

RELATÓRIO DE EXERCÍCIO DE DIREITOS DE VOTO DA CAIXA GESTÃO DE ATIVOS, SGOIC, S.A. -2025



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A Caixa Gestão de Ativos, SGOIC, S.A., elenca, de seguida, as Assembleias Gerais de Acionistas (AGA) / Annual General Meeting (AGM), em que, de acordo com o disposto na súa Política de Exercício de Direitos de Voto, exerceu, durante o ano de 2025, direitos de voto associados às posições acionistas geridas, incluindo informação detalhada sobre os pontos de agenda e sentido de voto adotado pela Sociedade Gestora.

Nota: Os votos apresentam o seguinte significado: For - A favor; Against - Contra; Non-voting - Não requer

votação; Undetermined - Sem recomendação.

Merger/Acquisition (Banco BPM) Cancellation of Shares Authority of Issue Shares to Service 2019 Group Incentive System Authority of Issue Shares to Service 2020 Group Incentive System Authority of Issue Shares to Service 2022 Group Incentive System Authority of Issue Shares to Service 2023 Group Incentive System Authority of Issue Shares to Service 2023 Group Incentive System Authority of Issue Shares to Service 2024 Group Incentive System Authority to Issue Shares to Services 2020-2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends Elimination of Negative Reserves	For For For For For For For	For For For For
Authority of Issue Shares to Service 2019 Group Incentive System Authority of Issue Shares to Service 2020 Group Incentive System Authority of Issue Shares to Service 2022 Group Incentive System Authority of Issue Shares to Service 2023 Group Incentive System Authority of Issue Shares to Service 2024 Group Incentive System Authority of Issue Shares to Service 2024 Group Incentive System Authority to Issue Shares to Services 2020-2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends	For For For For For	For For For
Authority of Issue Shares to Service 2019 Group Incentive System Authority of Issue Shares to Service 2020 Group Incentive System Authority of Issue Shares to Service 2022 Group Incentive System Authority of Issue Shares to Service 2023 Group Incentive System Authority of Issue Shares to Service 2024 Group Incentive System Authority of Issue Shares to Service 2024 Group Incentive System Authority to Issue Shares to Services 2020-2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends	For For For For	For For For
Group Incentive System Authority of Issue Shares to Service 2020 Group Incentive System Authority of Issue Shares to Service 2022 Group Incentive System Authority of Issue Shares to Service 2023 Group Incentive System Authority of Issue Shares to Service 2024 Group Incentive System Authority to Issue Shares to Service 2024 Group Incentive System Authority to Issue Shares to Services 2020-2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends	For For For	For For For
Authority of Issue Shares to Service 2020 Group Incentive System Authority of Issue Shares to Service 2022 Group Incentive System Authority of Issue Shares to Service 2023 Group Incentive System Authority of Issue Shares to Service 2024 Group Incentive System Authority to Issue Shares to Service 2024 Group Incentive System Authority to Issue Shares to Services 2020-2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends	For For For	For For For
Group Incentive System Authority of Issue Shares to Service 2022 Group Incentive System Authority of Issue Shares to Service 2023 Group Incentive System Authority of Issue Shares to Service 2024 Group Incentive System Authority to Issue Shares to Services 2020-2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends	For For For	For For
Authority of Issue Shares to Service 2022 Group Incentive System Authority of Issue Shares to Service 2023 Group Incentive System Authority of Issue Shares to Service 2024 Group Incentive System Authority to Issue Shares to Services 2020-2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends	For For For	For For
Group Incentive System Authority of Issue Shares to Service 2023 Group Incentive System Authority of Issue Shares to Service 2024 Group Incentive System Authority to Issue Shares to Services 2020-2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends	For For	For
Authority of Issue Shares to Service 2023 Group Incentive System Authority of Issue Shares to Service 2024 Group Incentive System Authority to Issue Shares to Services 2020-2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends	For For	For
Group Incentive System Authority of Issue Shares to Service 2024 Group Incentive System Authority to Issue Shares to Services 2020- 2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends	For For	For
Authority of Issue Shares to Service 2024 Group Incentive System Authority to Issue Shares to Services 2020- 2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends	For For	For
Group Incentive System Authority to Issue Shares to Services 2020- 2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends	For	
Authority to Issue Shares to Services 2020-2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends	For	
2023 Long-Term Incentive Plan Accounts and Reports Allocation of Dividends	For	For
Accounts and Reports Allocation of Dividends	For	For
Allocation of Dividends		
	For	For
Elimination of Negative Reserves	įΓUI	For
	For	For
Authority of Repurchase Shares	For	For
Elect Doris Honold	For	For
Remuneration Policy	For	For
Remuneration Report	For	For
2025 Group Incentive System	For	For
Accounts and Reports		
noodanio and reporto	For	For
Report on Non-Financial Information	For	For
Ratification of Board Acts	For	For
Allocation of Profits/Dividends	For	For
Appointment of Auditor	For	For
Board Size	For	For
Elect Juan Antonio Zufiría Zataraín	For	For
Elect Alfonso Villanueva Rodríguez	For	For
Elect Marcelino Botín-Sanz de Sautuola	For	For
Elect Fernando Masaveu Herrero	For	For
Elect Cristina García-Peri Álvarez	For	For
Creation of Capitalisation Reserve	For	For
Authority to Repurchase and Reissue Shares	1 01	1 01
1 , ,	For	For
Directors' Fees		For
1		
Authority to Transfer Shares Pursuant to	For	For
Authority to Transfer Shares Pursuant to Annual Variable Plan		For
Annual Variable Plan		For
Annual Variable Plan Maximum Variable Play Ratio		For
Annual Variable Plan Maximum Variable Play Ratio Authorisation of Legal Formalities		
Annual Variable Plan Maximum Variable Play Ratio Authorisation of Legal Formalities Remuneration Report	1 01	
1	 Directors' Fees Authority to Transfer Shares Pursuant to Annual Variable Plan Maximum Variable Play Ratio Authorisation of Legal Formalities 	1 Directors' Fees Authority to Transfer Shares Pursuant to 2 Annual Variable Plan 3 Maximum Variable Play Ratio C Authorisation of Legal Formalities For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
Aena SME AGM: 09/04/2025	1	Examination and approval, where applicable, of the individual financial statements (balance sheet, income statement, statement of changes in equity, cash flow statement, and notes to the financial statements) and the individual directors' report of the Company for the financial year ended 31 December 2024.		For
	•	Examination and approval, where applicable, of the consolidated financial statements (balance sheet, income statement, statement of changes in equity, cash flow statement, and notes to the financial statements) and the consolidated directors' report of the Company and its subsidiaries for the financial year ended 31 December 2024.		
	2	Examination and approval, where applicable, of the proposal on the distribution of the Company's profit for the financial year ended	For	For
	3	31 December 2024. Reclassification of capitalisation reserves to	For	For
	4	voluntary reserves. Examination and approval, where applicable, of the Consolidated NonFinancial Information Statement and Sustainability Information (Sustainability Report) for the financial year ended 31 December 2024.	For	For
	5	Examination and approval, where applicable, of the corporate management for the financial year ended 31	For	For
	6 7	December 2024. Composition of the Board of Directors: appointment and re-election of Directors: Appointment of Mr Ramon Tremosa i Balcells, with the category of Independent Director.	For	For
	7,01	Re-election of Mr Francisco Javier Marín San	For	For
	7,02	Andrés, with the category of Executive Director Re-election of Mr Jaime Terceiro Lomba, with the category of	For	For
	7,03	Independent Director. Re-election of Mr Amancio López Seijas, with	For	For
	7,04	the category of Independent Director Re-election of Mr Juan Río Cortés, with the	For	For
	7,05		For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Split of the number of shares into which the Company's share capital is divided, at a ratio of		
		10 new shares for each existing share, by reducing the unit par value of each share from		
		10 euros to 1 euro, without modifying the total		
		share capital; corresponding amendment of		
		section 1 of Article 6 of the Corporate Bylaws and delegation of powers.		
	•	and delegation of powers.	-	
	8	Authorisation for the purposes of Article 146 of	For	For
		the Consolidated Text of the Corporate		
		Enterprises Act for the possible acquisition of		
	9	treasury shares.	For	For
		Remuneration of the Board of Directors of the		
	10	Company.	For	For
		Voting, on an advisory basis, on the Annual Report on Directors' Remuneration for financial		
	11	year 2024.	For	For
		Voting, on an advisory basis, on the Updated	1 01	1 01
		Report on the Climate Action Plan 2024.		
	12		For	Abstain
		Delegation of powers to the Board of Directors		
		to formalise and execute all resolutions		
		adopted by the Ordinary General Shareholders' Meeting, as well as for the substitution of the		
		powers conferred by the Meeting, and to record		
		such resolutions in a notarial instrument and to		
		interpret, remedy, supplement, implement and		
		register them.		
	13		For	For
Banco de Sabadell		Accounts and Reports		
AGM: 19/03/2025	1		For	For
	2	Report on Non-Financial Information	For	For
	3	Allocation of Profits/Dividends	For	For –
	4	Dividend Policy	For	For
	5	Authority to Repurchase Shares (Reactivation)	For	For
	6	Authority to Repurchase Shares	For	For
		Amendments to Articles (Board of Directors)		. 0.
	7	,	For	For
		Presentation of Report on Amendments to		
	8	Board of Directors Regulations	Non-Voting	Non-Votii
		Elect César González-Bueno Mayer von	_	_
	9.1	Wittgenstein	For	For
	9.2 9.3	Elect Manuel Valls Morató Elect María Gloria Hernández García	For	For
	9.3 9.4	Elect Margarita Salvans Puigbò	For For	For For
	9.4 10	Maximum Variable Play Ratio	For	For
	11	Appointment of Auditor	For	For
	- E	Authorisation of Legal Formalities	For	For
	13	Remuneration Report	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
Mapfre		Accounts and Reports		
AGM: 14/03/2025	1.1		For	For
	1.2	Report on Non-Financial Information	For	For
	1.3	Allocation of Profits/Dividends	For	For
	1.4	Ratification of Board Acts	For	For
	2.1	Elect Ana Isabel Fernández Álvarez	For	For
		Ratify Co-Option and Elect José Luis Perelli		. 0.
	2.2	Alonso	For	For
	2.2	Elect Francisco José Marco Orenes	For	For
	2.3 2.4	Elect Tancisco Jose Marco Orenes Elect José Luis Jiménez Guajardo-Fajardo	For	For
	- I			
	3.1	Amendments to Articles (1 through 4)	For	For
		Amendments to Articles (5 through 8)	For	For
	3.3	Amendments to Articles (9 through 12)	For	For
		Amendments to Articles (13 through 19)	For	For
		Amendments to Articles (20 through 24)	For	For
	3.6	Amendments to Articles (26 through 29)	For	For
	3.7	Amendments to Articles (30 through 33)	For	For
		Amendments to Article 34 (Powers of the		
	3.8	Board of Directors)	For	For
		Amendments to Article 35 (Board of Directors		
	3.9	Composition)	For	For
	0.0	Amendments to Annual Shareholders' Meeting	1 01	. 0.
	4.1	Regulations 1 (Purpose)	For	For
	4.1	Amendments to Annual Shareholders' Meeting	1 01	1 01
	4.0	9	-	-
	4.2	Regulations (2 through 5)	For	For
	4.0	Amendments to Annual Shareholders' Meeting	_	_
	4.3	Regulations (6 through 7)	For	For
		Amendments to Annual Shareholders' Meeting		
	4.4	Regulations (8 through 16)	For	For
		Amendments to Annual Shareholders' Meeting		
	4.5	Regulations (8Bis and 34)	For	For
		Amendments to Annual Shareholders' Meeting		
	4.6	Regulations (Title IX)	For	For
		Amendments to Annual Shareholders' Meeting		
	4.7	Regulations (17 and 18)	For	For
	5.1	Remuneration Policy	For	Agains
	5.2	Remuneration Report	For	Agains
	6	Special Dividend (Engagement Dividend)	For	For
		Authorisation of Legal Formalities	For	For
	-			-
Visa		Election of Directors		
AGM: 28/01/2025	1			
	1.01	Elect Lloyd A. Carney	For	For
	- I	Elect Kermit R. Crawford	For	For
	1.03	Elect Francisco Javier Fernández Carbajal	For	For
	1.04	Elect Ramon L. Languarta	For	For
	1.05	Elect Teri L. List	For	For
	- I	Elect John F. Lundgren	For	For
	1.07	Elect Ryan McInerney	For	For
	1.08	Elect Denise M. Morrison	For	For
	- I	Elect Pamela Murphy	For	For
	=	Elect Linda J. Rendle		
			For	For
	1.11	Elect Maynard G. Webb, Jr.	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	2.	Advisory Vote on Executive Compensation	For	For
	3.	Ratification of Auditor	For	For
	4.	Shareholder Proposal Regarding Report on Benefits and Health Program Gaps	Against	Against
	7.	Shareholder Proposal Regarding Report on	Agamst	Agamst
	5.	Oversight of Merchant Category Codes	Against	Against
		Shareholder Proposal Regarding Mandatory		
	6.	Director Resignation Policy	Against	For
	7.	Shareholder Proposal Regarding Lobbying Report	Against	\ aginet
	7.	пери	Against	Against
Vonovia		Approval of Infra-Company Control Agreement		
AGM: 24/01/2025	1.	with Deutsche Wohnen SE	For	For
ABB Ltd		Approval of the management report, the	.	<u> </u>
AGM: 27/03/2025		consolidated financial statements and the		
7.0 2770072020	1	annual financial statements for 2024	For	For
	•	Consultative vote on the Compensation Report		. •.
	2	2024	For	For
		Consultative vote on the Sustainability		
	3	Statement 2024	For	For
	4	Discharge of the Board of Directors and the	F	г.,
	4 5	persons entrusted with management Appropriation of earnings	For For	For For
	3	Approval of the compensation of the Board of	i Oi	1 01
	6	Directors and the Executive Committee		
		Approval of the maximum aggregate amount of		
		compensation of the Board of Directors for the		
		next term of office, i. e., from the Annual		
		General Meeting 2025 to the Annual General Meeting 2026		
	6,01	Wideling 2020	For	For
	0,01	Approval of the maximum aggregate amount of		1 01
		compensation of the Executive Committee for		
		the following financial year, i. e., 2026		
	0.00		-	-
	6,02	Elections to the Board of Directors and election	For	For
		of the Chairman of the Board of Directors		
	7			
	7,01	David Constable (as Director)	For	For
		Frederico Fleury Curado (as Director)	For	For
		Johan Forssell (as Director)	For	For
		Denise Johnson (as Director)	For	For
		Jennifer Xin-Zhe Li (as Director) Geraldine Matchett (as Director)	For For	For For
		David Meline (as Director)	For	For
		Claudia Nemat (as Director)	For	For
		Mats Rahmström (as Director)	For	For
	■	Peter Voser (as Director and Chairman)	For	For
	8	Elections to the Compensation Committee	_	_
	8,01	David Constable	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	8,02	Frederico Fleury Curado	For	For
	1	Jennifer Xin-Zhe Li	For	For
	9	Election of the independent proxy	For _	For
	10	Election of the auditors	For	For
	11	Ad Hoc	Undetermined	Against
Starbucks Corp		Election of Directors		
AGM: 12/03/2025	1			
	1.a	Ritch Allison	For	For
	1.b	Andy Campion	For	For
	1.c	Beth Ford	For	For
	1.d	Jørgen Vig Knudstorp	For	For
	1.e	Neal Mohan	For	For
	1.f	Brian Niccol	For	For
	1.g	Daniel Servitje	For	For
		Mike Sievert	For	For
	1.j	Wei Zhang	For	For
		Approve, on an advisory, nonbinding basis, the compensation of our named executive officers		
	2	Ratification of selection of Deloitte & Touche	For	Against
	3	LLP as our independent registered public accounting firm for fiscal 2025	For	For
		Shareholder proposal requesting an annual report on discrimination risks related to		
	4	charitable giving Shareholder proposal regarding independent	Against	Against
	5	board chair requirements Shareholder proposal requesting a report on	Against	For
	0	human rights risks related to labor organizing	A 4	A:
	6	Shareholder proposal requesting disclosure on cage-free egg commitments in China and	Against	Against
	7	Japan Shareholder proposal requesting an annual	Against	Against
	8	emissions congruency report	Against	Against
Johnson Controls		By separate resolutions, to elect the following		
International Plc		individuals as Directors for a period of one		
AGM: 12/03/2025		year, expiring at the end of		
	1	the Company's Annual General Meeting of Shareholders in 2026:		
	1.a	Timothy M. Archer	For	For
	1.b	Jean Blackwell	For	For
	1.c	Pierre Cohade	For	For
	1.d	Patrick K. Decker	For	For
	1.e	W. Roy Dunbar	For	For
	1.f	Gretchen R. Haggerty	For	For
	1.g	Ayesha Khanna	For	For
	1.h	Seetarama (Swamy) Kotagiri	For	For
	1.i	George R. Oliver	For	For
	1.j	Jurgen Tinggren	For	For
	1.k	Mark Vergnano	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	1.l	John D. Young	For	For
		To ratify the appointment of		
	0 -	PricewaterhouseCoopers LLP as the independent auditors of the Company.	-	-
	2.a	To authorize the Audit Committee of the Board	For	For
		of Directors to set the auditors' remuneration.		
	2.b	or Directors to contain additions formationalism	For	For
		To authorize the Company and/or any		
		subsidiary of the Company to make market		
	3	purchases of Company shares.	For	For
		To determine the price range at which the		
		Company can re-allot shares that it holds as		
		treasury shares (Special	_	_
	4	Resolution).	For	For
		To approve, in a non-binding advisory vote, the		
	E	compensation of the named executive officers.		Eor
	5	To approve the Directors' authority to allot	For	For
		shares up to approximately 20% of issued		
	6	share capital.	For	For
	Ū	To approve the waiver of statutory preemption	. 0.	. 01
		rights with respect to up to 20% of the issued		
		share capital (Special		
	7	Resolution).	For	For
			-	
Siemens Energy		To receive and consider the adopted Annual		
AGM: 20/02/2025		Financial Statements of Siemens EnergyAG		
		and the approved Consolidated Financial		
		Statements as of September 30, 2024, together with the Combined Management		
		Report of Siemens EnergyAG and the Siemens		
		Energy Group as of September 30, 2024, as		
		well as the Report of the Super visory Board for		
		fiscal year 2024		
	1		Non-Voting	Non-Votir
	·	To resolve on the appropriation of the net	rton voung	11011 1011
	2	income of Siemens EnergyAG	For	For
		To ratify the acts of the members of the		
	3	Executive Board for the fiscal year 2024		
		DrIng. Christian Bruch (President and Chief		
	3,01	Executive Officer)	For	For
	3,02	Maria Ferraro	For	For
	3,03	Karim Amin	For	For
	,	Tim Oliver Holt	For -	For –
	-	Anne-Laure Parrical de Chammard	For	For
	3,06	Vinod Philip	For	For
		To ratify the acts of the members of the Super visory Board for the fiscal year 2024		
•	1			
	4		For	For
	4,01	Joe Kaeser (Chairman)	For For	For For
		Joe Kaeser (Chairman) Robert Kensbock (First Deputy Chairman)	For For	For For
	4,01	Joe Kaeser (Chairman)		

