, Jr. | Against | | Approved | A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. J. Albert Smith is board member for a longer period than 12 years. He is no longer independent enough. |
|--|-----|---|---------|---------|----------|--|
| | 1j. | Election of Director: Marta R. Stewart | For | With | Approved | |
| | 2 | An advisory vote to approve the compensation of our Named Executive Officers. | Against | Against | Approved | Compensation is exceptional. |
| | 3 | Ratification of Ernst & Young LLP as our independent registered public accounting firm for 2018. | For | With | Approved | |
| | 4 | A shareholder proposal that any future employment agreement with our CEO does not provide any termination benefits following a change in control. | For | Against | Rejected | Compensation of the CEO is exceptional. |

| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|---------------------|-------------|---------------|--|---------|----------------------|-----------|---------------------------------------|
| Adidas | 9-05-18 | 2 | RESOLUTION ON THE APPROPRIATION OF THE | For | With | Approved | |
| Auluas | 5-05-18 | 2 | DISTRIBUTABLE PROFIT OF EUR 573,314,029.69 SHALL | 101 | vvicii | Approved | |
| | | | BE APPROPRIATED AS FOLLOWS: PAYMENT OF A | | | | |
| | | | DIVIDEND OF EUR 2.60 PER NO-PAR SHARE EUR | | | | |
| | | | 43,191,046.69 SHALL BE CARRIED FORWARD EX- | | | | |
| | | | DIVIDEND DATE: MAY 10, 2018 PAYABLE DATE: MAY | | | | |
| | | | 15, 2018 | | | | |
| | | 2 | | E e u | \ A (; + - | A | |
| | | 3 | RATIFICATION OF THE ACTS OF THE BOARD OF MDS | For | With | Approved | |
| | | 4 | RATIFICATION OF THE ACTS OF THE SUPERVISORY | For | With | Approved | |
| | | | BOARD | | | | |
| | | 5 | RESOLUTION ON THE APPROVAL OF THE | Against | Against | Approved | |
| | | | REMUNERATION SYSTEM FOR MEMBERS OF THE | | | | |
| | | | BOARD OF MDS THE NEW REMUNERATION SYSTEM | | | | |
| | | | FOR THE MEMBERS OF THE BOARD OF MDS, EFFECTIVE | | | | |
| | | | FROM THE 2018 FINANCIAL YEAR, SHALL BE APPROVED | | | | |
| | | 6 | RESOLUTION ON THE OBJECT OF THE COMPANY BEING | For | With | Approved | |
| | | Ū | ADJUSTED AND THE CORRESPONDING AMENDMENT | 101 | vvien | , pproved | |
| | | | TO THE ARTICLES OF ASSOCIATION | | | | |
| | | | | _ | | | |
| | | 7 | BY-ELECTION TO THE SUPERVISORY BOARD - FRANK | For | With | Approved | |
| | | | APPEL | | | | |

| 8 | RESOLUTION ON THE REVOCATION OF THE | For | With | Approved |
|---|---|-----|------|----------|
| | AUTHORIZATION TO ISSUE CONVERTIBLE BONDS | | | |
| | AND/OR WARRANT BONDS, THE REVOCATION OF THE | | | |
| | CONTINGENT CAPITAL 2014, A NEW AUTHORIZATION | | | |
| | TO ISSUE CONVERTIBLE BONDS AND/OR WARRANT | | | |
| | BONDS, THE CREATION OF A NEW CONTINGENT | | | |
| | CAPITAL, AND THE CORRESPONDING AMENDMENT TO | | | |
| | THE ARTICLES OF ASSOCIATION THE EXISTING | | | |
| | AUTHORIZATION GIVEN BY THE SHAREHOLDERS' | | | |
| | MEETING OF MAY 8, 2014, TO ISSUE CONVERTIBLE | | | |
| | BONDS AND/OR WARRANT BONDS AND CREATE A | | | |
| | CONTINGENT CAPITAL 2014 SHALL BE REVOKED. THE | | | |
| | BOARD OF MDS SHALL BE AUTHORIZED TO ISSUE | | | |
| | BEARER OR REGISTERED CONVERTIBLE BONDS AND/OR | | | |
| | WARRANT BONDS OF UP TO EUR 2,500,000,000 | | | |
| | CONFERRING CONVERSION AND/OR OPTION RIGHTS | | | |
| | FOR SHARES OF THE COMPANY, ON OR BEFORE MAY 8, | | | |
| | 2023. SHAREHOLDERS SHALL BE GRANTED | | | |
| | SUBSCRIPTION RIGHTS EXCEPT FOR IN THE | | | |
| | FOLLOWING CASES: RESIDUAL AMOUNTS HAVE BEEN | | | |
| | EXCLUDED FROM SUBSCRIPTION RIGHTS, HOLDERS OF | | | |
| | CONVERSION AND/OR OPTION RIGHTS HAVE BEEN | | | |
| | GRANTED SUBSCRIPTION RIGHTS, BONDS HAVE BEEN | | | |
| | ISSUED AGAINST CONTRIBUTIONS IN CASH AT A PRICE | | | |
| | NOT MATERIALLY BELOW THEIR THEORETICAL MARKET | | | |
| | VALUE AND CONFER CONVERSION AND/OR OPTION | | | |
| | RIGHTS FOR SHARES OF THE COMPANY OF UP TO 10 | | | |
| | PERCENT OF THE SHARE CAPITAL. THE COMPANY'S | | | |
| | SHARE CAPITAL SHALL BE INCREASED ACCORDINGLY BY | | | |
| | UP TO EUR 12,500,000 THROUGH THE ISSUE OF UP TO | | | |
| | 12,500,000 NEW REGISTERED NO-PAR SHARES, | | | |
| | INSOFAR AS CONVERSION AND/OR OPTION RIGHTS | | | |
| | ARE EXERCISED (CONTINGENT CAPITAL 2018) | | 1 | |

