



Stemgedrag DD Alternative Fund N.V.1^e Halfjaar 2025

Het DD Alternative Fund N.V. is een wereldwijd aandelenfonds dat belegt in alternatieve beleggingscategorieën, waaronder in het bijzonder ondernemingen die beleggen in vastgoed en infrastructuur.

Uitgangspunten

DoubleDividend Management B.V. (hierna: DoubleDividend) ziet het als haar fiduciaire plicht de belangen van de aandeelhouders van DD Alternative Fund N.V. te vertegenwoordigen bij de ondernemingen waarin wordt belegd. DoubleDividend oefent als beheerder van DD Alternative Fund N.V. de zeggenschapsrechten en andere aan de aandelen verbonden rechten op een geïnformeerde manier uit en heeft hiertoe dit stembeleid opgesteld.

- ➤ Het stemrecht is een belangrijk onderdeel van een goed werkend corporate governance systeem. Daarom gebruikt DD Alternative Fund N.V. dit recht in beginsel bij alle ondernemingen waarin wordt belegd.
- ➤ DD Alternative Fund N.V. leent geen aandelen uit, waardoor het te allen tijde over haar stemrecht beschikt.
- ➤ De manier waarop wordt gestemd hangt samen met de kosten, die per land sterk verschillen, en het belang van fysieke aanwezigheid. Afhankelijk van de gemaakte afweging kan een steminstructie worden gegeven aan een derde partij, wordt op afstand gestemd (zelf op via elektronisch platform) of is DoubleDividend zelf aanwezig bij de algemene vergadering van de onderneming om het stemrecht uit te oefenen.
- In het algemeen worden alle agendapunten beoordeeld in het licht van het belang van DD Alternative Fund N.V. en haar aandeelhouders en in lijn met de beleggingsfilosofie.
- ➤ DoubleDividend heeft haar stembeleid gepubliceerd op haar website.

In de bijlage van deze rapportage is het feitelijk stemgedrag per agendapunt van elke aandeelhoudersvergadering waarin DoubleDividend namens DD Alternative Fund N.V. haar stem uitbrengt opgenomen.



Vergaderingen van ondernemingen in DD Alternative Fund N.V. in de periode 1e halfjaar 2025

(alle agendapunten zijn in het Engels)

| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| VONOVIA SE | 24- Jan- 2025 | 2 | RESOLUTION ON THE APPROVAL OF THE CONCLUSION OF A DOMINATION AND PROFIT AND LOSS TRANSFER AGREEMENT BETWEEN VONOVIA SE AND DEUTSCHE WOHNEN SE, RESOLUTION ON THE CREATION OF CONDITIONAL CAPITAL 2025 AND THE CORRESPONDING AMENDMENT TO THE ARTICLES OF ASSOCIATION BY ADDING SECTION 6A | For | With | Approved | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| XIOR STUDENT HOUSING N.V. | 14- Mar- 2025 | 9 | TO GRANT A POWER OF ATTORNEY TO THE MEMBERS OF THE BOARD OF DIRECTORS, EACH OF THEM ACTING INDIVIDUALLY AND WITH THE RIGHT OF SUBSTITUTION, TO PERFORM ALL ACTS NECESSARY OR APPROPRIATE TO IMPLEMENT THE RESOLUTIONS PASSED | For | With | Approved | |



| XIOR STUDENT | 14- | 8 | IF THE PROPOSAL UNDER AGENDA ITEM 1.2 (A) | For | With | Approved | |
|--------------|------|---|--|-----|------|----------|--|
| HOUSING N.V. | Mar- | | IS NOT APPROVED, PROPOSAL FOR | | | | |
| | 2025 | | RESOLUTION TO RENEW THE AUTHORISATION | | | | |
| | | | FOR CAPITAL INCREASES: (I) BY WAY OF | | | | |
| | | | CONTRIBUTION IN CASH WHERE THE | | | | |
| | | | POSSIBILITY OF EXERCISE OF THE STATUTORY | | | | |
| | | | PREFERENTIAL SUBSCRIPTION RIGHT OR | | | | |
| | | | IRREDUCIBLE ALLOCATION RIGHT BY THE | | | | |
| | | | SHAREHOLDERS OF THE COMPANY IS | | | | |
| | | | PROVIDED, TO INCREASE THE CAPITAL FOR FIVE | | | | |
| | | | YEARS BY A MAXIMUM AMOUNT OF 50 % OF | | | | |
| | | | THE AMOUNT OF THE CAPITAL ON THE DATE OF | | | | |
| | | | THE EXTRAORDINARY GENERAL MEETING; (II) IN | | | | |
| | | | CONNECTION WITH THE DISTRIBUTION OF AN | | | | |
| | | | OPTIONAL DIVIDEND, TO INCREASE THE | | | | |
| | | | CAPITAL FOR FIVE YEARS BY A MAXIMUM | | | | |
| | | | AMOUNT OF 50 % OF THE AMOUNT OF THE | | | | |
| | | | CAPITAL ON THE DATE OF THE EXTRAORDINARY | | | | |
| | | | GENERAL MEETING (III) THROUGH (I) | | | | |
| | | | CONTRIBUTIONS IN CASH THAT DO NOT | | | | |
| | | | PROVIDE FOR THE POSSIBILITY OF THE | | | | |
| | | | COMPANY'S SHAREHOLDERS TO EXERCISE | | | | |
| | | | THEIR STATUTORY PREFERENTIAL RIGHT OR | | | | |
| | | | IRREDUCIBLE ALLOCATION RIGHT AND (II) | | | | |
| | | | CONTRIBUTIONS IN KIND, TO INCREASE THE | | | | |
| | | | CAPITAL FOR FIVE YEARS BY A MAXIMUM | | | | |
| | | | AMOUNT OF 10 % OF THE AMOUNT OF THE | | | | |
| | | | CAPITAL ON THE DATE OF THE EXTRAORDINARY | | | | |
| | | | GENERAL MEETING FOR SUCH CONTRIBUTIONS | | | | |
| | | | IN TOTAL, PROVIDED THAT THE CAPITAL UNDER | | | | |
| | | | THE AUTHORISED CAPITAL CAN NEVER BE | | | | |
| | | | INCREASED BY AN AMOUNT HIGHER THAN THE | | | | |



| CAPITAL ON THE DATE OF THE EXTRAORDINARY |
|--|
| GENERAL MEETING THAT APPROVED THE |
| AUTHORISATION (IN OTHER WORDS, THE SUM |
| TOTAL OF THE CAPITAL INCREASES APPLYING |
| THE PROPOSED AUTHORISATIONS CANNOT |
| EXCEED THE AMOUNT OF THE CAPITAL ON THE |
| DATE OF THE EXTRAORDINARY GENERAL |
| MEETING THAT APPROVED THE |
| AUTHORISATION) THE AFORESAID |
| AUTHORISATION IS A COMPLETE RENEWAL |
| AND EXTENSION OF THE EXISTING |
| AUTHORISATION PROVIDED FOR IN ARTICLE 7, |
| PARAGRAPH 1 UNTIL 3 OF THE COMPANY'S |
| ARTICLES OF ASSOCIATION WHICH WILL BE |
| REPLACED AND MODIFIED BY THE AFORESAID |
| RENEWED AND EXTEND AUTHORISATIONS. THE |
| PROPOSAL TO RENEW AND EXTEND THE |
| AUTHORIZATION AUTHORIZED CAPITAL IS |
| SUBJECT TO THE CONDITION PRECEDENT OF |
| APPROVAL BY THE FINANCIAL SERVICES AND |
| MARKETS AUTHORITY (FSMA) OF THE |
| RESULTING AMENDMENT TO THE ARTICLES OF |
| ASSOCIATION |
| |
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| XIOR STUDENT | 14- | 10 | TO AUTHORISE MICHAEL TRUYEN, JULIE | For | With | Approved |
|--------------|------|----|---|-----|------|----------|
| HOUSING N.V. | Mar- | | VUYLSTEKE, PIETER BOGAERT, SOFIE | | | |
| | 2025 | | ROBBERECHTS AND KATRIEN VAN DEN BERGH, | | | |
| | | | EACH OF THEM ACTING INDIVIDUALLY AND | | | |
| | | | WITH THE RIGHT OF SUBSTITUTION, TO | | | |
| | | | PERFORM ALL ACTS NECESSARY OR USEFUL FOR | | | |
| | | | THE COMPLETION OF THE FORMALITIES | | | |
| | | | (INCLUDING, BUT NOT LIMITED TO DRAWING | | | |
| | | | UP AND SIGNING OF ALL NECESSARY | | | |
| | | | DOCUMENTS AND FORMS) WITH A VIEW TO (I) | | | |
| | | | THE FILING OF THE MINUTES AT THE REGISTRY | | | |
| | | | OF THE COMPETENT CORPORATE COURT, (II) | | | |
| | | | ITS PUBLICATION IN THE ANNEXES TO THE | | | |
| | | | BELGIAN OFFICIAL GAZETTE, AND (III) IF | | | |
| | | | NECESSARY, THE | | | |
| | | | REGISTRATION/AMENDMENT/DELETION OF | | | |
| | | | THE DATA IN THE CROSSROADS BANK FOR | | | |
| | | | ENTERPRISES | | | |
| XIOR STUDENT | 14- | 11 | TO AUTHORISE THE NOTARY AND ALL HIS | For | With | Approved |
| HOUSING N.V. | Mar- | | STAFF, EACH OF THEM ACTING INDIVIDUALLY, | | | |
| | 2025 | | TO CARRY OUT THE FORMALITIES OF | | | |
| | | | PUBLICATION AND TO ARRANGE FOR THE | | | |
| | | | DEPOSIT OF THE NEW TEXT OF THE COMPANY'S | | | |
| | | | ARTICLES OF ASSOCIATION | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|--------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| EDP RENOVAVEIS, SA | 03- Apr- 2025 | 1 | REVIEW AND APPROVAL, AS APPLICABLE, OF THE INDIVIDUAL ANNUAL ACCOUNTS OF EDP RENOVAVEIS, S.A., AS WELL AS THOSE CONSOLIDATED WITH ITS SUBSIDIARIES, CORRESPONDING TO THE FISCAL YEAR ENDED UP ON DECEMBER 31ST, 2024 | For | With | Approved | |
| EDP RENOVAVEIS, SA | 03- Apr- 2025 | 2 | REVIEW AND APPROVAL, AS APPLICABLE, OF THE PROPOSAL OF ALLOCATION FOR THE RESULTS CORRESPONDING TO THE FISCAL YEAR ENDED UP ON DECEMBER 31ST, 2024 | For | With | Approved | |
| EDP RENOVAVEIS, SA | 03- Apr- 2025 | 3 | APPROVAL, WHERE APPROPRIATE, OF THE SHAREHOLDERS REMUNERATION MECHANISM BY MEANS OF A SCRIP DIVIDEND TO BE EXECUTED AS A SHARE CAPITAL INCREASE CHARGED AGAINST RESERVES, IN A DETERMINABLE AMOUNT, THROUGH THE ISSUANCE OF NEW ORDINARY SHARES OF 5 EURO OF FACE VALUE, WITHOUT SHARE PREMIUM, OF THE SAME CLASS AND SERIES AS THE ONES CURRENTLY ISSUED, INCLUDING A PROVISION FOR THE INCOMPLETE TAKE-UP OF THE SHARES TO BE ISSUED IN THE SHARE CAPITAL INCREASE | For | With | Approved | |
| EDP RENOVAVEIS, SA | 03- Apr- 2025 | 4 | REVIEW AND APPROVAL, AS APPLICABLE, OF THE INDIVIDUAL MANAGEMENT REPORT OF EDP RENOVAVEIS, S.A., THE CONSOLIDATED MANAGEMENT REPORT WITH ITS SUBSIDIARIES, THE CORPORATE GOVERNANCE REPORT AND THE REMUNERATIONS REPORT | For | With | Approved | |



| | | | CORRESPONDING TO THE FISCAL YEAR ENDED UP ON DECEMBER 31ST, 2024 | | | | |
|--------------------|---------------------|----|--|-----|------|----------|--|
| EDP RENOVAVEIS, SA | 03- Apr- 2025 | 5 | REVIEW AND APPROVAL, AS APPLICABLE, OF THE CONSOLIDATED STATEMENT OF NON-FINANCIAL INFORMATION AND SUSTAINABILITY INFORMATION OF THE EDPR INTEGRATED ANNUAL REPORT, CORRESPONDING TO THE FISCAL YEAR ENDED UP ON DECEMBER 31ST, 2024 | For | With | Approved | |
| EDP RENOVAVEIS, SA | 03- Apr- 2025 | 6 | REVIEW AND APPROVAL, AS APPLICABLE, OF THE MANAGEMENT AND PERFORMANCE OF THE BOARD OF DIRECTORS DURING THE FISCAL YEAR ENDED UP ON DECEMBER 31ST, 2024 | For | With | Approved | |
| EDP RENOVAVEIS, SA | 03- Apr- 2025 | 7 | RATIFICATION OF THE APPOINTMENT OF MS. LAURIE LEE FITCH AS INDEPENDENT DIRECTOR | For | With | Approved | |
| EDP RENOVAVEIS, SA | 03- Apr- 2025 | 8 | RATIFICATION OF THE APPOINTMENT OF MS. GIOIA MARIA GHEZZI AS INDEPENDENT DIRECTOR | For | With | Approved | |
| EDP RENOVAVEIS, SA | 03- Apr- 2025 | 9 | REVIEW AND APPROVAL, AS APPLICABLE, OF A NEW REMUNERATION POLICY FOR 2026-2028 OF THE BOARD OF DIRECTORS OF EDP RENOVAVEIS, S.A | For | With | Approved | |
| EDP RENOVAVEIS, SA | 03- Apr- 2025 | 10 | AMENDMENT OF ARTICLE 23 (LIMITATIONS IN ORDER TO BE A DIRECTOR VACANCIES) | For | With | Approved | |
| EDP RENOVAVEIS, SA | 03- Apr- 2025 | 11 | AMENDMENT OF ARTICLE 28 (AUDIT, CONTROL AND RELATED-PARTIES COMMITTEE) | For | With | Approved | |



| EDP RENOVAVEIS, SA | 03- | 12 | AMENDMENT OF ARTICLE 30 | For | With | Approved |
|--------------------|------|----|--|-----|------|----------|
| | Apr- | | (ENVIRONMENTAL, SOCIAL AND CORPORATE | | | |
| | 2025 | | GOVERNANCE COMMITTEE) | | | |
| EDP RENOVAVEIS, SA | 03- | 13 | AUTHORISATION TO THE BOARD OF DIRECTORS | For | With | Approved |
| | Apr- | | FOR THE DERIVATIVE ACQUISITION AND SALE | | | |
| | 2025 | | OF TREASURY SHARES BY EDP RENOVAVEIS, S.A. | | | |
| | | | AND OR BY ITS SUBSIDIARIES, UP TO A | | | |
| | | | MAXIMUM LIMIT OF 10 PERCENT OF ITS | | | |
| | | | SUBSCRIBED SHARE CAPITAL | | | |
| EDP RENOVAVEIS, SA | 03- | 14 | DELEGATION, IF APPLICABLE, OF POWERS TO | For | With | Approved |
| | Apr- | | THE BOARD OF DIRECTORS TO ISSUE, IN ONE | | | |
| | 2025 | | OR MORE OCCASIONS, ANY: (I) FIXED INCOME | | | |
| | | | SECURITIES OR OTHER DEBT INSTRUMENTS OF | | | |
| | | | ANALOGOUS NATURE (INCLUDING, WITHOUT | | | |
| | | | LIMITATION, BONDS AND PROMISSORY NOTES) | | | |
| | | | UP TO THE MAXIMUM AMOUNT LEGALLY | | | |
| | | | PERMITTED, AS WELL AS (II) FIXED INCOME | | | |
| | | | SECURITIES OR OTHER TYPE OF SECURITIES | | | |
| | | | (WARRANTS INCLUDED) CONVERTIBLE OR | | | |
| | | | EXCHANGEABLE, AT THE BOARD OF DIRECTORS | | | |
| | | | DISCRETION, INTO SHARES OF EDP | | | |
| | | | RENOVAVEIS, S.A. OR THAT RECOGNIZE, AT THE | | | |
| | | | BOARD OF DIRECTORS DISCRETION, THE RIGHT | | | |
| | | | OF SUBSCRIPTION OR ACQUISITION SHARES OF | | | |
| | | | EDP RENOVAVEIS, S.A. OR OTHER COMPANIES, | | | |
| | | | UP TO A MAXIMUM AMOUNT OF FIVE | | | |
| | | | HUNDRED MILLION EUROS (500,000,000 | | | |
| | | | EUROS), OR ITS EQUIVALENT IN OTHER | | | |
| | | | CURRENCY. DELEGATION OF THE POWER WITH | | | |
| | | | THE FACULTY OF SUBSTITUTION, TO ESTABLISH | | | |
| | | | THE CRITERIA TO DETERMINE THE BASES AND | | | |
| | | | METHODS FOR THE CONVERSION OR | | | |



| | | | SUBSCRIPTION OF SHARES AND THE POWER TO INCREASE THE SHARE CAPITAL UP TO THE NECESSARY AMOUNT, AS WELL AS, SUBJECT TO THE APPLICABLE LEGISLATION, THE POWER TO EXCLUDE SHAREHOLDERS PRE-EMPTIVE RIGHTS | | | | |
|--------------------|---------------------|----|--|-----|------|----------|--|
| EDP RENOVAVEIS, SA | 03- Apr- 2025 | 15 | DELEGATION OF AUTHORITIES FOR THE FORMALIZATION AND IMPLEMENTATION OF ALL RESOLUTIONS PASSED BY THE GENERAL SHAREHOLDERS MEETING, FOR THE EXECUTION OF ANY RELEVANT PUBLIC DEED AND FOR ITS INTERPRETATION, CORRECTION, ADDITION OR DEVELOPMENT IN ORDER TO OBTAIN THE APPROPRIATE REGISTRATIONS | For | With | Approved | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|---------------------------|---------------------|---------------|--|---------|----------------------|----------|---|
| XIOR STUDENT HOUSING N.V. | 04- Apr- 2025 | 7 | PROPOSAL FOR DECISION TO RENEW THE AUTHORISATION FOR CAPITAL INCREASES; (I) BY WAY OF CONTRIBUTION IN CASH WHERE THE POSSIBILITY OF EXERCISE OF THE STATUTORY PREFERENTIAL SUBSCRIPTION RIGHT OR IRREDUCIBLE ALLOCATION RIGHT BY THE SHAREHOLDERS OF THE COMPANY IS PROVIDED, TO INCREASE THE CAPITAL FOR FIVE YEARS BY A MAXIMUM AMOUNT OF 50 % OF THE AMOUNT OF THE CAPITAL ON THE DATE OF THE EXTRAORDINARY GENERAL MEETING; (II) IN CONNECTION WITH THE DISTRIBUTION OF AN OPTIONAL DIVIDEND, TO INCREASE THE CAPITAL FOR FIVE YEARS BY A MAXIMUM AMOUNT OF 50 % OF THE AMOUNT OF THE CAPITAL ON THE DATE OF THE EXTRAORDINARY GENERAL MEETING; (III) THROUGH CONTRIBUTIONS IN CASH THAT DO NOT PROVIDE THE POSSIBILITY FOR THE COMPANY'S SHAREHOLDERS TO EXERCISE THEIR STATUTORY PREFERENTIAL SUBSCRIPTION RIGHT OR IRREDUCIBLE ALLOCATION RIGHT, TO INCREASE THE CAPITAL FOR FIVE YEARS BY A MAXIMUM AMOUNT OF 10 % OF THE AMOUNT OF THE CAPITAL ON THE DATE OF THE EXTRAORDINARY GENERAL MEETING; AND (IV) THROUGH CONTRIBUTIONS IN KIND, TO INCREASE THE CAPITAL FOR FIVE YEARS BY A MAXIMUM AMOUNT OF 10 % OF THE CAPITAL ON THE | Against | Against | Approved | We have voted against the possible capital increases. It is simply too much of a stretch. The share capital could potentially be increased by 50% and management does not have an impeccable record when it comes to timing share issues. |



| | | | DATE OF THE EXTRAORDINARY GENERAL MEETING; PROVIDED THAT THE CAPITAL IN THE CONTEXT OF THE AUTHORISED CAPITAL CAN NEVER BE INCREASED BY AN AMOUNT HIGHER THAN THE CAPITAL ON THE DATE OF THE EXTRAORDINARY GENERAL MEETING THAT APPROVED THE AUTHORISATION (IN OTHER WORDS, THE SUM TOTAL OF THE CAPITAL INCREASES APPLYING THE PROPOSED AUTHORISATIONS CANNOT EXCEED THE AMOUNT OF THE CAPITAL ON THE DATE OF THE EXTRAORDINARY GENERAL MEETING THAT APPROVED THE AUTHORISATION) | | | | |
|------------------------------|-------------|---|---|---------|---------|----------|---------------------------|
| XIOR STUDENT HOUSING N.V. | 04- Apr- | 8 | IF THE PROPOSAL UNDER AGENDA ITEM 1.2 (A) IS NOT APPROVED, PROPOSAL FOR | Against | Against | Approved | We have voted against the |
| | 2025 | | RESOLUTION TO RENEW THE AUTHORISATION | | | | possible capital |
| | | | FOR CAPITAL INCREASES: (I) BY WAY OF | | | | increases. It is |
| | | | CONTRIBUTION IN CASH WHERE THE | | | | simply too |
| | | | POSSIBILITY OF EXERCISE OF THE STATUTORY | | | | much of a |
| | | | PREFERENTIAL SUBSCRIPTION RIGHT OR | | | | stretch. The |
| | | | IRREDUCIBLE ALLOCATION RIGHT BY THE | | | | share capital |
| | | | SHAREHOLDERS OF THE COMPANY IS | | | | could |
| | | | PROVIDED, TO INCREASE THE CAPITAL FOR FIVE | | | | potentially be |
| | | | YEARS BY A MAXIMUM AMOUNT OF 50 % OF | | | | increased by |
| | | | THE AMOUNT OF THE CAPITAL ON THE DATE OF | | | | 50% and |
| | | | THE EXTRAORDINARY GENERAL MEETING; (II) IN | | | | management |
| | | | CONNECTION WITH THE DISTRIBUTION OF AN | | | | does not have |
| | | | OPTIONAL DIVIDEND, TO INCREASE THE | | | | an impeccable |
| | | | CAPITAL FOR FIVE YEARS BY A MAXIMUM | | | | record when it |
| | | | AMOUNT OF 50 % OF THE AMOUNT OF THE CAPITAL ON THE DATE OF THE EXTRAORDINARY | | | | comes to |
| | | | GENERAL MEETING (III) THROUGH (I) | | | | timing share issues. |
| | | | GENTERAL MILLING (III) THROUGH (I) | | | | 133463. |



| CONTRIBUTIONS IN CASH THAT DO NOT | | |
|---|--|--|
| PROVIDE FOR THE POSSIBILITY OF THE | | |
| COMPANYS SHAREHOLDERS TO EXERCISE THEIR | | |
| STATUTORY PREFERENTIAL RIGHT OR | | |
| IRREDUCIBLE ALLOCATION RIGHT AND (II) | | |
| CONTRIBUTIONS IN KIND, TO INCREASE THE | | |
| CAPITAL FOR FIVE YEARS BY A MAXIMUM | | |
| AMOUNT OF 10 % OF THE AMOUNT OF THE | | |
| CAPITAL ON THE DATE OF THE EXTRAORDINARY | | |
| GENERAL MEETING FOR SUCH CONTRIBUTIONS | | |
| IN TOTAL, PROVIDED THAT THE CAPITAL UNDER | | |
| THE AUTHORISED CAPITAL CAN NEVER BE | | |
| INCREASED BY AN AMOUNT HIGHER THAN THE | | |
| CAPITAL ON THE DATE OF THE EXTRAORDINARY | | |
| GENERAL MEETING THAT APPROVED THE | | |
| AUTHORISATION (IN OTHER WORDS, THE SUM | | |
| TOTAL OF THE CAPITAL INCREASES APPLYING | | |
| THE PROPOSED AUTHORISATIONS CANNOT | | |
| EXCEED THE AMOUNT OF THE CAPITAL ON THE | | |
| DATE OF THE EXTRAORDINARY GENERAL | | |
| MEETING THAT APPROVED THE | | |
| AUTHORISATION) THE AFORESAID | | |
| AUTHORISATION IS A COMPLETE RENEWAL | | |
| AND EXTENSION OF THE EXISTING | | |
| AUTHORISATION PROVIDED FOR IN ARTICLE 7, | | |
| PARAGRAPH 1 UNTIL 3 OF THE COMPANY'S | | |
| ARTICLES OF ASSOCIATION WHICH WILL BE | | |
| REPLACED AND MODIFIED BY THE AFORESAID | | |
| RENEWED AND EXTEND AUTHORISATIONS. THE | | |
| PROPOSAL TO RENEW AND EXTEND THE | | |
| AUTHORIZATION AUTHORIZED CAPITAL IS | | |
| SUBJECT TO THE CONDITION PRECEDENT OF | | |



| | | | APPROVAL BY THE FINANCIAL SERVICES AND MARKETS AUTHORITY (FSMA) OF THE RESULTING AMENDMENT TO THE ARTICLES OF ASSOCIATION | | | | |
|------------------------------|---------------------|----|--|-----|------|----------|--|
| XIOR STUDENT HOUSING N.V. | 04- Apr- 2025 | 9 | TO GRANT A POWER OF ATTORNEY TO THE MEMBERS OF THE BOARD OF DIRECTORS, EACH OF THEM ACTING INDIVIDUALLY AND WITH THE RIGHT OF SUBSTITUTION, TO PERFORM ALL ACTS NECESSARY OR APPROPRIATE TO IMPLEMENT THE RESOLUTIONS PASSED | For | With | Approved | |
| XIOR STUDENT HOUSING N.V. | 04- Apr- 2025 | 10 | TO AUTHORISE MICHAEL TRUYEN, JULIE VUYLSTEKE, PIETER BOGAERT, SOFIE ROBBERECHTS AND KATRIEN VAN DEN BERGH, EACH OF THEM ACTING INDIVIDUALLY AND WITH THE RIGHT OF SUBSTITUTION, TO PERFORM ALL ACTS NECESSARY OR USEFUL FOR THE COMPLETION OF THE FORMALITIES (INCLUDING, BUT NOT LIMITED TO DRAWING UP AND SIGNING OF ALL NECESSARY DOCUMENTS AND FORMS) WITH A VIEW TO (I) THE FILING OF THE MINUTES AT THE REGISTRY OF THE COMPETENT CORPORATE COURT, (II) ITS PUBLICATION IN THE ANNEXES TO THE BELGIAN OFFICIAL GAZETTE, AND (III) IF NECESSARY, THE REGISTRATION/AMENDMENT/DELETION OF THE DATA IN THE CROSSROADS BANK FOR ENTERPRISES | For | With | Approved | |
| XIOR STUDENT HOUSING N.V. | 04- Apr- 2025 | 11 | TO AUTHORISE THE NOTARY AND ALL HIS STAFF, EACH OF THEM ACTING INDIVIDUALLY, TO CARRY OUT THE FORMALITIES OF PUBLICATION AND TO ARRANGE FOR THE | For | With | Approved | |