Empresa Ponto	Descrição	Recomendação Empresa	Voto CXA
4,05	Manfred Bäreis	For	For
4,06	Manuel Bloemers	For	For
4,07	Dr. Christine Bortenlänger	For	For
4,08	Dr. Andrea Fehrmann	For	For
4,09	Dr. Andreas Feldmüller	For -	For
	Nadine Florian	For	For –
4,11	Sigmar Gabriel	For	For
4.40	Prof. Dr. Veronika Grimm (since February 26,	-	
4,12	2024)	For	For
4,13	Horst Hakelberg (until February 26, 2024)	For For	For
	Jürgen Kerner		For
	Simone Menne (since February 26, 2024) Hildegard Müller	For For	For For
4,17	Laurence Mulliez	For	For
4,17	Thomas Pfann	For	For
	Matthias Rebellius	For	For
	Cornelia Schau (since February 26, 2024)	For	For
~	Prof. Dr. Ralf P. Thomas (until February 26,		. •.
4,21	2024)	For	For
	Geisha Jimenez Williams	For	For
4,23	Randy Zwirn (until February 26, 2024)	For	For
, in the second	To resolve on the appointment of the		
	independent auditor for the audit of the Annual		
	Financial Statements and the Consolidated		
	Financial Statements, as well as the auditor of		
	the sustainability reporting, for fiscal year 2025		
	and of the auditor for the review of the Half-		
	year Financial Report		
5			
	On the basis of the Audit Committee's		
	recommendation, the Supervisory Board		
	proposes that KPMGAG, Wirtschaftsprüfungsgesellschaft, Munich, be		
	appointed to serve as independent auditor of		
	the Annual Financial Statements and the		
	Consolidated Financial Statements for fiscal		
	year 2025 and auditor for the review of the		
	condensed Financial Statements and the		
	Interim Management Report for the Siemens		
	Energy Group for the first half of fiscal year		
5,01	2025.	For	For
-,-:	On the basis of the Audit Committee's		
	recommendation, the Supervisory Board		
	proposes that KPMGAG,		
	Wirtschaftsprüfungsgesellschaft, Munich, be		
шин	appointed to serve as auditor of the		
5,02	sustainability reporting for fiscal year 2025.	For	For
шин	To resolve on the approval of the Compen		
шин	sation Report for fiscal year 2024 prepared and		
шин	audited in accordance with Section 162 of the		
THE STATE OF THE S	German Stock Corporation Act (AktG)		
6		For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voi CX
		To resolve on the approval of the		
		compensation system for members of the		
	7	Executive Board	For	For
		To resolve on elections to the Supervisory		
	8	Board		
		Anja-Isabel Dotzenrath, resident in Düsseldorf,		
		Germany; Independent Senior Advisor with		
	0.04	focus on Energy & Low	_	_
	8,01	Carbon Energy Transition	For	For
		Sigmar Gabriel, resident in Goslar, Germany;		
	0.00	former German Federal Government Minister,	-	
	8,02	Author and Publicist,	For	For
		Joe Kaeser, resident in Arnbruck, Germany; Chairman of the Supervisory Board of Siemens		
		Energy AG, Germany,		
		and Chairman of the Supervisory Board of		
	8,03	Daimler Truck Holding AG, Germany,	For	Eor
	0,03	Dr.Hubert Lienhard, resident in Heidenheim,	ΓUI	For
		Germany; member of the Supervisory Boards		
		of various German		
	8,04	enterprises,	For	For
	0,04	Laurence Mulliez, resident in London, United	1 01	1 01
		Kingdom; Chair of the Board of Voltalia SA,		
		France, and Chair of the		
	8,05	Board of Globeleq Ltd., United Kingdom,	For	For
	0,03	Matthias Rebellius, resident in Meilen,	1 01	1 01
		Switzerland; member of the Managing Board of		
		Siemens AG, Germany, and CEO Siemens		
	8,06	Smart Infrastructure,	For	For
	0,00	Geisha Jimenez Williams, resident in	. 0.	
		Pinecrest, Florida, USA; independent board		
		member of various US-based		
	8,07	companies,	For	For
	-,	Dr. Feiyu Xu, resident in Berlin, Germany; Chief		
		Executive Officer Amber Iris Al Consulting		
	8,08	GmbH,	For	For
	Í	To resolve on the compensation for members		
		of the Supervisory Board and related		
		amendments to the Articles of Association		
	9		For	For
		Amendment to the Articles of Association		
	10	relating to virtual Shareholders' Meetings	For	For
Siemens AG		Presentation of Accounts and Reports		
AGM: 13/02/2025	1		For	For
	2	Allocation of Dividends	For	For
	3	Ratification of Management Board Acts		
	3,01	Ratify Roland Busch	For	For
	3,02	Ratify Cedrik Neike	For	For
	3,03	Ratify Matthias Rebellius	For	For
		Ratify Ralf P. Thomas	For	For
	3,05	Ratify Judith Wiese	For	For
		Ratification of Supervisory Board Acts	±	