| | | | | Financial & Social Returns |
|-----|---|-----|------|----------------------------|
| 9.1 | APPOINTMENT OF AUDITORS: FOR THE 2018 FINANCIAL YEAR: KPMG AG, BERLIN | For | With | Approved |
| 9.2 | APPOINTMENT OF AUDITORS: FOR THE REVIEW OF THE INTERIM FINANCIAL REPORTS FOR THE 2018 FINANCIAL YEAR: KPMG AG, BERLIN | For | With | Approved |
| 9.3 | APPOINTMENT OF AUDITORS: FOR THE REVIEW OF THE INTERIM FINANCIAL REPORTS FOR THE 2019 FINANCIAL YEAR: KPMG AG, BERLIN | 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 |
| Union Pacific | 10-05-18 | 1a. | Election of Director: Andrew H. Card Jr. | For | With | Approved | |
| | | 1b. | Election of Director: Erroll B. Davis Jr. | Against | Against | Approved | A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. Erroll B. Davis Jr. is board member for a longer period than 12 years. He is no longer independent enough. |
| | | 1c. | Election of Director: David B. Dillon | For | With | Approved | |
| | | 1d. | Election of Director: Lance M. Fritz | For | With | Approved | |
| | | 1e. | Election of Director: Deborah C. Hopkins | For | With | Approved | |
| | | 1f. | Election of Director: Jane H. Lute | For | With | Approved | |
| | | 1g. | Election of Director: Michael R. McCarthy | For | With | Approved | |
| | | 1h. | Election of Director: Thomas F. McLarty III | For | With | Approved | |
| | | 1i. | Election of Director: Bhavesh V. Patel | For | With | Approved | |
| | | 1j. | Election of Director: Jose H. Villarreal | For | With | Approved | |
| | | 2 | Ratification of the appointment of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for 2018. | For | With | Approved | |
| | | 3 | An advisory vote to approve executive compensation ("Say on Pay"). | Against | Against | Approved | Compensation is exceptional. |
| | | 4 | Shareholder proposal regarding Independent Chairman if properly presented at the Annual Meeting. | For | Against | Rejected | Good practice: an independent chairman next to the CEO. Now is the CEO the chairman |

| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|---------------------|-------------|---------------|---|---------|----------------------|----------|---------------------------------------|
| Sap | 17-05-18 | 2 | APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.40 PER SHARE | For | With | Approved | |
| | | 3 | APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL 2017 | For | With | Approved | |
| | | 4 | APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL 2017 | For | With | Approved | |
| | | 5 | APPROVE REMUNERATION SYSTEM FOR MANAGEMENT BOARD MEMBERS | Against | Against | Approved | Compensation is exceptional. |
| | | 6 | RATIFY KPMG AG AS AUDITORS FOR FISCAL 2018 | For | With | Approved | |
| | | 7.1 | ELECT AICHA EVANS TO THE SUPERVISORY BOARD | For | With | Approved | |
| | | 7.2 | ELECT FRIEDERIKE ROTSCH TO THE SUPERVISORY BOARD | For | With | Approved | |
| | | 7.3 | ELECT GERHARD OSWALD TO THE SUPERVISORY BOARD | For | With | Approved | |
| | | 7.4 | ELECT DIANE GREENE TO THE SUPERVISORY BOARD | For | With | Approved | |
| | | 8 | AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES | For | With | Approved | |
| | | 9 | AMEND ARTICLES RE SUPERVISORY BOARD TERM | 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 |
| Unibail- Rodamco | 17-05-18 | 0.1 | APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 | For | With | Approved | |
| | | 0.2 | APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 | For | With | Approved | |
| | | 0.3 | ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 AND SETTING OF THE DIVIDEND AND ITS DATE OF PAYMENT | For | With | Approved | |
| | | 0.4 | APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS AND COMMITMENTS REFERRED TO IN ARTICLES L. 225-86 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE | For With | With | Approved | |
| | | 0.5 | APPROVAL OF THE COMPONENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 TO MR. CHRISTOPHE CUVILLIER, AS CHAIRMAN OF THE MANAGEMENT BOARD | Against | Against | Approved | The components making up the total compensation and benefits are exceptional. |
| | | 0.6 | APPROVAL OF THE COMPONENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017, TO MR. OLIVIER BOSSARD, MR. FABRICE MOUCHEL, MRS. ASTRID PANOSYAN, MR. JAAP TONCKENS AND MR. JEAN-MARIE TRITANT , MEMBERS OF THE MANAGEMENT BOARD | Against | Against | Approved | The components making up the total compensation and benefits are exceptional. |

doubledividend With Approved APPROVAL OF THE COMPONENTS MAKING UP THE For TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2017 TO MR. COLIN DYER, AS CHAIRMAN OF THE SUPERVISORY BOARD AS OF 25 APPROVAL OF THE COMPONENTS MAKING UP THE For With Approved d