| ARTICLES OF ASSOCIATION | | | DEPOSIT OF THE NEW TEXT OF THE COMPANY'S | | |
|-------------------------|--|--|--|--|--|
| ARTICLES OF ASSOCIATION | | | ARTICLES OF ASSOCIATION | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|---|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| INFRASTRUTTURE WIRELESS ITALIANE S.P.A. | 15- Apr- 2025 | 5 | FINANCIAL STATEMENTS AS OF 31 DECEMBER 2024 - APPROVAL OF THE FINANCIAL STATEMENTS; RELATED AND CONSEQUENT RESOLUTIONS. PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS | For | With | Approved | |
| INFRASTRUTTURE WIRELESS ITALIANE S.P.A. | 15- Apr- 2025 | 6 | FINANCIAL STATEMENTS AS OF 31 DECEMBER 2024 - ALLOCATION OF THE YEAR'S RESULT; RESOLUTIONS RELATED THERETO | For | With | Approved | |
| INFRASTRUTTURE WIRELESS ITALIANE S.P.A. | 15- Apr- 2025 | 7 | DISTRIBUTION OF EXTRAORDINARY DIVIDEND; RESOLUTIONS RELATED THERETO | For | With | Approved | |
| INFRASTRUTTURE WIRELESS ITALIANE S.P.A. | 15- Apr- 2025 | 8 | REPORT ON REMUNERATION POLICY 2025 AND COMPENSATION PAID 2024 - APPROVAL OF THE FIRST SECTION (REMUNERATION POLICY 2025); RESOLUTIONS RELATED THERETO | For | With | Approved | |
| INFRASTRUTTURE WIRELESS ITALIANE S.P.A. | 15- Apr- 2025 | 9 | REPORT ON THE REMUNERATION POLICY 2025 AND COMPENSATION PAID 2024 - NON- BINDING VOTE ON THE SECOND SECTION (REMUNERATION 2024); RESOLUTIONS RELATED THERETO | For | With | Approved | |
| INFRASTRUTTURE WIRELESS ITALIANE S.P.A. | 15- Apr- 2025 | 10 | AUTHORIZATION TO PURCHASE AND DISPOSE OF TREASURY SHARES PURSUANT TO ARTICLES 2357, 2357-TER OF THE ITALIAN CIVIL CODE, ARTICLE 132 OF LEGISLATIVE DECREE 24 FEBRUARY 1998, NO. 58 AND ARTICLE 144-BIS OF THE CONSOB REGULATION ADOPTED BY RESOLUTION NO. 11971 OF 14 MAY 1999; RESOLUTIONS RELATED THERETO | For | With | Approved | |



| INFRASTRUTTURE | 15- | 11 | INTEGRATION OF THE EXTERNAL AUDITORS' | For | With | Approved |
|-------------------|------|----|--|-----|------|----------|
| WIRELESS ITALIANE | Apr- | | FEE; RELATED AND CONSEQUENT RESOLUTIONS | | | |
| S.P.A. | 2025 | | | | | |
| INFRASTRUTTURE | 15- | 12 | CLIMATE TRANSITION PLAN - ADVISORY VOTE; | For | With | Approved |
| WIRELESS ITALIANE | Apr- | | RESOLUTIONS RELATED THERETO | | | |
| S.P.A. | 2025 | | | | | |
| INFRASTRUTTURE | 15- | 14 | APPOINTMENT OF THE BOARD OF DIRECTORS - | For | With | Approved |
| WIRELESS ITALIANE | Apr- | | APPOINTMENT OF DIRECTORS BY SLATE VOTE; | | | |
| S.P.A. | 2025 | | RESOLUTIONS RELATED THERETO. LIST | | | |
| | | | PRESENTED BY CENTRAL TOWER HOLDING | | | |
| | | | COMPANY B.V. REPRESENTING THE 37,60 PCT | | | |
| | | | OF THE SHARE CAPITAL | | | |
| INFRASTRUTTURE | 15- | 15 | APPOINTMENT OF THE BOARD OF DIRECTORS - | For | With | Approved |
| WIRELESS ITALIANE | Apr- | | APPOINTMENT OF DIRECTORS BY SLATE VOTE; | | | |
| S.P.A. | 2025 | | RESOLUTIONS RELATED THERETO. LIST | | | |
| | | | PRESENTED BY DAPHNE 3 S.P.A. | | | |
| | | | RESPRESENTING THE 30,9 PCT OF THE SHARE | | | |
| | | | CAPITAL | | | |
| INFRASTRUTTURE | 15- | 16 | APPOINTMENT OF THE BOARD OF DIRECTORS - | For | With | Approved |
| WIRELESS ITALIANE | Apr- | | APPOINTMENT OF DIRECTORS BY SLATE VOTE; | | | |
| S.P.A. | 2025 | | RESOLUTIONS RELATED THERETO. LIST | | | |
| | | | PRESENTED BY INSTITUTIONAL INVESTORS, | | | |
| | | | REPRESENTING TOGETHER THE 0,07774 PCT OF | | | |
| | | | THE SHARE CAPITAL | | | |
| INFRASTRUTTURE | 15- | 17 | APPOINTMENT OF THE BOARD OF DIRECTORS - | For | With | Approved |
| WIRELESS ITALIANE | Apr- | | PROPOSAL FOR AUTHORIZATION AS PER | | | |
| S.P.A. | 2025 | | ARTICLE 2390 OF THE ITALIAN CIVIL CODE | | | |
| INFRASTRUTTURE | 15- | 18 | APPOINTMENT OF THE BOARD OF DIRECTORS - | For | With | Approved |
| WIRELESS ITALIANE | Apr- | | DETERMINATION OF THE TERM OF OFFICE OF | | | |
| S.P.A. | 2025 | | THE BOARD OF DIRECTORS; RESOLUTIONS | | | |
| | | | RELATED THERETO | | | |



| INFRASTRUTTURE | 15- | 19 | APPOINTMENT OF THE BOARD OF DIRECTORS - | For | With | Approved | |
|-------------------|------|----|---|-----|------|----------|--|
| WIRELESS ITALIANE | Apr- | | DETERMINATION OF REMUNERATION; | | | | |
| S.P.A. | 2025 | | RESOLUTIONS RELATED THERETO | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| PRYSMIAN S.P.A. | 16- Apr- 2025 | 3 | APPROVAL OF THE FINANCIAL STATEMENTS AT 31 DECEMBER 2024 OF PRYSMIAN S.P.A., ACCOMPANIED BY THE REPORTS OF THE BOARD OF DIRECTORS, THE INTERNAL AUDITORS AND THE EXTERNAL AUDITORS. PRESENTATION OF THE ANNUAL INTEGRATED REPORT WHICH INCLUDES THE CONSOLIDATED FINANCIAL STATEMENTS AT 31 DECEMBER 2024 AND THE SUSTAINABILITY REPORT | For | With | Approved | |
| PRYSMIAN S.P.A. | 16- Apr- 2025 | 4 | ALLOCATION OF THE PROFITS OF THE YEAR AND DISTRIBUTION OF THE DIVIDEND | For | With | Approved | |
| PRYSMIAN S.P.A. | 16- Apr- 2025 | 5 | APPOINTMENT OF THE INTERNAL AUDITORS AND ITS CHAIRMAN FOR THE PERIOD 2025- 2027 | For | With | Approved | |
| PRYSMIAN S.P.A. | 16- Apr- 2025 | 6 | DETERMINATION OF THE REMUNERATION DUE TO THE MEMBERS OF THE INTERNAL AUDITORS | For | With | Approved | |
| PRYSMIAN S.P.A. | 16- Apr- 2025 | 7 | GRANTING TO THE BOARD OF DIRECTORS THE AUTHORIZATION TO PURCHASE AND DISPOSE OF TREASURY SHARES PURSUANT TO ARTICLES 2357 AND 2357-TER OF THE ITALIAN CIVIL CODE; CONCURRENT REVOCATION OF THE SHAREHOLDERS' RESOLUTION OF 18 APRIL 2024 REGARDING THE AUTHORIZATION TO PURCHASE AND DISPOSE OF TREASURY SHARES; RESOLUTIONS RELATED THERETO | For | With | Approved | |



| PRYSMIAN S.P.A. | 16- | 8 | RENEWAL OF THE SHARE OWNERSHIP PLAN | For | With | Approved | |
|-----------------|------|----|--|-----|------|----------|--|
| | Apr- | | FOR EMPLOYEES OF THE PRYSMIAN GROUP | | | | |
| | 2025 | | | | | | |
| PRYSMIAN S.P.A. | 16- | 9 | RENEWAL OF THE SHARE ALLOCATION PLAN | For | With | Approved | |
| | Apr- | | FOR EMPLOYEES OF THE PRYSMIAN GROUP | | | | |
| | 2025 | | | | | | |
| PRYSMIAN S.P.A. | 16- | 10 | APPROVAL OF THE REPORT ON THE | For | With | Approved | |
| | Apr- | | REMUNERATION POLICY OF THE PRYSMIAN | | | | |
| | 2025 | | GROUP | | | | |
| PRYSMIAN S.P.A. | 16- | 11 | ADVISORY VOTE ON THE COMPENSATION PAID | For | With | Approved | |
| | Apr- | | IN THE 2024 FINANCIAL YEAR | | | | |
| | 2025 | | | | | | |
| PRYSMIAN S.P.A. | 16- | 12 | PROPOSAL TO ELIMINATE THE INDICATION OF | For | With | Approved | |
| | Apr- | | THE NOMINAL VALUE OF THE SHARES. | | | | |
| | 2025 | | SIMULTANEOUS AMENDMENT OF ARTICLE 6 OF | | | | |
| | | | THE ARTICLES OF ASSOCIATION. RESOLUTIONS | | | | |
| | | | RELATED THERETO | | | | |
| PRYSMIAN S.P.A. | 16- | 13 | PROPOSAL FOR A FREE INCREASE IN SHARE | For | With | Approved | |
| | Apr- | | CAPITAL PURSUANT TO ARTICLE 2349 OF THE | | | | |
| | 2025 | | ITALIAN CIVIL CODE, TO BE CARRIED OUT IN | | | | |
| | | | ONE OR MORE TRANCHES BY THE FINAL | | | | |
| | | | DEADLINE OF 31 DECEMBER 2029 AND TO BE | | | | |
| | | | RESERVED FOR EMPLOYEES OF PRYSMIAN | | | | |
| | | | S.P.A. AND COMPANIES OF THE PRYSMIAN | | | | |
| | | | GROUP IN EXECUTION OF THE SHARE-BASED | | | | |
| | | | PLANS REFERRED TO IN POINTS NO. 6 AND 7 OF | | | | |
| | | | THE ORDINARY PART OF THE MEETING, | | | | |
| | | | THROUGH THE ISSUE OF A MAXIMUM OF NO. | | | | |
| | | | 2,400,000 ORDINARY SHARES AND UP TO A | | | | |
| | | | MAXIMUM AMOUNT OF EURO 240,000.00, | | | | |
| | | | THROUGH THE ALLOCATION TO CAPITAL OF | | | | |
| | | | EURO 0.10 FOR EACH SHARE ISSUED, TAKEN | | | | |



| | FROM THE "RESERVE FOR THE ISSUE OF SHARES PURSUANT TO ARTICLE 2349 OF THE CIVIL CODE". AMENDMENT OF ARTICLE 6 OF THE BY-LAWS. RESOLUTIONS RELATED THERETO | | |
|--|---|--|--|
| | | | |
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| | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| CTP N.V. | 22- Apr- 2025 | 5 | APPROVE REMUNERATION REPORT | For | With | Approved | |
| CTP N.V. | 22- Apr- 2025 | 7 | ADOPT FINANCIAL STATEMENTS AND STATUTORY REPORTS | For | With | Approved | |
| CTP N.V. | 22- Apr- 2025 | 8 | APPROVE FINAL DIVIDEND | For | With | Approved | |
| CTP N.V. | 22- Apr- 2025 | 9 | APPROVE DISCHARGE OF EXECUTIVE DIRECTORS | For | With | Approved | |
| CTP N.V. | 22- Apr- 2025 | 10 | APPROVE DISCHARGE OF NON-EXECUTIVE DIRECTORS | For | With | Approved | |
| CTP N.V. | 22- Apr- 2025 | 11 | REELECT RICHARD WILKINSON AS EXECUTIVE DIRECTOR | For | With | Approved | |
| CTP N.V. | 22- Apr- 2025 | 12 | AMEND BASE SALARY OF AN EXECUTIVE DIRECTOR | For | With | Approved | |
| CTP N.V. | 22- Apr- 2025 | 13 | AMEND COMPENSATION OF THE SENIOR INDEPENDENT DIRECTOR | For | With | Approved | |
| CTP N.V. | 22- Apr- 2025 | 14 | REAPPOINT KPMG ACCOUNTANTS N.V. AS AUDITORS FOR THE FINANCIAL YEAR 2025 | For | With | Approved | |



| CTP N.V. | 22- | 15 | APPOINT PRICEWATERHOUSECOOPERS | For | With | Approved | |
|----------|------|----|--|-----|------|----------|--|
| | Apr- | | ACCOUNTANTS N.V. AS AUDITORS FOR THE | | | | |
| | 2025 | | FINANCIAL YEAR 2026, 2027 AND 2028 | | | | |
| CTP N.V. | 22- | 16 | APPOINT KPMG ACCOUNTANTS N.V. AS | For | With | Approved | |
| | Apr- | | AUDITOR FOR SUSTAINABILITY REPORTING FOR | | | | |
| | 2025 | | THE FINANCIAL YEAR 2025 | | | | |
| CTP N.V. | 22- | 17 | APPOINT PRICEWATERHOUSECOOPERS | For | With | Approved | |
| | Apr- | | ACCOUNTANTS N.V AS AUDITOR FOR | | | | |
| | 2025 | | SUSTAINABILITY REPORTING FOR THE | | | | |
| | | | FINANCIAL YEAR 2026, 2027 AND 2028 | | | | |
| CTP N.V. | 22- | 18 | GRANT BOARD AUTHORITY TO ISSUE SHARES | For | With | Approved | |
| | Apr- | | UP TO 10 PERCENT OF ISSUED CAPITAL FOR | | | | |
| | 2025 | | GENERAL PURPOSES AND ADDITIONAL 10 | | | | |
| | | | PERCENT OF ISSUED CAPITAL IN CASE OF | | | | |
| | | | MERGERS, ACQUISITIONS, OR STRATEGIC | | | | |
| | | | ALLIANCES | | | | |
| CTP N.V. | 22- | 19 | AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE | For | With | Approved | |
| | Apr- | | RIGHTS FROM SHARE ISSUANCES | | | | |
| | 2025 | | | | | | |
| CTP N.V. | 22- | 20 | GRANT BOARD AUTHORITY TO ISSUE SHARES | For | With | Approved | |
| | Apr- | | OR GRANT RIGHTS TO SUBSCRIBE FOR SHARES | | | | |
| | 2025 | | PURSUANT TO AN INTERIM SCRIP DIVIDEND | | | | |
| CTP N.V. | 22- | 21 | AUTHORIZE BOARD TO EXCLUDE PREEMPTIVE | For | With | Approved | |
| | Apr- | | RIGHTS FROM SHARE ISSUANCES IN RELATION | | | | |
| | 2025 | | TO AN INTERIM SCRIP DIVIDEND | | | | |
| CTP N.V. | 22- | 22 | AUTHORIZE REPURCHASE OF UP TO 10 | For | With | Approved | |
| | Apr- | | PERCENT OF ISSUED SHARE CAPITAL | | | | |
| | 2025 | | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|-------------|---------------|--|------|----------------------|----------|---------------------------------------|
| ERG SPA | | 5 | FINANCIAL STATEMENTS AS OF DECEMBER 31, 2024 AND MANAGEMENT REPORT; RESOLUTIONS RELATED THERETO. PRESENTATION OF THE INTEGRATED CONSOLIDATED FINANCIAL STATEMENTS, THE REPORT ON CORPORATE GOVERNANCE AND OWNERSHIP STRUCTURES AS OF DECEMBER 31, 2024 | For | With | Approved | |
| ERG SPA | | 6 | ALLOCATION OF THE OPERATING RESULT; RESOLUTIONS RELATED THERETO | For | With | Approved | |
| ERG SPA | | 8 | APPOINTMENT OF THE INTERNAL AUDITORS. APPOINTMENT OF THE MEMBERS OF THE INTERNAL AUDITORS AND THE CHAIRMAN. LIST PRESENTED BY SQ RENEWABLES S.P.A., REPRESENTING THE 62.533 PCT OF THE SHARE CAPITAL | For | With | Approved | |
| ERG SPA | | 9 | APPOINTMENT OF THE INTERNAL AUDITORS. APPOINTMENT OF THE MEMBERS OF THE INTERNAL AUDITORS AND THE CHAIRMAN. LIST PRESENTED BY INSTITUTIONAL INVESTORS, REPRESENTING TOGETHER THE 2.41485 PCT OF THE SHARE CAPITAL | For | With | Approved | |
| ERG SPA | | 10 | APPOINTMENT OF THE INTERNAL AUDITORS. DETERMINATION OF THE REMUNERATION DUE TO THE CHAIRMAN AND THE OTHER MEMBERS OF THE INTERNAL AUDITORS | For | With | Approved | |
| ERG SPA | | 11 | AUTHORIZATION TO PURCHASE AND SELL TREASURY SHARES, SUBJECT TO REVOCATION OF THE PREVIOUS AUTHORIZATION APPROVED | For | With | Approved | |



| | | BY THE SHAREHOLDERS' MEETING ON APRIL 23, 2024 | | | | |
|---------|----|---|-----|------|----------|--|
| ERG SPA | 12 | REPORT ON THE REMUNERATION POLICY AND COMPENSATION PAID PURSUANT TO ART. 123-TER OF THE CONSOLIDATED LAW ON FINANCE. SECTION I: REMUNERATION POLICY 2025 | For | With | Approved | |
| ERG SPA | 13 | REPORT ON THE REMUNERATION POLICY AND COMPENSATION PAID PURSUANT TO ART. 123-TER OF THE CONSOLIDATED LAW ON FINANCE. SECTION II: COMPENSATION AND REMUNERATION 2024 | For | With | Approved | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| ASSA ABLOY AB | 23- Apr- 2025 | 6 | ELECTION OF CHAIRMAN OF THE ANNUAL GENERAL MEETING | For | With | Approved | |
| ASSA ABLOY AB | 23- Apr- 2025 | 7 | PREPARATION AND APPROVAL OF THE VOTING LIST | For | With | Approved | |
| ASSA ABLOY AB | 23- Apr- 2025 | 8 | APPROVAL OF THE AGENDA | For | With | Approved | |
| ASSA ABLOY AB | 23- Apr- 2025 | 9 | ELECTION OF TWO PERSONS TO CHECK THE ANNUAL GENERAL MEETING MINUTES | For | With | Approved | |
| ASSA ABLOY AB | 23- Apr- 2025 | 10 | DETERMINATION OF WHETHER THE ANNUAL GENERAL MEETING HAS BEEN DULY CONVENED | For | With | Approved | |
| ASSA ABLOY AB | 23- Apr- 2025 | 15 | ADOPTION OF THE STATEMENT OF INCOME AND THE BALANCE SHEET AS WELL AS THE CONSOLIDATED STATEMENT OF INCOME AND THE CONSOLIDATED BALANCE SHEET | For | With | Approved | |
| ASSA ABLOY AB | 23- Apr- 2025 | 16 | DISPOSITIONS OF THE COMPANY'S PROFIT ACCORDING TO THE ADOPTED BALANCE SHEET | For | With | Approved | |
| ASSA ABLOY AB | 23- Apr- 2025 | 17 | DISCHARGE FROM LIABILITY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO | For | With | Approved | |
| ASSA ABLOY AB | 23- Apr- 2025 | 18 | DETERMINATION OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS | For | With | Approved | |



| ASSA ABLOY AB | 23- | 19 | FEES TO THE BOARD OF DIRECTORS | For | With | Approved | |
|---------------|------|----|---|-----|------|----------|--|
| | Apr- | | | | | | |
| | 2025 | | | | | | |
| ASSA ABLOY AB | 23- | 20 | FEES TO THE AUDITOR | For | With | Approved | |
| | Apr- | | | | | | |
| | 2025 | | | | | | |
| ASSA ABLOY AB | 23- | 21 | REELECT JOHAN HJERTONSSON (CHAIR), CARL | For | With | Approved | |
| | Apr- | | DOUGLAS (VICE CHAIR), ERIK EKUDDEN, SOFIA | | | | |
| | 2025 | | SCHORLING HOGBERG, LENA OLVING, VICTORIA | | | | |
| | | | VAN CAMP AND SUSANNE PAHLEN AKLUNDH | | | | |
| | | | AS DIRECTORS | | | | |
| ASSA ABLOY AB | 23- | 22 | RATIFY ERNST AND YOUNG AS AUDITORS | For | With | Approved | |
| | Apr- | | | | | | |
| | 2025 | | | | | | |
| ASSA ABLOY AB | 23- | 23 | RESOLUTION ON APPROVAL OF | For | With | Approved | |
| | Apr- | | REMUNERATION REPORT | | | | |
| | 2025 | | | | | | |
| ASSA ABLOY AB | 23- | 24 | RESOLUTION REGARDING AUTHORIZATION TO | For | With | Approved | |
| | Apr- | | REPURCHASE AND TRANSFER SERIES B SHARES | | | | |
| | 2025 | | IN THE COMPANY | | | | |
| ASSA ABLOY AB | 23- | 25 | RESOLUTION REGARDING LONG-TERM | For | With | Approved | |
| | Apr- | | INCENTIVE PROGRAM | | | | |
| | 2025 | | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|-----------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 1 | ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS | For | With | Approved | |
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 2 | APPROVE REMUNERATION REPORT | For | With | Approved | |
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 3 | APPROVE DIVIDEND POLICY | For | With | Approved | |
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 4 | REAPPOINT BDO LLP AS AUDITORS | For | With | Approved | |
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 5 | AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS | For | With | Approved | |
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 6 | RE-ELECT LUCINDA RICHES AS DIRECTOR | For | With | Approved | |
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 7 | RE-ELECT CAOIMHE GIBLIN AS DIRECTOR | For | With | Approved | |
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 8 | RE-ELECT NICHOLAS WINSER AS DIRECTOR | For | With | Approved | |
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 9 | RE-ELECT JIM SMITH AS DIRECTOR | For | With | Approved | |



| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 10 | RE-ELECT ABIGAIL ROTHEROE AS DIRECTOR | For | With | Approved | |
|--------------------------|---------------------|----|---|---------|---------|----------|--|
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 11 | ELECT TARANEH AZAD AS DIRECTOR | For | With | Approved | |
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 12 | AUTHORISE ISSUE OF EQUITY | For | With | Approved | |
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 13 | AUTHORISE ISSUE OF EQUITY WITHOUT PRE- EMPTIVE RIGHTS | Against | Against | Approved | voted against because it would allow management to issue about 1/3 new shares. That's way too much. Moreover, the stock is at a steep discount |
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 14 | AUTHORISE ISSUE OF EQUITY WITHOUT PRE- EMPTIVE RIGHTS (ADDITIONAL AUTHORITY) | Against | Against | Approved | voted against because existing shareholders could then be sidelined |
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 15 | AUTHORISE MARKET PURCHASE OF ORDINARY SHARES | For | With | Approved | |
| GREENCOAT UK WIND PLC | 24- Apr- 2025 | 16 | AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE | Against | Against | Approved | voted against, see above |



| GREENCOAT UK WIND | 24- | 17 | APPROVE DISCONTINUATION OF COMPANY AS | Against | With | Rejected | |
|-------------------|------|----|---------------------------------------|---------|------|----------|--|
| PLC | Apr- | | CLOSED-ENDED INVESTMENT COMPANY | | | | |
| | 2025 | | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|---|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 1 | APPROVAL OF THE COMPANY FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2024 APPROVAL OF NONDEDUCTIBLE EXPENSES AND COSTS | For | With | Approved | |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 2 | APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2024 | For | With | Approved | |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 3 | APPROPRIATION OF NET INCOME FOR THE FISCAL YEAR ENDED DECEMBER 31, 2024 AND SETTING OF THE DIVIDEND AND DIVIDEND PAYMENT DATE | For | With | Approved | |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 4 | APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON THE AGREEMENTS REFERRED TO IN ARTICLE L. 225-86 OF THE FRENCH COMMERCIAL CODE | For | With | Approved | |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 5 | RE-APPOINTMENT OF BATRICE DE CLERMONT- TONNERRE AS A MEMBER OF THE SUPERVISORY BOARD | For | With | Approved | |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 6 | RATIFICATION OF THE PROVISIONAL APPOINTMENT OF NADINE GLICENSTEIN AS A MEMBER OF THE SUPERVISORY BOARD TO REPLACE CATHERINE SIMONI, WHO HAS RESIGNED | For | With | Approved | |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 7 | APPROVAL OF THE INFORMATION REFERRED TO IN PARAGRAPH I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE RELATING TO THE COMPENSATION OF CORPORATE OFFICERS PAID DURING OR ALLOTTED FOR THE FISCAL YEAR ENDED DECEMBER 31, 2024 | For | With | Approved | |



| KLEPIERRE (EX- | 24- | 8 | APPROVAL OF THE FIXED, VARIABLE AND | For | With | Approved |
|--------------------|------|----|---|-----|------|----------|
| COMPAGNIE FONCIERE | Apr- | | EXCEPTIONAL COMPONENTS OF THE TOTAL | | | |
| KLEPIERRE) SA | 2025 | | COMPENSATION AND BENEFITS IN KIND PAID | | | |
| | | | DURING OR ALLOTTED FOR THE FISCAL YEAR | | | |
| | | | ENDED DECEMBER 31, 2024 TO DAVID SIMON | | | |
| | | | IN HIS CAPACITY AS CHAIRMAN OF THE | | | |
| | | | SUPERVISORY BOARD | | | |
| KLEPIERRE (EX- | 24- | 9 | APPROVAL OF THE FIXED, VARIABLE AND | For | With | Approved |
| COMPAGNIE FONCIERE | Apr- | | EXCEPTIONAL COMPONENTS OF THE TOTAL | | | |
| KLEPIERRE) SA | 2025 | | COMPENSATION AND BENEFITS IN KIND PAID | | | |
| | | | DURING OR ALLOTTED FOR THE FISCAL YEAR | | | |
| | | | ENDED DECEMBER 31, 2024 TO JEAN-MARC | | | |
| | | | JESTIN IN HIS CAPACITY AS CHAIRMAN OF THE | | | |
| | | | EXECUTIVE BOARD | | | |
| KLEPIERRE (EX- | 24- | 10 | APPROVAL OF THE FIXED, VARIABLE AND | For | With | Approved |
| COMPAGNIE FONCIERE | Apr- | | EXCEPTIONAL COMPONENTS OF THE TOTAL | | | |
| KLEPIERRE) SA | 2025 | | COMPENSATION AND BENEFITS IN KIND PAID | | | |
| | | | DURING OR ALLOTTED FOR THE FISCAL YEAR | | | |
| | | | ENDED DECEMBER 31, 2024 TO STPHANE | | | |
| | | | TORTAJADA IN HIS CAPACITY AS MEMBER OF | | | |
| | | | THE EXECUTIVE BOARD | | | |
| KLEPIERRE (EX- | 24- | 11 | APPROVAL OF THE 2025 COMPENSATION | For | With | Approved |
| COMPAGNIE FONCIERE | Apr- | | POLICY FOR THE CHAIRMAN OF THE | | | |
| KLEPIERRE) SA | 2025 | | SUPERVISORY BOARD AND THE OTHER | | | |
| | | | MEMBERS OF THE SUPERVISORY BOARD | | | |
| KLEPIERRE (EX- | 24- | 12 | APPROVAL OF THE 2025 COMPENSATION | For | With | Approved |
| COMPAGNIE FONCIERE | Apr- | | POLICY FOR THE CHAIRMAN OF THE EXECUTIVE | | | |
| KLEPIERRE) SA | 2025 | | BOARD | | | |
| KLEPIERRE (EX- | 24- | 13 | APPROVAL OF THE 2025 COMPENSATION | For | With | Approved |
| COMPAGNIE FONCIERE | Apr- | | POLICY FOR THE MEMBERS OF THE EXECUTIVE | | | |
| KLEPIERRE) SA | 2025 | | BOARD (EXCLUDING THE CHAIRMAN) | | | |



| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 14 | AUTHORIZATION, FOR A PERIOD OF 18 MONTHS, FOR THE COMPANY TO PURCHASE ITS OWN SHARES, NOT TO BE USED DURING A PUBLIC OFFER | For | With | Approved |
|---|---------------------|----|--|-----|------|----------|
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 15 | AUTHORIZATION TO BE GRANTED TO THE EXECUTIVE BOARD, FOR A PERIOD OF 26 MONTHS, TO REDUCE THE SHARE CAPITAL BY CANCELING TREASURY SHARES | For | With | Approved |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 16 | DELEGATION OF AUTHORITY TO THE EXECUTIVE BOARD, FOR A PERIOD OF 26 MONTHS, TO ISSUE SHARES AND/OR SECURITIES GIVING RIGHTS TO SHARES OF THE COMPANY OR ITS SUBSIDIARIES AND/OR SECURITIES GIVING RIGHTS TO DEBT SECURITIES, WITH PREEMPTIVE SUBSCRIPTION RIGHTS | For | With | Approved |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 17 | DELEGATION OF AUTHORITY TO THE EXECUTIVE BOARD, FOR A PERIOD OF 26 MONTHS, TO ISSUE SHARES AND/OR SECURITIES GIVING RIGHTS TO SHARES OF THE COMPANY OR ITS SUBSIDIARIES AND/OR SECURITIES GIVING RIGHTS TO DEBT SECURITIES BY MEANS OF A PUBLIC OFFER OTHER THAN THOSE REFERRED TO IN PARAGRAPH 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL COD | For | With | Approved |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 18 | DELEGATION OF AUTHORITY TO THE EXECUTIVE BOARD, FOR A PERIOD OF 26 MONTHS, TO ISSUE SHARES AND/OR SECURITIES GIVING RIGHTS TO SHARES OF THE COMPANY OR ITS SUBSIDIARIES AND/OR SECURITIES GIVING RIGHTS TO DEBT SECURITIES BY MEANS OF A PRIVATE PLACEMENT REFERRED TO IN PARAGRAPH 1 OF ARTICLE L. 411-2 OF THE | For | With | Approved |



| | | | FRENCH MONETARY AND FINANCIAL CODE, WITHOUT PREEMPTIVE SUBSCRIPTION RIGHTS | | | |
|---|---------------------|----|--|-----|------|----------|
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 19 | DELEGATION OF AUTHORITY TO THE EXECUTIVE BOARD, FOR A PERIOD OF 26 MONTHS, TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF AN ISSUE OF ORDINARY SHARES AND/OR SECURITIES GIVING RIGHTS TO SHARES OF THE COMPANY, ANY SUBSIDIARY AND/OR ANY OTHER COMPANY, WITH OR WITHOUT PREEMPTIVE SUBSCRIPTION RIGHTS | For | With | Approved |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 20 | DELEGATION OF AUTHORITY TO THE EXECUTIVE BOARD, FOR A PERIOD OF 26 MONTHS, TO ISSUE SHARES AND/OR SECURITIES GIVING RIGHTS TO SHARES OF THE COMPANY FOR CONTRIBUTIONS AS CONSIDERATION IN KIND IN THE FORM OF EQUITY SECURITIES AND/OR SECURITIES GIVING RIGHTS TO SHARES OF THE COMPANY, WITHOUT PREEMPTIVE SUBSCRIPTION RIGHTS | For | With | Approved |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 21 | DELEGATION OF AUTHORITY TO THE EXECUTIVE BOARD, FOR A PERIOD OF 26 MONTHS, TO INCREASE THE COMPANY'S SHARE CAPITAL BY CAPITALIZING PREMIUMS, RESERVES, PROFITS OR OTHER ITEMS | For | With | Approved |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 22 | OVERALL CEILING ON AUTHORIZATIONS TO ISSUE SHARES AND SECURITIES GIVING RIGHTS TO SHARES OF THE COMPANY | For | With | Approved |



| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 23 | AUTHORIZATION TO BE GRANTED TO THE EXECUTIVE BOARD, FOR A PERIOD OF 38 MONTHS, TO ALLOT FREE SHARES OF THE COMPANY, WITH WAIVER OF SHAREHOLDERS PREEMPTIVE SUBSCRIPTION RIGHTS | For | With | Approved |
|---|---------------------|----|--|-----|------|----------|
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 24 | AMENDMENT TO ARTICLE 14 OF THE COMPANYS BYLAWS CONCERNING THE POSSIBILITY FOR SUPERVISORY BOARD MEMBERS TO CAST POSTAL VOTES AND USE A MEANS OF TELECOMMUNICATION IN ACCORDANCE WITH THE PROVISIONS OF THE FRENCH LAW ON BOOSTING BUSINESS FINANCING AND THE ATTRACTIVENESS OF FRANCE ("ATTRACTIVENESS LAW) OF JUNE 13, 2024 | For | With | Approved |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 25 | AMENDMENT TO ARTICLE 15 OF THE COMPANYS BYLAWS CONCERNING THE USE OF WRITTEN CONSULTATIONS IN ACCORDANCE WITH THE PROVISIONS OF THE ATTRACTIVENESS LAW OF JUNE 13, 2024 | For | With | Approved |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 26 | AMENDMENT TO PARAGRAPH 1 OF ARTICLE 27 OF THE COMPANY'S BYLAWS TO BRING IT INTO LINE WITH THE PROVISIONS OF ARTICLE R. 22- 10-28 OF THE FRENCH COMMERCIAL CODE AS REGARDS THE RECORD DATE | For | With | Approved |
| KLEPIERRE (EX- COMPAGNIE FONCIERE KLEPIERRE) SA | 24- Apr- 2025 | 27 | AMENDMENT TO PARAGRAPH 8 AND DELETION OF PARAGRAPH 10 OF ARTICLE 27 OF THE COMPANYS BYLAWS CONCERNING THE USE OF A MEANS OF TELECOMMUNICATION AT GENERAL MEETINGS IN ACCORDANCE WITH THE PROVISIONS OF THE ATTRACTIVENESS LAW OF JUNE 13, 2024 | For | With | Approved |



| KLEPIERRE (EX- | 24- | 28 | POWERS FOR FORMALITIES | With | Approved | |
|--------------------|------|----|------------------------|------|----------|--|
| COMPAGNIE FONCIERE | Apr- | | | | | |
| KLEPIERRE) SA | 2025 | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| SCATEC ASA | 24- Apr- 2025 | 6 | ELECT CHAIR OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING | For | With | Approved | |
| SCATEC ASA | 24- Apr- 2025 | 7 | APPROVE NOTICE OF MEETING AND AGENDA | For | With | Approved | |
| SCATEC ASA | 24- Apr- 2025 | 9 | ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS | For | With | Approved | |
| SCATEC ASA | 24- Apr- 2025 | 11 | APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT | For | With | Approved | |
| SCATEC ASA | 24- Apr- 2025 | 12 | APPROVE REMUNERATION REPORT | For | With | Approved | |
| SCATEC ASA | 24- Apr- 2025 | 13 | ELECT JORGEN KILDAHL (CHAIR) AS DIRECTOR | For | With | Approved | |
| SCATEC ASA | 24- Apr- 2025 | 14 | ELECT JUTTA DISSEN AS NEW DIRECTOR | For | With | Approved | |
| SCATEC ASA | 24- Apr- 2025 | 15 | APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF NOK 680,000 FOR CHAIR AND NOK 420,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION OF COMMITTEE WORK; APPROVE REMUNERATION OF AUDIT COMMITTEE | For | With | Approved | |



| SCATEC ASA | 24- Apr- | 16 | REELECT MADS HOLM AS MEMBER OF NOMINATING COMMITTEE | For | With | Approved | |
|------------|-------------|----|---|-----|------|----------|--|
| | 2025 | | | | | | |
| SCATEC ASA | 24- | 17 | REELECT CHRISTIAN ROM AS MEMBER OF | For | With | Approved | |
| | Apr- | | NOMINATING COMMITTEE | | | | |
| | 2025 | | | | | | |
| SCATEC ASA | 24- | 18 | REELECT OLE JAKOB HUNDSTAD AS MEMBER | For | With | Approved | |
| | Apr- | | OF NOMINATING COMMITTEE | | | | |
| | 2025 | | | | | | |
| SCATEC ASA | 24- | 19 | APPROVE REMUNERATION OF MEMBERS OF | For | With | Approved | |
| | Apr- | | NOMINATING COMMITTEE | | | | |
| | 2025 | | | | | | |
| SCATEC ASA | 24- | 20 | APPROVE REMUNERATION OF AUDITORS | For | With | Approved | |
| | Apr- | | | | | | |
| | 2025 | | | | | | |
| SCATEC ASA | 24- | 21 | AUTHORIZE SHARE REPURCHASE PROGRAM | For | With | Approved | |
| | Apr- | | AND REISSUANCE OF REPURCHASED SHARES IN | | | | |
| | 2025 | | CONNECTION WITH ACQUISITIONS, MERGERS, | | | | |
| | | | DEMERGERS OR SIMILAR | | | | |
| SCATEC ASA | 24- | 22 | APPROVE EQUITY PLAN FINANCING THROUGH | For | With | Approved | |
| | Apr- | | SHARE REPURCHASE PROGRAM | | | | |
| | 2025 | | | | | | |
| SCATEC ASA | 24- | 23 | AUTHORIZE SHARE REPURCHASE PROGRAM | For | With | Approved | |
| | Apr- | | FOR THE PURPOSE OF INVESTMENT OR FOR | | | | |
| | 2025 | | SUBSEQUENT SALE OR DELETION OF SHARES | | | | |
| SCATEC ASA | 24- | 24 | APPROVE CREATION OF UP TO NOK 397,293 | For | With | Approved | |
| | Apr- | | POOL OF CAPITAL WITHOUT PREEMPTIVE | | | | |
| | 2025 | | RIGHTS | | | | |
| SCATEC ASA | 24- | 25 | APPROVE EQUITY PLAN FINANCING THROUGH | For | With | Approved | |
| | Apr- | | ISSUANCE OF SHARES | | | | |
| | 2025 | | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|----------------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| GRENERGY RENOVABLES S.A | 29- Apr- 2025 | 2 | APPROVE STANDALONE FINANCIAL STATEMENTS | For | With | Approved | |
| GRENERGY RENOVABLES S.A | 29- Apr- 2025 | 3 | APPROVE CONSOLIDATED FINANCIAL STATEMENTS | For | With | Approved | |
| GRENERGY RENOVABLES S.A | 29- Apr- 2025 | 4 | APPROVE NON-FINANCIAL INFORMATION STATEMENT | For | With | Approved | |
| GRENERGY RENOVABLES S.A | 29- Apr- 2025 | 5 | APPROVE ALLOCATION OF INCOME | For | With | Approved | |
| GRENERGY RENOVABLES S.A | 29- Apr- 2025 | 6 | APPROVE DISCHARGE OF BOARD | For | With | Approved | |
| GRENERGY RENOVABLES S.A | 29- Apr- 2025 | 7 | RENEW APPOINTMENT OF ERNST & YOUNG AS AUDITOR | For | With | Approved | |
| GRENERGY RENOVABLES S.A | 29- Apr- 2025 | 8 | APPROVE REDUCTION IN SHARE CAPITAL VIA CANCELLATION OF TREASURY SHARES | For | With | Approved | |
| GRENERGY RENOVABLES S.A | 29- Apr- 2025 | 9 | FIX NUMBER OF DIRECTORS AT 8 | For | With | Approved | |
| GRENERGY RENOVABLES S.A | 29- Apr- 2025 | 10 | REELECT MARIA MERRY DEL VAL MARIATEGUI AS DIRECTOR | For | With | Approved | |



| GRENERGY RENOVABLES | 29- | 11 | ADVISORY VOTE ON REMUNERATION REPORT | For | With | Approved |
|---------------------|------|----|---------------------------------------|-----|------|----------|
| S.A | Apr- | | | | | |
| | 2025 | | | | | |
| GRENERGY RENOVABLES | 29- | 12 | AUTHORIZE SHARE REPURCHASE PROGRAM | For | With | Approved |
| S.A | Apr- | | | | | |
| | 2025 | | | | | |
| GRENERGY RENOVABLES | 29- | 13 | AUTHORIZE COMPANY TO CALL EGM WITH 15 | For | With | Approved |
| S.A | Apr- | | DAYS' NOTICE | | | |
| | 2025 | | | | | |
| GRENERGY RENOVABLES | 29- | 14 | AUTHORIZE BOARD TO RATIFY AND EXECUTE | For | With | Approved |
| S.A | Apr- | | APPROVED RESOLUTIONS | | | |
| | 2025 | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|---------------------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| MERLIN PROPERTIES SOCIMI S.A | 29- Apr- 2025 | 3 | EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE SEPARATE FINANCIAL STATEMENTS AND DIRECTORS REPORT OF MERLIN PROPERTIES, SOCIMI, S.A. FOR THE YEAR ENDED DECEMBER 31, 2024 | For | With | Approved | |
| MERLIN PROPERTIES SOCIMI S.A | 29- Apr- 2025 | 4 | EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE CONSOLIDATED FINANCIAL STATEMENTS AND DIRECTORS' REPORT OF MERLIN PROPERTIES, SOCIMI, S.A. AND ITS SUBSIDIARIES FOR THE YEAR ENDED DECEMBER 31, 2024 | For | With | Approved | |
| MERLIN PROPERTIES SOCIMI S.A | 29- Apr- 2025 | 5 | EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE NON-FINANCIAL INFORMATION STATEMENT OF MERLIN PROPERTIES, SOCIMI, S.A. FOR THE YEAR ENDED DECEMBER 31, 2024, WHICH FORMS PART OF THE CONSOLIDATED DIRECTORS' REPORT | For | With | Approved | |
| MERLIN PROPERTIES SOCIMI S.A | 29- Apr- 2025 | 6 | EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE PROPOSED APPROPRIATION OF INCOME/LOSS FOR THE YEAR ENDED DECEMBER 31, 2024 | For | With | Approved | |
| MERLIN PROPERTIES SOCIMI S.A | 29- Apr- 2025 | 7 | EXAMINATION AND APPROVAL, IF APPROPRIATE, OF A DISTRIBUTION OF A DIVIDEND OUT OF THE "SHARE PREMIUM" RESERVE | For | With | Approved | |
| MERLIN PROPERTIES SOCIMI S.A | 29- Apr- 2025 | 8 | EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE CONDUCT OF BUSINESS BY THE BOARD OF DIRECTORS DURING THE YEAR ENDED DECEMBER 31, 2024 | For | With | Approved | |



| MERLIN PROPERTIES | 29- | 9 | ESTABLISHMENT OF THE NUMBER OF | For | With | Approved |
|-------------------|------|----|---|-----|------|----------|
| SOCIMI S.A | Apr- | | MEMBERS OF THE BOARD OF DIRECTORS AND | | | |
| | 2025 | | MAINTENANCE OF VACANCY | | | |
| MERLIN PROPERTIES | 29- | 10 | RATIFICATION OF THE APPOINTMENT BY CO- | For | With | Approved |
| SOCIMI S.A | Apr- | | OPTION AND REELECTION AND APPOINTMENT | | | |
| | 2025 | | OF MR. JOSE LUIS DE MORA GIL-GALLARDO AS | | | |
| | | | DIRECTOR, CLASSIFIED AS NOMINEE DIRECTOR | | | |
| MERLIN PROPERTIES | 29- | 11 | REELECTION OF MR. JUAN MARIA AGUIRRE | For | With | Approved |
| SOCIMI S.A | Apr- | | GONZALO AS DIRECTOR, CLASSIFIED AS | | | |
| | 2025 | | INDEPENDENT DIRECTOR | | | |
| MERLIN PROPERTIES | 29- | 12 | REELECTION OF MS. MARIA DEL PILAR CAVERO | For | With | Approved |
| SOCIMI S.A | Apr- | | MESTRE AS DIRECTOR, CLASSIFIED AS | | | |
| | 2025 | | INDEPENDENT DIRECTOR | | | |
| MERLIN PROPERTIES | 29- | 13 | REELECTION OF MS. FRANCISCA ORTEGA | For | With | Approved |
| SOCIMI S.A | Apr- | | HERNANDEZ-AGERO AS DIRECTOR, CLASSIFIED | | | |
| | 2025 | | AS NOMINEE DIRECTOR | | | |
| MERLIN PROPERTIES | 29- | 14 | APPROVAL, FOR THE PURPOSES OF ARTICLE 529 | For | With | Approved |
| SOCIMI S.A | Apr- | | NOVODECIES OF THE REVISED CAPITAL | | | |
| | 2025 | | COMPANIES LAW, OF THE DIRECTORS' | | | |
| | | | COMPENSATION POLICY | | | |
| MERLIN PROPERTIES | 29- | 15 | APPROVAL OF A SHARE-BASED INCENTIVE PLAN | For | With | Approved |
| SOCIMI S.A | Apr- | | TARGETED AT MANAGERS AND EMPLOYEES, | | | |
| | 2025 | | INCLUDING THE EXECUTIVE DIRECTORS OF THE | | | |
| | | | COMPANY, AND APPLICABLE IN FISCAL YEARS | | | |
| | | | 2025 TO 2027. ALLOCATION OF SHARES TO THE | | | |
| | | | PLAN. DELEGATION OF POWERS | | | |
| MERLIN PROPERTIES | 29- | 16 | CONSULTATIVE VOTE ON THE ANNUAL REPORT | For | With | Approved |
| SOCIMI S.A | Apr- | | ON DIRECTORS' COMPENSATION, AND ITS | | | |
| | 2025 | | ATTACHED STATISTICAL APPENDIX, FOR THE | | | |
| | | | YEAR ENDED DECEMBER 31, 2024 | | | |



| MERLIN PROPERTIES | 29- | 17 | AUTHORIZATION TO THE BOARD OF | For | With | Approved |
|-------------------|------|----|---|-----|------|----------|
| SOCIMI S.A | Apr- | | DIRECTORS, WITH POWERS OF DELEGATION, TO | | | |
| | 2025 | | INCREASE THE SHARE CAPITAL PURSUANT TO | | | |
| | | | THE PROVISIONS OF ARTICLES 297.1.B) AND | | | |
| | | | 506 OF THE REVISED CAPITAL COMPANIES LAW, | | | |
| | | | FOR A MAXIMUM TERM OF FIVE YEARS, BY | | | |
| | | | WAY OF MONETARY CONTRIBUTIONS AND | | | |
| | | | WITH THE POWER TO EXCLUDE THE | | | |
| MERLIN PROPERTIES | 29- | 18 | AUTHORIZATION FOR THE DERIVATIVE | For | With | Approved |
| SOCIMI S.A | Apr- | | ACQUISITION OF TREASURY STOCK BY MERLIN | | | |
| | 2025 | | PROPERTIES, SOCIMI, S.A. OR COMPANIES IN | | | |
| | | | ITS GROUP, FOR A PERIOD OF FIVE YEARS. | | | |
| | | | REVOCATION OF PREVIOUS AUTHORIZATIONS | | | |
| MERLIN PROPERTIES | 29- | 19 | AUTHORIZATION AND DELEGATION TO THE | For | With | Approved |
| SOCIMI S.A | Apr- | | BOARD OF DIRECTORS, WITH POWERS OF | | | |
| | 2025 | | DELEGATION, FOR A MAXIMUM TERM OF FIVE | | | |
| | | | YEARS, TO ISSUE SECURITIES (INCLUDING, IN | | | |
| | | | PARTICULAR, DEBENTURES, BONDS AND | | | |
| | | | WARRANTS) THAT ARE EXCHANGEABLE FOR OR | | | |
| | | | WITH THE RIGHT TO ACQUIRE THE | | | |
| | | | OUTSTANDING SHARES OF THE COMPANY OR | | | |
| | | | OTHER | | | |
| MERLIN PROPERTIES | 29- | 20 | AUTHORIZATION TO THE BOARD OF | For | With | Approved |
| SOCIMI S.A | Apr- | | DIRECTORS, WITH POWERS OF DELEGATION, | | | |
| | 2025 | | FOR A MAXIMUM TERM OF FIVE YEARS, TO | | | |
| | | | ISSUE FIXED-INCOME SECURITIES (INCLUDING, | | | |
| | | | IN PARTICULAR, DEBENTURES, BONDS AND | | | |
| | | | PROMISSORY NOTES) AND PREFERRED SHARES | | | |
| | | | AND TO GUARANTEE ISSUES OF THOSE | | | |
| | | | SECURITIES MADE BY OTHER COMPANIES IN ITS | | | |
| | | | GROUP. REVOCATION OF PREVIOUS | | | |
| | | | AUTHORIZATIONS | | | |



| MERLIN PROPERTIES | 29- | 21 | AUTHORIZATION TO SHORTEN THE PERIOD FOR | For | With | Approved |
|-------------------|------|----|---|-----|------|----------|
| SOCIMI S.A | Apr- | | CALLING SPECIAL SHAREHOLDERS' MEETINGS, | | | |
| | 2025 | | PURSUANT TO THE PROVISIONS OF ARTICLE 515 | | | |
| | | | OF THE REVISED CAPITAL COMPANIES LAW | | | |
| MERLIN PROPERTIES | 29- | 22 | AUTHORIZATION TO THE BOARD OF DIRECTORS | For | With | Approved |
| SOCIMI S.A | Apr- | | TO INTERPRET, RECTIFY, SUPPLEMENT, | | | |
| | 2025 | | IMPLEMENT AND CARRY OUT THE | | | |
| | | | RESOLUTIONS ADOPTED BY THE | | | |
| | | | SHAREHOLDERS' MEETING, AS WELL AS TO | | | |
| | | | DELEGATE THE POWERS IT RECEIVES FROM THE | | | |
| | | | SHAREHOLDERS' MEETING, AND TO DELEGATE | | | |
| | | | POWERS TO HAVE SUCH RESOLUTIONS | | | |
| | | | NOTARIZED | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|--------------------------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| CANADIAN NATIONAL RAILWAY COMPANY | 02- May- 2025 | 1 | ELECTION OF DIRECTORS: Election of Director: Shauneen Bruder | For | With | Approved | |
| CANADIAN NATIONAL RAILWAY COMPANY | 02- May- 2025 | 2 | Election of Director: Jo-ann dePass Olsovsky | For | With | Approved | |
| CANADIAN NATIONAL RAILWAY COMPANY | 02- May- 2025 | 3 | Election of Director: David Freeman | For | With | Approved | |
| CANADIAN NATIONAL RAILWAY COMPANY | 02- May- 2025 | 4 | Election of Director: Denise Gray | For | With | Approved | |
| CANADIAN NATIONAL RAILWAY COMPANY | 02- May- 2025 | 5 | Election of Director: Justin M. Howell | For | With | Approved | |
| CANADIAN NATIONAL RAILWAY COMPANY | 02- May- 2025 | 6 | Election of Director: Susan C. Jones | For | With | Approved | |
| CANADIAN NATIONAL RAILWAY COMPANY | 02- May- 2025 | 7 | Election of Director: Robert Knight | For | With | Approved | |
| CANADIAN NATIONAL RAILWAY COMPANY | 02- May- 2025 | 8 | Election of Director: Michel Letellier | For | With | Approved | |
| CANADIAN NATIONAL RAILWAY COMPANY | 02- May- 2025 | 9 | Election of Director: Margaret A. McKenzie | For | With | Approved | |



| CANADIAN NATIONAL | 02- | 10 | Election of Director: Al Monaco | For | With | Approved | |
|-------------------|------|----|---|---------|---------|----------|------------------|
| RAILWAY COMPANY | May- | | | | | | |
| | 2025 | | | | | | |
| CANADIAN NATIONAL | 02- | 11 | Election of Director: Tracy Robinson | For | With | Approved | |
| RAILWAY COMPANY | May- | | | | | | |
| | 2025 | | | | | | |
| CANADIAN NATIONAL | 02- | 12 | Appointment of KPMG LLP as auditors. | For | With | Approved | |
| RAILWAY COMPANY | May- | | | | | | |
| | 2025 | | | | | | |
| CANADIAN NATIONAL | 02- | 13 | Non-binding advisory resolution (the full text of | Against | Against | Approved | Compensation |
| RAILWAY COMPANY | May- | | which is set out on page 15 of the Information | | | | of 20 Million |
| | 2025 | | Circular) to accept the approach to executive | | | | for CEO is |
| | | | compensation disclosed in the Information | | | | exceptional and |
| | | | Circular. | | | | not in line with |
| | | | | | | | our |
| | | | | | | | renumeration |
| | | | | | | | policy. |
| CANADIAN NATIONAL | 02- | 14 | Non-binding advisory resolution (the full text of | For | With | Approved | |
| RAILWAY COMPANY | May- | | which is set out on page 15 of the Information | | | | |
| | 2025 | | Circular) to accept the Climate Action Plan as | | | | |
| | | | disclosed in the Information Circular. | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| CSX CORPORATION | 07- May- 2025 | 1 | Election of Director: Ann D. Begeman | For | With | Approved | |
| CSX CORPORATION | 07- May- 2025 | 2 | Election of Director: Thomas P. Bostick | For | With | Approved | |
| CSX CORPORATION | 07- May- 2025 | 3 | Election of Director: Anne H. Chow | For | With | Approved | |
| CSX CORPORATION | 07- May- 2025 | 4 | Election of Director: Steven T. Halverson | For | With | Approved | |
| CSX CORPORATION | 07- May- 2025 | 5 | Election of Director: Paul C. Hilal | For | With | Approved | |
| CSX CORPORATION | 07- May- 2025 | 6 | Election of Director: Joseph R. Hinrichs | For | With | Approved | |
| CSX CORPORATION | 07- May- 2025 | 7 | Election of Director: David M. Moffett | For | With | Approved | |
| CSX CORPORATION | 07- May- 2025 | 8 | Election of Director: Linda H. Riefler | For | With | Approved | |
| CSX CORPORATION | 07- May- 2025 | 9 | Election of Director: Suzanne M. Vautrinot | For | With | Approved | |



| CSX CORPORATION | 07- May- | 10 | Election of Director: James L. Wainscott | For | With | Approved | |
|-----------------|-------------|----|--|---------|---------|----------|-----------------|
| | 2025 | | | | | | |
| CSX CORPORATION | 07- | 11 | Election of Director: J. Steven Whisler | For | With | Approved | |
| | May- | | | | | | |
| | 2025 | | | | | | |
| CSX CORPORATION | 07- | 12 | Election of Director: John J. Zillmer | For | With | Approved | |
| | May- | | | | | | |
| | 2025 | | | | | | |
| CSX CORPORATION | 07- | 13 | The ratification of the appointment of Ernst & | For | With | Approved | |
| | May- | | Young LLP as the Independent Registered Public | | | | |
| | 2025 | | Accounting Firm for 2025. | | | | |
| CSX CORPORATION | 07- | 14 | Advisory (non-binding) resolution to approve | Against | Against | Approved | Compensation |
| | May- | | compensation for the Company's named | | | | is exceptional |
| | 2025 | | executive officers. | | | | and not in line |
| | | | | | | | with our |
| | | | | | | | renumeration |
| | | | | | | | policy. |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| PROLOGIS, INC. | 08- May- 2025 | 1 | Election of Director: Hamid R. Moghadam | For | With | Approved | |
| PROLOGIS, INC. | 08- May- 2025 | 2 | Election of Director: Cristina G. Bita | For | With | Approved | |
| PROLOGIS, INC. | 08- May- 2025 | 3 | Election of Director: James B. Connor | For | With | Approved | |
| PROLOGIS, INC. | 08- May- 2025 | 4 | Election of Director: George L. Fotiades | For | With | Approved | |
| PROLOGIS, INC. | 08- May- 2025 | 5 | Election of Director: Lydia H. Kennard | For | With | Approved | |
| PROLOGIS, INC. | 08- May- 2025 | 6 | Election of Director: Daniel S. Letter | For | With | Approved | |
| PROLOGIS, INC. | 08- May- 2025 | 7 | Election of Director: Irving F. Lyons III | For | With | Approved | |
| PROLOGIS, INC. | 08- May- 2025 | 8 | Election of Director: Guy A. Metcalfe | For | With | Approved | |
| PROLOGIS, INC. | 08- May- 2025 | 9 | Election of Director: Avid Modjtabai | For | With | Approved | |