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	4,01	Ratify Jim Hagemann Snabe	For	For
	4,02	Ratify Birgit Steinborn	For	For
	4,03	Ratify Werner Brandt	For	For
	4,04	Ratify Tobias Bäumler	For	For
	4,05	Ratify Regina E. Dugan	For	For
	4,06	Ratify Andrea Fehrmann	For	For
	4,07	Ratify Bettina Haller	For	For
	E 1	Ratify Oliver Hartmann	For	For
	E	Ratify Keryn Lee James	For	For
	≣	Ratify Harald Kern	For	For
	E	Ratify Jürgen Kerner	For	For
	Ē	Ratify Martina Merz	For	For
		Ratify Christian Pfeiffer	For	For
	4,14	Ratify Benoît Potier	For	For
	E	Ratify Hagen Reimer	For	For
	E	Ratify Kasper Rørsted	For	For
	E	Ratify Nathalie von Siemens	For	For
	E	Ratify Dorothea Simon	For	For
	4,19	Ratify Mimon Uhamou	For	For
	4.20	Ratify Grazia Vittadini	For	For
	4,21	Ratify Matthias Zachert	For	For
	5,01	Appointment of Auditor	For	For
		Appointment of Auditor for Sustainability	_	_
		Reporting	For	For
	6	Remuneration Report	For	For
	7	Election of Supervisory Board	_	_
	7,01	Elect Jim Hagemann Snabe	For	For
	E	Elect Kasper Rørsted	For	For
	,	Elect Ulf Mark Schneider	For	For
	· '	Elect Grazia Vittadini	For	For
	,	Elect Werner Brandt	For	For
	8	Supervisory Board Remuneration Policy	For	For
	9	Amendments to Articles (Virtual AGM) Authority to Repurchase and Reissue Shares	For	For
	10	Authority to Repurchase Shares Using Equity	For	For
	11	Derivatives	For	For
		Authority to Issue Convertible Debt		
	12	Instruments; Increase in Conditional Capital	For	For
		Countermotion A: Amendments to Articles (Virtual		
	Α	AGM)		
	В	Countermotion B: Allocation of Dividends		
Compass Group Plc		To receive the Directors' Annual Report and		
AGM: 06/02/2025		Accounts and the Auditor's Report thereon for		
AGIVI. 00/02/2023		the financial year ended 30 September 2024.		
	4	and initiality our original of deptember 2024.	For	For
	1	To approve the Directors' Remuneration Policy	For	For
		as contained within the Annual Report and		
		Accounts for the financial year ended 30		
	2	September 2024.	For	For
	_		1 01	1 01

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		To approve the Directors' Remuneration Report		
		(other than the Remuneration Policy) contained		
		within the Annual Report and Accounts for the		
		financial year ended 30 September 2024.		
	3		For	For
		To declare a final dividend of 39.1 cents per		
		ordinary share in respect of the financial year		
		ended 30 September 2024 to be paid on 27		
	4	February 2025.	For	For
		To elect Liat Ben-Zur as a director of the		
	5	Company.	For	For
		To elect Juliana Chugg as a director of the		
	6	Company.	For	For
		To re-elect Ian Meakins as a director of the		
	7	Company.	For	For
	-	To re-elect Dominic Blakemore as a director of		
	8	the Company.	For	For
		To re-elect Petros Parras as a director of the		
	9	Company.	For	For
	9	To re-elect Palmer Brown as a director of the	1 01	1 01
	10	Company.	For	For
	10	To re-elect Stefan Bomhard as a director of the	i Oi	1 01
	11	Company.	For	For
	11		ΓUI	ГОІ
	12	To re-elect John Bryant as a director of the	For	For
	12	Company.	ΓUI	For
	40	To re-elect Arlene Isaacs-Lowe as a director of	-	-
	13	the Company.	For	For
	4.4	To re-elect Anne-Françoise Nesmes as a	_	_
	14	director of the Company.	For	For
		To re-elect Sundar Raman as a director of the	_	_
	15	Company.	For	For
		To re-elect Leanne Wood as a director of the		
	16	Company.	For	For
		To reappoint KPMG LLP as the Company's		
		auditor until the conclusion of the next Annual		
	17	General Meeting of the Company.	For	For
		To authorise the Audit Committee on behalf of		
		the Board of Directors to agree the		
	18	auditor's remuneration.	For	For
		To authorise donations to political		
	19	organisations.	For	For
		To approve the amendments to the rules of		
		The Compass Group PLC Long Term Incentive		
	20	Plan 2018.	For	For
		To approve the rules of The Compass Group		
	21	PLC Restricted Share Award Plan.	For	For
		To renew the directors' authority to allot shares.		
	22	•	For	For
		To authorise the directors to disapply pre-		
		emption rights of not more than 10% of the		
	23		For	For
		· '	1 1	: -·

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		To authorise the directors to disapply pre-		
		emption rights of not more than 10% of the		
		issued ordinary share capital in limited		
	24	circumstances	For	For
		To authorise the Company to purchase its own	_	_
	25	shares.	For	For
	00	To authorise the directors to reduce general	-	
	26	meeting notice periods.	For	For
Apple Inc		Election of Directors		
AGM: 25/02/2025	1			
	1.1	Elect Wanda M. Austin	For	For
	1.2	Elect Timothy D. Cook	For	For
	1.3	Elect Alex Gorsky	For	For
		Elect Andrea Jung	For	For
	■	Elect Arthur D. Levinson	For	For
	1.6	Elect Monica C. Lozano	For	For
	1.7	Elect Ronald D. Sugar	For	For
	1.8	Elect Susan L. Wagner	For	For
	2	Ratification of Auditor	For	For
	3	Advisory Vote on Executive Compensation	For	For
		Shareholder Proposal Regarding Report on		. 01
	4	Risks of Al Data Sourcing Report	Against	For
	_	Shareholder Proposal Regarding Transparency	riganiot	1 01
		Report on CSAM Identifying Software		
	5	resport on Co. Wildertarying Contware	Against	For
	3	Shareholder Proposal Regarding Abolishing	Agamst	1 01
		Inclusion and Diversity Program and Policies		
	6	inclusion and biversity i regram and i oncies	Against	Against
	O	Shareholder Proposal Regarding Report on	Ayairist	Ayairist
		Discrimination Risk of Charitable Contributions		
	7		Against	Against
	•		/ igail lot	, igainot
Essity		Election of Chair of the Meeting.		
AGM: 27/03/2025	1		For	For
	2	Preparation and approval of the voting list.	For	For
		Election of two persons to check the minutes.		
	3	·	Non-Voting	Non-Voti
		Determination of whether the Meeting has been		
	4	duly convened.	For	For
	5	Approval of the agenda.	For	For
	6	Presentation of Accounts and Reports	Non-Voting	Non-Voti
		Speeches by the Chairman of the Board of	3	
		Directors, the President and the auditor in		
	7	charge.	Non-Voting	Non-Voti
	8.1	Accounts and Reports	For	For
	8.2	Allocation of Profits/Dividends	For	For
	8.3	Ratification of Board and CEO Acts	For	For
	8.3.1	Ratification of Ewa Björling	For	For
		Ratification of Par Boman	For	For
		Ratification of Maria Carell	For	For
		Ratification of Annemarie Gardshol	For	For
	■ ■	Ratification of Magnus Groth	For	For
	0.3.3	ramoanon or mayins Groun	i Ui	I UI