| | TOTAL COMPENSATION AND BENEFITS OF ANY KIND | | | |
|-------|--|-----|------|----------|
| | PAID OR AWARDED FOR THE FINANCIAL YEAR ENDED | | | |
| | 31 DECEMBER 2017 TO MR. ROB TER HAAR, AS | | | |
| | CHAIRMAN OF THE SUPERVISORY BOARD UNTIL 25 | | | |
| | APRIL 2017 | | | |
| O.E.9 | AMENDMENT TO ARTICLE 21 OF THE COMPANY'S | For | With | Approved |
| | BYLAWS | | | |
| OE.10 | APPROVAL OF THE DISTRIBUTION IN KIND BY THE | For | With | Approved |
| | COMPANY TO ITS SHAREHOLDERS OF A MAXIMUM | | | |
| | NUMBER OF 100,598,795 CLASS A SHARES OF ITS | | | |
| | SUBSIDIARY WFD UNIBAIL-RODAMCO N.V. ((NEWCO)) | | | |
| E.11 | APPROVAL OF THE CONTRIBUTION IN KIND TO THE | For | With | Approved |
| | COMPANY OF 2,078,089,686 SHARES OF THE | | | |
| | COMPANY WESTFIELD CORPORATION LIMITED AND | | | |
| | 1,827,597,167 SHARES OF THE COMPANY UNIBAIL- | | | |
| | RODAMCO TH BV CARRIED OUT AS PART OF A SCHEME | | | |
| | OF ARRANGEMENT UNDER AUSTRALIAN LAW, THE | | | |
| | VALUATION THAT WAS MADE THEREOF, THE | | | |
| | REMUNERATION OF THE CONTRIBUTION AND THE | | | |
| | COMPANY'S CAPITAL INCREASE; DELEGATION TO THE | | | |
| | MANAGEMENT BOARD TO NOTE THE COMPLETION OF | | | |
| | THE AUSTRALIAN SCHEME OF ARRANGEMENT | | | |

0.7

0.8

APRIL 2017

| E.12 | AMENDMENT TO THE BYLAWS IN ORDER TO ADOPT THE PRINCIPLE OF CONSOLIDATING SHARES ISSUED BY THE COMPANY AND BY THE COMPANY WFD UNIBAIL- RODAMCO N.V. ((NEWCO)) | For | With | Approved |
|------|---|-----|------|---------------------------------|
| E.13 | AMENDMENT TO THE BYLAWS IN ORDER TO TAKE INTO ACCOUNT THE VOTE OF THE GENERAL MEETING OF ORNANE HOLDERS | For | With | Not submitted to the vote |
| E.14 | ADOPTION OF THE TEXT OF THE COMPANY'S NEW BYLAWS | For | With | Approved |
| E.15 | AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT BOARD TO REDUCE THE CAPITAL BY CANCELLATION OF SHARES BY THE COMPANY IN THE CONTEXT OF THE PROVISIONS OF ARTICLE L. 225-209 OF THE FRENCH COMMERCIAL CODE | For | With | Approved |
| E.16 | DELEGATION OF AUTHORITY TO BE GRANTED TO THE MANAGEMENT BOARD TO ISSUE COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS IMMEDIATELY OR IN THE FUTURE TO THE COMPANY'S CAPITAL OR TO THE CAPITAL OF ONE OF ITS SUBSIDIARIES WITH RETENTION OF THE PRE- EMPTIVE SUBSCRIPTION RIGHT | For | With | Approved |
| E.17 | DELEGATION OF AUTHORITY TO BE GRANTED TO THE MANAGEMENT BOARD TO ISSUE COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS IMMEDIATELY AND/OR IN THE FUTURE TO THE COMPANY'S CAPITAL OR TO THE CAPITAL OF ONE OF ONE OF ITS SUBSIDIARIES WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, BY WAY OF PUBLIC OFFERING | For | With | Approved |

| E.18 | DELEGATION OF AUTHORITY TO BE GRANTED TO THE | For | With | Approved |
|------|---|-----|------|----------|
| | MANAGEMENT BOARD 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 THE SIXTEENTH | | | |
| | AND SEVENTEENTH RESOLUTIONS | | | |
| E.19 | DELEGATION OF POWERS TO BE GRANTED TO THE | For | With | Approved |
| | MANAGEMENT BOARD TO ISSUE COMMON SHARES | | | |
| | AND/OR TRANSFERABLE SECURITIES GRANTING | | | |
| | ACCESS IMMEDIATELY OR IN THE FUTURE TO THE | | | |
| | CAPITAL WITH CANCELLATION OF THE PRE-EMPTIVE | | | |
| | SUBSCRIPTION RIGHT, IN ORDER TO REMUNERATE | | | |
| | CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY | | | |
| E.20 | DELEGATION OF AUTHORITY TO BE GRANTED TO THE | For | With | Approved |
| | MANAGEMENT BOARD TO PROCEED WITH A CAPITAL | | | |
| | INCREASE BY ISSUING COMMON SHARES AND/OR | | | |
| | TRANSFERABLE SECURITIES GRANTING ACCESS TO THE | | | |
| | COMPANY'S CAPITAL RESERVED FOR MEMBERS OF A | | | |
| | COMPANY SAVINGS PLANS, WITH CANCELLATION OF | | | |
| | THE PRE-EMPTIVE RIGHT TO THEIR BENEFIT, | | | |
| | PURSUANT TO ARTICLES L. 3332-18 AND FOLLOWING | | | |
| | OF THE FRENCH LABOUR CODE | | | |
| E.21 | DELEGATION OF AUTHORITY TO BE GRANTED TO THE | For | With | Approved |
| | MANAGEMENT BOARD IN ORDER TO GRANT | | | |
| | PURCHASE OPTIONS AND/OR SUBSCRIPTION OPTIONS | | | |
| | OF THE COMPANY'S PERFORMANCE SHARES AND/OR | | | |
| | CONSOLIDATED SHARES, WITH CANCELLATION OF THE | | | |
| | PRE-EMPTIVE SUBSCRIPTION RIGHT, FOR THE BENEFIT | | | |
| | OF SALARIED EMPLOYEES AND CORPORATE OFFICERS | | | |
| | OF THE COMPANY AND ITS SUBSIDIARIES | | | |