| PROLOGIS, INC. | 08- May- 2025 | 10 | Election of Director: David P. O'Connor | For | With | Approved | |
|----------------|---------------------|----|---|---------|---------|----------|---|
| PROLOGIS, INC. | 08- May- 2025 | 11 | Election of Director: Olivier Piani | For | With | Approved | |
| PROLOGIS, INC. | 08- May- 2025 | 12 | Election of Director: Sarah A. Slusser | For | With | Approved | |
| PROLOGIS, INC. | 08- May- 2025 | 13 | Advisory Vote to Approve the Company's Executive Compensation for 2024. | Against | Against | Approved | Compensation of 50 Million for the CEOi s exceptional and not in line with our renumeration policy. |
| PROLOGIS, INC. | 08- May- 2025 | 14 | Ratification of the Appointment of KPMG LLP as the Company's Independent Registered Public Accounting Firm for the Year 2025. | For | With | Approved | |
| PROLOGIS, INC. | 08- May- 2025 | 15 | Vote on a stockholder proposal titled "Support a Reasonable Shareholder Ability to Call for a Special Shareholder Meeting." | Against | With | Rejected | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|----------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| CELLNEX TELECOM S.A. | 08- May- 2025 | 2 | APPROVAL OF THE INDIVIDUAL ANNUAL ACCOUNTS AND MANAGEMENT REPORT AND THE CONSOLIDATED ANNUAL ACCOUNTS AND MANAGEMENT REPORT FOR THE YEAR ENDED 31 DECEMBER 2024 | For | With | Approved | |
| CELLNEX TELECOM S.A. | 08- May- 2025 | 3 | APPROVAL OF THE STATE OF NON FINANCIAL INFORMATION AND SUSTAINABILITY INFORMATION CONTAINED IN THE CONSOLIDATED MANAGEMENT REPORT FOR THE YEAR ENDED 31 DECEMBER 2024 | For | With | Approved | |
| CELLNEX TELECOM S.A. | 08- May- 2025 | 4 | APPROVAL OF THE PROPOSAL FOR THE ALLOCATION OF PROFITS FOR THE YEAR ENDED 31 DECEMBER 2024 | For | With | Approved | |
| CELLNEX TELECOM S.A. | 08- May- 2025 | 5 | APPROVAL OF THE BOARD OF DIRECTORS MANAGEMENT AND ACTIVITY IN THE YEAR ENDED 31 DECEMBER 2024 | For | With | Approved | |
| CELLNEX TELECOM S.A. | 08- May- 2025 | 6 | APPROVAL AND DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO DISTRIBUTE DIVIDENDS CHARGED TO SHARE PREMIUM RESERVE | For | With | Approved | |
| CELLNEX TELECOM S.A. | 08- May- 2025 | 7 | APPROVAL OF A CAPITAL REDUCTION 10M MAXIMUM THROUGH THE REDEMPTION OF 40M SHARES MAXIMUM DELEGATION TO THE BOARD TO ESTABLISH THE OTHER CONDITIONS OF THE CAPITAL REDUCTION NOT FORESEEN BY GSM | For | With | Approved | |
| CELLNEX TELECOM S.A. | 08- May- 2025 | 8 | APPOINTMENT OF MR LUIS MANAS ANTON AS AN INDEPENDENT DIRECTOR FOR THE STATUTORY TERM | For | With | Approved | |



| CELLNEX TELECOM S.A. | 08- May- 2025 | 9 | MANTAINING THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS AT 13 | Against | Against | Approved | 7 to 9 board members should be more than sufficient |
|----------------------|---------------------|----|--|---------|---------|----------|---|
| CELLNEX TELECOM S.A. | 08- May- 2025 | 10 | APPROVAL OF THE MAXIMUM OVERALL AMOUNT OF REMUNERATION FOR BOARD MEMBERS IN THEIR CAPACITY AS SUCH | For | With | Approved | |
| CELLNEX TELECOM S.A. | 08- May- 2025 | 11 | APPROVAL OF THE REMUNERATION POLICY | Against | Against | Approved | Compensation is exceptional and not in line with our renumeration policy. |
| CELLNEX TELECOM S.A. | 08- May- 2025 | 12 | APPROVAL OF THE DELIVERY OF SHARES OR RIGHTS TO RECIVE SHARES IN THE COMPANY TO DIRECTORS WITHIN THE FRAMEWORK OF THE REMUNERATION SYSTEM FOR NON EXECUTIVE DIRECTORS OF THE COMPANY | For | With | Approved | |
| CELLNEX TELECOM S.A. | 08- May- 2025 | 13 | DELEGATION OF POWERS TO FORMALIZE AND EXECUTE ALL THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS MEETING | For | With | Approved | |
| CELLNEX TELECOM S.A. | 08- May- 2025 | 14 | CONSULTATIVE VOTE ON THE ANNUAL REPORT ON DIRECTORS REMUNERATION FOR YEAR ENDED 31 DECEMBER 2024 | Against | Against | Approved | Compensation is exceptional and not in line with our renumeration policy. |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| AEDIFICA SA | 13- May- 2025 | 9 | PROPOSAL TO APPROVE THE STATUTORY ANNUAL ACCOUNTS CLOSED PER 31 DECEMBER 2024, INCLUDING THE ALLOCATION OF THE RESULTS PROPOSED THEREIN. ACCORDINGLY, PROPOSAL TO DISTRIBUTE TO THE SHAREHOLDERS A GROSS DIVIDEND OF 3.90 PER SHARE (REPRESENTED BY COUPON NO 35 - TO BE DETACHED PURSUANT TO THIS GENERAL MEETING). ACKNOWLEDGEMENT AND APPROVAL OF THE STATUTORY ANNUAL ACCOUNTS CLOSED PER 31 DECEMBER 2024 AND ALLOCATION OF FINANCIAL RESULTS | For | With | Approved | |
| AEDIFICA SA | 13- May- 2025 | 10 | APPROVAL DISTRIBUTION OF A GROSS DIVIDEND OF EUR 3.90 PER SHARE (REPRESENTED BY COUPON NO 35) | For | With | Approved | |
| AEDIFICA SA | 13- May- 2025 | 11 | PROPOSAL TO APPROVE THE REMUNERATION REPORT THAT CONSTITUTES A SPECIFIC PART OF THE CORPORATE GOVERNANCE STATEMENT. APPROVAL OF THE REMUNERATION REPORT | For | With | Approved | |
| AEDIFICA SA | 13- May- 2025 | 12 | PROPOSAL TO GRANT DISCHARGE, BY MEANS OF A SEPARATE VOTE, TO EACH OF THE COMPANY'S (CURRENT AND FORMER) DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED PER 31 DECEMBER 2024. DISCHARGE TO MR. SERGE WIBAUT | For | With | Approved | |



| AEDIFICA SA | 13- May- 2025 | 13 | PROPOSAL TO GRANT DISCHARGE, BY MEANS OF A SEPARATE VOTE, TO EACH OF THE COMPANY'S (CURRENT AND FORMER) DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED PER 31 DECEMBER 2024. DISCHARGE TO MR. STEFAAN GIELENS | For | With | Approved | |
|-------------|---------------------|----|---|-----|------|----------|--|
| AEDIFICA SA | 13- May- 2025 | 14 | PROPOSAL TO GRANT DISCHARGE, BY MEANS OF A SEPARATE VOTE, TO EACH OF THE COMPANY'S (CURRENT AND FORMER) DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED PER 31 DECEMBER 2024. DISCHARGE TO MS. INGRID DAERDEN | For | With | Approved | |
| AEDIFICA SA | 13- May- 2025 | 15 | PROPOSAL TO GRANT DISCHARGE, BY MEANS OF A SEPARATE VOTE, TO EACH OF THE COMPANY'S (CURRENT AND FORMER) DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED PER 31 DECEMBER 2024. DISCHARGE TO MR. SVEN BOGAERTS | For | With | Approved | |
| AEDIFICA SA | 13- May- 2025 | 16 | PROPOSAL TO GRANT DISCHARGE, BY MEANS OF A SEPARATE VOTE, TO EACH OF THE COMPANY'S (CURRENT AND FORMER) DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED PER 31 DECEMBER 2024. DISCHARGE TO MS. KATRIEN KESTELOOT | For | With | Approved | |
| AEDIFICA SA | 13- May- 2025 | 17 | PROPOSAL TO GRANT DISCHARGE, BY MEANS OF A SEPARATE VOTE, TO EACH OF THE COMPANY'S (CURRENT AND FORMER) DIRECTOR FOR THE PERFORMANCE OF THEIR | For | With | Approved | |



| | | | MANDATE DURING THE FINANCIAL YEAR CLOSED PER 31 DECEMBER 2024. DISCHARGE TO MS. ELISABETH MAY-ROBERTI | | | | |
|-------------|---------------------|----|---|-----|------|----------|--|
| AEDIFICA SA | 13- May- 2025 | 18 | PROPOSAL TO GRANT DISCHARGE, BY MEANS OF A SEPARATE VOTE, TO EACH OF THE COMPANY'S (CURRENT AND FORMER) DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED PER 31 DECEMBER 2024. DISCHARGE TO MR. LUC PLASMAN | For | With | Approved | |
| AEDIFICA SA | 13- May- 2025 | 19 | PROPOSAL TO GRANT DISCHARGE, BY MEANS OF A SEPARATE VOTE, TO EACH OF THE COMPANY'S (CURRENT AND FORMER) DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED PER 31 DECEMBER 2024. DISCHARGE TO MS. MARLEEN WILLEKENS | For | With | Approved | |
| AEDIFICA SA | 13- May- 2025 | 20 | PROPOSAL TO GRANT DISCHARGE, BY MEANS OF A SEPARATE VOTE, TO EACH OF THE COMPANY'S (CURRENT AND FORMER) DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED PER 31 DECEMBER 2024. DISCHARGE TO MR. CHARLES-ANTOINE VAN AELST | For | With | Approved | |
| AEDIFICA SA | 13- May- 2025 | 21 | PROPOSAL TO GRANT DISCHARGE, BY MEANS OF A SEPARATE VOTE, TO EACH OF THE COMPANY'S (CURRENT AND FORMER) DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE FINANCIAL YEAR CLOSED PER 31 DECEMBER 2024. DISCHARGE TO MR. PERTTI HUUSKONEN | For | With | Approved | |



| AEDIFICA SA | 13- | 22 | PROPOSAL TO GRANT DISCHARGE, BY MEANS | For | With | Approved | |
|-------------|------|----|--|-----|------|----------|--|
| | May- | | OF A SEPARATE VOTE, TO EACH OF THE | | | | |
| | 2025 | | COMPANY'S (CURRENT AND FORMER) | | | | |
| | | | DIRECTOR FOR THE PERFORMANCE OF THEIR | | | | |
| | | | MANDATE DURING THE FINANCIAL YEAR | | | | |
| | | | CLOSED PER 31 DECEMBER 2024. DISCHARGE | | | | |
| | | | TO MS. KARI PITKIN | | | | |
| AEDIFICA SA | 13- | 23 | PROPOSAL TO GRANT DISCHARGE, BY MEANS | For | With | Approved | |
| | May- | | OF A SEPARATE VOTE, TO EACH OF THE | | | | |
| | 2025 | | COMPANY'S (CURRENT AND FORMER) | | | | |
| | | | DIRECTOR FOR THE PERFORMANCE OF THEIR | | | | |
| | | | MANDATE DURING THE FINANCIAL YEAR | | | | |
| | | | CLOSED PER 31 DECEMBER 2024. DISCHARGE | | | | |
| | | | TO MR. RAOUL THOMASSEN | | | | |
| AEDIFICA SA | 13- | 24 | PROPOSAL TO GRANT DISCHARGE, BY MEANS | For | With | Approved | |
| | May- | | OF A SEPARATE VOTE, TO EACH OF THE | | | | |
| | 2025 | | COMPANY'S (CURRENT AND FORMER) | | | | |
| | | | DIRECTOR FOR THE PERFORMANCE OF THEIR | | | | |
| | | | MANDATE DURING THE FINANCIAL YEAR | | | | |
| | | | CLOSED PER 31 DECEMBER 2024. DISCHARGE | | | | |
| | | | TO MS. HENRIKE WALDBURG | | | | |
| AEDIFICA SA | 13- | 25 | PROPOSAL TO GRANT DISCHARGE TO THE | For | With | Approved | |
| | May- | | COMPANY'S STATUTORY AUDITOR FOR THE | | | | |
| | 2025 | | PERFORMANCE OF ITS MANDATE DURING THE | | | | |
| | | | FINANCIAL YEAR CLOSED PER 31 DECEMBER | | | | |
| | | | 2024. DISCHARGE TO EY BEDRIJFSREVISOREN | | | | |
| AEDIFICA SA | 13- | 26 | APPOINTMENT OF ERNST AND YOUNG | For | With | Approved | |
| | May- | | BEDRIJFSREVISOREN/REVISEURS DENTREPRISES | | | | |
| | 2025 | | BV/SRL, REPRESENTED BY CHRISTOPHE | | | | |
| | | | BOSCHMANS, FOR THE PURPOSES OF THE | | | | |
| | | | ASSURANCE OF SUSTAINABILITY INFORMATION, | | | | |



| | | | ONLY IF REQUIRED UNDER THE APPLICABLE LEGISLATION | | | | |
|-------------|---------------------|----|--|-----|------|----------|--|
| AEDIFICA SA | 13- May- 2025 | 27 | PROPOSAL, ONLY IF REQUIRED UNDER THE APPLICABLE LEGISLATION, TO DETERMINE THE REMUNERATION OF THE STATUTORY AUDITOR FOR THE ASSURANCE OF SUSTAINABILITY INFORMATION AT 65,000 PER YEAR (EXCLUDING VAT AND EXPENSES, TO BE INDEXED ANNUALLY IN VIEW OF THE EVOLUTION OF THE HEALTH INDEX); FOR FULL AGENDA SEE THE CBP PORTAL OR THE CONVOCATION DOCUMENT | For | With | Approved | |
| AEDIFICA SA | 13- May- 2025 | 28 | SUBJECT TO THE APPROVAL BY THE FSMA, PROPOSAL, UPON RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE, TO RENEW, WITH IMMEDIATE EFFECT, THE MANDATE OF MR RAOUL THOMASSEN AS EXECUTIVE DIRECTOR, UNTIL THE END OF THE ORDINARY GENERAL MEETING TO BE HELD IN 2028 | For | With | Approved | |
| AEDIFICA SA | 13- May- 2025 | 29 | THE MANDATE OF MR RAOUL THOMASSEN AS EXECUTIVE DIRECTOR WILL NOT BE SEPARATELY REMUNERATED | For | With | Approved | |
| AEDIFICA SA | 13- May- 2025 | 30 | APPOINTMENT OF A NEW INDEPENDENT DIRECTOR: SUBJECT TO THE APPROVAL BY THE FSMA, PROPOSAL TO APPOINT, UPON RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE, WITH IMMEDIATE EFFECT, MS RIKKE LYKKE, AS NON- EXECUTIVE INDEPENDENT DIRECTOR, UNTIL | For | With | Approved | |



| | | | THE END OF THE ORDINARY GENERAL MEETING OF 2028. THE BOARD OF DIRECTORS CON FOR FULL AGENDA SEE THE CBP PORTAL OR THE CONVOCATION DOCUMENT | | | | |
|-------------|---------------------|----|--|-----|------|----------|--|
| AEDIFICA SA | 13- May- 2025 | 31 | APPOINTMENT OF A NEW INDEPENDENT DIRECTOR: PROPOSAL TO REMUNERATE MS LYKKE IN THE SAME WAY AS THE OTHER NON- EXECUTIVE DIRECTORS WITHIN THE FRAMEWORK OF THE REMUNERATION POLICY | For | With | Approved | |
| AEDIFICA SA | 13- May- 2025 | 32 | PROPOSAL TO APPROVE THE REVISED REMUNERATION POLICY ESTABLISHED IN ACCORDANCE WITH ARTICLE 7:89/1 OF THE BELGIAN CODE OF COMPANIES AND ASSOCIATIONS. THE BOARD OF DIRECTORS, ON RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE, HAS REVISED THE REMUNERATION POLICY APPLICABLE TO MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE | For | With | Approved | |



| AEDIFICA SA | 13- | 33 | PROPOSAL TO, BY MEANS OF A SEPARATE VOTE | For | With | Approved | |
|-------------|------|----|---|-----|------|----------|--|
| | May- | | AND UPON PROPOSAL OF THE NOMINATION | | | | |
| | 2025 | | AND REMUNERATION COMMITTEE, INCREASE, | | | | |
| | | | AS FROM 1 JANUARY 2025, THE FIXED ANNUAL | | | | |
| | | | REMUNERATION OF THE NON-EXECUTIVE | | | | |
| | | | DIRECTORS AS FOLLOWS: THE REMUNERATION | | | | |
| | | | POLICY REQUIRES THE DIRECTORS | | | | |
| | | | REMUNERATION TO BE DESIGNED TO ATTRACT | | | | |
| | | | INDIVIDUALS WITH THE REQUIRED RANGE OF | | | | |
| | | | SKILLS AND EXPERIENCE, IN ALIGNMENT WITH | | | | |
| | | | MARKET TRENDS AND THE LONG-TERM | | | | |
| | | | INTERESTS OF THE SHAREHOLDERS. IN THE | | | | |
| | | | COMING YEARS, SEVERAL DIRECTOR | | | | |
| | | | MANDATES (INCLUDING THE CHAIR MANDATE) | | | | |
| | | | WILL COME TO EXPIRE AND NEW DIRECTORS | | | | |
| | | | WILL NEED TO BE RECRUITED. TO ENSURE THAT | | | | |
| | | | THE LEVEL OF REMUNERATION IS IN LINE WITH | | | | |
| | | | MARKET PRACTISE TO CONTINUE TO ATTRACT | | | | |
| | | | QUALIFIED HIGH-LEVEL PROFILES, THE | | | | |
| | | | NOMINATION AND REMUNERATION | | | | |
| | | | COMMITTEE HAS, AT THE END OF 2024, | | | | |
| | | | CARRIED OUT AN EXTERNAL COMPARATIVE | | | | |
| | | | STUDY IN COLLABORATION WITH AN | | | | |
| | | | INDEPENDENT COMPENSATION CONSULTANT. | | | | |
| | | | THIS COMPARATIVE STUDY WAS CONDUCTED | | | | |
| | | | AGAINST AN EUROPEAN PEER GROUP (SEE P 1 | | | | |
| | | | FOR FULL AGENDA SEE THE CBP PORTAL OR THE | | | | |
| | | | CONVOCATION DOCUMENT REMUNERATION | | | | |
| | | | OF THE NON-EXECUTIVE DIRECTORS: 1 FOR THE | | | | |
| | | | CHAIR OF THE BOARD OF DIRECTORS: FROM | | | | |
| | | | 90,000 TO 142,000 | | | | |



| AEDIFICA SA | 13- | 34 | PROPOSAL TO, BY MEANS OF A SEPARATE VOTE | For | With | Approved | |
|-------------|------|----|---|-----|------|----------|--|
| | May- | | AND UPON PROPOSAL OF THE NOMINATION | | | | |
| | 2025 | | AND REMUNERATION COMMITTEE, INCREASE, | | | | |
| | | | AS FROM 1 JANUARY 2025, THE FIXED ANNUAL | | | | |
| | | | REMUNERATION OF THE NON-EXECUTIVE | | | | |
| | | | DIRECTORS AS FOLLOWS: THE REMUNERATION | | | | |
| | | | POLICY REQUIRES THE DIRECTORS | | | | |
| | | | REMUNERATION TO BE DESIGNED TO ATTRACT | | | | |
| | | | INDIVIDUALS WITH THE REQUIRED RANGE OF | | | | |
| | | | SKILLS AND EXPERIENCE, IN ALIGNMENT WITH | | | | |
| | | | MARKET TRENDS AND THE LONG-TERM | | | | |
| | | | INTERESTS OF THE SHAREHOLDERS. IN THE | | | | |
| | | | COMING YEARS, SEVERAL DIRECTOR | | | | |
| | | | MANDATES (INCLUDING THE CHAIR MANDATE) | | | | |
| | | | WILL COME TO EXPIRE AND NEW DIRECTORS | | | | |
| | | | WILL NEED TO BE RECRUITED. TO ENSURE THAT | | | | |
| | | | THE LEVEL OF REMUNERATION IS IN LINE WITH | | | | |
| | | | MARKET PRACTISE TO CONTINUE TO ATTRACT | | | | |
| | | | QUALIFIED HIGH-LEVEL PROFILES, THE | | | | |
| | | | NOMINATION AND REMUNERATION | | | | |
| | | | COMMITTEE HAS, AT THE END OF 2024, | | | | |
| | | | CARRIED OUT AN EXTERNAL COMPARATIVE | | | | |
| | | | STUDY IN COLLABORATION WITH AN | | | | |
| | | | INDEPENDENT COMPENSATION CONSULTANT. | | | | |
| | | | THIS COMPARATIVE STUDY WAS CONDUCTED | | | | |
| | | | AGAINST AN EUROPEAN PEER GROUP (SEE P 1 | | | | |
| | | | FOR FULL AGENDA SEE THE CBP PORTAL OR THE | | | | |
| | | | CONVOCATION DOCUMENT REMUNERATION | | | | |
| | | | OF THE NON-EXECUTIVE DIRECTORS: 2 FOR ANY | | | | |
| | | | OTHER NON-EXECUTIVE DIRECTOR: FROM | | | | |
| | | | 35,000 TO 42,000 | | | | |



| AEDIFICA SA | 13- | 35 | PROPOSAL TO APPROVE AND RATIFY IF | For | With | Approved |
|-------------|------|----|--|-----|------|----------|
| | May- | | NECESSARY, BY MEANS OF A SEPARATE VOTE | | | '' |
| | 2025 | | AND IN ACCORDANCE WITH ARTICLE 7:151 OF | | | |
| | | | THE BELGIAN CODE OF COMPANIES AND | | | |
| | | | ASSOCIATIONS, ALL PROVISIONS | | | |
| | | | INCORPORATED IN THE FOLLOWING CREDIT | | | |
| | | | AGREEMENTS, WHICH PROVIDE FOR A | | | |
| | | | POSSIBLE EARLY REPAYMENT, AND/OR AN | | | |
| | | | IMMEDIATE SUSPENSION OF THE USE, OF THE | | | |
| | | | CREDIT IN THE EVENT OF CHANGE OF CONTROL | | | |
| | | | OVER THE COMPANY: APPROVAL OF CHANGE | | | |
| | | | OF CONTROL CLAUSES IN THE CREDIT | | | |
| | | | AGREEMENTS AND DEBT INSTRUMENTS | | | |
| | | | BINDING THE COMPANY: CREDIT AGREEMENT | | | |
| | | | BETWEEN THE COMPANY AND BELFIUS BANK | | | |
| | | | NV/SA DATED 9 APRIL 2024 FOR A CREDIT | | | |
| | | | AMOUNT OF 25 MILLION | | | |
| AEDIFICA SA | 13- | 36 | PROPOSAL TO APPROVE AND RATIFY IF | For | With | Approved |
| | May- | | NECESSARY, BY MEANS OF A SEPARATE VOTE | | | |
| | 2025 | | AND IN ACCORDANCE WITH ARTICLE 7:151 OF | | | |
| | | | THE BELGIAN CODE OF COMPANIES AND | | | |
| | | | ASSOCIATIONS, ALL PROVISIONS | | | |
| | | | INCORPORATED IN THE FOLLOWING CREDIT | | | |
| | | | AGREEMENTS, WHICH PROVIDE FOR A | | | |
| | | | POSSIBLE EARLY REPAYMENT, AND/OR AN | | | |
| | | | IMMEDIATE SUSPENSION OF THE USE, OF THE | | | |
| | | | CREDIT IN THE EVENT OF CHANGE OF CONTROL | | | |
| | | | OVER THE COMPANY: APPROVAL OF CHANGE | | | |
| | | | OF CONTROL CLAUSES IN THE CREDIT | | | |
| | | | AGREEMENTS AND DEBT INSTRUMENTS | | | |
| | | | BINDING THE COMPANY: CREDIT AGREEMENT | | | |
| | | | BETWEEN THE COMPANY AND BNP PARIBAS | | | |



| | | | FORTIS NV/SA DATED 25 JUNE 2024 FOR A CREDIT AMOUNT OF 30 MILLION | | | | |
|-------------|---------------------|----|---|-----|------|----------|--|
| AEDIFICA SA | 13- May- 2025 | 37 | PROPOSAL TO APPROVE AND RATIFY IF NECESSARY, BY MEANS OF A SEPARATE VOTE AND IN ACCORDANCE WITH ARTICLE 7:151 OF THE BELGIAN CODE OF COMPANIES AND ASSOCIATIONS, ALL PROVISIONS INCORPORATED IN THE FOLLOWING CREDIT AGREEMENTS, WHICH PROVIDE FOR A POSSIBLE EARLY REPAYMENT, AND/OR AN IMMEDIATE SUSPENSION OF THE USE, OF THE CREDIT IN THE EVENT OF CHANGE OF CONTROL OVER THE COMPANY: APPROVAL OF CHANGE OF CONTROL CLAUSES IN THE CREDIT AGREEMENTS AND DEBT INSTRUMENTS BINDING THE COMPANY: CREDIT AGREEMENT BETWEEN THE COMPANY AND BNP PARIBAS FORTIS NV/SA DATED 17 JULY 2024 FOR A CREDIT AMOUNT OF 30 MILLION | For | With | Approved | |



| AEDIFICA SA | 13- | 38 | PROPOSAL TO APPROVE AND RATIFY IF | For | With | Approved |
|-------------|------|----|--|-----|------|----------|
| | May- | | NECESSARY, BY MEANS OF A SEPARATE VOTE | | | |
| | 2025 | | AND IN ACCORDANCE WITH ARTICLE 7:151 OF | | | |
| | | | THE BELGIAN CODE OF COMPANIES AND | | | |
| | | | ASSOCIATIONS, ALL PROVISIONS | | | |
| | | | INCORPORATED IN THE FOLLOWING CREDIT | | | |
| | | | AGREEMENTS, WHICH PROVIDE FOR A | | | |
| | | | POSSIBLE EARLY REPAYMENT, AND/OR AN | | | |
| | | | IMMEDIATE SUSPENSION OF THE USE, OF THE | | | |
| | | | CREDIT IN THE EVENT OF CHANGE OF CONTROL | | | |
| | | | OVER THE COMPANY: APPROVAL OF CHANGE | | | |
| | | | OF CONTROL CLAUSES IN THE CREDIT | | | |
| | | | AGREEMENTS AND DEBT INSTRUMENTS | | | |
| | | | BINDING THE COMPANY: CREDIT AGREEMENT | | | |
| | | | BETWEEN THE COMPANY AND KBC BANK | | | |
| | | | NV/SA DATED 26 SEPTEMBER 2024 FOR A | | | |
| | | | CREDIT AMOUNT OF 25 MILLION | | | |
| AEDIFICA SA | 13- | 39 | PROPOSAL TO APPROVE AND RATIFY IF | For | With | Approved |
| | May- | | NECESSARY, BY MEANS OF A SEPARATE VOTE | | | |
| | 2025 | | AND IN ACCORDANCE WITH ARTICLE 7:151 OF | | | |
| | | | THE BELGIAN CODE OF COMPANIES AND | | | |
| | | | ASSOCIATIONS, ALL PROVISIONS | | | |
| | | | INCORPORATED IN THE FOLLOWING CREDIT | | | |
| | | | AGREEMENTS, WHICH PROVIDE FOR A | | | |
| | | | POSSIBLE EARLY REPAYMENT, AND/OR AN | | | |
| | | | IMMEDIATE SUSPENSION OF THE USE, OF THE | | | |
| | | | CREDIT IN THE EVENT OF CHANGE OF CONTROL | | | |
| | | | OVER THE COMPANY: APPROVAL OF CHANGE | | | |
| | | | OF CONTROL CLAUSES IN THE CREDIT | | | |
| | | | AGREEMENTS AND DEBT INSTRUMENTS | | | |
| | | | BINDING THE COMPANY: CREDIT AGREEMENT | | | |
| | | | BETWEEN THE COMPANY AND STICHTING | | | |