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Ratification of Jan Gurander	For	For
	≣	Ratification of Torbjorn Loof	For	For
	=	Ratification of Bert Nordberg	For	For
		Ratification of Barbara Milian Thoralfsson	For	For
	=	Ratification of Karl Aberg	For	For
	≣	Ratification of Sofia Lafqvist	For	For
	≣	Ratification of Andreas Larsson	For	For
		Ratification of Susanna Lind	For	For
	=	Ratification of Orjan Svensson	For	For
		Ratification of Niclas Thulin	For	For
	8.3.16	Ratification of Magnus Groth (as President)	For	For
	9	Board Size	For	For
		Number of Auditors	For	For
	11.1	Directors' Fees	For	For
	11.2	Authority to Set Auditor's Fees	For	For
	12	Election of Directors	For	For
	12.1	Elect Maria Carell	For	For
	12.2	Elect Annemarie Gardshol	For	For
	12.3	Elect Magnus Groth	For	For
	12.4	Elect Jan Gurander	For	For
	12.5	Elect Torbjorn Loof	For	For
	12.6	Elect Bert Nordberg	For	For
	12.7	Elect Barbara Milian Thoralfsson	For	For
	12.8	Elect Karl Aberg	For	For
		Elect Alexander Lacik	For	For
	12.10	Elect Katarina Martinson		
		Election of Jan Gurander as Chair of the Board		
	13		For	For
	14	Appointment of Auditor	For	For
	15	Remuneration Report	For	For
	. •	Adoption of Long-Term Incentive Plan		
	16	(Program 2025-27)	For	For
	17	Share Redemption Plan	For	For
	=	Authority to Repurchase Shares	For	For
		Issuance of Treasury Shares	For	For
	10.2	•	1 01	1 01
NOVARTIS		Accounts and Reports 2024		
AGM: 07/03/2025	1.1		For	For
	1.2	Report on Non-Financial Matters	For	For
	2	Ratification of Board and Management Acts	For	For
	3	Allocation of dividends 2024	For	For
		Cancellation of Shares and Reduction in Share		
	4	Capital	For	For
	5	Authority to Repurchase Shares	For	For
		Confirmation of Virtual Annual General Meeting		
	6	Authorisation	For	For
	7.1	Board Compensation	For	For
	7.2	Executive Compensation (Total)	For	For
	7.3	Compensation Report	For	For
	8	Election of Directors	For	For
	8.1	Elect Giovanni Caforio as Board Chair	For	For
	8.2	Elect Nancy Andrews	For	For
	8.3	Elect Ton Buchner	For	For
	3.5		. 🕶	

8.4 Elect Patrice Bula For For For Rot	Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
8.6 Elect Daniel Hochstrasser 8.7 Elect Daniel Hochstrasser 8.8 Elect Frans van Houten 8.9 Elect Frans van Houten 8.9 Elect Frans van Houten 8.10 Elect Aan de Pro Gonzalo 8.11 Elect John D. Young 8.12 Elect Elisabeth McNally Election of Compensation Committee Members 9 Elect Patrice Bula as Compensation 9.1 Committee Member Elect Biedgethe P. Heller as Compensation 9.2 Committee Member Elect John D. Young as Compensation 9.3 Committee Member Elect John D. Young as Compensation 9.4 Committee Member Elect John D. Young as Compensation 9.5 Committee Member Elect John D. Young as Compensation 9.6 Committee Member 10 Appointmente of Auditor 11 Appointmente of Independent Proxy 12 Transaction of Other Business Undetermined 12 Accounts and Reports 2024 13 Allocation of profits and dividends 2024 For For For Elect Ompany's activities in the past financial year 14 Remuneration Report 2024 15.1 Board of Directors Fees for 2024 5.1 Board of Directors Fees for 2025 Election of members to the Board of Directors: 6 6.1 Election Helge Lund as chair 6.2 Election Henrik Poulsen as vice chair 6.3.1 Elect Aurienes Elbig For					
8.7 Elect Daniel Hochstrasser 8.8 Elect Frans van Houten 8.9 Elect Simon Moroney 8.10 Elect Simon Moroney 8.11 Elect John D. Young 8.12 Elect Elisabeth McNally Election of Compensation Committee Members 9 Elect Bridgette P. Heller as Compensation 9.1 Committee Member Elect Bridgette P. Heller as Compensation 9.2 Committee Member Elect Brinom Moroney as Compensation 9.3 Committee Member Elect Brinom Moroney as Compensation 9.4 Committee Member Elect John D. Young as Compensation 9.5 Committee Member Elect John D. Young as Compensation 9.6 Committee Member Elect John D. Young as Compensation 9.7 Committee Member Elect John D. Young as Compensation 9.8 Committee Member Elect John D. Young as Compensation 9.9 Rore Elect John D. Young as Compensation 9.1 Committee Member Elect John D. Young as Compensation 9.2 Committee Member Elect John D. Young as Compensation 9.3 Committee Member Elect John D. Young as Compensation 9.4 Committee Member Elect John D. Young as Compensation 9.5 For		≣			
8.8 Elect Frans van Houten 8.9 Elect Simon Moroney 8.10 Elect And de Pro Gonzalo 8.11 Elect John D. Young 8.12 Elect John D. Young 8.12 Elect John D. Young 8.12 Elect Bridgette P. Heller as Compensation 9.1 Committee Member Elect Bridgette P. Heller as Compensation 9.2 Committee Member Elect John D. Young as Compensation 9.3 Committee Member For For Elect John D. Young as Compensation 9.4 Committee Member For For 10 Appointmente of Auditor 11 Appointmente of Independent Proxy 12 Transaction of Other Business Novo Nordisk AGM: 27/03/2025 Accounts and Reports 2024 3 Allocation of profits and dividends 2024 For For For Election of Directors Fees for 2025 Election of Members to the Board of Directors: 6 Election Helge Lund as chair 6.3.1 Elect Laurence Debroux For				For	
B.9 Elect Simon Moroney For Elect John D. Young For For For For For Elect John D. Young For For For For For Elect John D. Young For For For For For Elect Patrice Bula as Compensation For For For Elect Bridgette P. Heller as Compensation For For Elect Simon Moroney as Compensation For For Elect Simon Moroney as Compensation For For Elect John D. Young as Compensation For For Elect John D. Young as Compensation For For For Elect John D. Young as Compensation For For For Elect John D. Young as Compensation For		8.7	Elect Daniel Hochstrasser	For	For
B.10 Elect John D. Young For Elect Disabeth McNally Election of Committee Members For For Elect Disdigette P. Heller as Compensation Por For For Elect Bridgette P. Heller as Compensation Por For For Elect John D. Young as Compensation Por For For Elect John D. Young as Compensation Por For For For For Elect John D. Young as Compensation Por For		8.8	Elect Frans van Houten	For	For
B.11 Elect John D. Young For Elect Darkies Member Elect Bridgette P. Heller as Compensation For For For Elect Simon Moroney as Compensation For For Elect Simon Moroney as Compensation For For Elect John D. Young as Compensation For For For Elect John D. Young as Compensation For Fo			· ·	For	For
B.12 Elect Elisabeth McNally Election of Compensation Committee Members 9 9 9 1 Committee Member For For For Elect Bridgette P. Heller as Compensation For For Elect Bridgette P. Heller as Compensation 9.2 Committee Member Elect Simon Moroney as Compensation 9.3 Committee Member For For For Elect John D. Young as Compensation 9.4 Committee Member For For For For For For 10 Appointmente of Auditor Appointmente of Profession P		8.10	Elect Ana de Pro Gonzalo	For	For
Election of Compensation Committee Members Elect Patrice Bula as Compensation 9.1 Committee Member Elect Bridgette P. Heller as Compensation 9.2 Committee Member Elect Simon Moroney as Compensation 9.3 Committee Member Elect John D. Young as Compensation 9.4 Committee Member For For For For For For For For Independent Proxy 11 Appointmente of Independent Proxy 12 Transaction of Other Business Novo Nordisk AGM: 27/03/2025 1		8.11	Elect John D. Young	For	For
Select Patrice Bula as Compensation Select Patrice Bula as Compensation Select Bridgette P. Heller as Compensation Select Simon Moroney as Compensation Select Martin Mackay Select Charisma Choi Lai Law		8.12	Elect Elisabeth McNally	For	For
Elect Patrice Bula as Compensation 9.1 Committee Member Elect Simon Moroney as Compensation 9.2 Committee Member Elect Simon Moroney as Compensation 9.3 Committee Member Elect John D. Young as Compensation 9.4 Committee Member For For For 10 Appointment of Auditor 11 Appointmente of Independent Proxy 12 Transaction of Other Business Novo Nordisk AGM: 27/03/2025 1			Election of Compensation Committee Members		
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9.2 Committee Member Elect Simon Moroney as Compensation 9.3 Committee Member For For For Elect John D. Young as Compensation 9.4 Committee Member For For For For 10 Appointmente of Auditor For For For For 11 Appointmente of Independent Proxy For For For 12 Transaction of Other Business Undetermined Against Novo Nordisk AGM: 27/03/2025 The Board of Directors' oral report on the Company's activities in the past financial year 1 Accounts and Reports 2024 For For For Remuneration Report 2024 For For For For Ammentation Report 2024 For For For For Election of Directors Fees for 2024 For For For For Election of members to the Board of Directors: Board of Directors Fees for 2025 For For For For Election Helge Lund as chair For For For Election Helge Lund as chair For For For Elect Laurence Debroux For For For For Elect Andreas Fibig For For For For For Elect Andreas Fibig For For For For For Elect Martin Mackay For For For For For For Elect Martin Mackay For For For For For Authority to Reporting For For For For For Authority to Repurchase Shares For For For For For Authority to Repurchase Shares For For For For For For Shareholder Proposal Regarding Collective Shareholder Proposal Regarding Collective Against Against Eaton Corporation plc Agreements for Contracted Employees Against Against		9.1	· ·	For	For
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5.1 Board of Directors Fees for 2024 5.2 Board of Directors Fees for 2025 Election of members to the Board of Directors: 6 6.1 Election Helge Lund as chair 6.2 Election Henrik Poulsen as vice chair 6.3.1 Elect Laurence Debroux 6.3.2 Elect Andreas Fibig 6.3.3 Elect Sylvie Grégoire 6.3.4 Elect Kasim Kutay 6.3.5 Elect Christina Choi Lai Law 6.3.6 Elect Martin Mackay Appointment of auditor; Appointment of Auditor 7 for Sustainability Reporting 8.1 Authority to Repurchase Shares Authority to Repurchase Shares Authority to Issue Shares with or without 8.2 Preemptive Rights Shareholder Proposal Regarding Collective 8.3 Against Eaton Corporation plc AGM: 23/04/2025 Electing the 12 director nominees named in the proxy statement			·		
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7 for Sustainability Reporting 8.1 Authority to Repurchase Shares Authority to Issue Shares with or without 8.2 Preemptive Rights Shareholder Proposal Regarding Collective 8.3 Agreements for Contracted Employees Against Eaton Corporation plc AGM: 23/04/2025 Electing the 12 director nominees named in the proxy statement		6.3.6	Elect Martin Mackay	For	For
8.1 Authority to Repurchase Shares Authority to Issue Shares with or without 8.2 Preemptive Rights Shareholder Proposal Regarding Collective 8.3 Agreements for Contracted Employees Against Eaton Corporation plc AGM: 23/04/2025 1 Electing the 12 director nominees named in the proxy statement			Appointment of auditor; Appointment of Auditor		
Authority to Issue Shares with or without Preemptive Rights Shareholder Proposal Regarding Collective Agreements for Contracted Employees Against Eaton Corporation plc AGM: 23/04/2025 Electing the 12 director nominees named in the proxy statement		7	for Sustainability Reporting	For	For
Authority to Issue Shares with or without Preemptive Rights Shareholder Proposal Regarding Collective Agreements for Contracted Employees Against Eaton Corporation plc AGM: 23/04/2025 Electing the 12 director nominees named in the proxy statement		8.1	Authority to Repurchase Shares	For	For
8.2 Preemptive Rights Shareholder Proposal Regarding Collective 8.3 Agreements for Contracted Employees Against Eaton Corporation plc AGM: 23/04/2025 1 Electing the 12 director nominees named in the proxy statement					
Shareholder Proposal Regarding Collective Agreements for Contracted Employees Against Eaton Corporation plc AGM: 23/04/2025 Electing the 12 director nominees named in the proxy 1 statement		8.2		For	For
8.3 Agreements for Contracted Employees Against Against Eaton Corporation plc		-	i	-	
AGM: 23/04/2025 proxy 1 statement		8.3		Against	Against
AGM: 23/04/2025 proxy 1 statement	Eaton Corneration pla		Flacting the 12 director naminage named in the		
1 statement			_		
	AGIVI: 23/04/2025				
1 01 Crain Arnold				_	_
1,01 Clay Alliold		1,01	Craig Arnold	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	1,02	Silvio Napoli	For	For
		Gregory R. Page	For	For
	′	Sandra Pianalto	For	For
	1,05	Robert V. Pragada	For	For
	1,06	Paulo Ruiz	For	For
	1,07	Lori J. Ryerkerk	For	For
	· · · · · · · · · · · · · · · · · · ·	Andre Schulten	For	For
	· '	Gerald B. Smith	For	For
	1,1	Karenann Terrell	For	For
	- I	Dorothy C. Thompson	For	For
	1,12	Darryl L. Wilson	For	For
		To appoint Ernst & Young LLP as independent auditor for the 2025 fiscal year and to authorize the Audit Committee to set the auditor fees		
	2	the react committee to get the addition root	For	For
	۷	To approve, on an advisory (non-binding)	1 01	1 01
		basis, our named executive officers'		
		compensation as described in this		
	3	Proxy Statement	For	For
		To grant the Board authority to issue shares	. 01	1 01
	4	under Irish law To grant the Board authority to opt-out of	For	For
	5	pre-emption rights under Irish law	For	For
	9	To authorize the Company and any	1 01	1 01
		subsidiaries of the Company to make overseas market purchases of Company shares		
	6	, , , , , , , , , , , , , , , , , , , ,	For	For
Hermès		Approval of the parent company financial		
AGM: 30/04/2025	1	statements.	For	For
		Approval of the consolidated financial		
	2	statements.	For	For
	3	Executive Management discharge.	For	For
		Allocation of net income – Distribution of an ordinary dividend and an exceptional dividend.		
	4		For	For
	5	Approval of related-party agreements.	For	For
		Authorisation granted to the Executive		
		Management to trade in the Company's shares.		
	6		For	For
		Approval of the information referred to in I of		
		Article L. 22-10-9 of the French Commercial		
		Code (Code de commerce) with regard to		
		compensation for the financial year ended 31		
		December 2024, for all Corporate Officers		
	7	(global ex-post vote).	For	Against
		Approval of total compensation and benefits of		
		all kinds paid during or awarded in respect of		
		the financial year ended 31 December 2024 to		
		Mr Axel Dumas, Executive Chairman		
		(individual ex-post vote).	_	
	8		For	Against