| E.22 | AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT BOARD TO PROCEED WITH THE ALLOTMENT OF PERFORMANCE SHARES REGARDING COMPANY SHARES AND/OR CONSOLIDATED SHARES FOR THE BENEFIT OF SALARIED EMPLOYEES AND CORPORATE OFFICERS OF THE COMPANY AND/OR ITS SUBSIDIARIES | For | With | Approved | |
|------|---|---------|---------|----------|--|
| E.23 | AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT BOARD TO PROCEED WITH THE ALLOTMENT OF PERFORMANCE SHARES WITHIN THE FRAMEWORK OF THE ACQUISITION AND INTEGRATION OF WESTFIELD REGARDING COMPANY SHARES AND/OR CONSOLIDATED SHARES FOR THE BENEFIT OF SALARIED EMPLOYEES AND CORPORATE OFFICERS OF THE COMPANY AND/OR ITS SUBSIDIARIES | For | With | Approved | |
| 0.24 | AUTHORIZATION TO BE GRANTED TO THE MANAGEMENT BOARD FOR THE COMPANY TO BUY BACK ITS OWN SHARES AND/OR CONSOLIDATED SHARES IN THE CONTEXT OF THE PROVISIONS OF ARTICLE L. 225-209 OF THE FRENCH COMMERCIAL CODE | For | With | Approved | |
| 0.25 | APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE COMPONENTS MAKING UP THE COMPENSATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHAIRMAN OF THE MANAGEMENT BOARD | Against | Against | Approved | The components making up the total compensation and benefits are exceptional. |
| 0.26 | APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE COMPONENTS MAKING UP THE COMPENSATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO OTHER MEMBERS OF THE MANAGEMENT BOARD | Against | Against | Approved | The components making up the total compensation and benefits are exceptional. |

| | 0.27 | APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE COMPONENTS MAKING UP THE COMPENSATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO MEMBERS OF THE SUPERVISORY BOARD | For | With | Approved |
|---|------|--|-----|------|----------|
| C | D.28 | RENEWAL OF THE TERM OF OFFICE OF MRS. MARY HARRIS AS A MEMBER OF THE SUPERVISORY BOARD | For | With | Approved |
| C | D.29 | RENEWAL OF THE TERM OF OFFICE OF MRS. SOPHIE STABILE AS A MEMBER OF THE SUPERVISORY BOARD | For | With | Approved |
| | D.30 | RENEWAL OF THE TERM OF OFFICE OF MRS. JACQUELINE TAMMENOMS BAKKER AS A MEMBER OF THE SUPERVISORY BOARD | For | With | Approved |
| C | D.31 | APPOINTMENT OF MRS. JILL GRANOFF AS A MEMBER OF THE SUPERVISORY BOARD | For | With | Approved |
| 0 | D.32 | RENEWAL OF THE TERM OF OFFICE OF MR. JEAN-LOUIS LAURENS AS A MEMBER OF THE SUPERVISORY BOARD | For | With | Approved |
| | 0.33 | APPOINTMENT OF MR. PETER LOWY AS A MEMBER OF THE SUPERVISORY BOARD SUBJECT TO THE SUSPENSIVE CONDITION OF THE COMPLETION OF THE OPERATION | For | With | Approved |
| C | D.34 | RENEWAL OF THE TERM OF OFFICE OF MR. ALEC PELMORE AS A MEMBER OF THE SUPERVISORY BOARD | For | With | Approved |
| | 0.35 | APPOINTMENT OF MR. JOHN MCFARLANE AS A MEMBER OF THE SUPERVISORY BOARD SUBJECT TO THE SUSPENSIVE CONDITION OF THE COMPLETION OF THE OPERATION | For | With | Approved |
| C | D.36 | POWERS GRANTED TO THE MANAGEMENT BOARD TO OBSERVE THE COMPLETION OF THE OPERATION | For | With | Approved |
| C | 0.37 | 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 |
| Cerner Corporation | 18-05-18 | 1a. | Election of Director: Mitchell E. Daniels, Jr. | For | With | Approved | |
| | | 1b. | Election of Director: Clifford W. Illig | For | With | Approved | Clifford W. Illig is director for a longer period than 12 years. He is one of the founders of Cerner. |
| | | 2 | Ratification of the appointment of KPMG LLP as the independent registered public accounting firm of Cerner Corporation for 2018. | For | With | Approved | |
| | | 3 | Approval, on an advisory basis, of the compensation of our Named Executive Officers. | Against | Against | Approved | Compensation is exceptional. |