| | | | PENSIOENFONDS ZORG EN WELZIJN (PGGM) DATED 22 OCTOBER 2024 FOR A CREDIT AMOUNT OF 50 MILLION | | | | |
|-------------|---------------------|----|---|-----|------|----------|--|
| AEDIFICA SA | 13- May- 2025 | 40 | PROPOSAL TO APPROVE AND RATIFY IF NECESSARY, BY MEANS OF A SEPARATE VOTE AND IN ACCORDANCE WITH ARTICLE 7:151 OF THE BELGIAN CODE OF COMPANIES AND ASSOCIATIONS, ALL PROVISIONS INCORPORATED IN THE FOLLOWING CREDIT AGREEMENTS, WHICH PROVIDE FOR A POSSIBLE EARLY REPAYMENT, AND/OR AN IMMEDIATE SUSPENSION OF THE USE, OF THE CREDIT IN THE EVENT OF CHANGE OF CONTROL OVER THE COMPANY: APPROVAL OF CHANGE OF CONTROL CLAUSES IN THE CREDIT AGREEMENTS AND DEBT INSTRUMENTS BINDING THE COMPANY: CREDIT AGREEMENT BETWEEN THE COMPANY AND TRIODOS BANK DATED 14 NOVEMBER 2024 FOR A CREDIT AMOUNT OF 20 MILLION | For | With | Approved | |



| AEDIFICA SA | 13- | 41 | PROPOSAL TO APPROVE AND RATIFY IF | For | With | Approved | |
|-------------|------|----|--|-----|------|----------|--|
| | May- | | NECESSARY, BY MEANS OF A SEPARATE VOTE | | | '' | |
| | 2025 | | AND IN ACCORDANCE WITH ARTICLE 7:151 OF | | | | |
| | | | THE BELGIAN CODE OF COMPANIES AND | | | | |
| | | | ASSOCIATIONS, ALL PROVISIONS | | | | |
| | | | INCORPORATED IN THE FOLLOWING CREDIT | | | | |
| | | | AGREEMENTS, WHICH PROVIDE FOR A | | | | |
| | | | POSSIBLE EARLY REPAYMENT, AND/OR AN | | | | |
| | | | IMMEDIATE SUSPENSION OF THE USE, OF THE | | | | |
| | | | CREDIT IN THE EVENT OF CHANGE OF CONTROL | | | | |
| | | | OVER THE COMPANY: APPROVAL OF CHANGE | | | | |
| | | | OF CONTROL CLAUSES IN THE CREDIT | | | | |
| | | | AGREEMENTS AND DEBT INSTRUMENTS | | | | |
| | | | BINDING THE COMPANY: CREDIT AGREEMENT | | | | |
| | | | BETWEEN THE COMPANY AND SOCIETE | | | | |
| | | | GENERALE DATED 23 DECEMBER 2024 FOR A | | | | |
| | | | CREDIT AMOUNT OF 50 MILLION | | | | |
| AEDIFICA SA | 13- | 42 | PROPOSAL TO APPROVE AND RATIFY IF | For | With | Approved | |
| | May- | | NECESSARY, BY MEANS OF A SEPARATE VOTE | | | | |
| | 2025 | | AND IN ACCORDANCE WITH ARTICLE 7:151 OF | | | | |
| | | | THE BELGIAN CODE OF COMPANIES AND | | | | |
| | | | ASSOCIATIONS, ALL PROVISIONS | | | | |
| | | | INCORPORATED IN THE FOLLOWING CREDIT | | | | |
| | | | AGREEMENTS, WHICH PROVIDE FOR A | | | | |
| | | | POSSIBLE EARLY REPAYMENT, AND/OR AN | | | | |
| | | | IMMEDIATE SUSPENSION OF THE USE, OF THE | | | | |
| | | | CREDIT IN THE EVENT OF CHANGE OF CONTROL | | | | |
| | | | OVER THE COMPANY: APPROVAL OF CHANGE | | | | |
| | | | OF CONTROL CLAUSES IN THE CREDIT | | | | |
| | | | AGREEMENTS AND DEBT INSTRUMENTS | | | | |
| | | | BINDING THE COMPANY: CREDIT AGREEMENT | | | | |
| | | | BETWEEN THE COMPANY AND BELFIUS BANK | | | | |



| | | | NV/SA DATED 24 DECEMBER 2024 FOR A CREDIT AMOUNT OF 50 MILLION | | | | |
|-------------|---------------------|----|--|-----|------|----------|--|
| AEDIFICA SA | 13- May- 2025 | 43 | PROPOSAL TO APPROVE AND RATIFY IF NECESSARY, BY MEANS OF A SEPARATE VOTE AND IN ACCORDANCE WITH ARTICLE 7:151 OF THE BELGIAN CODE OF COMPANIES AND ASSOCIATIONS, ALL PROVISIONS INCORPORATED IN THE FOLLOWING CREDIT AGREEMENTS, WHICH PROVIDE FOR A POSSIBLE EARLY REPAYMENT, AND/OR AN IMMEDIATE SUSPENSION OF THE USE, OF THE CREDIT IN THE EVENT OF CHANGE OF CONTROL OVER THE COMPANY: APPROVAL OF CHANGE OF CONTROL CLAUSES IN THE CREDIT AGREEMENTS AND DEBT INSTRUMENTS BINDING THE COMPANY: TWO CREDIT AGREEMENTS BETWEEN THE COMPANY AND ING BELGIUM NV/SA DATED 31 DECEMBER 2024 FOR A CREDIT AMOUNT OF 25 MILLION EACH | For | With | Approved | |



| AEDIFICA SA | 13- | 44 | PROPOSAL TO APPROVE AND RATIFY IF | For | With | Approved |
|-------------|------|----|--|-----|------|----------|
| | May- | | NECESSARY, BY MEANS OF A SEPARATE VOTE | | | |
| | 2025 | | AND IN ACCORDANCE WITH ARTICLE 7:151 OF | | | |
| | | | THE BELGIAN CODE OF COMPANIES AND | | | |
| | | | ASSOCIATIONS, ALL PROVISIONS | | | |
| | | | INCORPORATED IN THE FOLLOWING CREDIT | | | |
| | | | AGREEMENTS, WHICH PROVIDE FOR A | | | |
| | | | POSSIBLE EARLY REPAYMENT, AND/OR AN | | | |
| | | | IMMEDIATE SUSPENSION OF THE USE, OF THE | | | |
| | | | CREDIT IN THE EVENT OF CHANGE OF CONTROL | | | |
| | | | OVER THE COMPANY: APPROVAL OF CHANGE | | | |
| | | | OF CONTROL CLAUSES IN THE CREDIT | | | |
| | | | AGREEMENTS AND DEBT INSTRUMENTS | | | |
| | | | BINDING THE COMPANY: CREDIT AGREEMENT | | | |
| | | | BETWEEN THE COMPANY AND ABN AMRO | | | |
| | | | BANK N.V. DATED 14 FEBRUARY 25 FOR A | | | |
| | | | CREDIT AMOUNT OF 70 MILLION | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|----------------------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| SHURGARD SELF STORAGE LIMITED | 14- May- 2025 | 2 | APPROVAL BY ORDINARY RESOLUTION, OF THE CONSOLIDATED ANNUAL ACCOUNTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED ON DECEMBER 31, 2024 | For | With | Approved | |
| SHURGARD SELF STORAGE LIMITED | 14- May- 2025 | 3 | APPROVAL BY ORDINARY RESOLUTION, OF THE STAND-ALONE ANNUAL ACCOUNTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED ON DECEMBER 31, 2024 | For | With | Approved | |
| SHURGARD SELF STORAGE LIMITED | 14- May- 2025 | 4 | ALLOCATION OF RESULTS AND APPROVAL BY ORDINARY RESOLUTION, THAT A DIVIDEND IN RELATION TO THE FINANCIAL YEAR ENDED ON DECEMBER 31, 2024, OF EUROO.59 PER SHARE BE PAID ON OR AROUND JUNE 13, 2025 SUBJECT TO COMPLIANCE BY THE BOARD OF DIRECTORS WITH THE PROVISIONS OF THE COMPANIES (GUERNSEY) LAW | For | With | Approved | |
| SHURGARD SELF STORAGE LIMITED | 14- May- 2025 | 5 | APPROVAL BY ORDINARY RESOLUTION, TO GRANT DISCHARGE TO THE BOARD OF DIRECTORS OF THE COMPANY FOR THE EXERCISE OF THEIR MANDATE DURING THE FINANCIAL YEAR ENDED ON DECEMBER 31, 2024 | For | With | Approved | |
| SHURGARD SELF STORAGE LIMITED | 14- May- 2025 | 6 | APPROVAL BY ORDINARY RESOLUTION, OF THE AUTHORIZATION TO THE BOARD OF DIRECTORS OF THE COMPANY TO REPURCHASE SHARES OF THE COMPANY | For | With | Approved | |



| SHURGARD SELF | 14- | 7 | APPROVAL BY ORDINARY RESOLUTION, THAT | For | With | Approved |
|-----------------|------|----|--|-----|------|----------|
| STORAGE LIMITED | May- | | THE MANDATE OF THE FOLLOWING EXISTING | | | |
| | 2025 | | DIRECTORS OF THE COMPANY BE EXTENDED | | | |
| | | | FOR A TERM ENDING AT THE COMPANY'S | | | |
| | | | ANNUAL GENERAL MEETING OF | | | |
| | | | SHAREHOLDERS TO BE HELD IN 2026, THEIR | | | |
| | | | REMUNERATION WILL BE SET AT THE | | | |
| | | | STANDARD LEVELS AS PREVIOUSLY APPROVED | | | |
| | | | BY THE SHAREHOLDERS - MARC OURSIN | | | |
| SHURGARD SELF | 14- | 8 | APPROVAL BY ORDINARY RESOLUTION, THAT | For | With | Approved |
| STORAGE LIMITED | May- | | THE MANDATE OF THE FOLLOWING EXISTING | | | |
| | 2025 | | DIRECTORS OF THE COMPANY BE EXTENDED | | | |
| | | | FOR A TERM ENDING AT THE COMPANY'S | | | |
| | | | ANNUAL GENERAL MEETING OF | | | |
| | | | SHAREHOLDERS TO BE HELD IN 2026, THEIR | | | |
| | | | REMUNERATION WILL BE SET AT THE | | | |
| | | | STANDARD LEVELS AS PREVIOUSLY APPROVED | | | |
| | | | BY THE SHAREHOLDERS - Z. JAMIE BEHAR | | | |
| SHURGARD SELF | 14- | 9 | APPROVAL BY ORDINARY RESOLUTION, THAT | For | With | Approved |
| STORAGE LIMITED | May- | | THE MANDATE OF THE FOLLOWING EXISTING | | | |
| | 2025 | | DIRECTORS OF THE COMPANY BE EXTENDED | | | |
| | | | FOR A TERM ENDING AT THE COMPANY'S | | | |
| | | | ANNUAL GENERAL MEETING OF | | | |
| | | | SHAREHOLDERS TO BE HELD IN 2026, THEIR | | | |
| | | | REMUNERATION WILL BE SET AT THE | | | |
| | | | STANDARD LEVELS AS PREVIOUSLY APPROVED | | | |
| | | | BY THE SHAREHOLDERS - CANDACE KROL | | | |
| SHURGARD SELF | 14- | 10 | APPROVAL BY ORDINARY RESOLUTION, THAT | For | With | Approved |
| STORAGE LIMITED | May- | | THE MANDATE OF THE FOLLOWING EXISTING | | | |
| | 2025 | | DIRECTORS OF THE COMPANY BE EXTENDED | | | |
| | | | FOR A TERM ENDING AT THE COMPANY'S | | | |
| | | | ANNUAL GENERAL MEETING OF | | | |



| | | | SHAREHOLDERS TO BE HELD IN 2026, THEIR REMUNERATION WILL BE SET AT THE STANDARD LEVELS AS PREVIOUSLY APPROVED BY THE SHAREHOLDERS - IAN MARCUS | | | |
|----------------------------------|---------------------|----|--|-----|------|----------|
| SHURGARD SELF STORAGE LIMITED | 14- May- 2025 | 11 | APPROVAL BY ORDINARY RESOLUTION, THAT THE MANDATE OF THE FOLLOWING EXISTING DIRECTORS OF THE COMPANY BE EXTENDED FOR A TERM ENDING AT THE COMPANY'S ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2026, THEIR REMUNERATION WILL BE SET AT THE STANDARD LEVELS AS PREVIOUSLY APPROVED BY THE SHAREHOLDERS - PADRAIG MCCARTHY | For | With | Approved |
| SHURGARD SELF STORAGE LIMITED | 14- May- 2025 | 12 | APPROVAL BY ORDINARY RESOLUTION, THAT THE MANDATE OF THE FOLLOWING EXISTING DIRECTORS OF THE COMPANY BE EXTENDED FOR A TERM ENDING AT THE COMPANY'S ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2026, THEIR REMUNERATION WILL BE SET AT THE STANDARD LEVELS AS PREVIOUSLY APPROVED BY THE SHAREHOLDERS - LORNA BROWN | For | With | Approved |
| SHURGARD SELF STORAGE LIMITED | 14- May- 2025 | 13 | APPROVAL BY ORDINARY RESOLUTION, THAT THE MANDATE OF THE FOLLOWING EXISTING DIRECTORS OF THE COMPANY BE EXTENDED FOR A TERM ENDING AT THE COMPANY'S ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD IN 2026, THEIR REMUNERATION WILL BE SET AT THE STANDARD LEVELS AS PREVIOUSLY APPROVED BY THE SHAREHOLDERS - PAULA HAY-PLUMB | For | With | Approved |



| SHURGARD SELF | 14- | 14 | APPROVAL BY ORDINARY RESOLUTION, THAT | For | With | Approved |
|-----------------|------|----|--|-----|------|----------|
| STORAGE LIMITED | May- | | THE MANDATE OF THE FOLLOWING EXISTING | | | |
| | 2025 | | DIRECTORS OF THE COMPANY BE EXTENDED | | | |
| | | | FOR A TERM ENDING AT THE COMPANY'S | | | |
| | | | ANNUAL GENERAL MEETING OF | | | |
| | | | SHAREHOLDERS TO BE HELD IN 2026, THEIR | | | |
| | | | REMUNERATION WILL BE SET AT THE | | | |
| | | | STANDARD LEVELS AS PREVIOUSLY APPROVED | | | |
| | | | BY THE SHAREHOLDERS - THOMAS BOYLE | | | |
| SHURGARD SELF | 14- | 15 | APPROVAL BY ORDINARY RESOLUTION, THAT | For | With | Approved |
| STORAGE LIMITED | May- | | THE FOLLOWING PROPOSED CANDIDATE BE | | | |
| | 2025 | | ELECTED AS A DIRECTOR OF THE COMPANY FOR | | | |
| | | | A TERM ENDING AT THE COMPANYS ANNUAL | | | |
| | | | GENERAL MEETING OF SHAREHOLDERS TO BE | | | |
| | | | HELD IN 2026, THE REMUNERATION OF WHOM, | | | |
| | | | IF ELECTED, TO BE SET AT THE STANDARD | | | |
| | | | LEVELS AS PREVIOUSLY APPROVED BY THE | | | |
| | | | SHAREHOLDERS | | | |
| SHURGARD SELF | 14- | 16 | APPROVAL BY ORDINARY RESOLUTION, THAT | For | With | Approved |
| STORAGE LIMITED | May- | | THE MANDATE OF | | | |
| | 2025 | | PRICEWATERHOUSECOOPERS CI LLP, P.O. BOX | | | |
| | | | 321, ROYAL BANK PLACE, 1 GLATEGNY | | | |
| | | | ESPLANADE, ST PETER PORT, GUERNSEY, GY1 | | | |
| | | | 4ND BE RENEWED AS AUDITORS FOR A TERM | | | |
| | | | ENDING AT THE COMPANY'S ANNUAL GENERAL | | | |
| | | | MEETING OF SHAREHOLDERS TO BE HELD IN | | | |
| | | | 2026 | | | |
| SHURGARD SELF | 14- | 17 | APPROVAL BY ORDINARY RESOLUTION, THAT | For | With | Approved |
| STORAGE LIMITED | May- | | PWC BEDRIJFSREVISOREN BV/PWC REVISEURS | | | |
| | 2025 | | D ENTREPRISES SRL, CULLIGANLAAN 5, 1831 | | | |
| | | | DIEGEM, BELGIUM, BE APPOINTED AS | | | |
| | | | AUDITORS WITH RESPECT TO THE LIMITED | | | |



| | | | ASSURANCE ON THE SUSTAINABILITY REPORT OF THE COMPANY, SUBJECT TO THE REQUIREMENTS OF APPLICABLE LAW | | | | |
|-----------------|------|----|--|-----|------|----------|--|
| SHURGARD SELF | 14- | 18 | ADVISORY VOTE ON THE REMUNERATION | For | With | Approved | |
| STORAGE LIMITED | May- | | REPORT PREPARED BY THE ESG COMMITTEE OF | | | | |
| | 2025 | | THE COMPANY FOR THE FINANCIAL YEAR | | | | |
| | | | ENDED ON DECEMBER 31, 2024 | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| BORALEX INC. | 14- May- 2025 | 1 | Election of Director - André Courville | For | With | Approved | |
| BORALEX INC. | 14- May- 2025 | 2 | Election of Director - Lise Croteau | For | With | Approved | |
| BORALEX INC. | 14- May- 2025 | 3 | Election of Director - Patrick Decostre | For | With | Approved | |
| BORALEX INC. | 14- May- 2025 | 4 | Election of Director - Marie-Claude Dumas | For | With | Approved | |
| BORALEX INC. | 14- May- 2025 | 5 | Election of Director - Ricky Fontaine | For | With | Approved | |
| BORALEX INC. | 14- May- 2025 | 6 | Election of Director - Rémi G. Lalonde | For | With | Approved | |
| BORALEX INC. | 14- May- 2025 | 7 | Election of Director - Patrick Lemaire | For | With | Approved | |
| BORALEX INC. | 14- May- 2025 | 8 | Election of Director - Nadia Martel | For | With | Approved | |
| BORALEX INC. | 14- May- 2025 | 9 | Election of Director - Dominique Minière | For | With | Approved | |



| BORALEX INC. | 14- May- 2025 | 10 | Election of Director - Alain Rhéaume | For | With | Approved | |
|--------------|---------------------|----|--|-----|------|----------|--|
| BORALEX INC. | 14- May- 2025 | 11 | Election of Director - Zin Smati | For | With | Approved | |
| BORALEX INC. | 14- May- 2025 | 12 | Election of Director - Dany St-Pierre | For | With | Approved | |
| BORALEX INC. | 14- May- 2025 | 13 | To appoint PricewaterhouseCoopers LLP/s.r.l./S.E.N.C.R.L., chartered professional accountants, as Independent Auditor of the Corporation for the ensuing year. | For | With | Approved | |
| BORALEX INC. | 14- May- 2025 | 14 | To adopt the non-binding advisory resolution agreeing to the Corporation's approach to executive compensation. | For | With | Approved | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|---------------------------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| IRISH RESIDENTIAL PROPERTIES REIT PLC | 15- May- 2025 | 4 | ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS | For | With | Approved | |
| IRISH RESIDENTIAL PROPERTIES REIT PLC | 15- May- 2025 | 5 | RE-ELECT HUGH SCOTT-BARRETT AS DIRECTOR | For | With | Approved | |
| IRISH RESIDENTIAL PROPERTIES REIT PLC | 15- May- 2025 | 6 | RE-ELECT EDDIE BYRNE AS DIRECTOR | For | With | Approved | |
| IRISH RESIDENTIAL PROPERTIES REIT PLC | 15- May- 2025 | 7 | RE-ELECT JOAN GARAHY AS DIRECTOR | For | With | Approved | |
| IRISH RESIDENTIAL PROPERTIES REIT PLC | 15- May- 2025 | 8 | RE-ELECT AMY FREEDMAN AS DIRECTOR | For | With | Approved | |
| IRISH RESIDENTIAL PROPERTIES REIT PLC | 15- May- 2025 | 9 | RE-ELECT DENISE TURNER AS DIRECTOR | For | With | Approved | |
| IRISH RESIDENTIAL PROPERTIES REIT PLC | 15- May- 2025 | 10 | RE-ELECT RICHARD NESBITT AS DIRECTOR | For | With | Approved | |
| IRISH RESIDENTIAL PROPERTIES REIT PLC | 15- May- 2025 | 11 | RE-ELECT STEFANIE FRENSCH AS DIRECTOR | For | With | Approved | |
| IRISH RESIDENTIAL PROPERTIES REIT PLC | 15- May- 2025 | 12 | RE-ELECT TOM KAVANAGH AS DIRECTOR | For | With | Approved | |



| IRISH RESIDENTIAL | 15- | 13 | AUTHORISE THE COMPANY TO CALL GENERAL | For | With | Approved | |
|---------------------|------|----|---|-----|------|----------|--|
| PROPERTIES REIT PLC | May- | | MEETING WITH TWO WEEKS' NOTICE | | | | |
| | 2025 | | | | | | |
| IRISH RESIDENTIAL | 15- | 14 | RATIFY KPMG AS AUDITORS | For | With | Approved | |
| PROPERTIES REIT PLC | May- | | | | | | |
| | 2025 | | | | | | |
| IRISH RESIDENTIAL | 15- | 15 | AUTHORISE BOARD TO FIX REMUNERATION OF | For | With | Approved | |
| PROPERTIES REIT PLC | May- | | AUDITORS | | | | |
| | 2025 | | | | | | |
| IRISH RESIDENTIAL | 15- | 16 | APPROVE REMUNERATION REPORT | For | With | Approved | |
| PROPERTIES REIT PLC | May- | | | | | | |
| | 2025 | | | | | | |
| IRISH RESIDENTIAL | 15- | 17 | AUTHORISE ISSUE OF EQUITY | For | With | Approved | |
| PROPERTIES REIT PLC | May- | | | | | | |
| | 2025 | | | | | | |
| IRISH RESIDENTIAL | 15- | 18 | AUTHORISE ISSUE OF EQUITY WITHOUT PRE- | For | With | Approved | |
| PROPERTIES REIT PLC | May- | | EMPTIVE RIGHTS | | | | |
| | 2025 | | | | | | |
| IRISH RESIDENTIAL | 15- | 19 | AUTHORISE ISSUE OF EQUITY WITHOUT PRE- | For | With | Approved | |
| PROPERTIES REIT PLC | May- | | EMPTIVE RIGHTS IN CONNECTION WITH AN | | | | |
| | 2025 | | ACQUISITION OR OTHER CAPITAL INVESTMENT | | | | |
| IRISH RESIDENTIAL | 15- | 20 | AUTHORISE MARKET PURCHASE OF ORDINARY | For | With | Approved | |
| PROPERTIES REIT PLC | May- | | SHARES | | | | |
| | 2025 | | | | | | |
| IRISH RESIDENTIAL | 15- | 21 | AUTHORISE REISSUANCE OF TREASURY SHARES | For | With | Approved | |
| PROPERTIES REIT PLC | May- | | | | | | |
| | 2025 | | | | | | |
| IRISH RESIDENTIAL | 15- | 22 | AMEND ARTICLES OF ASSOCIATION | For | With | Approved | |
| PROPERTIES REIT PLC | May- | | | | | | |
| | 2025 | | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|-------------|---------------|---|------|----------------------|----------|---------------------------------------|
| XIOR STUDENT | 15- | 7 | XIOR STUDENT HOUSING NV: PROPOSED | For | With | Approved | |
| HOUSING N.V. | May- | | RESOLUTION: THE GENERAL MEETING | | | | |
| | 2025 | | APPROVES THE STATUTORY FINANCIAL | | | | |
| | | | STATEMENTS OF THE COMPANY AS AT 31 | | | | |
| | | | DECEMBER 2024, INCLUDING THE ALLOCATION | | | | |
| | | | OF THE RESULT. CONSEQUENTLY, A DIVIDEND | | | | |
| | | | OF EUR 1,7680 GROSS OR EUR 1,2376 NET PER | | | | |
| | | | SHARE WILL BE PAID FOR 2024 (TAKING INTO | | | | |
| | | | ACCOUNT THE DIVIDEND ENTITLEMENT OF | | | | |
| | | | (RESPECTIVELY COUPONS THAT ARE DETACHED | | | | |
| | | | OR WILL BE DETACHED FROM) THE SHARES, | | | | |
| | | | REPRESENTED BY COUPON N 25 (AMOUNTING | | | | |
| | | | TO EUR 0,5217 GROSS) AND COUPON N 26 | | | | |
| | | | (AMOUNTING TO EUR 1,2463 GROSS)) | | | | |
| XIOR STUDENT | 15- | 8 | PROPOSED RESOLUTION: THE GENERAL | For | With | Approved | |
| HOUSING N.V. | May- | | MEETING APPROVES THE REMUNERATION | | | | |
| | 2025 | | REPORT, WHICH FORMS A SPECIFIC PART OF | | | | |
| | | | THE CORPORATE GOVERNANCE STATEMENT | | | | |
| XIOR STUDENT | 15- | 9 | XIOR STUDENT HOUSING NV: PROPOSED | For | With | Approved | |
| HOUSING N.V. | May- | | RESOLUTION: THE GENERAL MEETING GRANTS | | | | |
| | 2025 | | DISCHARGE TO THE DIRECTORS OF THE | | | | |
| | | | COMPANY FOR THEIR MANDATE FOR THE | | | | |
| | | | FINANCIAL YEAR ENDED ON 31 DECEMBER 2024 | | | | |
| XIOR STUDENT | 15- | 10 | XIOR STUDENT HOUSING NV: PROPOSED | For | With | Approved | |
| HOUSING N.V. | May- | | RESOLUTION: THE GENERAL MEETING GRANTS | | | | |
| | 2025 | | DISCHARGE TO THE COMPANYS STATUTORY | | | | |
| | | | AUDITOR FOR ITS MANDATE FOR THE | | | | |
| | | | FINANCIAL YEAR ENDED ON 31 DECEMBER 2024 | | | | |