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Approval of total compensation and benefits of all kinds paid during or awarded in respect of the financial year ended 31 December 2024 to Émile Hermès SAS, Executive Chairman (individual ex-post vote).		
	9	Approval of total compensation and benefits of all kinds paid during or awarded in respect of the financial year ended 31 December 2024 to Mr Éric de Seynes, Chairman of the Supervisory Board (individual ex-post vote).	For	Against
	10	Approval of the compensation policy for the	For	For
	11	Executive Chairmen (ex-ante vote). Approval of the compensation policy for the members of the	For	Against
	12	Supervisory Board (ex-ante vote). Reappointment of Supervisory Board member Mr Charles-Eric Bauer for a term of three	For	For
	13	years. Reappointment of Supervisory Board member Ms Estelle Brachlianoff for a term of three	For	For
	14	years. Reappointment of Supervisory Board member Ms Julie Guerrand for a term of three years.	For	For
	15	Appointment of Ms Cécile Béliot-Zind as a new member of the Supervisory Board for a term of	For	For
	16	three years. Appointment of Mr Jean-Laurent Bonnafé as a new member of the Supervisory Board for a term of three years, replacing Ms Dominique	For	For
	17	Senequier Appointment of Mr Bernard Émié as a new member of the Supervisory Board for a term of two years,	For	For
	18	replacing Mr Alexandre Viros. Authorisation to be granted to the Executive Management to reduce the share capital by cancellation of all or part of the treasury shares held by the Company (Article L. 22-10-62 of the French Commercial Code (Code de commerce)) – General cancellation	For	For
	19	programme. Delegation of authority to the Executive Management to increase the share capital by incorporation of reserves, profits and/or premiums and free allocation of shares and/or increase in the par value of existing shares	For For	For For
	20		1 01	1 01

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	21	Delegation of authority to be granted to the Executive Management to decide on the issue of shares and/or any other securities giving access to the share capital with preemptive rights maintained. Delegation of authority to be granted to the Executive Management to decide on the issue of shares and/or any other securities giving access to the share capital, with preemptive rights cancelled, but with the option to establish a priority period, by a public offering (other than that referred to in Article L. 411-2, 1° of the French Monetary and Financial Code).	For	For
	22	Delegation of authority to be granted to the Executive Management to decide on a capital increase by issuing shares and/or securities giving access to the share capital, reserved for members of a company or group savings plan, with preemptive rights cancelled.	For	Against
	23	Delegation of authority to be granted to the Executive Management to decide on the issue of shares and/or any other securities giving access to the share capital, with preemptive rights cancelled, by a public offering to a restricted circle of investors or qualified investors (private placement) referred to in Article L. 411-2, 1° of the French Monetary and Financial	For	For
	24	Code. Delegation of authority to be granted to the Executive Management to decide on the issue of shares and/or any other securities giving access to the share capital, with preemptive rights cancelled, in order to compensate contributions in kind granted to the company in the form of equity securities or securities giving access to the share capital.	For	Against
	25 26	Delegation of authority to be granted to the Executive Management to decide on a capital increase by issuing shares and/or securities giving access to the share capital, with preemptive rights cancelled, in favour of one or more named persons, in accordance with Article L. 22-10-52-1 of the French Commercial Code (Code de commerce).		Against Against