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote |
|-----------------|----------|--------|--|---------|--------------|----------|--------------------------|
| corporation | AGM | no. | | | mngt | | against mngt |
| PayPal Holdings | 23-05-18 | 1a. | Election of Director: Rodney C. Adkins | For | With | Approved | |
| Inc | | | | | | | |
| | | 1b. | Election of Director: Wences Casares | For | With | Approved | |
| | | 1c. | Election of Director: Jonathan Christodoro | For | With | Approved | |
| | | 1d. | Election of Director: John J. Donahoe | For | With | Approved | |
| | | 1e. | Election of Director: David W. Dorman | For | With | Approved | |
| | | 1f. | Election of Director: Belinda J. Johnson | For | With | Approved | |
| | | 1g. | Election of Director: Gail J. McGovern | For | With | Approved | |
| | | 1h. | Election of Director: David M. Moffett | For | With | Approved | |
| | | 1i. | Election of Director: Ann M. Sarnoff | For | With | Approved | |
| | | 1j. | Election of Director: Daniel H. Schulman | For | With | Approved | |
| | | 1k. | Election of Director: Frank D. Yeary | For | With | Approved | |
| | | 2 | Advisory vote to approve the compensation of our | Against | Against | Approved | Compensation is |
| | | | named executive officers. | | | | exceptional. |
| | | 3 | Approval of the PayPal Holdings, Inc. Amended and | Against | Against | Approved | Compensation is |
| | | | Restated 2015 Equity Incentive Award Plan. | _ | _ | | exceptional. |
| | | 4 | Approval of the PayPal Holdings, Inc. Amended and | Against | Against | Approved | Compensation is |
| | | | Restated Employee Stock Purchase Plan. | | | | exceptional. |
| | | 5 | Ratification of the appointment of Pricewaterhouse | For | With | Approved | |
| | | | Coopers LLP as our independent auditor for 2018. | | | | |
| | | 6 | Stockholder proposal regarding stockholder proxy | For | Against | Rejected | Good practice: |
| | | | access enhancement. | | | | enhancement of the proxy |
| | | | | | | | access of stockholders. |
| | | 7 | Stockholder proposal regarding political transparency. | For | Against | Rejected | Good practice: more |
| | | | | | | | transparency about de |
| | | | | | | | politcal donations of |
| | | 8 | Stockholder proposal regarding human and indigenous | Against | With | Pajactad | PayPal. |
| | | 0 | Stockholder proposal regarding human and indigenous peoples' rights. | Against | VVILII | Rejected | |
| | | | | | | | |

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote |
|----------------------------------|----------|--------|---|---------|--------------|----------|---|
| corporation | AGM | no. | | | mngt | | against mngt |
| Thermo Fisher Scientific Inc. | 23-05-18 | 1A. | Election of Director: Marc N. Casper | For | With | Approved | |
| | | 1B. | Election of Director: Nelson J. Chai | For | With | Approved | |
| | | 1C. | Election of Director: C. Martin Harris | For | With | Approved | |
| | | 1D. | Election of Director: Tyler Jacks | For | With | Approved | |
| | | 1E. | Election of Director: Judy C. Lewent | For | With | Approved | |
| | | 1F. | Election of Director: Thomas J. Lynch | For | With | Approved | |
| | | 1G. | Election of Director: Jim P. Manzi | Against | Against | Approved | A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. Jim P. Manzi is board member for a longer period than 12 years. He is no longer independent enough. |
| | | 1H. | Election of Director: Lars R. Sorensen | For | With | Approved | |
| | | 11. | Election of Director: Scott M. Sperling | For | With | Approved | |
| | | 1J. | Election of Director: Elaine S. Ullian | Against | Against | Approved | A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. Elaine S. Ullian is board member for a longer period than 12 years. He is no longer independent enough. |
| | | 1K. | Election of Director: Dion J. Weisler | For | With | Approved | |
| | | 2 | An advisory vote to approve named executive officer compensation. | Against | Against | Approved | Compensation is exceptional. |

| | | | | | Financial & Social Returns | | |
|---|---|-----|------|----------|----------------------------|--|--|
| 3 | Ratification of the Audit Committee's selection of PricewaterhouseCoopers LLP as the Company's independent auditors for 2018. | 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 | |
| ABN AMRO GROUP N.V. | 29-05-18 | 2.G | ADOPTION OF THE AUDITED ANNUAL FINANCIAL STATEMENTS 2017 | For | With | Unknown | | |
| | | 3.В | PROPOSAL FOR DIVIDEND 2017: ABN AMRO GROUP PROPOSES A FINAL CASH DIVIDEND OF EUR 752 MILLION OR EUR 0.80 PER SHARE. TOGETHER WITH THE INTERIM CASH DIVIDEND OF EUR 611 MILLION, THIS WILL BRING THE TOTAL DIVIDEND FOR 2017 TO EUR 1,363 MILLION OR EUR 1.45 PER SHARE, WHICH IS EQUAL TO A PAY-OUT RATIO OF 50% OF REPORTED NET EARNINGS AFTER DEDUCTION OF AT1 COUPON PAYMENTS AND MINORITY INTERESTS, WHICH IS IN LINE WITH THE DIVIDEND POLICY | For | With | Unknown | | |
| | | 4.A | DISCHARGE OF EACH MEMBER OF THE EXECUTIVE BOARD IN OFFICE DURING THE FINANCIAL YEAR 2017 FOR THE PERFORMANCE OF HIS OR HER DUTIES DURING 2017 | For | With | Unknown | | |
| | | 4.B | DISCHARGE OF EACH MEMBER OF THE SUPERVISORY BOARD IN OFFICE DURING THE FINANCIAL YEAR 2017 FOR THE PERFORMANCE OF HIS OR HER DUTIES DURING 2017 | For | With | Unknown | | |
| | | | 6.DII | PROPOSAL TO THE GENERAL MEETING TO RE-APPOINT MR STEVEN TEN HAVE AS MEMBER OF THE SUPERVISORY BOARD | For | With | Unknown | |
| | | 7.A | AUTHORISATION TO ISSUE SHARES AND/OR GRANT RIGHTS TO SUBSCRIBE FOR SHARES | For | With | Unknown | | |
| | | 7.B | AUTHORISATION TO LIMIT OR EXCLUDE PRE-EMPTIVE RIGHTS | For | With | Unknown | | |
| | | 7.C | AUTHORISATION TO ACQUIRE SHARES OR DEPOSITARY RECEIPTS REPRESENTING SHARES IN ABN AMRO GROUP'S OWN CAPITAL | For | With | Unknown | | |