| XIOR STUDENT | 15- | 11 | IN CONNECTION WITH THE FINANCING OF ITS | For | With | Approved |
|--------------|------|----|--|-----|------|----------|
| HOUSING N.V. | May- | | OPERATIONS, THE COMPANY HAS ENTERED | | | |
| | 2025 | | INTO THE FOLLOWING (RE)FINANCING | | | |
| | | | AGREEMENTS: (I) A CREDIT AGREEMENT | | | |
| | | | (REVOLVING LOAN FACILITY AGREEMENT, | | | |
| | | | WHICH REFINANCES THE REVOLVING LOAN | | | |
| | | | FACILITY AGREEMENT ORIGINALLY DATED 20 | | | |
| | | | JULY 2023 AND THE REVOLVING LOAN FACILITY | | | |
| | | | ORIGINALLY DATED 10 OCTOBER 2019 BOTH AS | | | |
| | | | AMENDED AND/OR AMENDED AND RESTATED | | | |
| | | | FROM TIME TO TIME), DATED 9 AUGUST 2024 | | | |
| | | | FOR AN AMOUNT OF EUR 60.000.000 EUR | | | |
| | | | (REVOLVING FACILITY A), FOR AN AMOUNT OF | | | |
| | | | 50.000.000 EUR (REVOLVING FACILITY B), FOR | | | |
| | | | AN AMOUNT OF 50.000.000 EUR (REVOLVING | | | |
| | | | FACILITY C) AND FOR AN AMOUNT OF | | | |
| | | | 50.000.000 EUR (REVOLVING FACILITY D) | | | |
| | | | BETWEEN THE COMPANY AS BORROWER AND | | | |
| | | | ABN AMRO BANK NV AS LENDER, (II) A CREDIT | | | |
| | | | AGREEMENT (COMMITTED TERM LOAN | | | |
| | | | FACILITY AGREEMENT) DATED 7 MAY 2024 FOR | | | |
| | | | AN AMOUNT OF 25.000.000 EUR BETWEEN THE | | | |
| | | | COMPANY AS BORROWER AND ING BELGIUM | | | |
| | | | NV AS LENDER, (III) A CREDIT AGREEMENT | | | |
| | | | (COMMITTED TERM LOAN FACILITY | | | |
| | | | AGREEMENT) DATED 19 FOR FULL AGENDA | | | |
| | | | SEE THE CBP PORTAL OR THE CONVOCATION | | | |
| | | | DOCUMENT | | | |



| XIOR STUDENT | 15- | 14 | IN THE CONTEXT OF ARTICLE 12:58 OF THE | For | With | Approved |
|--------------|------|----|---|-----|------|----------|
| HOUSING N.V. | May- | | BELGIAN COMPANIES AND ASSOCIATIONS | | | |
| | 2025 | | CODE, REFERENCE IS MADE TO THE | | | |
| | | | ABSORPTION BY THE COMPANY OF HER | | | |
| | | | SUBSIDIARIES BY MEANS OF A MERGER | | | |
| | | | THROUGH ABSORPTION WITH TRANSFER OF | | | |
| | | | THE ASSETS AND LIABILITIES TO THE COMPANY | | | |
| | | | IN FINANCIAL YEAR 2024. AS A RESULT OF | | | |
| | | | THESE MERGERS, THE GENERAL MEETING OF | | | |
| | | | THE ACQUIRING COMPANY (I.E. XIOR) MUST | | | |
| | | | APPROVE THE ANNUAL ACCOUNTS OF THE | | | |
| | | | ACQUIRED COMPANY (I.E. XIOR OMMEGANG | | | |
| | | | NV AND XIOR HASSELT NV) AND GRANT | | | |
| | | | DISCHARGE TO THE MANAGEMENT AND | | | |
| | | | SUPERVISORY BODY OF THE ACQUIRED | | | |
| | | | COMPANY: PROPOSED RESOLUTION: THE | | | |
| | | | GENERAL MEETING APPROVES THE ANNUAL | | | |
| | | | ACCOUNTS OF THE MERGED COMPANIES, | | | |
| | | | INCLUDING THE ALLOCATION OF THE RESULT | | | |



| XIOR STUDENT | 15- | 15 | IN THE CONTEXT OF ARTICLE 12:58 OF THE | For | With | Approved | |
|--------------|------|----|---|-----|------|----------|--|
| HOUSING N.V. | May- | | BELGIAN COMPANIES AND ASSOCIATIONS | | | | |
| | 2025 | | CODE, REFERENCE IS MADE TO THE | | | | |
| | | | ABSORPTION BY THE COMPANY OF HER | | | | |
| | | | SUBSIDIARIES BY MEANS OF A MERGER | | | | |
| | | | THROUGH ABSORPTION WITH TRANSFER OF | | | | |
| | | | THE ASSETS AND LIABILITIES TO THE COMPANY | | | | |
| | | | IN FINANCIAL YEAR 2024. AS A RESULT OF | | | | |
| | | | THESE MERGERS, THE GENERAL MEETING OF | | | | |
| | | | THE ACQUIRING COMPANY (I.E. XIOR) MUST | | | | |
| | | | APPROVE THE ANNUAL ACCOUNTS OF THE | | | | |
| | | | ACQUIRED COMPANY (I.E. XIOR OMMEGANG | | | | |
| | | | NV AND XIOR HASSELT NV) AND GRANT | | | | |
| | | | DISCHARGE TO THE MANAGEMENT AND | | | | |
| | | | SUPERVISORY BODY OF THE ACQUIRED | | | | |
| | | | COMPANY: PROPOSED RESOLUTION: THE | | | | |
| | | | GENERAL MEETING GRANTS DISCHARGE TO | | | | |
| | | | THE MEMBERS OF THE MANAGEMENT BODY | | | | |
| | | | AND THE STATUTORY AUDITOR OF THE | | | | |
| | | | MERGED COMPANIES FOR THEIR MANDATE | | | | |
| | | | FOR THE PERIOD FROM THE DATE OF THE YEAR- | | | | |
| | | | END CLOSING OF THE LAST FINANCIAL YEAR | | | | |
| | | | FOR WHICH THE ACCOUNTS HAVE BEEN | | | | |
| | | | APPROVED UNTIL THE RESPECTIVE DATE ON | | | | |
| | | | WHICH THE MERGED COMPANIES HAVE BEEN | | | | |
| | | | MERGED WITH THE COMPANY | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|-----------------------------|---------------------|---------------|---|---------|----------------------|----------|--|
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 3 | ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS | For | With | Approved | |
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 4 | RE-ELECT RONAN MURPHY AS DIRECTOR | For | With | Approved | |
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 5 | RE-ELECT EMER GILVARRY AS DIRECTOR | For | With | Approved | |
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 6 | RE-ELECT MARCO GRAZIANO AS DIRECTOR | For | With | Approved | |
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 7 | ELECT NIAMH MARSHALL AS DIRECTOR | For | With | Approved | |
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 8 | RATIFY BDO AS AUDITORS | For | With | Approved | |
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 9 | AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS | For | With | Approved | |
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 10 | AUTHORISE ISSUE OF EQUITY | Against | Against | Approved | voted against because it would allow management to issue about 1/3 new shares. That is way too much. |



| | | | | | | | Moreover, the stock is at a steep discount. |
|-----------------------------|---------------------|----|---|---------|---------|----------|--|
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 11 | AUTHORISE ISSUE OF EQUITY WITHOUT PRE- EMPTIVE RIGHTS | Against | Against | Approved | voted against because existing shareholders could then be sidelined |
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 12 | AUTHORISE ISSUE OF EQUITY WITHOUT PRE- EMPTIVE RIGHTS (ADDITIONAL AUTHORITY) | Against | Against | Approved | voted against, see above |
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 13 | AUTHORISE MARKET PURCHASE OF ORDINARY SHARES | For | With | Approved | |
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 14 | DETERMINE THE PRICE RANGE AT WHICH TREASURY SHARES MAY BE RE-ISSUED OFF- MARKET | For | With | Approved | |
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 15 | AMEND ARTICLES OF ASSOCIATION | For | With | Approved | |
| GREENCOAT RENEWABLES PLC | 15- May- 2025 | 16 | APPROVE THAT THE COMPANY CEASE TO CONTINUE IN ITS PRESENT FORM | Against | For | Approved | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|---|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| HEALTHCARE REALTY TRUST INCORPORATED | 20- May- 2025 | 1 | Election of Director: Nancy H. Agee | For | With | Approved | |
| HEALTHCARE REALTY TRUST INCORPORATED | 20- May- 2025 | 2 | Election of Director: Thomas N. Bohjalian | For | With | Approved | |
| HEALTHCARE REALTY TRUST INCORPORATED | 20- May- 2025 | 3 | Election of Director: Ajay Gupta | For | With | Approved | |
| HEALTHCARE REALTY TRUST INCORPORATED | 20- May- 2025 | 4 | Election of Director: David B. Henry | For | With | Approved | |
| HEALTHCARE REALTY TRUST INCORPORATED | 20- May- 2025 | 5 | Election of Director: James J. Kilroy | For | With | Approved | |
| HEALTHCARE REALTY TRUST INCORPORATED | 20- May- 2025 | 6 | Election of Director: Jay P. Leupp | For | With | Approved | |
| HEALTHCARE REALTY TRUST INCORPORATED | 20- May- 2025 | 7 | Election of Director: Peter F. Lyle, Sr. | For | With | Approved | |
| HEALTHCARE REALTY TRUST INCORPORATED | 20- May- 2025 | 8 | Election of Director: Constance B. Moore | For | With | Approved | |
| HEALTHCARE REALTY TRUST INCORPORATED | 20- May- 2025 | 9 | Election of Director: Glenn J. Rufrano | For | With | Approved | |



| HEALTHCARE REALTY TRUST INCORPORATED | 20- May- 2025 | 10 | Election of Director: Christann M. Vasquez | For | With | Approved | |
|---|---------------------|----|---|---------|---------|----------|---|
| HEALTHCARE REALTY TRUST INCORPORATED | 20- May- 2025 | 11 | Election of Director: Donald C. Wood | For | With | Approved | |
| HEALTHCARE REALTY TRUST INCORPORATED | 20- May- 2025 | 12 | To ratify the appointment of BDO USA, P.C. as the independent registered public accounting firm for the Company and its subsidiaries for the Company's 2025 fiscal year. | For | With | Approved | |
| HEALTHCARE REALTY TRUST INCORPORATED | 20- May- 2025 | 13 | To approve, on a non-binding advisory basis, the following resolution: RESOLVED, that the stockholders of Healthcare Realty Trust Incorporated approve, on a non-binding advisory basis, the compensation of the Named Executive Officers as disclosed pursuant to Item 402 of Regulation S-K in the Company's proxy statement for the 2025 Annual Meeting of Stockholders. | Against | Against | Approved | Voted against, CEO gets more than 7 mln |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|---------------------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| CHINA TOWER CORPORATION LIMITED | 20- May- 2025 | 4 | THAT THE CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY, THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY, THE REPORT OF THE SUPERVISORY COMMITTEE AND THE REPORT OF THE INTERNATIONAL AUDITOR FOR THE YEAR ENDED 31 DECEMBER 2024 BE CONSIDERED AND APPROVED, AND THE BOARD BE AUTHORIZED TO PREPARE THE BUDGET OF THE COMPANY FOR THE YEAR 2025 | For | With | Approved | |
| CHINA TOWER CORPORATION LIMITED | 20- May- 2025 | 5 | THAT THE PROPOSAL ON PROFIT DISTRIBUTION AND THE FINAL DIVIDEND DECLARATION AND PAYMENT FOR THE YEAR ENDED 31 DECEMBER 2024 BE CONSIDERED AND APPROVED | For | With | Approved | |
| CHINA TOWER CORPORATION LIMITED | 20- May- 2025 | 6 | THAT THE AUTHORIZATION TO THE BOARD TO DECIDE ON THE INTERIM PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR YEAR 2025 BE CONSIDERED AND APPROVED | For | With | Approved | |
| CHINA TOWER CORPORATION LIMITED | 20- May- 2025 | 7 | THAT THE RE-APPOINTMENT OF KPMG AND KPMG HUAZHEN LLP AS THE INTERNATIONAL AUDITOR AND DOMESTIC AUDITOR OF THE COMPANY, RESPECTIVELY, FOR THE YEAR ENDING 31 DECEMBER 2025 BE CONSIDERED AND APPROVED, AND THE BOARD BE AUTHORIZED TO FIX THE REMUNERATION OF THE AUDITORS | For | With | Approved | |



| CHINA TOWER | 20- | 8 | THAT THE APPOINTMENT OF MR. CHENG | For | With | Approved |
|---------------------|--------------|----|---|-----|--------|----------|
| CORPORATION LIMITED | May- | | JIANJUN AS A NON-EXECUTIVE DIRECTOR OF | 101 | VVICII | πρριονέα |
| CONTON LIMITED | 2025 | | THE COMPANY BE AND IS HEREBY CONSIDERED | | | |
| | 2023 | | AND APPROVED; AND THAT ANY DIRECTOR OF | | | |
| | | | THE COMPANY BE AND IS HEREBY AUTHORIZED | | | |
| | | | TO SIGN ON BEHALF OF THE COMPANY THE | | | |
| | | | DIRECTORS SERVICE CONTRACT WITH MR. | | | |
| | | | CHENG JIANJUN | | | |
| CHINA TOWER | 20- | 9 | TO GRANT A GENERAL MANDATE TO THE | For | With | Approved |
| CORPORATION LIMITED | _ | 9 | BOARD TO MAKE APPLICATION FOR THE ISSUE | FOI | VVILII | Approved |
| CORPORATION LIMITED | May- 2025 | | | | | |
| | 2025 | | OF DOMESTIC OR OVERSEAS DEBT FINANCING | | | |
| | | | INSTRUMENTS DENOMINATED IN LOCAL OR | | | |
| CHINA TOWER | 20 | 10 | FOREIGN CURRENCIES | F | AACT I | A |
| CHINA TOWER | 20- | 10 | TO GRANT A GENERAL MANDATE TO THE | For | With | Approved |
| CORPORATION LIMITED | May- | | BOARD TO ALLOT, ISSUE AND DEAL WITH | | | |
| | 2025 | | (INCLUDING ANY SALE OR TRANSFER OF | | | |
| | | | TREASURY SHARES OUT OF TREASURY) | | | |
| | | | ADDITIONAL SHARES IN THE COMPANY NOT | | | |
| | | | EXCEEDING 20% OF EACH OF THE EXISTING | | | |
| | | | DOMESTIC SHARES AND H SHARES IN ISSUE | | | |
| | | | (EXCLUDING TREASURY SHARES, IF ANY) AND | | | |
| | | | TO AUTHORIZE THE BOARD TO INCREASE THE | | | |
| | | | REGISTERED CAPITAL OF THE COMPANY AND | | | |
| | | | TO AMEND THE ARTICLES OF ASSOCIATION OF | | | |
| | | | THE COMPANY TO REFLECT SUCH INCREASE IN | | | |
| | | | THE REGISTERED CAPITAL OF THE COMPANY | | | |
| | | | UNDER THE GENERAL MANDATE | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| EQUINIX, INC. | 21- May- 2025 | 1 | Election of Director to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Nanci Caldwell | For | With | Approved | |
| EQUINIX, INC. | 21- May- 2025 | 2 | Election of Director to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Adaire Fox-Martin | For | With | Approved | |
| EQUINIX, INC. | 21- May- 2025 | 3 | Election of Director to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Gary Hromadko | For | With | Approved | |
| EQUINIX, INC. | 21- May- 2025 | 4 | Election of Director to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Charles Meyers | For | With | Approved | |
| EQUINIX, INC. | 21- May- 2025 | 5 | Election of Director to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Thomas Olinger | For | With | Approved | |
| EQUINIX, INC. | 21- May- 2025 | 6 | Election of Director to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Christopher Paisley | For | With | Approved | |
| EQUINIX, INC. | 21- May- 2025 | 7 | Election of Director to serve until the next Annual Meeting or until their successors have been duly elected and qualified: Sandra Rivera | For | With | Approved | |



| EQUINIX, INC. | 21- | 8 | Election of Director to serve until the next | For | With | Approved | |
|----------------|------|----|---|---------|---------|----------|--------------------------|
| | May- | | Annual Meeting or until their successors | | | | |
| | 2025 | | have been duly elected and qualified: | | | | |
| | | | Fidelma Russo | | | | |
| EQUINIX, INC. | 21- | 9 | Approval, by a non-binding advisory vote, | Against | Against | Approved | Compensation is |
| | May- | | of the compensation of our named | | | | exceptional and not in |
| | 2025 | | executive officers | | | | line with our |
| | | | | | | | renumeration policy. |
| EQUINIX, INC. | 21- | 10 | Approval of an amendment to the | Against | Against | Approved | Compensation is |
| | May- | | Equinix, Inc. 2020 Equity Incentive Plan to | | | | exceptional and not in |
| | 2025 | | increase the number of plan shares | | | | line with our |
| | | | reserved for issuance by 3.3 million shares | _ | | | renumeration policy. |
| EQUINIX, INC. | 21- | 11 | Ratification of the appointment of | For | With | Approved | |
| | May- | | PricewaterhouseCoopers LLP as our | | | | |
| | 2025 | | independent registered public accounting firm for the fiscal year ending December | | | | |
| | | | 31, 2025 | | | | |
| EQUINIX, INC. | 21- | 12 | Consideration and vote upon a | For | Against | Rejected | The proposal involves |
| EQUIVIX, IIVC. | May- | 12 | stockholder proposal, if properly | 101 | Agamst | Rejected | making it easier for |
| | 2025 | | presented at the Annual Meeting, related | | | | shareholders to make |
| | 2023 | | to written consent of stockholders | | | | decisions outside of |
| | | | | | | | annual meetings, such as |
| | | | | | | | replacing directors. The |
| | | | | | | | proposal is to allow 10% |
| | | | | | | | of shares to request a |
| | | | | | | | reference date for |
| | | | | | | | written consent instead |
| | | | | | | | of 30% (incidentally, at |
| | | | | | | | many companies this is |
| | | | | | | | only 1%). This would |
| | | | | | | | make it easier for |
| | | | | | | | shareholders to take |



| | | | action, especially if the |
|--|--|--|-----------------------------|
| | | | company is doing poorly. |
| | | | The current rules are too |
| | | | strict and give too much |
| | | | protection to |
| | | | management. The point |
| | | | is to give shareholders |
| | | | more control over |
| | | | important decisions to |
| | | | protect the interest of all |
| | | | shareholders. Even if |
| | | | written consent can be |
| | | | sought, there is a |
| | | | requirement that 60% of |
| | | | the votes of shareholders |
| | | | who normally attend the |
| | | | annual meeting must |
| | | | agree to the proposal. |
| | | | This 60% threshold is |
| | | | seen as a way to protect |
| | | | management. So, in |
| | | | short, management is |
| | | | still well protected. |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|----------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| | | | | | With | Approved | |
| NORTHLAND POWER INC. | 21- May- 2025 | 1 | ELECTION OF DIRECTORS: Election of Director: John W. Brace | For | With | Approved | |
| NORTHLAND POWER INC. | 21- May- 2025 | 2 | Election of Director: Doyle Beneby | For | With | Approved | |
| NORTHLAND POWER INC. | 21- May- 2025 | 3 | Election of Director: Lisa Colnett | For | With | Approved | |
| NORTHLAND POWER INC. | 21- May- 2025 | 4 | Election of Director: Kevin Glass | For | With | Approved | |
| NORTHLAND POWER INC. | 21- May- 2025 | 5 | Election of Director: Keith Halbert | For | With | Approved | |
| NORTHLAND POWER INC. | 21- May- 2025 | 6 | Election of Director: Christine Healy | For | With | Approved | |
| NORTHLAND POWER INC. | 21- May- 2025 | 7 | Election of Director: Helen Mallovy Hicks | For | With | Approved | |
| NORTHLAND POWER INC. | 21- May- 2025 | 8 | Election of Director: Ian Pearce | For | With | Approved | |
| NORTHLAND POWER INC. | 21- May- 2025 | 9 | Election of Director: Eckhardt Ruemmler | For | With | Approved | |



| NORTHLAND POWER | 21- | 10 | Election of Director: Ellen Smith | For | With | Approved | |
|-----------------|------|----|---|---------|---------|----------|-----------------|
| INC. | May- | | | | | | |
| | 2025 | | | | | | |
| NORTHLAND POWER | 21- | 11 | The reappointment of Ernst & Young LLP as | For | With | Approved | |
| INC. | May- | | auditors of the Corporation and authorization | | | | |
| | 2025 | | of the directors to fix the auditors' | | | | |
| | | | remuneration. | | | | |
| NORTHLAND POWER | 21- | 12 | The resolution to accept Northland's approach | Against | Against | Approved | Compensation |
| INC. | May- | | to executive compensation. | | | | is exceptional |
| | 2025 | | | | | | and not in line |
| | | | | | | | with our |
| | | | | | | | renumeration |
| | | | | | | | policy. |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| LEGRAND SA | 27- May- 2025 | 7 | APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS FOR 2024 | For | With | Approved | |
| LEGRAND SA | 27- May- 2025 | 8 | APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR 2024 | For | With | Approved | |
| LEGRAND SA | 27- May- 2025 | 9 | ALLOCATION OF RESULTS FOR 2024 AND DETERMINATION OF DIVIDEND | For | With | Approved | |
| LEGRAND SA | 27- May- 2025 | 10 | APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLENL.22-10-9 I OF THE FRENCH COMMERCIAL CODE, IN ACCORDANCE WITH ARTICLE L.22-10-34 I OF THE FRENCH COMMERCIAL CODE | For | With | Approved | |
| LEGRAND SA | 27- May- 2025 | 11 | APPROVAL OF COMPENSATION COMPONENTS AND BENEFITS OF ANY KIND PAID DURING OR GRANTED IN RESPECT OF 2024 TO ANGELES GARCIA-POVEDA, CHAIR OF THE BOARD OF DIRECTORS | For | With | Approved | |
| LEGRAND SA | 27- May- 2025 | 12 | APPROVAL OF COMPENSATION COMPONENTS AND BENEFITS OF ANY KIND PAID DURING OR GRANTED IN RESPECT OF 2024 TO BENOIT COQUART, CHIEF EXECUTIVE OFFICER | For | With | Approved | |
| LEGRAND SA | 27- May- 2025 | 13 | APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIR OF THE BOARD OF DIRECTORS | For | With | Approved | |
| LEGRAND SA | 27- May- 2025 | 14 | APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHIEF EXECUTIVE OFFICER | For | With | Approved | |



| LEGRAND SA | 27- May- | 15 | APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO MEMBERS OF THE BOARD OF | For | With | Approved |
|------------|-----------------------------|----|---|-----|------|----------|
| LEGRAND SA | 2025 27- May- 2025 | 16 | DIRECTORS APPOINTMENT OF STEPHANE PALLEZ AS DIRECTOR | For | With | Approved |
| LEGRAND SA | 27- May- 2025 | 17 | RENEWAL OF PATRICK KOLLERS TERM OF OFFICE AS DIRECTOR | For | With | Approved |
| LEGRAND SA | 27- May- 2025 | 18 | RENEWAL OF FLORENT MENEGAUXS TERM OF OFFICE AS DIRECTOR | For | With | Approved |
| LEGRAND SA | 27- May- 2025 | 19 | AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO TRADE ITS OWN SHARES | For | With | Approved |
| LEGRAND SA | 27- May- 2025 | 20 | AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO CARRY OUT A SHARE CAPITAL DECREASE BY CANCELLATION OF TREASURY SHARES | For | With | Approved |
| LEGRAND SA | 27- May- 2025 | 21 | GRANT OF AUTHORITY TO THE BOARD OF DIRECTORS FOR THE PURPOSE OF CARRYING OUT ONE OR MORE FREE SHARE AWARDS TO STAFF MEMBERS AND/OR COMPANY OFFICERS OF THE COMPANY OR RELATED COMPANIES OR SOME OF THEM, WITH CANCELLATION OF SHAREHOLDERS PREFERENTIAL RIGHTS TO SUBSCRIBE TO THE SHARES TO BE ISSUED IN RELATION TO THE FREE SHARE AWARDS | For | With | Approved |
| LEGRAND SA | 27- May- 2025 | 22 | AMENDMENT OF ARTICLE 9.5 OF THE COMPANY'S ARTICLES OF ASSOCIATION TO REFLECT CHANGES IN LEGISLATION ON THE ORGANIZATION OF THE BOARD OF DIRECTORS | For | With | Approved |



| LEGRAND SA | 27- | 23 | POWERS FOR CARRY OUT LEGAL FORMALITIES | For | With | Approved | |
|------------|------|----|--|-----|------|----------|--|
| | May- | | | | | | |
| | 2025 | | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|----------------------------|---------------------|---------------|---|---------|----------------------|----------|--|
| CARE PROPERTY INVEST SA | 28- May- 2025 | 7 | APPROVE FINANCIAL STATEMENTS AND ALLOCATION OF INCOME | For | With | Approved | |
| CARE PROPERTY INVEST | 28- May- 2025 | 10 | REELECT DIRK VAN DEN BROECK AS DIRECTOR | 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. This board member is a board member for a longer period than 12 years. The board member is no longer independent enough. |
| CARE PROPERTY INVEST SA | 28- May- 2025 | 11 | REELECT PATRICK COUTTENIER AS DIRECTOR | For | With | Approved | |
| CARE PROPERTY INVEST SA | 28- May- 2025 | 12 | ELECT INGE BOETS AS INDEPENDENT DIRECTOR | For | With | Approved | |



| CARE PROPERTY INVEST | 28- | 13 | ELECT SONJA GONZALEZ VALVERDE AS | For | With | Approved | |
|----------------------|------|----|---|-----|------|----------|--|
| SA | May- | | INDEPENDENT DIRECTOR | | | | |
| | 2025 | | | | | | |
| CARE PROPERTY INVEST | 28- | 14 | ELECT BART BOTS AS INDEPENDENT DIRECTOR | For | With | Approved | |
| SA | May- | | | | | | |
| | 2025 | | | | | | |
| CARE PROPERTY INVEST | 28- | 15 | APPROVE REMUNERATION REPORT | For | With | Approved | |
| SA | May- | | | | | | |
| | 2025 | | | | | | |
| CARE PROPERTY INVEST | 28- | 16 | APPROVE REMUNERATION POLICY | For | With | Approved | |
| SA | May- | | | | | | |
| | 2025 | | | | | | |
| CARE PROPERTY INVEST | 28- | 17 | APPROVE DISCHARGE OF DIRECTORS | For | With | Approved | |
| SA | May- | | | | | | |
| | 2025 | | | | | | |
| CARE PROPERTY INVEST | 28- | 18 | APPROVE DISCHARGE OF AUDITORS | For | With | Approved | |
| SA | May- | | | | | | |
| | 2025 | | | | | | |
| CARE PROPERTY INVEST | 28- | 19 | RATIFY EY, REPRESENTED BY JOERI KLAYKENS, | For | With | Approved | |
| SA | May- | | AS AUDITORS AND APPROVE AUDITORS' | | | | |
| | 2025 | | REMUNERATION | | | | |
| CARE PROPERTY INVEST | 28- | 20 | APPROVE CHANGE-OF-CONTROL CLAUSE RE: | For | With | Approved | |
| SA | May- | | FINANCING AGREEMENTS | | | | |
| | 2025 | | | | | | |
| CARE PROPERTY INVEST | 28- | 21 | APPROVE CHANGE-OF-CONTROL CLAUSE RE: | For | With | Approved | |
| SA | May- | | MANAGEMENT AGREEMENTS | | | | |
| | 2025 | | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|---------------------|---------------|---|---------|----------------------|----------|--|
| VONOVIA SE | 28- May- 2025 | 8 | APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.22 PER SHARE | For | With | Approved | |
| VONOVIA SE | 28- May- 2025 | 9 | APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2024 | For | With | Approved | |
| VONOVIA SE | 28- May- 2025 | 10 | APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2024 | For | With | Approved | |
| VONOVIA SE | 28- May- 2025 | 11 | RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2025 AND FOR THE REVIEW OF INTERIM FINANCIAL STATEMENTS FOR FISCAL YEAR 2025 AND FOR THE FIRST QUARTER OF FISCAL YEAR 2026 | For | With | Approved | |
| VONOVIA SE | 28- May- 2025 | 12 | APPOINT PRICEWATERHOUSECOOPERS GMBH AS AUDITOR FOR SUSTAINABILITY REPORTING FOR FISCAL YEAR 2025 | For | With | Approved | |
| VONOVIA SE | 28- May- 2025 | 13 | APPROVE REMUNERATION REPORT | Against | Against | Approved | against, fees are too high given meager performance |
| VONOVIA SE | 28- May- 2025 | 14 | APPROVE REMUNERATION POLICY | Against | Against | Approved | against, fees are too high given meager performance |
| VONOVIA SE | 28- May- 2025 | 15 | ELECT MICHAEL RUEDIGER TO THE SUPERVISORY BOARD | For | With | Approved | |