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	27	Delegation of authority to be granted to the Executive Management to decide on one or more operation(s) involving a merger by absorption, spin-off or partial contribution of assets subject to the spin-off regime (Article L. 236-9, II of the French Commercial Code (Code de commerce)).	For	Against
		Delegation of authority to be granted to the Executive Management to decide on a capital increase by issuing shares in the event of use of the delegation of authority granted to the Executive Management to decide on one or more operations involving a merger by absorption, spin-off or partial contribution of assets subject to the spin-off regime (Article L. 236-9, II of the French Commercial Code		
	28	(Code de commerce)).	For	Against
	29	Delegation of authority to carry out the formalities related to the Meeting.	For	For
Amadeus IT Group AGM: 03/06/2025		Examination and approval, if applicable, of the Annual Accounts – balance sheet, profit and loss account, statement of changes in equity during the period, cash flow statement and annual report – and Directors' Report of the Company, consolidated Annual Accounts and consolidated Directors' Report of its Group of companies, for the financial year ended 31 December 2024.	For	For
		Examination and approval, if applicable, of the Non-Financial Information Statement and sustainability information related to the financial year ended 31 December 2024, which forms part of the consolidated Directors' Report.		
	2	Directors' Remuneration Report 2024, for an advisory vote, pursuant to article 541.4 of the Spanish Capital Companies Act, which forms part of the stand-alone and consolidated	For	For
	3	Directors' Report. Approval, if applicable, of the proposal on the appropriation of 2024 results and other	For	For
	4	Company reserves. Examination and approval, if applicable, of the management carried out by the Board of Directors for the year ended 31 December	For	For
	5	2024. Fixing the number of seats on the Board of	For	For
	6		For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Appointment and re-election of Directors. The		
	7	following proposals will be subject to separate votes:		
		Appointment of Mr. Leo Puri, as independent		
		Director, for a term of three years.		
	7,01	Re-election of Mr. William Connelly, as	For	For
		independent Director, for a term of one year.		
	7,02	•	For	For
		Re-election of Mr. Luis Maroto Camino, as		
	7,03	executive Director, for a term of one year.	For	For
		Re-election of Mrs. Pilar García Ceballos- Zúñiga, as independent Director, for a term of		
	7,04	one year.	For	For
		Re-election of Mr. Stephan Gemkow, as		
	- 0-	independent Director, for a term of one year.	_	_
	7,05	Re-election of Mr. Peter Kürpick, as	For	For
		independent Director, for a term of one year.		
	7,06	•	For	For
		Re-election of Mrs. Xiaoqun Clever-Steg, as		
	7.07	independent Director, for a term of one year.	For	Eor
	7,07	Re-election of Mrs. Amanda Mesler, as	FOI	For
		independent Director, for a term of one year.		
	7,08		For	For
		Re-election of Mrs. Jana Eggers, as		
	7,09	independent Director, for a term of one year.	For	For
	7,00	Re-election of Mrs. Eriikka Söderström, as	1 01	1 01
		independent Director, for a term of one year.		
	7.10		For	For
		Re-election of Mr. David Vegara Figueras, as independent Director, for a term of one year.		
	7,11	independent birector, for a term of one year.	For	For
	.,	Renewal of the appointment of the statutory		. 0.
		auditors of the Company and its consolidated		
	0	Group for the financial years 2025, 2026 and 2027.	F	Г.,
	8	Delegation of powers to the Board of Directors,	For	For
		with power of substitution, for the fullest		
		formalization, interpretation, remedy and		
	_	implementation of the resolutions adopted by	_	_
	9	the General Meeting.	For	For
The Home Depot		To elect as directors of the Company the 12		
AGM: 22/05/2025		persons named in the accompanying Proxy		
		Statement for terms expiring at the 2026		
	1 1 01	Annual Meeting of Shareholders; Gerard J. Arpey	For	For
	1,01 1,02	Ari Bousbib	For	For For
	1	Jeffery H. Boyd	For	For
	1,04	Gregory D. Brenneman	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	1	J. Frank Brown	For	For
	1,06	Edward P. Decker	For	For
	1,07	Wayne M. Hewett	For	For
	1	Manuel Kadre	For	For
	1,09	Stephanie C. Linnartz	For	For
	1.10	Paula A. Santilli	For	For
	1,11	Caryn Seidman-Becker	For	For
	1,12	Asha Sharma	For	For
		To ratify the appointment of KPMG LLP as the		
		Company's independent registered public		
		accounting firm for the fiscal year ending		
	2	February 1, 2026;	For	For
		To cast an advisory vote to approve executive		
		compensation as set forth in this Proxy		
	3	Statement ("Say-on-Pay");	For	For
		Shareholder proposal regarding independent		
	4	Board Chair	Against	For
	•	Shareholder proposal regarding a biodiversity	riganiot	
		impact and dependency assessment		
	5		Against	Against
	3	Shareholder proposal regarding a report on	Agamot	Against
	6	packaging policies for plastics	Against	Against
	U	packaging policies for plastics	Against	Against
Amazon.com Inc		Election of 12 directors		
AGM: 21/05/2025	1			
	E	Jeffrey P. Bezos	For	For
	1,02	Andrew R. Jassy	For	For
	1,03	Keith B. Alexander	For	For
	1,04	Edith W. Cooper	For	For
	1,05	Jamie S. Gorelick	For	For
	1,06	Daniel P. Huttenlocher	For	For
	1,07	Andrew Y. Ng	For	For
	1,08	Indra K. Nooyi	For	For
	1,09	Jonathan J. Rubinstein	For	For
	1.10	Brad D. Smith	For	For
	1,11	Patricia Q. Stonesifer	For	For
	E	Wendell P. Weeks	For	For
	,	Ratification of Ernst & Young as independent		
	2	auditors	For	For
	_	Advisory vote to approve executive	. 0.	
	3	compensation	For	For
		Shareholder Proposal Requesting a Mandatory	. 01	. 0.
		Policy Separating the Roles of CEO and Chair		
	4	of the Board	\ a a inet	For
	4	Shareholder Proposal Requesting a Report on	Against	1 01
	E	Advertising Risks	A gainst	Against
	5	_	Against	Against
	_	Shareholder Proposal Requesting Alternative	A	A ' - ·
	6	Emissions Reporting	Against	Against
		Shareholder Proposal Requesting Additional		
		Reporting on Impact of Data Centers on	_	
	7	Climate Commitments	Against	Against

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Shareholder Proposal Requesting an		
	_	Assessment of Board Structure for Oversight of		
	8	Al	Against	Against
	9	Shareholder Proposal Requesting a Report on Packaging Materials	A gainet	A gainst
	Э	Shareholder Proposal Requesting a Report on	Against	Against
	10	Warehouse Working Conditions	Against	For
	. •	Shareholder Proposal Requesting a Report on	, .ga	
	11	Data Usage Oversight in Al Offerings	Against	For
Safran		Approval of the parent company financial		
AGM: 22/05/2025		statements for the year ended December 3,		
	1	2024	For	For
		Approval of the consolidated financial		
		statements for the year ended December 3, 2024	-	-
	2	Appropriation of profit for the year and approval	For	For
	3	of the recommended dividend	For	For
		Approval of the Statutory Auditors' special	1 01	1 01
	4	report on related-party agreements	For	For
		Appointment of Valérie Baudson as an		
	5	independent Director	For	For
		Re-appointment of Fabienne Lecorvaisier as an		
	6	independent Director	For	For
	_	Re-appointment of Patrick Pélata as an	_	_
	7	independent Director	For	For
		Approval of the fixed, variable and exceptional components of the total compensation and		
		benefits paid during or awarded for 2024 to the		
		Chairman of the Board of Directors		
	8		For	For
		Approval of the fixed, variable and exceptional		
		components of the total compensation and		
		benefits paid during or awarded for 2024 to the		
		Chief Executive Officer		
	9	A	For	For
		Approval of the disclosures required under Article L.22-0-9 I of the French Commercial		
		Code concerning the compensation of		
	10	corporate officers for 2024	For	For
	10	Aggregate compensation allocated to the	1 01	1 01
	11	Directors as consideration for their duties	For	For
		Approval of the compensation policy applicable		
		to the Chairman of the Board of Directors for		
	12	2025	For	For
		Approval of the compensation policy applicable		
	40	to the Chief Executive Officer for 2025	-	-
	13	Approval of the componentian policy applicable	For	For
	14	Approval of the compensation policy applicable to the Directors for 2025	For	For
	14	Authorization for the Board of Directors to carry	I UI	1 01
	15	out a share buyback program	For	For
	13	The state of the s	1 01	1 01