| | | | | doubledividend Financial & Social Returns |
|---|---|-----|------|---|
| 8 | CANCELLATION OF (DEPOSITARY RECEIPTS FOR) SHARES IN THE ISSUED SHARE CAPITAL OF ABN AMRO GROUP | For | With | Unknown |
| 9 | AMENDMENT TO THE ARTICLES OF ASSOCIATION AND AUTHORISATION TO HAVE THE DEED OF AMENDMENT EXECUTED IN FRONT OF THE DUTCH CIVIL LAW NOTARY: ARTICLE 2:67 AND ARTICLE 3.1.1 | For | With | Unknown |

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote |
|-------------|----------|----------|--|----------|--------------|----------|---|
| corporation | AGM | no. | | | mngt | | against mngt |
| Ebay Inc. | 30-05-18 | 1a. | Election of Director: Fred D. Anderson Jr. | Against | Against | Approved | A (board) member may be |
| | | | | | | | reappointed for a term of |
| | | | | | | | not more than four years at |
| | | | | | | | a time. Max 3 times. Except well motivated. Fred D. |
| | | | | | | | Anderson Jr. is board |
| | | | | | | | member for a longer |
| | | | | | | | period than 12 years. He is |
| | | | | | | | no longer independent |
| | | | | | | | enough. |
| | | 1b. | Election of Director: Anthony J. Bates | For | With | Approved | |
| | | 1c. | Election of Director: Adriane M. Brown | For | With | Approved | |
| | | 1d. | Election of Director: Diana Farrell | For | With | Approved | |
| | | 1e. | Election of Director: Logan D. Green | For | With | Approved | |
| | | 1f. | Election of Director: Bonnie S. Hammer | For | With | Approved | |
| | | 1g. | Election of Director: Kathleen C. Mitic | For | With | Approved | |
| | | 1h. | Election of Director: Pierre M. Omidyar | For | With | Approved | Pierre M. Omidyar is |
| | | | | | | | director for a longer period |
| | | | | | | | than 12 years. He is one of |
| | | <u>.</u> | | F | 14/211 | A | the founder of Ebay. |
| | | 1i. | Election of Director: Paul S. Pressler | For | With | Approved | |
| | | 1j. | Election of Director: Robert H. Swan | For | With | Approved | |
| | | 1k. | Election of Director: Thomas J. Tierney | For | With | Approved | Thomas J. Tierney is |
| | | | | | | | director for a longer period than 12 years. Since 2015 |
| | | | | | | | he is chairman for a period |
| | | | | | | | of 4 years. |
| | | 11. | Election of Director: Perry M. Traquina | For | With | Approved | , |
| | | 1m. | Election of Director: Devin N. Wenig | For | With | Approved | |

| | | | | | doub Financial & So | ledividend |
|---|---|--|---------|---------|------------------------|--|
| 2 | 2 | Advisory vote to approve named executive officer compensation. | Against | Against | Approved | Compensation is exceptional and not in line with our renumeration policy. |
| 3 | 3 | Ratification of appointment of independent auditors. | For | With | Approved | |
| 4 | 1 | Ratification of Special Meeting Provisions. | 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 |
| Facebook Inc. | 31-05-18 | 1 | Election of Director: | | | | |
| | | | MARC L. ANDREESSEN | For | With | Unknown | |
| | | | ERSKINE B. BOWLES | For | With | Unknown | |
| | | | KENNETH I. CHENAULT | For | With | Unknown | |
| | | | S. D. DESMOND-HELLMANN | For | With | Unknown | |
| | | | REED HASTINGS | For | With | Unknown | |
| | | | JAN KOUM | For | With | Unknown | |
| | | | SHERYL K. SANDBERG | For | With | Unknown | |
| | | | PETER A. THIEL | For | With | Unknown | |
| | | | MARK ZUCKERBERG | For | With | Unknown | |
| | | 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, 2018. | For | With | Unknown | |
| | | 3 | A stockholder proposal regarding change in stockholder voting. | For | Against | Unknown | One share, one vote |
| | | 4 | A stockholder proposal regarding a risk oversight committee. | Against | With | Unknown | |
| | | 5 | A stockholder proposal regarding simple majority vote. | Against | With | Unknown | |
| | | 6 | A stockholder proposal regarding a content governance report. | Against | With | Unknown | |
| | | 7 | A stockholder proposal regarding median pay by gender. | Against | With | Unknown | |
| | | 8 | A stockholder proposal regarding tax principles. | For | Against | Unknown | Good practice: to raise the tax in the country where value is added |