| VONOVIA SE | 28- | 16 | ELECT MARCUS SCHENCK TO THE SUPERVISORY | For | With | Approved | |
|------------|------|----|---|---------|---------|----------|------------------|
| | May- | | BOARD | | | | |
| | 2025 | | | | | | |
| VONOVIA SE | 28- | 17 | APPROVE VIRTUAL-ONLY SHAREHOLDER | For | With | Approved | |
| | May- | | MEETINGS UNTIL 2027 | | | | |
| | 2025 | | | | | | |
| VONOVIA SE | 28- | 18 | APPROVE CREATION OF EUR 246.9 MILLION | Against | Against | Approved | against, unclear |
| | May- | | POOL OF AUTHORIZED CAPITAL WITH OR | | | | what the |
| | 2025 | | WITHOUT EXCLUSION OF PREEMPTIVE RIGHTS | | | | dilution is for |
| | | | | | | | existing |
| | | | | | | | shareholders |
| VONOVIA SE | 28- | 19 | APPROVE ISSUANCE OF WARRANTS/BONDS | For | With | Approved | |
| | May- | | WITH WARRANTS ATTACHED/CONVERTIBLE | | | | |
| | 2025 | | BONDS WITHOUT PREEMPTIVE RIGHTS UP TO | | | | |
| | | | AGGREGATE NOMINAL AMOUNT OF EUR X | | | | |
| | | | MILLION; APPROVE CREATION OF EUR X | | | | |
| | | | MILLION POOL OF CAPITAL TO GUARANTEE | | | | |
| | | | CONVERSION RIGHTS | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|-------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| LEG IMMOBILIEN SE | 28- May- 2025 | 3 | RESOLUTION ON THE APPROPRIATION OF NET RETAINED PROFITS FOR THE 2024 FINANCIAL YEAR | For | With | Approved | |
| LEG IMMOBILIEN SE | 28- May- 2025 | 4 | RESOLUTION ON THE DISCHARGE OF THE MANAGEMENT BOARD FOR THE 2024 FINANCIAL YEAR | For | With | Approved | |
| LEG IMMOBILIEN SE | 28- May- 2025 | 5 | RESOLUTION ON THE DISCHARGE OF THE SUPERVISORY BOARD FOR THE 2024 FINANCIAL YEAR | For | With | Approved | |
| LEG IMMOBILIEN SE | 28- May- 2025 | 6 | RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2025 | For | With | Approved | |
| LEG IMMOBILIEN SE | 28- May- 2025 | 7 | APPOINT DELOITTE GMBH AS AUDITOR FOR SUSTAINABILITY REPORTING FOR FISCAL YEAR 2025 | For | With | Approved | |
| LEG IMMOBILIEN SE | 28- May- 2025 | 8 | RESOLUTION ON THE APPROVAL OF THE REMUNERATION REPORT FOR THE 2024 FINANCIAL YEAR | For | With | Approved | |
| LEG IMMOBILIEN SE | 28- May- 2025 | 9 | RESOLUTION ON THE ELECTION OF NEW SUPERVISORY BOARD MEMBERS - DR. SYLVIA EICHELBERG | For | With | Approved | |
| LEG IMMOBILIEN SE | 28- May- 2025 | 10 | RESOLUTION ON THE ELECTION OF NEW SUPERVISORY BOARD MEMBERS -DR. CLAUS NOLTING | For | With | Approved | |
| LEG IMMOBILIEN SE | 28- May- 2025 | 11 | RESOLUTION ON THE ELECTION OF NEW SUPERVISORY BOARD MEMBERS -DR. KATRIN SUDER | For | With | Approved | |



| LEG IMMOBILIEN SE | 28- | 12 | RESOLUTION ON THE ELECTION OF NEW | For | With | Approved |
|-------------------|------|----|--|-----|------|----------|
| | May- | | SUPERVISORY BOARD MEMBERS -MARTIN | | | |
| | 2025 | | WIESMANN | | | |
| LEG IMMOBILIEN SE | 28- | 13 | RESOLUTION ON THE ELECTION OF NEW | For | With | Approved |
| | May- | | SUPERVISORY BOARD MEMBERS -MICHAEL | | | |
| | 2025 | | ZIMMER | | | |
| LEG IMMOBILIEN SE | 28- | 14 | RESOLUTION ON THE APPROVAL OF THE | For | With | Approved |
| | May- | | UPDATED REMUNERATION SYSTEM FOR | | | |
| | 2025 | | MEMBERS OF THE MANAGEMENT BOARD | | | |
| | | | PRESENTED BY THE SUPERVISORY BOARD | | | |
| LEG IMMOBILIEN SE | 28- | 15 | RESOLUTION ON THE CREATION OF A NEW | For | With | Approved |
| | May- | | AUTHORIZATION FOR THE MANAGEMENT | | | |
| | 2025 | | BOARD TO ISSUE CONVERTIBLE BONDS AND/OR | | | |
| | | | BONDS WITH WARRANTS AND PROFIT | | | |
| | | | PARTICIPATION RIGHTS WITH OPTION AND/OR | | | |
| | | | CONVERSION RIGHTS AND THE AMENDMENT | | | |
| | | | OF THE CONDITIONAL CAPITAL | | | |
| LEG IMMOBILIEN SE | 28- | 16 | RESOLUTION ON THE CANCELLATION OF THE | For | With | Approved |
| | May- | | AUTHORIZED CAPITAL 2020, THE CREATION OF | | | |
| | 2025 | | NEW AUTHORIZED CAPITAL 2025 AND | | | |
| | | | CORRESPONDING AMENDMENT TO THE | | | |
| | | | ARTICLES OF ASSOCIA-TION | | | |
| LEG IMMOBILIEN SE | 28- | 17 | RESOLUTION ON THE AUTHORIZATION TO | For | With | Approved |
| | May- | | HOLD VIRTUAL ANNUAL GENERAL MEETINGS | | | |
| | 2025 | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|----------------------|---------------------|---------------|--|---------|----------------------|----------|--|
| CARE PROPERTY INVEST | 28- May- 2025 | 6 | PROPOSAL TO RENEW, SUBJECT TO PRIOR APPROVAL BY THE FSMA, THE EXISTING AUTHORISATION REGARDING THE AUTHORISED CAPITAL AND TO REPLACE IT WITH A NEW AUTHORISATION FOR THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL IN ONE OR MORE TRANSACTIONS UNDER THE CONDITIONS SET OUT IN THE SPECIAL REPORT OF THE BOARD OF DIRECTORS MENTIONED UNDER AGENDA ITEM 1, AND TO AMEND ARTICLE 7 OF THE ARTICLES OF ASSOCIATION (AUTHORISED CAPITAL) ACCORDINGLY IN FUNCTION OF THE DECISION TAKEN | Against | Against | Approved | Management has a lousy track record when it comes to financing acquisitions. We prefer Care Property should seek approval for any issuance of new shares |
| CARE PROPERTY INVEST | 28- May- 2025 | 7 | PROPOSAL TO RENEW, SUBJECT TO PRIOR APPROVAL BY THE FSMA, THE AUTHORISATION TO THE BOARD OF DIRECTORS FOR THE ACQUISITION, ALIENATION AND PLEDGING OF OWN SHARES AND TO REPLACE IT WITH A NEW AUTHORISATION TO THE BOARD OF DIRECTORS FOR A RENEWABLE PERIOD OF FIVE (5) YEARS, STARTING FROM THE PUBLICATION IN THE ANNEXES TO THE BELGIAN OFFICIAL GAZETTE OF THE DECISION OF THE EXTRAORDINARY GENERAL MEETING | Against | Against | Approved | Management has a lousy track record when it comes to financing acquisitions. We prefer Care Property should seek approval for any issuance of new shares |



| CARE PROPERTY INVEST | 28- | 8 | SPECIAL POWERS OF ATTORNEY | Against | Against | Approved | Management | |
|----------------------|------|---|----------------------------|---------|---------|----------|-----------------|--|
| SA | May- | | | | | | has a lousy | |
| | 2025 | | | | | | track record | |
| | | | | | | | when it comes | |
| | | | | | | | to financing | |
| | | | | | | | acquisitions. | |
| | | | | | | | We prefer Care | |
| | | | | | | | Property | |
| | | | | | | | should seek | |
| | | | | | | | approval for | |
| | | | | | | | any issuance of | |
| | | | | | | | new shares | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|----------------------|---------------------|---------------|---------------------|---------|----------------------|----------|--|
| DOUGLAS EMMETT, INC. | 29- May- 2025 | 1 | DIRECTOR | For | With | Approved | |
| DOUGLAS EMMETT, INC. | 29- May- 2025 | 1 | DIRECTOR | For | With | Approved | |
| DOUGLAS EMMETT, INC. | 29- May- 2025 | 1 | DIRECTOR | Withold | 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. This board member is a board member for a longer period than 12 years. The board member is no longer independent enough. |
| DOUGLAS EMMETT, INC. | 29- | 1 | DIRECTOR | For | With | Approved | , |
| | May- 2025 | | | | | | |



| DOUGLAS EMMETT, INC. | 29- May- 2025 | 1 | DIRECTOR | For | With | Approved | |
|----------------------|---------------------|---|---|---------|---------|----------|--|
| DOUGLAS EMMETT, INC. | 29- May- 2025 | 1 | DIRECTOR | Withold | 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. This board member is a board member for a longer period than 12 years. The board member is no longer independent enough. |
| DOUGLAS EMMETT, INC. | 29- May- 2025 | 1 | DIRECTOR | For | With | Approved | |
| DOUGLAS EMMETT, INC. | 29- May- 2025 | 1 | DIRECTOR | For | With | Approved | |
| DOUGLAS EMMETT, INC. | 29- May- 2025 | 2 | To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2025. | For | With | Approved | |



| DOUGLAS EMMETT, INC. | 29- | 3 | To approve, in a non-binding advisory vote, our | Against | Against | Approved | Compensation |
|----------------------|------|---|---|---------|---------|----------|-----------------|
| | May- | | executive compensation. | | | | is exceptional |
| | 2025 | | | | | | and not in line |
| | | | | | | | with our |
| | | | | | | | renumeration |
| | | | | | | | policy. |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|---------------------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| EUROCOMMERCIAL PROPERTIES NV | 03- Jun- 2025 | 5 | FINANCIAL STATEMENTS | For | With | Approved | |
| EUROCOMMERCIAL PROPERTIES NV | 03- Jun- 2025 | 7 | DECLARATION OF DIVIDEND | For | With | Approved | |
| EUROCOMMERCIAL PROPERTIES NV | 03- Jun- 2025 | 8 | DISCHARGE OF THE MEMBERS OF THE BOARD OF MANAGEMENT | For | With | Approved | |
| EUROCOMMERCIAL PROPERTIES NV | 03- Jun- 2025 | 9 | DISCHARGE OF THE MEMBERS OF THE SUPERVISORY BOARD | For | With | Approved | |
| EUROCOMMERCIAL PROPERTIES NV | 03- Jun- 2025 | 10 | ADOPTION REMUNERATION POLICY FOR THE BOARD OF MANAGEMENT | For | With | Approved | |
| EUROCOMMERCIAL PROPERTIES NV | 03- Jun- 2025 | 11 | ADOPTION REMUNERATION POLICY FOR THE SUPERVISORY BOARD | For | With | Approved | |
| EUROCOMMERCIAL PROPERTIES NV | 03- Jun- 2025 | 12 | REMUNERATION REPORT | For | With | Approved | |
| EUROCOMMERCIAL PROPERTIES NV | 03- Jun- 2025 | 13 | DETERMINATION OF THE REMUNERATION OF THE BOARD OF MANAGEMENT | For | With | Approved | |
| EUROCOMMERCIAL PROPERTIES NV | 03- Jun- 2025 | 14 | DETERMINATION OF THE REMUNERATION OF THE SUPERVISORY BOARD | For | With | Approved | |



| EUROCOMMERCIAL | 03- | 15 | AUTHORISATION TO ISSUE SHARES AND/OR | For | With | Approved | |
|----------------|------|----|---------------------------------------|-----|------|----------|--|
| PROPERTIES NV | Jun- | | GRANT RIGHTS TO SUBSCRIBE FOR SHARES, | | | | |
| | 2025 | | AND TO LIMIT OR EXCLUDE PRE-EMPTIVE | | | | |
| | | | RIGHTS | | | | |
| EUROCOMMERCIAL | 03- | 16 | AUTHORISATION TO REPURCHASE SHARES | For | With | Approved | |
| PROPERTIES NV | Jun- | | | | | | |
| | 2025 | | | | | | |
| EUROCOMMERCIAL | 03- | 17 | CANCELLATION OF REPURCHASED SHARES | For | With | Approved | |
| PROPERTIES NV | Jun- | | | | | | |
| | 2025 | | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|---------------------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| EMPIRIC STUDENT PROPERTY PLC | 04- Jun- 2025 | 1 | TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2024 (THE ANNUAL REPORT) | For | With | Approved | |
| EMPIRIC STUDENT PROPERTY PLC | 04- Jun- 2025 | 2 | TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2024 | For | With | Approved | |
| EMPIRIC STUDENT PROPERTY PLC | 04- Jun- 2025 | 3 | TO RE-APPOINT BDO LLP AS AUDITORS OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY | For | With | Approved | |
| EMPIRIC STUDENT PROPERTY PLC | 04- Jun- 2025 | 4 | TO AUTHORISE THE BOARD, ON THERE COMMENDATION OF THE AUDIT AND RISK COMMITTEE, TO DETERMINE THE REMUNERATION OF THE AUDITOR | For | With | Approved | |
| EMPIRIC STUDENT PROPERTY PLC | 04- Jun- 2025 | 5 | TO APPROVE THE COMPANY'S DIVIDEND POLICY TO DECLARE AND PAY ALL DIVIDENDS OF THE COMPANY AS INTERIM DIVIDENDS | For | With | Approved | |
| EMPIRIC STUDENT PROPERTY PLC | 04- Jun- 2025 | 6 | TO RE-ELECT MARK PAIN AS A DIRECTOR OF THE COMPANY | For | With | Approved | |
| EMPIRIC STUDENT PROPERTY PLC | 04- Jun- 2025 | 7 | TO RE-ELECT ALICE AVIS MBE AS A DIRECTOR OF THE COMPANY | For | With | Approved | |
| EMPIRIC STUDENT PROPERTY PLC | 04- Jun- 2025 | 8 | TO RE-ELECT DUNCAN GARROOD AS A DIRECTOR OF THE COMPANY | For | With | Approved | |



| EMPIRIC STUDENT | 04- | 9 | TO RE-ELECT MARTIN RATCHFORD AS A | For | With | Approved | |
|-----------------|------|----|---|-----|------|----------|--|
| PROPERTY PLC | Jun- | | DIRECTOR OF THE COMPANY | | | | |
| | 2025 | | | | | | |
| EMPIRIC STUDENT | 04- | 10 | TO RE-ELECT CLAIR PRESTON-BEER AS A | For | With | Approved | |
| PROPERTY PLC | Jun- | | DIRECTOR OF THE COMPANY | | | | |
| | 2025 | | | | | | |
| EMPIRIC STUDENT | 04- | 11 | TO RE-ELECT DONALD GRANT AS A DIRECTOR | For | With | Approved | |
| PROPERTY PLC | Jun- | | OF THE COMPANY | | | | |
| | 2025 | | | | | | |
| EMPIRIC STUDENT | 04- | 12 | THAT THE COMPANY BE GENERALLY AND | For | With | Approved | |
| PROPERTY PLC | Jun- | | UNCONDITIONALLY AUTHORISED TO ALLOT | | | | |
| | 2025 | | ORDINARY SHARES | | | | |
| EMPIRIC STUDENT | 04- | 13 | SUBJECT TO THE PASSING OF RESOLUTION 12 | For | With | Approved | |
| PROPERTY PLC | Jun- | | THE DIRECTORS SHALL HAVE THE POWER TO | | | | |
| | 2025 | | ALLOT SECURITIES UNDER SECTIONS 570 AND | | | | |
| | | | 573 OF THE COMPANIES ACT | | | | |
| EMPIRIC STUDENT | 04- | 14 | TO AUTHORISE THE COMPANY TO ALLOT | For | With | Approved | |
| PROPERTY PLC | Jun- | | EQUITY SECURITIES FOR THE PURPOSES OF | | | | |
| | 2025 | | ACQUISITIONS OR CAPITAL INVESTMENTS | | | | |
| EMPIRIC STUDENT | 04- | 15 | TO AUTHORISE THE COMPANY TO PURCHASE | For | With | Approved | |
| PROPERTY PLC | Jun- | | ITS OWN ORDINARY SHARES | | | | |
| | 2025 | | | | | | |
| EMPIRIC STUDENT | 04- | 16 | THAT A GENERAL MEETING OF THE COMPANY | For | With | Approved | |
| PROPERTY PLC | Jun- | | OTHER THAN AN ANNUAL GENERAL MEETING | | | | |
| | 2025 | | MAY BE CALLED ON NOT LESS THAN 14 CLEAR | | | | |
| | | | DAYS' NOTICE | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|-------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| 7C SOLARPARKEN AG | 04- Jun- 2025 | 3 | APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS | For | With | Approved | |
| 7C SOLARPARKEN AG | 04- Jun- 2025 | 4 | APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2024 | For | With | Approved | |
| 7C SOLARPARKEN AG | 04- Jun- 2025 | 5 | APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2024 | For | With | Approved | |
| 7C SOLARPARKEN AG | 04- Jun- 2025 | 6 | RATIFY RSM EBNER STOLZ GMBH CO. KG AS AUDITORS FOR FISCAL YEAR 2025 | For | With | Approved | |
| 7C SOLARPARKEN AG | 04- Jun- 2025 | 7 | APPROVE REMUNERATION REPORT | For | With | Approved | |
| 7C SOLARPARKEN AG | 04- Jun- 2025 | 8 | AMEND ARTICLES OF ASSOCIATION | For | With | Approved | |
| 7C SOLARPARKEN AG | 04- Jun- 2025 | 9 | ELECT ANDREA MEYER TO THE SUPERVISORY BOARD | For | With | Approved | |
| 7C SOLARPARKEN AG | 04- Jun- 2025 | 10 | AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES | For | With | Approved | |
| 7C SOLARPARKEN AG | 04- Jun- 2025 | 11 | AUTHORIZE USE OF FINANCIAL DERIVATIVES WHEN REPURCHASING SHARES | For | With | Approved | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|-----------------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| HYSAN DEVELOPMENT CO LTD | 05- Jun- 2025 | 3 | TO RECEIVE AND CONSIDER THE STATEMENT OF ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2024 AND THE REPORTS OF THE DIRECTORS AND AUDITOR THEREON | For | With | Approved | |
| HYSAN DEVELOPMENT CO LTD | 05- Jun- 2025 | 4 | TO RE-ELECT CHURCHOUSE FREDERICK PETER AS A DIRECTOR | For | With | Approved | |
| HYSAN DEVELOPMENT CO LTD | 05- Jun- 2025 | 5 | TO RE-ELECT YOUNG ELAINE CAROLE AS A DIRECTOR | For | With | Approved | |
| HYSAN DEVELOPMENT CO LTD | 05- Jun- 2025 | 6 | TO RE-ELECT ZHANG YONG AS A DIRECTOR | For | With | Approved | |
| HYSAN DEVELOPMENT CO LTD | 05- Jun- 2025 | 7 | TO RE-ELECT LEE ANTHONY HSIEN PIN AS A DIRECTOR | For | With | Approved | |
| HYSAN DEVELOPMENT CO LTD | 05- Jun- 2025 | 8 | TO RE-ELECT LEE TZE HAU MICHAEL AS A DIRECTOR | For | With | Approved | |
| HYSAN DEVELOPMENT CO LTD | 05- Jun- 2025 | 9 | TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITOR OF THE COMPANY AT A FEE TO BE AGREED BY THE DIRECTORS | For | With | Approved | |
| HYSAN DEVELOPMENT CO LTD | 05- Jun- 2025 | 10 | TO GIVE THE DIRECTORS A GENERAL MANDATE TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ITS ISSUED SHARES AND THE DISCOUNT FOR ANY SHARES TO BE ISSUED SHALL NOT EXCEED 10% | For | With | Approved | |



| HYSAN DEVELOPMENT | 05- | 11 | TO GIVE DIRECTORS A GENERAL MANDATE TO | For | With | Approved | |
|-------------------|------|----|--|-----|------|----------|--|
| CO LTD | Jun- | | REPURCHASE SHARES IN THE COMPANY NOT | | | | |
| | 2025 | | EXCEEDING 10% OF THE NUMBER OF ITS | | | | |
| | | | ISSUED SHARES | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|---------------------|-------------|---------------|---|------|----------------------|----------|---------------------------------------|
| CORPORACION ACCIONA | 05- | 2 | APPROVE CONSOLIDATED AND STANDALONE | For | With | Approved | |
| ENERGIAS RENOVABLES | Jun- | | FINANCIAL STATEMENTS | | | | |
| SA | 2025 | | | | | | |
| CORPORACION ACCIONA | 05- | 3 | APPROVE CONSOLIDATED AND STANDALONE | For | With | Approved | |
| ENERGIAS RENOVABLES | Jun- | | MANAGEMENT REPORTS | | | | |
| SA | 2025 | | | | | | |
| CORPORACION ACCIONA | 05- | 4 | APPROVE DISCHARGE OF BOARD | For | With | Approved | |
| ENERGIAS RENOVABLES | Jun- | | | | | | |
| SA | 2025 | | | | | | |
| CORPORACION ACCIONA | 05- | 5 | APPROVE NON-FINANCIAL INFORMATION | For | With | Approved | |
| ENERGIAS RENOVABLES | Jun- | | STATEMENT | | | | |
| SA | 2025 | | | | | | |
| CORPORACION ACCIONA | 05- | 6 | APPROVE ALLOCATION OF INCOME AND | For | With | Approved | |
| ENERGIAS RENOVABLES | Jun- | | DIVIDENDS | | | | |
| SA | 2025 | | | | | | |
| CORPORACION ACCIONA | 05- | 7 | RENEW APPOINTMENT OF KPMG AUDITORES | For | With | Approved | |
| ENERGIAS RENOVABLES | Jun- | | AS AUDITOR | | | | |
| SA | 2025 | | | | | | |
| CORPORACION ACCIONA | 05- | 8 | REELECT JOSE MANUEL ENTRECANALES | For | With | Approved | |
| ENERGIAS RENOVABLES | Jun- | | DOMECQ AS DIRECTOR | | | | |
| SA | 2025 | | | | | | |
| CORPORACION ACCIONA | 05- | 9 | REELECT RAFAEL MATEO ALCALA AS DIRECTOR | For | With | Approved | |
| ENERGIAS RENOVABLES | Jun- | | | | | | |
| SA | 2025 | | | | | | |
| CORPORACION ACCIONA | 05- | 10 | REELECT JUAN IGNACIO ENTRECANALES | For | With | Approved | |
| ENERGIAS RENOVABLES | Jun- | | FRANCO AS DIRECTOR | | | | |
| SA | 2025 | | | | | | |



| CORPORACION ACCIONA | 05- | 11 | REELECT SONIA DULA AS DIRECTOR | For | With | Approved |
|---------------------|------|----|--|-----|------|----------|
| ENERGIAS RENOVABLES | Jun- | | | | | |
| SA | 2025 | | | | | |
| CORPORACION ACCIONA | 05- | 12 | REELECT MARIA SALGADO MADRINAN AS | For | With | Approved |
| ENERGIAS RENOVABLES | Jun- | | DIRECTOR | | | |
| SA | 2025 | | | | | |
| CORPORACION ACCIONA | 05- | 13 | REELECT JUAN LUIS LOPEZ CARDENETE AS | For | With | Approved |
| ENERGIAS RENOVABLES | Jun- | | DIRECTOR | | | |
| SA | 2025 | | | | | |
| CORPORACION ACCIONA | 05- | 14 | REELECT TERESA QUIROS ALVAREZ AS | For | With | Approved |
| ENERGIAS RENOVABLES | Jun- | | DIRECTOR | | | |
| SA | 2025 | | | | | |
| CORPORACION ACCIONA | 05- | 15 | REELECT ROSAURO VARO RODRIGUEZ AS | For | With | Approved |
| ENERGIAS RENOVABLES | Jun- | | DIRECTOR | | | |
| SA | 2025 | | | | | |
| CORPORACION ACCIONA | 05- | 16 | REELECT ALEJANDRO MARIANO WERNER | For | With | Approved |
| ENERGIAS RENOVABLES | Jun- | | WAINFELD AS DIRECTOR | | | |
| SA | 2025 | | | | | |
| CORPORACION ACCIONA | 05- | 17 | REELECT MARIA FANJUL SUAREZ AS DIRECTOR | For | With | Approved |
| ENERGIAS RENOVABLES | Jun- | | | | | |
| SA | 2025 | | | | | |
| CORPORACION ACCIONA | 05- | 18 | ELECT ARANTZA EZPELETA PURAS AS DIRECTOR | For | With | Approved |
| ENERGIAS RENOVABLES | Jun- | | | | | |
| SA | 2025 | | | | | |
| CORPORACION ACCIONA | 05- | 19 | ADVISORY VOTE ON REMUNERATION REPORT | For | With | Approved |
| ENERGIAS RENOVABLES | Jun- | | | | | |
| SA | 2025 | | | | | |
| CORPORACION ACCIONA | 05- | 20 | AUTHORIZE COMPANY TO CALL EGM WITH 15 | For | With | Approved |
| ENERGIAS RENOVABLES | Jun- | | DAYS' NOTICE | | | |
| SA | 2025 | | | | | |



| CORPORACION ACCIONA | 05- | 21 | AUTHORIZE BOARD TO RATIFY AND EXECUTE | For | With | Approved | |
|---------------------|------|----|---------------------------------------|-----|------|----------|--|
| ENERGIAS RENOVABLES | Jun- | | APPROVED RESOLUTIONS | | | | |
| SA | 2025 | | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|----------------------------|---------------------|---------------|--|---------|----------------------|----------|---|
| DIGITAL REALTY TRUST, INC. | 06- Jun- 2025 | 1 | Election of Director: VeraLinn Jamieson | For | With | Approved | |
| DIGITAL REALTY TRUST, INC. | 06- Jun- 2025 | 2 | Election of Director: Kevin J. Kennedy | For | With | Approved | |
| DIGITAL REALTY TRUST, INC. | 06- Jun- 2025 | 3 | Election of Director: William G. LaPerch | Against | Against | Approved | Voted against, has been there since 2013 |
| DIGITAL REALTY TRUST, INC. | 06- Jun- 2025 | 4 | Election of Director: Jean F.H.P. Mandeville | For | With | Approved | |
| DIGITAL REALTY TRUST, INC. | 06- Jun- 2025 | 5 | Election of Director: Afshin Mohebbi | Against | Against | Approved | Against, has been there since 2016 and that is too long for an independent director. Moreover, he co-determines the compensation |
| DIGITAL REALTY TRUST, INC. | 06- Jun- 2025 | 6 | Election of Director: Mark R. Patterson | Against | Against | Approved | Against, has been there since 2016, which is too long for an independent |