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	16	Amendment to Article 14.8 of the bylaws – Procedures for the appointment of Directors representing employee shareholders Amendment to Article 18.12 of the bylaws –	For	For
	17	Decisions of the Board of Directors made by way of written consultation Amendment to Article 16.1 of the bylaws –	For	For
	18	Terms of office of Directors Amendment to Article 14.8 of the bylaws – Terms of office of Directors representing	For	For
	19	employee shareholders Amendment to Article 14.9.3 of the bylaws – Elections of Directors representing employees – Deletion of obsolete provisions	For	For
	20	Authorization for the Board of Directors to increase the Company's capital by issuing ordinary shares and/or securities carrying rights to shares of the Company, with pre-emptive subscription rights for existing shareholders, which may not be used during, or in the run-up to, a public offer for the Company's shares	For	For
	21	Authorization for the Board of Directors to increase the Company's capital by issuing ordinary shares and/or securities carrying rights to shares of the Company, without pre-emptive subscription rights for existing shareholders, by way of a public offer other than offers governed by Article L.411-2-1° of the French Monetary and Financial Code, which may not be used during, or in the run-up to, a public offer for the Company's shares	For	For
	22	Authorization for the Board of Directors to issue ordinary shares and/or securities carrying rights to shares of the Company, without pre-emptive subscription rights for existing shareholders, in the event of a public exchange offer initiated by the Company, which may not be used during, or in the run-up to, a public offer for the Company's shares	For	For
	23	Authorization for the Board of Directors to increase the Company's capital by issuing ordinary shares and/or securities carrying rights to shares of the Company, without pre-emptive subscription rights for existing shareholders, through an offer governed by Article L.411-2-1° of the French Monetary and Financial Code, which may not be used during, or in the run-up to, a public offer for the Company's shares	For	For
	24		For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	25	Authorization for the Board of Directors to increase the number of securities included in an issue carried out with or without pre-emptive subscription rights for existing shareholders (pursuant to the 21st, 22nd, 23rd or 24th resolutions), which may not be used during, or in the run-up to, a public offer for the Company's shares	For	For
		Authorization for the Board of Directors to increase the Company's capital by capitalizing reserves, retained earnings, profits or additional paid-in capital, which may not be used during, or in the run-up to, a public offer for the Company's shares		
	26	for the Company's shares Authorization for the Board of Directors to increase the Company's capital by issuing ordinary shares to employees who are members of a Safran Group employee savings plan, without pre-emptive subscription rights for existing shareholders	For	For
	27	Authorization for the Board of Directors to reduce the Company's capital by canceling	For	For
	28	treasury shares Authorization for the Board of Directors to grant existing or new shares of the Company, without consideration and with performance conditions, to employees and corporate officers of the Company and other Group entities, with a waiver of shareholders' pre-emptive subscription rights		For
	29 30	Powers to carry out formalities	For For	For For
MaDanaldia	=	Election of 11 Directors to Serve Until our 2026	=	
McDonald's AGM: 20/05/2025	_	Annual Shareholders' Meeting and Until Their Successors Have Been Elected and Qualified		
	1 1,01	Anthony Capuano	For	For
		Kareem Daniel	For	For
	· '	Lloyd Dean	For	For
		Catherine Engelbert	For	For
	E	Margaret Georgiadis	For	For
	1	Michael Hsu	For	For
	1	Christopher Kempczinski	For	For
		Jennifer Taubert	For	For
	1,09	Paul Walsh	For	For
	1.10	Amy Weaver	For	For
	1,11	Miles White	For	For
	_	Advisory Vote to Approve Executive	_	_
	2	Compensation	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Advisory Vote to Ratify the Appointment of		
		Ernst & Young LLP as Independent Auditor for		
	3	2025	For	For
	4	Advisory Vote on Report Related to Oversight	A	A
	4 5	of Advertising Risks Advisory Vote on Climate Transition Plans	Against	Against
	5	Advisory Vote on Climate Transition Plans Advisory Vote to Revisit DEI in Executive	Against	Against
	6	Compensation	Against	Against
GE Vernova		Election Of Our Class I Directors For A Three-		
AGM: 14/05/2025		Year Term Expiring At Our 2028 Annual		
	1	Meeting		
	1,01	Steve Angel	For	For
		Arnold W. Donald	For	For
	E	Jesus Malave	For	For
	ŕ	Advisory (Non-Binding) Vote To Approve The		
		Compensation Of Our Neos (Say-On-Pay)		
	2		For	For
		Vote on an advisory proposal on the frequency		
	3	of future	1 Year	1 Year
		Ratify the selection of Deloitte & Touch LLP as		
		independent registered public accounting firm		
		for the year ending December 31, 2025		
	4		For	For
SocGen		Consolidated Accounts and Reports		
AGM: 20/05/2025	1		For	For
		Accounts and Reports; Non Tax-Deductible		
	2	Expenses	For	For
	3	Allocation of Profits/Dividends	For	For
		Special Auditors Report on Regulated		
	4	Agreements	For	For
	5	2025 Remuneration Policy (Chair)	For	For
		2025 Remuneration Policy (CEO and Deputy		
	6	CEO)	For	For
		2025 Remuneration Policy (Board of Directors)		
	7	_	For	For
	8	2024 Remuneration Report	For	For
		2024 Remuneration of Lorenzo Bini Smaghi,	_	_
	9	Chair	For	For
	40	2024 Remuneration of Slawomir Krupa, CEO	-	
	10	2024 Domunoration of Philippo Aymoriah	For	For
		2024 Remuneration of Philippe Aymerich, Former Deputy CEO (Until October 31, 2024)		
	11	1 omer beputy GEO (Ontil October 31, 2024)	For	For
	11	2024 Remuneration of Pierre Palmieri, Deputy	I UI	ΓUI
	12	CEO	For	For
	13	Remuneration of Identified Staff	For	For
	14	Elect William L. Connelly	For	For
	15	Elect Henri Poupart-Lafarge	For	For
		, vepan =anango	<u>.</u>	· · ·
	16	Elect Olivier Klein	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Elect Sébastien wetter as Employee		
	18	Shareholder Representative	For	For
		Authority to Repurchase and Reissue Shares	_	_
	19	Franks as Otaal Darahaas Dlar	For	For
	20 21	Employee Stock Purchase Plan Amendments to Articles	For For	For For
	22	Authorisation of Legal Formalities	For	For
	22	Authorisation of Legal Formalities	I OI	I OI
Shell		Accounts and Reports		
AGM: 20/05/2025	1	·	For	For
	2	Remuneration Report	For	For
	3	Elect Dick Boer	For	For
	4	Elect Neil A.P. Carson	For	For
	5	Elect Ann F. Godbehere	For	For
	6	Elect Sinead Gorman	For	For
	7	Elect Jane Holl Lute	For	For
	8	Elect Catherine J. Hughes	For	For
	9	Elect Sir Andrew Mackenzie	For	For
	10	Elect Sir Charles Roxburgh	For	For
	11	Elect Wael Sawan	For	For
	12	Elect Abraham Schot	For	For
	13	Elect Leena Srivastava	For	For
	14	Elect Cyrus Taraporevala	For	For
	15	Appointment of Auditor	For	For
	16	Authority to Set Auditor's Fees	For	For
		Authority to Issue Shares w/ Preemptive Rights		
	17		For	For
		Authority to Issue Shares w/o Preemptive		
	18	Rights	For	For
	19	Authority to Repurchase Shares	For	For
		Authority to Repurchase Shares (Off-Market)		
	20		For	For
	21	Authorisation of Political Donations	For	For
		Shareholder Proposal Regarding Disclosure		
		Concerning LNG and Climate Commitments		
	22		Against	Against
BlackRock		Election of Directors		
AGM: 15/05/2025	1	Clection of Directors		
AGW. 13/03/2023	1.01	Elect Pamela Daley	For	For
	1.01	Elect Laurence D. Fink	For	For
	1.02	Elect Cadence D. Film	For	For
	1.03	Elect William E. Ford	For	For
		Elect Fabrizio Freda	For	For
		Elect Murry S. Gerber	For	For
	E	Elect Margaret L. Johnson	For	For
	E	Elect Margaret E. 301118011 Elect Robert S. Kapito	For	For
	1.00	Elect Cheryl D. Mill	For	For
	1.10	Elect Chery D. Mill Elect Kathleen A. Murphy	For	For
		Elect Amin H. Nasser	For	For
	E	Elect Gordon M. Nixon	For	For
		Elect Goldon W. Nixon Elect Adebayo O. Ogunlesi	For	For
		Elect Kristin C. Peck	For	For
	1.14	LIGOT MIGHT O. I GOIN	1 01	1 01

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	1.15	Elect Charles H. Robbins	For	For
	E	Elect Hans E. Vestberg	For	For
	1.17	Elect Susan L. Wagner	For	For
	1.18	Elect Mark Wilson	For	For
	2	Advisory vote on executive compensation	For	For
	3	Ratification of Auditor	For	For
		Shareholder Proposal Regarding Report on		
	4	Oversight of Stakeholder Capitalism Risks	Against	Against
		Shareholder Proposal Regarding Multiple		
	5	Board Nominees	Against	Against
ConocoPhillips		Election of Directors		
AGM: 13/05/2025	1			
	1.01	Elect Dennis Victor Arriola	For	For
	1.02	Elect Nelda J. Connors	For	For
	1.03	Elect Gay Huey Evans	For	For
	1.04	Elect Jeffrey A. Joerres	For	For
	1.05	Elect Ryan M. Lance	For	For
	1.06	Elect Timothy A. Leach	For	For
	1.07	Elect William H. McRaven	For	For
	1.08	Elect Sharmila Mulligan	For	For
	1.09	Elect Arjun N. Murti	For	For
	1.10	Elect Robert A. Niblock	For	For
	1.11	Elect David T. Seaton	For	For
	1.12	Elect R. A. Walker	For	For
	2	Ratification of Auditor	For	For
	3	Advisory vote on executive compensation	For	For
	4	Elimination of Supermajority Requirements	For	For
		Shareholder Proposal Regarding Removal of		
	5	GHG Emission Reduction Targets	Against	Against
GALP		Ratify Co-Option and Elect Nuno Holdbech		
AGM: 09/05/2025	1.00	Bastos	For	For
		Accounts and Reports; Remuneration Report		
	2.00		For	For
	3.00	Allocation of Profits / Dividends	For	For
		Ratification of Corporate Bodies' and Auditor		
	4.00	Acts	For	For
		Authority to Repurchase and Reissue Shares		
	5.00	and Bonds	For	For
		Authority to Cancel Treasury Shares and		
	6.00	Reduce Capital	For	For
	7.00	Amendment to Remuneration Policy	For	For
Commerzbank		Presentation of Accounts and Reports		
AGM: 15/05/2025	1		Non-voting	Non-votir
	2	Allocation of Dividends	For	For
	3	Ratification of Management Board Acts		
	3.01	Ratify Bettina Orlopp	For	For
	3.02	Ratify Manfred Knof	For	For
	3.03	Ratify Michael Kotzbauer	For	For
	3.04	Ratify Sabine Minarsky	For	For
	3.05	Ratify Jorg Oliveri del Castillo-Schulz	For	For
	-	-	-	-