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote |
|--------------|----------|------------|---|---------|--------------|-----------|---|
| corporation | AGM | no. | · · · | | mngt | - | against mngt |
| Henry Schein | 31-05-18 | 1a. | Election of Director: Barry J. Alperin | Against | Against | Approved | A (board) member may be |
| Inc. | | | | | | | reappointed for a term of |
| | | | | | | | not more than four years at |
| | | | | | | | a time. Max 3 times. Except |
| | | | | | | | well motivated. Barry J. Alperin is board member |
| | | | | | | | for a longer period than 12 |
| | | | | | | | years. He is no longer |
| | | | | | | | independent enough. |
| | | 1b. | Election of Director: Gerald A. Benjamin | For | With | Approved | independent chough. |
| | | 1c. | Election of Director: Stanley M. Bergman | For | With | Approved | |
| | | 1d. | Election of Director: James P. Breslawski | For | With | Approved | |
| | | 1e. | Election of Director: Paul Brons | For | With | Approved | |
| | | 16. 1f. | Election of Director: Shira Goodman | For | With | Approved | |
| | | | Election of Director: Joseph L. Herring | For | With | Approved | |
| | | 1g. 1h. | | | - | | |
| | | | Election of Director: Kurt P. Kuehn | For | With | Approved | |
| | | 1i. | Election of Director: Philip A. Laskawy | Against | Against | Approved | A (board) member may be |
| | | | | | | | reappointed for a term of |
| | | | | | | | not more than four years at a time. Max 3 times. Except |
| | | | | | | | well motivated. Philip A. |
| | | | | | | | Laskawy is board member |
| | | | | | | | for a longer period than 12 |
| | | | | | | | years. He is no longer |
| | | | | | | | independent enough. |
| | | 1j. | Election of Director: Anne H. Margulies | For | With | Approved | , |
| | | 1k. | Election of Director: Mark E. Mlotek | For | With | Approved | |
| | | 11. | Election of Director: Steven Paladino | For | With | Approved | |
| | | 1m. | Election of Director: Carol Raphael | For | With | Approved | |
| | I | 1 | | 1. 0. | | 1.20.0100 | I |

| 1n. | Election of Director: E. Dianne Rekow, DDS, Ph.D. | For | With | Approved | |
|-----|---|---------|---------|----------|--|
| 10. | Election of Director: Bradley T. Sheares, Ph.D. | For | With | Approved | |
| 2 | Proposal to amend the Company's Amended and Restated Certificate of Incorporation, as amended, to increase the number of authorized shares of common stock from 240,000,000 to 480,000,000. | For | With | Approved | |
| 3 | Proposal to amend the Company's Amended and Restated Certificate of Incorporation, as amended, to add a forum selection clause. | For | With | Approved | |
| 4 | Proposal to amend and restate the Company's Amended and Restated Certificate of Incorporation, as amended, to incorporate certain technical, administrative and updating changes as set forth in the Proxy Statement. | For | With | Approved | |
| 5 | Proposal to approve, by non-binding vote, the 2017 compensation paid to the Company's Named Executive Officers. | Against | Against | Approved | Compensation is exceptional and not in line with our renumeration policy. |
| 6 | Proposal to ratify the selection of BDO USA, LLP as the Company's independent registered public accounting firm for the fiscal year ending December 29, 2018. | 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 |
| CVS Health Corporation | 4-06-18 | 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 | |
| | | 1i. | 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 | |
| | | 1I. | Election of Director: Tony L. White | For | With | Approved | |
| | | 2 | Proposal to ratify appointment of independent registered public accounting firm for 2018. | For | With | Approved | |
| | | 3 | Say on Pay - an advisory vote on the approval of executive compensation. | Against | Against | Approved | |
| | | 4 | Proposal to approve an amendment to the Company's Certificate of Incorporation to reduce the ownership threshold for our stockholders' right to call special meetings. | For | With | Approved | |
| | | 5 | Stockholder proposal regarding executive pay confidential voting. | 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 | 23-06-18 | 1 | Adoption of financial statemenets | For | With | Approved | |
| | | 2 | Declaration of dividend | For | With | Approved | |
| | | 3 | Appointment of U.B. Pravin Rao as a director liable to retire by rotation | For | With | Approved | |
| | | 4 | Ratification of appointment of auditors | 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 |
| Mastercard | 26-06-18 | 1a. | Election of director: Richard Haythornthwaite | For | With | Approved | |
| | | | | | | | |
| | | 1b. | Election of director: Ajay Banga | For | With | Approved | |
| | | 1c. | Election of director: Silvio Barzi | For | With | Approved | |
| | | 1d. | Election of director: David R. Carlucci | For | With | Approved | |
| | | 1e. | Election of director: Richard K. Davis | For | With | Approved | |
| | | 1f. | Election of director: Steven J. Freiberg | For | With | Approved | |
| | | 1g. | Election of director: Julius Genachowski | For | With | Approved | |
| | | 1h. | Election of director: Choon Phong Goh | For | With | Approved | |
| | | 1i. | Election of director: Merit E. Janow | For | With | Approved | |
| | | 1j. | Election of director: Nancy Karch | For | With | Approved | |
| | | 1k. | Election of director: Oki Matsumoto | For | With | Approved | |
| | | 11. | Election of director: Rima Qureshi | For | With | Approved | |
| | | 1m. | Election of director: Jose Octavio Reyes Lagunes | For | With | Approved | |
| | | 1n. | Election of director: Jackson Tai | For | With | Approved | |
| | | 2 | Advisory approval of Mastercard's executive compensation | Against | Against | Approved | Compensation is exceptional and not in line with our renumeration policy. |
| | | 3 | Ratification of the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm for Mastercard for 2018 | For | With | Approved | |



| | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | | Comments in case of vote against mngt |
|-------------------|-------------|---------------|---|------|----------------------|----------|---------------------------------------|
| ABN Amro Group | 12-07-18 | 2.B | ELECT TOM DE SWAAN TO 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 |
| Infosys Limited | 22-08-18 | 1 | Increase in authorized share capital to enable issue of bonus shares | For | With | Approved | |
| | | 2 | Alteration of Clause V of Memorandum of Association | For | With | Approved | |
| | | 3 | Approval for the issue of bonus shares | For | With | Approved | |
| | | 4 | Appointment of Michael Gibbs as an Independent Director | 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 |
| Nike | 20-09-18 | 1 | Director: | | | | |
| | | а | ALAN B. GRAF, JR. | Against | Against | Approved | A (board) member may be |
| | | | | | | | reappointed for a term of |
| | | | | | | | not more than four years at |
| | | | | | | | a time. Max 3 times. Except |
| | | | | | | | well motivated. Alan B. |
| | | | | | | | Graf is board member for a |
| | | | | | | | longer period than 12 |
| | | | | | | | years. He is no longer |
| | | | | _ | | | independent enough. |
| | | b | JOHN C. LECHLEITER | For | With | Approved | |
| | | С | MICHELLE A. PELUSO | For | With | Approved | |
| | | 2 | To approve executive compensation by an advisory | Against | Against | Approved | Compensation is |
| | | | vote. | | | | exceptional and not in line |
| | | | | | | | with our renumeration |
| | | | | | | | policy. |
| | | 3 | To consider a shareholder proposal regarding political | For | Against | Rejected | Good practice: more |
| | | | contributions disclosure. | | | | transparency about the |
| | | | | | | | politcal contributions of |
| | | 4 | To notify the englishment of Driegunsterhouse Courses | - Far | \A/;+h | ا میں میں میں | Nike. |
| | | 4 | To ratify the appointment of PricewaterhouseCoopers | For | With | Approved | |
| | | | LLP as independent registered public accounting firm. | | | | |
| | | | | | | | |
| | | | | | | | |

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote |
|-----------------|---------|--------|--|---------|--------------|---------|---|
| corporation | AGM | no. | | | mngt | | against mngt |
| Infosys Limited | 9-10-18 | 1a. | Election of Director: Francis S. Blake | For | With | Unknown | |
| | | 1b. | Election of Director: Angela F. Braly | For | With | Unknown | |
| | | 1c. | Election of Director: Amy L. Chang | For | With | Unknown | |
| | | 1d. | Election of Director: Kenneth I. Chenault | For | With | Unknown | |
| | | 1e. | Election of Director: Scott D. Cook | Against | Against | Unknown | A (board) member may be |
| | | | | | | | reappointed for a term of |
| | | | | | | | not more than four years at |
| | | | | | | | a time. Max 3 times. Except |
| | | | | | | | well motivated. Scott D. |
| | | | | | | | Cook is board member for |
| | | | | | | | a longer period than 12 |
| | | | | | | | years. He is no longer |
| | | 1f. | Election of Director: Joseph Jimenez | For | With | Unknown | independent enough. |
| | | | • | For | With | Unknown | |
| | | 1g. | Election of Director: Terry J. Lundgren | | - | | |
| | | 1h. | Election of Director: W. James McNerney, Jr. | Against | Against | Unknown | A (board) member may be |
| | | | | | | | reappointed for a term of not more than four years at |
| | | | | | | | a time. Max 3 times. Except |
| | | | | | | | well motivated. W. James |
| | | | | | | | McNerney is board |
| | | | | | | | member for a longer |
| | | | | | | | period than 12 years. He is |
| | | | | | | | no longer independent |
| | | | | | | | enough. |
| | | 1i. | Election of Director: Nelson Peltz | Against | Against | Unknown | Nelson Peltz has a short- |
| | | | | | | | term vision, which is not in |
| | | | | | | | line with the investment |
| | | | | | | | philosophy of |
| | | | | | | | DoubleDividend. |

| 1 1 1 1 | .k. | Election of Director: David S. Taylor Election of Director: Margaret C. Whitman Election of Director: Patricia A. Woertz Election of Director: Ernesto Zedillo | For For Against | With With With Against | Unknown Unknown Unknown Unknown | A (board) member may be reappointed for a term of not more than four years at a time. Max 3 times. Except well motivated. Ernesto Zedillo is board member |
|------------------|-----|---|-----------------------|---------------------------------|--|--|
| 2 | | Ratify Appointment of the Independent Registered Public Accounting Firm | For | With | Unknown | for a longer period than 12 years. He is no longer independent enough. |
| 3 | | Advisory Vote on the Company's Executive Compensation (the "Say on Pay" vote) | Against | Against | Unknown | Compensation is exceptional and not in line with our renumeration policy. |

| Name | Date | Agenda | Proposal to vote on | Vote | With/against | Result | Comments in case of vote |
|------------------------------|----------|--------|---|------|--------------|----------|--------------------------|
| corporation | AGM | no. | | | mngt | | against mngt |
| Alibaba Group Holding Ltd | 31-10-18 | 1a. | Election of Director to serve for a three year term: JOSEPH C. TSAI | For | With | Approved | |
| | | 1b. | Election of Director to serve for a three year term: J. MICHAEL EVANS | For | With | Approved | |
| | | 1c. | Election of Director to serve for a three year term: ERIC XIANDONG JING | For | With | Approved | |
| | | 1d. | Election of Director to serve for a three year term: BORJE E. EKHOLM | For | With | Approved | |
| | | 2 | Ratify the appointment of PricewaterhouseCoopers as the independent registered public accounting firm of the Company. | For | With | Approved | |