| | | | | | | | director. Moreover, he helps determine compensation |
|----------------------------|---------------------|----|---|---------|---------|----------|---|
| DIGITAL REALTY TRUST, INC. | 06- Jun- 2025 | 7 | Election of Director: Andrew P. Power | For | With | Approved | |
| DIGITAL REALTY TRUST, INC. | 06- Jun- 2025 | 8 | Election of Director: Mary Hogan Preusse | For | With | Approved | |
| DIGITAL REALTY TRUST, INC. | 06- Jun- 2025 | 9 | Election of Director: Susan Swanezy | For | With | Approved | |
| DIGITAL REALTY TRUST, INC. | 06- Jun- 2025 | 10 | To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2025. | For | With | Approved | |
| DIGITAL REALTY TRUST, INC. | 06- Jun- 2025 | 11 | To approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers, as more fully described in the accompanying Proxy Statement (Say-on-Pay). | Against | Against | Approved | Compensation is exceptional and not in line with our renumeration policy. |
| DIGITAL REALTY TRUST, INC. | 06- Jun- 2025 | 12 | To approve the Company's Amended and Restated Employee Stock Purchase Plan. | For | With | Approved | |
| DIGITAL REALTY TRUST, INC. | 06- Jun- 2025 | 13 | A stockholder proposal regarding human right to water, if properly presented. | For | Against | Rejected | The proposal involves asking Digital Realty to |



| develop an official policy that reflects respect for the human right to water and includes strategies to reduce water consumption, especially in water-scarce areas. This |
|---|
| that reflects respect for the human right to water and includes strategies to reduce water consumption, especially in water-scarce |
| respect for the human right to water and includes strategies to reduce water consumption, especially in water-scarce |
| human right to water and includes strategies to reduce water consumption, especially in water-scarce |
| water and includes strategies to reduce water consumption, especially in water-scarce |
| includes strategies to reduce water consumption, especially in water-scarce |
| strategies to reduce water consumption, especially in water-scarce |
| reduce water consumption, especially in water-scarce |
| consumption, especially in water-scarce |
| especially in water-scarce |
| water-scarce |
| |
| areas. This |
| |
| policy would |
| help protect |
| local water |
| resources and |
| ensure |
| sustainable |
| business |
| practices, |
| especially give |
| the growing |
| demand for Al |
| workloads that |
| require large |
| amounts of |
| water for |
| cooling. The |
| proposal also |
| aims to |
| strengthen the |



| | | company's |
|--|--|-------------------|
| | | social |
| | | responsibility |
| | | and comply |
| | | with global |
| | | |
| | | human rights |
| | | standards |
| | | regarding |
| | | access to |
| | | water. While |
| | | Digital Realty is |
| | | certainly taking |
| | | steps to reduce |
| | | water |
| | | consumption, |
| | | this is not well |
| | | embedded in |
| | | its policies. |
| | | Hence, we |
| | | voted against |
| | | management. |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|-------------------|---------------------|---------------|---|------|----------------------|----------|---------------------------------------|
| ASHTEAD GROUP PLC | 10- Jun- 2025 | 1 | APPROVE MATTERS RELATING TO THE INTRODUCTION OF A NEW HOLDING COMPANY | For | With | Approved | |
| ASHTEAD GROUP PLC | 10- Jun- 2025 | 2 | APPROVE CAPITAL REDUCTION BY CANCELLING AND EXTINGUISHING THE SCHEME SHARES | For | With | Approved | |
| ASHTEAD GROUP PLC | 10- Jun- 2025 | 3 | AUTHORISE ISSUE OF EQUITY PURSUANT TO THE SCHEME | For | With | Approved | |
| ASHTEAD GROUP PLC | 10- Jun- 2025 | 4 | AMEND ARTICLES OF ASSOCIATION | For | With | Approved | |
| ASHTEAD GROUP PLC | 10- Jun- 2025 | 5 | APPROVE DELISTING OF SHARES FROM THE EQUITY SHARES (COMMERCIAL COMPANY) CATEGORY OF THE OFFICIAL LIST MAINTAINED BY THE FCA AND THE LONDON STOCK EXCHANGE'S MAIN MARKET | For | With | Approved | |
| ASHTEAD GROUP PLC | 10- Jun- 2025 | 6 | APPROVE RE-REGISTRATION OF THE COMPANY AS A PRIVATE COMPANY LIMITED BY THE NAME OF ASHTEAD GROUP LIMITED | For | With | Approved | |
| ASHTEAD GROUP PLC | 10- Jun- 2025 | 7 | ADOPT NEW ARTICLES OF ASSOCIATION | For | With | Approved | |
| ASHTEAD GROUP PLC | 10- Jun- 2025 | 1 | THAT THE SCHEME OF ARRANGEMENT AS DETAILED IN THE CIRCULAR IS APPROVED | For | With | Approved | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|-------------|---------------|--|------|----------------------|----------|---------------------------------------|
| BROOKFIELD | 16- | 1 | DIRECTOR | For | With | Approved | |
| RENEWABLE | Jun- | | | | | | |
| CORPORATION | 2025 | | | | | | |
| BROOKFIELD | 16- | 1 | DIRECTOR | For | With | Approved | |
| RENEWABLE | Jun- | | | | | | |
| CORPORATION | 2025 | | | | | | |
| BROOKFIELD | 16- | 1 | DIRECTOR | For | With | Approved | |
| RENEWABLE | Jun- | | | | | | |
| CORPORATION | 2025 | | | | | | |
| BROOKFIELD | 16- | 1 | DIRECTOR | For | With | Approved | |
| RENEWABLE | Jun- | | | | | | |
| CORPORATION | 2025 | | | | | | |
| BROOKFIELD | 16- | 1 | DIRECTOR | For | With | Approved | |
| RENEWABLE | Jun- | | | | | | |
| CORPORATION | 2025 | | | | | | |
| BROOKFIELD | 16- | 1 | DIRECTOR | For | With | Approved | |
| RENEWABLE | Jun- | | | | | | |
| CORPORATION | 2025 | | | | | | |
| BROOKFIELD | 16- | 1 | DIRECTOR | For | With | Approved | |
| RENEWABLE | Jun- | | | | | | |
| CORPORATION | 2025 | | | | | | |
| BROOKFIELD | 16- | 1 | DIRECTOR | For | With | Approved | |
| RENEWABLE | Jun- | | | | | | |
| CORPORATION | 2025 | | | | | | |
| BROOKFIELD | 16- | 2 | Appointment of Ernst & Young LLP as Auditors | For | With | Approved | |
| RENEWABLE | Jun- | | of the Corporation for the ensuing year and | | | | |
| CORPORATION | 2025 | | authorizing the Directors to set their | | | | |
| | | | remuneration. | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|-------------|---------------|---|------|----------------------|----------|---------------------------------------|
| CHINA LONGYUAN | 17- | 2 | TO CONSIDER AND APPROVE THE GRANTING OF | For | With | Approved | |
| POWER GROUP | Jun- | | A GENERAL MANDATE TO THE BOARD OF | | | | |
| CORPORATION LTD | 2025 | | DIRECTORS TO REPURCHASE H SHARES | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote |
|--------------------|-------------|---------------|--|------|----------------------|----------|--------------------------|
| | | | | | | | against mngt |
| SUPERMARKET INCOME | 17- | 1 | APPROVE TRANSFER OF THE COMPANY'S | For | With | Approved | |
| REIT PLC | Jun- | | CATEGORY OF LISTING FROM THE CLOSED- | | | | |
| | 2025 | | ENDED INVESTMENT FUNDS CATEGORY TO THE | | | | |
| | | | EQUITY SHARES (COMMERCIAL COMPANIES) | | | | |
| | | | CATEGORY | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|------------------|-------------|---------------|---|------|----------------------|----------|---------------------------------------|
| CHINA LONGYUAN | 17- | 2 | TO CONSIDER AND APPROVE THE ANNUAL | For | With | Approved | |
| POWER GROUP | Jun- | | REPORT OF THE COMPANY FOR THE YEAR 2024 | | | | |
| CORPORATION LTD | 2025 | | | | | | |
| CHINA LONGYUAN | 17- | 3 | TO CONSIDER AND APPROVE THE REPORT OF | For | With | Approved | |
| POWER GROUP | Jun- | | THE BOARD OF DIRECTORS OF THE COMPANY | | | | |
| CORPORATION LTD | 2025 | | FOR THE YEAR 2024 | | | | |
| CHINA LONGYUAN | 17- | 4 | TO CONSIDER AND APPROVE THE REPORT OF | For | With | Approved | |
| POWER GROUP | Jun- | | THE SUPERVISORY BOARD OF THE COMPANY | | | | |
| CORPORATION LTD | 2025 | | FOR THE YEAR 2024 | | | | |
| CHINA LONGYUAN | 17- | 5 | TO CONSIDER AND APPROVE THE COMPANYS | For | With | Approved | |
| POWER GROUP | Jun- | | AUDITED FINANCIAL STATEMENTS AND THE | | | | |
| CORPORATION LTD | 2025 | | FINAL ACCOUNTS REPORT FOR THE YEAR 2024 | | | | |
| CHINA LONGYUAN | 17- | 6 | TO CONSIDER AND APPROVE THE PROFIT | For | With | Approved | |
| POWER GROUP | Jun- | | DISTRIBUTION PLAN OF THE COMPANY FOR | | | | |
| CORPORATION LTD | 2025 | | THE YEAR 2024 | | | | |
| CHINA LONGYUAN | 17- | 7 | TO CONSIDER AND APPROVE THE BUDGET | For | With | Approved | |
| POWER GROUP | Jun- | | REPORT OF THE COMPANY FOR THE YEAR 2025 | | | | |
| CORPORATION LTD | 2025 | | | | | | |
| CHINA LONGYUAN | 17- | 8 | TO CONSIDER AND APPROVE THE | For | With | Approved | |
| POWER GROUP | Jun- | | REMUNERATION PLAN FOR DIRECTORS AND | | | | |
| CORPORATION LTD | 2025 | | SUPERVISORS OF THE COMPANY FOR THE YEAR | | | | |
| | | | 2025 | | | | |
| CHINA LONGYUAN | 17- | 9 | TO CONSIDER AND APPROVE THE RE- | For | With | Approved | |
| POWER GROUP | Jun- | | APPOINTMENT OF PRC AUDITOR FOR THE YEAR | | | | |
| CORPORATION LTD | 2025 | | 2025 | | | | |
| CHINA LONGYUAN | 17- | 10 | TO CONSIDER AND APPROVE THE RE- | For | With | Approved | |
| POWER GROUP | Jun- | | APPOINTMENT OF INTERNATIONAL AUDITOR | | | | |
| CORPORATION LTD | 2025 | | FOR THE YEAR 2025 | | | | |



| | | | · | | | |
|-----------------|------|----|---|-----|------|----------|
| CHINA LONGYUAN | 17- | 11 | TO CONSIDER AND APPROVE THE PROVISION | For | With | Approved |
| POWER GROUP | Jun- | | OF FINANCIAL ASSISTANCE BY THE COMPANY | | | |
| CORPORATION LTD | 2025 | | TO THE CONTROLLED SUBSIDIARY | | | |
| CHINA LONGYUAN | 17- | 12 | TO CONSIDER AND APPROVE THE GRANTING OF | For | With | Approved |
| POWER GROUP | Jun- | | A GENERAL MANDATE TO THE BOARD OF | | | |
| CORPORATION LTD | 2025 | | DIRECTORS TO APPLY FOR REGISTRATION AND | | | |
| | | | ISSUANCE OF DEBT FINANCING INSTRUMENTS | | | |
| | | | IN THE PRC | | | |
| CHINA LONGYUAN | 17- | 13 | TO CONSIDER AND APPROVE THE GRANTING OF | For | With | Approved |
| POWER GROUP | Jun- | | A GENERAL MANDATE TO THE BOARD OF | | | |
| CORPORATION LTD | 2025 | | DIRECTORS TO APPLY FOR REGISTRATION AND | | | |
| | | | ISSUANCE OF DEBT FINANCING INSTRUMENTS | | | |
| | | | OVERSEAS | | | |
| CHINA LONGYUAN | 17- | 14 | TO CONSIDER AND APPROVE THE GRANTING OF | For | With | Approved |
| POWER GROUP | Jun- | | A GENERAL MANDATE TO THE BOARD OF | | | |
| CORPORATION LTD | 2025 | | DIRECTORS TO ISSUE SHARES | | | |
| CHINA LONGYUAN | 17- | 15 | TO CONSIDER AND APPROVE THE GRANTING OF | For | With | Approved |
| POWER GROUP | Jun- | | A GENERAL MANDATE TO THE BOARD OF | | | |
| CORPORATION LTD | 2025 | | DIRECTORS TO REPURCHASE H SHARES | | | |
| CHINA LONGYUAN | 17- | 16 | TO CONSIDER AND APPROVE THE 2025-2027 | For | With | Approved |
| POWER GROUP | Jun- | | CASH DIVIDEND PLAN | | | |
| CORPORATION LTD | 2025 | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|-----------------------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| AQUILA EUROPEAN RENEWABLES PLC | 19- Jun- 2025 | 1 | TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2024, WITH THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON | For | With | Approved | |
| AQUILA EUROPEAN RENEWABLES PLC | 19- Jun- 2025 | 2 | TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2024 | For | With | check | |
| AQUILA EUROPEAN RENEWABLES PLC | 19- Jun- 2025 | 3 | TO RE-ELECT IAN NOLAN AS A DIRECTOR OF THE COMPANY | For | With | Approved | |
| AQUILA EUROPEAN RENEWABLES PLC | 19- Jun- 2025 | 4 | TO RE-ELECT PATRICIA RODRIGUES AS A DIRECTOR OF THE COMPANY | For | With | Approved | |
| AQUILA EUROPEAN RENEWABLES PLC | 19- Jun- 2025 | 5 | TO RE-ELECT DAVID MACLELLAN AS A DIRECTOR OF THE COMPANY | For | With | Approved | |
| AQUILA EUROPEAN RENEWABLES PLC | 19- Jun- 2025 | 6 | TO RE-ELECT KENNETH MACRITCHIE AS A DIRECTOR OF THE COMPANY | For | With | Approved | |
| AQUILA EUROPEAN RENEWABLES PLC | 19- Jun- 2025 | 7 | TO RE-ELECT MYRTLE DAWESAS A DIRECTOR OF THE COMPANY | For | With | Approved | |
| AQUILA EUROPEAN RENEWABLES PLC | 19- Jun- 2025 | 8 | TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS TO THE COMPANY | For | With | Approved | |
| AQUILA EUROPEAN RENEWABLES PLC | 19- Jun- 2025 | 9 | TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY | For | With | Approved | |



| AQUILA EUROPEAN | 19- | 10 | TO AUTHORISE THE DIRECTORS TO DECLARE | For | With | Approved |
|-----------------|------|----|---|-----|------|----------|
| RENEWABLES PLC | Jun- | | AND PAY ALL DIVIDENDS OF THE COMPANY AS | | | |
| | 2025 | | INTERIM DIVIDENDS | | | |
| AQUILA EUROPEAN | 19- | 11 | TO APPROVE BY SPECIAL RESOLUTION THAT | For | With | Approved |
| RENEWABLES PLC | Jun- | | THE DIRECTORS BE AUTHORISED TO MAKE | | | |
| | 2025 | | MARKET PURCHASES OF ITS OWN SHARES | | | |
| AQUILA EUROPEAN | 19- | 12 | TO APPROVE BY SPECIAL RESOLUTION THAT A | For | With | Approved |
| RENEWABLES PLC | Jun- | | GENERAL MEETING OTHER THAN AN ANNUAL | | | |
| | 2025 | | GENERAL MEETING MAY BECALLED ON NOT | | | |
| | | | LESS THAN 14 CLEAR DAYS' NOTICE | | | |
| AQUILA EUROPEAN | 19- | 13 | TO APPROVE THE REDUCTION OF THE SHARE | For | With | Approved |
| RENEWABLES PLC | Jun- | | PREMIUM ACCOUNT | | | |
| | 2025 | | | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|--|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| ABRDN EUROPEAN LOGISTICS INCOME PLC | 25- Jun- 2025 | 1 | TO RECEIVE AND ADOPT THE COMPANY'S FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2024, TOGETHER WITH THE DIRECTORS' REPORT AND THE AUDITOR'S REPORT THEREON | For | With | Approved | |
| ABRDN EUROPEAN LOGISTICS INCOME PLC | 25- Jun- 2025 | 2 | TO RECEIVE AND APPROVE THE DIRECTORS' REMUNERATION REPORT AS SET OUT IN THE COMPANY'S ANNUAL REPORT AND FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2024 (OTHER THAN THE DIRECTORS' REMUNERATION POLICY AS SET OUT ON PAGES 58 AND 59 OF THE DIRECTORS' REMUNERATION REPORT) | For | With | Approved | |
| ABRDN EUROPEAN LOGISTICS INCOME PLC | 25- Jun- 2025 | 3 | TO APPROVE THE DIRECTORS' REMUNERATION POLICY FOR THE THREE YEAR PERIOD ENDING 31 DECEMBER 2027 | For | With | Approved | |
| ABRDN EUROPEAN LOGISTICS INCOME PLC | 25- Jun- 2025 | 4 | TO AUTHORISE THE DIRECTORS OF THE COMPANY TO DECLARE AND PAY ALL DIVIDENDS OF THE COMPANY AS INTERIM DIVIDENDS AND FOR THE LAST DIVIDEND REFERABLE TO A FINANCIAL YEAR NOT TO BE CATEGORISED AS A FINAL DIVIDEND THAT IS SUBJECT TO SHAREHOLDER APPROVAL | For | With | Approved | |
| ABRDN EUROPEAN LOGISTICS INCOME PLC | 25- Jun- 2025 | 5 | TO RE-ELECT MS C. GULLIVER AS A DIRECTOR | For | With | Approved | |
| ABRDN EUROPEAN LOGISTICS INCOME PLC | 25- Jun- 2025 | 6 | TO RE-ELECT MR J. HEAWOOD AS A DIRECTOR | For | With | Approved | |



| ABRDN EUROPEAN | 25- | 7 | TO RE-ELECT MR T. ROPER AS A DIRECTOR | For | With | Approved |
|----------------------|------|----|--|-----|------|----------|
| LOGISTICS INCOME PLC | Jun- | | | | | |
| | 2025 | | | | | |
| ABRDN EUROPEAN | 25- | 8 | TO RE-APPOINT KPMG LLP AS THE COMPANY'S | For | With | Approved |
| LOGISTICS INCOME PLC | Jun- | | AUDITOR TO HOLD OFFICE FROM THE | | | |
| | 2025 | | CONCLUSION OF THIS ANNUAL GENERAL | | | |
| | | | MEETING UNTIL THE CONCLUSION OF THE NEXT | | | |
| | | | ANNUAL GENERAL MEETING AT WHICH | | | |
| | | | ACCOUNTS ARE LAID BEFORE THE COMPANY | | | |
| ABRDN EUROPEAN | 25- | 9 | TO AUTHORISE THE DIRECTORS TO DETERMINE | For | With | Approved |
| LOGISTICS INCOME PLC | Jun- | | THE AUDITOR'S REMUNERATION | | | |
| | 2025 | | | | | |
| ABRDN EUROPEAN | 25- | 10 | THAT, THE COMPANY BE GENERALLY AND | For | With | Approved |
| LOGISTICS INCOME PLC | Jun- | | UNCONDITIONALLY AUTHORISED IN | | | |
| | 2025 | | ACCORDANCE WITH SECTION 701 OF THE ACT | | | |
| | | | TO MAKE MARKET PURCHASES (WITHIN THE | | | |
| | | | MEANING OF SECTION 693(4) OF THE ACT) OF | | | |
| | | | ORDINARY SHARES AND TO CANCEL OR HOLD | | | |
| | | | IN TREASURY SUCH SHARES PROVIDED THAT | | | |
| | | | (PLEASE SEE THE ATTACHED LINK FOR MORE | | | |
| | | | DETAILS) | | | |
| ABRDN EUROPEAN | 25- | 11 | THAT A GENERAL MEETING OF THE COMPANY | For | With | Approved |
| LOGISTICS INCOME PLC | Jun- | | OTHER THAN AN ANNUAL GENERAL MEETING | | | |
| | 2025 | | MAY BE CALLED ON NOT LESS THAN 14 CLEAR | | | |
| | | | DAYS' NOTICE | | | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|--------------------|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| EQUITY RESIDENTIAL | 26- Jun- 2025 | 1 | Election of Trustee: Angela M. Aman | For | With | Approved | |
| EQUITY RESIDENTIAL | 26- Jun- 2025 | 2 | Election of Trustee: Linda Walker Bynoe | For | With | Approved | |
| EQUITY RESIDENTIAL | 26- Jun- 2025 | 3 | Election of Trustee: Mary Kay Haben | For | With | Approved | |
| EQUITY RESIDENTIAL | 26- Jun- 2025 | 4 | Election of Trustee: Ann C. Hoff | For | With | Approved | |
| EQUITY RESIDENTIAL | 26- Jun- 2025 | 5 | Election of Trustee: Tahsinul Zia Huque | For | With | Approved | |
| EQUITY RESIDENTIAL | 26- Jun- 2025 | 6 | Election of Trustee: Nina P. Jones | For | With | Approved | |
| EQUITY RESIDENTIAL | 26- Jun- 2025 | 7 | Election of Trustee: David J. Neithercut | For | With | Approved | |
| EQUITY RESIDENTIAL | 26- Jun- 2025 | 8 | Election of Trustee: Mark J. Parrell | For | With | Approved | |
| EQUITY RESIDENTIAL | 26- Jun- 2025 | 9 | Election of Trustee: Mark S. Shapiro | For | With | Approved | |



| EQUITY RESIDENTIAL | 26- Jun- 2025 | 10 | Election of Trustee: Stephen E. Sterrett | For | With | Approved | |
|--------------------|---------------------|----|---|---------|---------|----------|--|
| EQUITY RESIDENTIAL | 26- Jun- 2025 | 11 | Ratification of the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for 2025. | For | With | Approved | |
| EQUITY RESIDENTIAL | 26- Jun- 2025 | 12 | Approval of Executive Compensation. | Against | Against | Approved | Compensation for CEO is exceptional 10 million and not in line with our renumeration policy. |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|----------------------------|---------------------|---------------|--|---------|----------------------|----------|---|
| CARE PROPERTY INVEST SA | 26- Jun- 2025 | 6 | RESOLUTION TO RENEW THE AUTHORIZATION OF THE BOD REGARDING THE AUTHORIZED CAPITAL | Against | Against | Approved | Against, It allows Care Property to issue shares on unfavorable terms for current shareholders. |
| CARE PROPERTY INVEST SA | 26- Jun- 2025 | 7 | RESOLUTION TO RENEW THE AUTHORIZATION OF THE BOD REGARDING THE ACQUISITION, DISPOSAL, AND PLEDGE OF OWN SHARES | For | With | Approved | |
| CARE PROPERTY INVEST SA | 26- Jun- 2025 | 8 | SPECIAL POWERS OF ATTORNEY | For | With | Approved | |



| Name corporation | Date AGM | Agenda no. | Proposal to vote on | Vote | With/against mngt | Result | Comments in case of vote against mngt |
|---|---------------------|---------------|--|------|----------------------|----------|---------------------------------------|
| THE RENEWABLES INFRASTRUCTURE GROUP LIMITED | 27- Jun- 2025 | 1 | TO RECEIVE AND CONSIDER THE AUDITED ACCOUNTS, THE DIRECTORS' REPORT AND THE AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2024 | For | With | Approved | |
| THE RENEWABLES INFRASTRUCTURE GROUP LIMITED | 27- Jun- 2025 | 2 | TO RE-ELECT RICHARD MORSE AS A DIRECTOR | For | With | Approved | |
| THE RENEWABLES INFRASTRUCTURE GROUP LIMITED | 27- Jun- 2025 | 3 | TO RE-ELECT TOVE FELD AS A DIRECTOR | For | With | Approved | |
| THE RENEWABLES INFRASTRUCTURE GROUP LIMITED | 27- Jun- 2025 | 4 | TO RE-ELECT JOHN WHITTLE AS A DIRECTOR | For | With | Approved | |
| THE RENEWABLES INFRASTRUCTURE GROUP LIMITED | 27- Jun- 2025 | 5 | TO RE-ELECT ERNA-MARIA TRIXL AS A DIRECTOR | For | With | Approved | |
| THE RENEWABLES INFRASTRUCTURE GROUP LIMITED | 27- Jun- 2025 | 6 | TO RE-ELECT SELINA SAGAYAM AS A DIRECTOR | For | With | Approved | |
| THE RENEWABLES INFRASTRUCTURE GROUP LIMITED | 27- Jun- 2025 | 7 | THAT DELOITTE LLP BE RE-APPOINTED AS AUDITORS OF THE COMPANY | For | With | Approved | |
| THE RENEWABLES INFRASTRUCTURE GROUP LIMITED | 27- Jun- 2025 | 8 | THAT THE DIRECTORS BE AUTHORISED TO AGREE THE REMUNERATION OF THE AUDITORS | For | With | Approved | |
| THE RENEWABLES INFRASTRUCTURE GROUP LIMITED | 27- Jun- 2025 | 9 | TO APPROVE THE DIRECTORS' REMUNERATION REPORT AS SET OUT IN THE ANNUAL REPORT | For | With | Approved | |



| THE RENEWABLES | 27- | 10 | TO APPROVE THE DIRECTORS' REMUNERATION | For | With | Approved |
|----------------|------|----|---|-----|------|----------|
| INFRASTRUCTURE | Jun- | | POLICY FOR THE YEAR ENDING 31 DECEMBER | | | '' |
| GROUP LIMITED | 2025 | | 2025 AS SET OUT ON PAGE 100 OF THE | | | |
| | | | ANNUAL REPORT | | | |
| THE RENEWABLES | 27- | 11 | TO APPROVE THE COMPANY'S DIVIDEND | For | With | Approved |
| INFRASTRUCTURE | Jun- | | POLICY FOR THE YEAR ENDING 31 DECEMBER | | | |
| GROUP LIMITED | 2025 | | 2025 | | | |
| THE RENEWABLES | 27- | 12 | TO AUTHORISE THE DIRECTORS TO OFFER TO | For | With | Approved |
| INFRASTRUCTURE | Jun- | | SHAREHOLDERS THE OPTION TO ELECT TO | | | |
| GROUP LIMITED | 2025 | | RECEIVE FUTURE DIVIDENDS IN THE FORM OF | | | |
| | | | FURTHER SHARES IN THE COMPANY | | | |
| THE RENEWABLES | 27- | 13 | TO AUTHORISE THE COMPANY TO MAKE | For | With | Approved |
| INFRASTRUCTURE | Jun- | | MARKET ACQUISITIONS OF UP TO 14.99 | | | |
| GROUP LIMITED | 2025 | | PERCENT OF ITS OWN ISSUED ORDINARY | | | |
| | | | SHARES | | | |
| THE RENEWABLES | 27- | 14 | TO AUTHORISE THE DIRECTORS TO ISSUE | For | With | Approved |
| INFRASTRUCTURE | Jun- | | SHARES IN THE COMPANY OR TO GRANT | | | |
| GROUP LIMITED | 2025 | | RIGHTS TO SUBSCRIBE FOR OR TO CONVERT | | | |
| | | | ANY SECURITY INTO SHARES IN THE COMPANY | | | |
| THE RENEWABLES | 27- | 15 | TO APPROVE THE PARTIAL DISAPPLICATION OF | For | With | Approved |
| INFRASTRUCTURE | Jun- | | THE PRE-EMPTION RIGHTS UNDER ARTICLE 7 OF | | | |
| GROUP LIMITED | 2025 | | THE COMPANY'S ARTICLES OF INCORPORATION | | | |
| THE RENEWABLES | 27- | 16 | TO AMEND THE COMPANY'S ARTICLES OF | For | With | Approved |
| INFRASTRUCTURE | Jun- | | INCORPORATION TO INSERT A NEW ARTICLE 53 | | | |
| GROUP LIMITED | 2025 | | PROPOSING A CONTINUATION RESOLUTION | | | |