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	3.06	Ratify Thomas Schaufler	For	For
	3.07	Ratify Bernhard Spalt	For	For
	3.08	Ratify Christiane Vorspel-Ruter	For	For
	4	Ratification of Supervisory Board Acts		
	E	Ratify Jens Weidmann	For	For
	E	Ratify Uwe Tschange	For	For
	4.03	Ratify Heike Anscheit	For	For
	4.04	Ratify Gunnar de Buhr	For	For
	E	Ratify Herald Chirst	For	For
	E	Ratify Frank Czichowski	For	For
	E	Ratify Sabine U. Dietrich	For	For
	E	Ratify Jutta A. Donges	For	For
		Ratify Kerstin Jerchel	For	For
	4.10	Ratify Burkhard Keese	For	For
	4.11	Ratify Maxi Leuchters	For	For
	E	Ratify Daniela Mattheus	For	For
	E	Ratify Nina Olderdissen	For	For
		Ratify Sandra Persiehl	For	For
		Ratify Michael Schramm	For	For
	4.16	Ratify Caroline Seifert	For	For
	4.17	Ratify Gertrude Tumpel-Gugerell	For	For
	4.18	Ratify Sascha Uebel	For	For
		Ratify Frederik Weming	For	For
	4.20	Ratify Frank Westhoff	For	For
	4.21	Ratify Stefan Wittmann	For	For
	5.01	Appointment of Auditor	For	For
		Appointment of Auditor for Interim Statements		
	5.02		For	For
		Appointment of Auditor for Sustainability		
	5.03	Reporting	For	For
	6	Remuneration Report	For	For
	7	Management Board Remuneration Policy	For	For
	8	Supervisory Board Remuneration Policy	For	For
	9	Election of Supervisory Board		
	9.01	Elect Sabine Lautenschlager-Peiter	For	For
	9.02	Elect Michael A. Gorriz	For	For
		Authority to Repurchase and Reissue Shares		
	10		For	For
		Authority to Repurchase Shares Using Equity		
	11	Derivatives	For	For
	12	Amendments to Articles (Virtual Meeting)	For	For
		Amendment to Previously-Approved Control		
	13	Agreement with Commerz Direktservice	For	For
		Additional or Amended Shareholder Proposals		
	14		Undetermined	Against
ENI		P. 7.2.		
AGM: 14/05/2025	Extraord			
		Reduction of Reserves (FY 2025 Interim	_	_
	1.0	Dividend)	For	For
	2.0	Cancellation of Shares	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
Just Group		Accounts and Reports		
AGM: 08/05/2025	1		For	For
	2	Remuneration Report	For	For
	3	Final Dividend	For	For
	4	Elect James A. Brown	For	For
	5	Elect Michelle Cracknell	For	For
	6	Elect Mark W. Godson	For	For
	7	Elect John Hastings-Bass	For	For
	8	Elect Mary Kerrigan	For	For
	9	Elect Mary Phibbs	For	For
	10	Elect David Richardson	For	For
	11	Appointment of Auditor	For	For
	12	Authority to Set Auditor's Fees	For	For
	13	Authorisation of Political Donations	For	For
	. •	Authority to Issue Shares w/ Preemptive Rights		
	14		For	For
		Authority to Issue Shares w/o Preemptive		. 0.
	15	Rights	For	For
	10	Authority to Issue Shares w/o Preemptive	1 01	1 01
	16	Rights (Specified Capital Investment)	For	For
	17	Authority to Repurchase Shares	For	For
	40	Authority to Issue Shares and Converible Debt	_	
	18	w/ Preemptive Rights	For	For
		Authority to Issue Shares and Converible Debt	_	_
	19	w/o Preemptive Rights	For	For
		Authority to Set General Meeting Notice Period	_	_
	20	at 14 Days	For	For
	21	Share Incentive Plan	For	For
Public Storage		Election of Directors		
AGM: 07/05/2025	1			
	1,01	Elect Ronald L. Havner, Jr.	For	For
	1,02	Elect Tamara Hughes Gustavson	For	For
	1,03	Elect Maria R. Hawthorne	For	For
	1,04	Elect Shankh Mitra	For	For
	1,05	Elect Rebecca L. Owen	For	For
		Elect Kristy M. Pipes	For	For
		Elect Avedick B. Poladian	For	For
		Elect John Reyes	For	For
	- E - 1	Elect Joseph D. Russell, Jr.	For	For
		Elect Tariq M. Shaukat	For	For
		Elect Ronald P. Spogli	For	For
	E	Elect Paul S. Williams	For	For
	2	Advisory vote on executive compensation	For	For
	- E	Ratification of Auditor		■
	3		For	For
		Amendment to the 2021 Equity and		
	4	Performance Based Incentive Compensation	_	-
	4	Plan	For	For
	2	Election of Directors		
S&P Global		Election of Directors		
S&P Global AGM: 07/05/2025	1	Election of Directors		
	1	Elect Fred M. Diaz	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	1,03	Elect Marie A. Ffolkes	For	For
	1	Elect Kimberlt S. Greene	For	For
	1,05	Elect Deborah P. Majoras	For	For
	1,06	Elect Eric D. Mullins	For	For
	1,07	Elect R. Lane Riggs	For	For
	1,08	Elect Randall J. Weisenburger	For	For
	1,09	Elect Rayford Wilkins Jr.	For	For
	2	Advisory vote on executive compensation	For	For
	3	Ratification of Auditor	For	For
		Shareholder Proposal Regarding Amendment		
	4	to Clawback Policy	Against	Against
Barclays		Accounts and Reports		
AGM: 07/05/2025	1		For	For
	2	Remuneration Report	For	For
	3	Remuneration Policy	For	For
	4	Amendment to Long Term Incentives	For	For
	5	Elect Diony C. Lebot	For	For
	6	Elect Mary T. Mack	For	For
	7	Elect Brian T. Shea	For	For
	8	Elect Robert Berry	For	For
	9	Elect Anna Cross	For	For
	10	Elect Dawn Fitzpatrick	For	For
	11	Elect Dawn Fitzpatrick Elect Mary Francis	For	For
	12	Elect Brian Gilvary	For	For
	13			
	1	Elect Nigel Higgins	For	For
	14	Elect Sir John Kingman	For	For
	15	Elect Marc Moses	For	For
	16	Elect C. S Venkatakrishnan	For	For
	17	Elect Julia Wilson	For	For
	18	Appointment of Auditor	For	For
	19	Authority to Set Auditor's Fees	For	For
	20	Authorisation of Political Donations	For	For
		Authority to Issue Shares w/ Preemptive Rights		
	21		For	For
		Authority to Issue Shares w/o Preemptive		
	22	Rights	For	For
		Authority to Issue Shares w/o Preemptive		
	23	Rights (Specified Capital Invested)	For	For
		Authority to Issue Equity Conversion Notes w/		
	24	Preemptive Rights	For	For
		Authority to Issue Equity Conversion Notes w/o		
	25	Preemptive Rights	For	For
	26	Authority to Repurchase Shares	For	For
		Authority to Set General Meeting Notice Period		
	27	at 14 Days	For	For
Valero Energy		Election of Directors		
Corporation				
AGM: 06/05/2025	1			
	1,01	Elect Fred M. Diaz	For	For
		Elect H. Paulett Eberhart	For	For
	1	Elect Marie A. Ffolkes	For	For
	1,03	LIGOTIVIANO AT I TOMOS	i Oi	i UI

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	4.04	Floot Kimboult C. Croops		
	1,04 1,05	Elect Kimberlt S. Greene Elect Deborah P. Majoras	For For	For For
	E	Elect Eric D. Mullins	For	For
	1	Elect R. Lane Riggs	For	For
	E	Elect Randall J. Weisenburger	For	For
	E	Elect Rayford Wilkins Jr.	For	For
	2	Advisory vote on executive compensation	For	For
	3	Ratification of Auditor	For	For
Heidelberg Materials		Presentation of Accounts and Reports		
AGM: 15/05/2025		resemation of Accounts and Reports		
AGM. 10/00/2020	1		For	For
	2	Allocation of Dividends	For	For
	3	Ratification of Management Board Acts	1 01	1 01
	1	Ratify Dominik von Achten	For	For
	E	Ratify René Aldach	For	For
	3.03	Ratify Katharina Beumelburg	For	For
	3.04	Ratify Roberto Callieri	For	For
	3.05	Ratify Axel Conrads	For	For
		Ratify Kevin Gluskie	For	For
		Ratify Hakan Gurdal	For	For
	E	Ratify Nicola Kimm	For	For
	3.09	Ratify Dennis Lentz	For	For
	3.10	Ratify Jon Morrish	For	For
	3.11	Ratify Chris Ward	For	For
	4	Ratification of Supervisory Board Acts		
	4.01	Ratify Bernd Scheifele	For	For
	E	Ratify Werner Schraeder	For	For
	E	Ratify Barbara Breuninger	For	For
	4.04	Ratify Gunnar Groebler	For	For
	4.05	Ratify Birgit Jochens	For	For
	4.06	Ratify Katja Karcher	For	For
	4.07	Ratify Ludwig Merckle	For	For
	4.08	Ratify Luka Mucic	For	For
	4.09	Ratify Markus Oleynik	For	For
	4.10	Ratify Ines Ploss	For	For
	4.11	Ratify Peter Riedel	For	For
	4.12	Ratify Heinz Schmitt	For	For
	=	Ratify Margret Suckale	For	For
	4.14	Ratify Sopna Sury	For	For
	4.15	Ratify Anna ToborekKacar	For	For
	4.16	Ratify Marion Weissenberger-Eibl	For	For
	5.01	Appointment of Auditor	For	For
		Appointment of Auditor for Sustainability		
	5.02	Reporting	For	For
	6	Remuneration Report	For	For
	7	Supervisory Board Remuneration Policy	For	For
	8	Amendments to Articles	For	For
	9	Increase in Authorised Capital	For	For
		Authority to Repurchase and Reissue Shares		
	10		For	For
		Authority to Repurchase Shares Using Equity	_	_
	11	Derivatives	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
ASM International		Opening		
AGM: 23/04/2025	1	Эрогинд	Non-voting	Non-votir
AOM. 20/04/2020	2	Presentation of Annual Report	Non-voting	Non-votir
	3.01	Remuneration Report	For	Against
		Accounts and Reports	For	For
		Allocation of Dividends	For	For
		Ratification of Management Board Acts	For	For
		Ratification of Supervisory Board Acts	For	For
	4.02	Elect Paul A.H. Verhagen to the Management	FUI	ги
	5	Board	For	Гог
	5	Elect Pauline van der Meer Mohr to the	For	For
	_		_	–
	6	Supervisory Board	For	For
	_	Elect Adalio T. Sanchez to the Supervisory	_	_
	7	Board	For	For
		Elect Stefanie Kahle-Galonske to the	_	
	8.01	Supervisory Board	For	For
		Appointment of Auditor for Sustainability		
	8.02	Reporting (FY2025)	For	For
	8.03	Appointment of Auditor	For	For
		Appointment of Auditor for Sustainability		
	9.01	Reporting (FY2026)	For	For
		Authority to Issue Shares w/ Preemptive Rights		
	9.02		For	For
	10.01	Authority to Suppress Preemptive Rights	For	For
	10.02	Authority to Repurchase Shares	For	For
	11	Other Business	Non-voting	Non-votir
	12	Closing of Meeting	Non-voting	Non-votir
AMD		Election of Directors		
AGM: 14/05/2025	1			
7101111 1 1700/2020			For	For
7.0	1.01	Elect Nora M. Denzel	FUI	
7.0	1.01 1.02	Elect Nora M. Denzel Elect Michael P. Gregoire		
7.0	1.02	Elect Michael P. Gregoire	For	For
7.0	1.02 1.03	Elect Michael P. Gregoire Elect Joseph A. Householder	For For	For For
7.0	1.02 1.03 1.04	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren	For For	For For For
7.0	1.02 1.03 1.04 1.05	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson	For For For	For For For
	1.02 1.03 1.04 1.05 1.06	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su	For For For For	For For For For
	1.02 1.03 1.04 1.05 1.06 1.07	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar	For For For For For	For For For For For
	1.02 1.03 1.04 1.05 1.06 1.07 1.08	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar Elect Elizabeth W. Vanderslice	For For For For For For	For For For For For For
	1.02 1.03 1.04 1.05 1.06 1.07 1.08 2	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar Elect Elizabeth W. Vanderslice Ratification of Auditor	For For For For For For For	For For For For For For
	1.02 1.03 1.04 1.05 1.06 1.07 1.08 2 3	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar Elect Elizabeth W. Vanderslice Ratification of Auditor Advisory Vote on Executive Compensation	For For For For For For For For For	For For For For For For Against
	1.02 1.03 1.04 1.05 1.06 1.07 1.08 2	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar Elect Elizabeth W. Vanderslice Ratification of Auditor Advisory Vote on Executive Compensation Increase in Authorized Common Stock	For For For For For For For	For For For For For For
	1.02 1.03 1.04 1.05 1.06 1.07 1.08 2 3	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar Elect Elizabeth W. Vanderslice Ratification of Auditor Advisory Vote on Executive Compensation Increase in Authorized Common Stock Amendments to Certificate of Incorporation to	For For For For For For For For For	For For For For For For Against
	1.02 1.03 1.04 1.05 1.06 1.07 1.08 2 3 4	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar Elect Elizabeth W. Vanderslice Ratification of Auditor Advisory Vote on Executive Compensation Increase in Authorized Common Stock Amendments to Certificate of Incorporation to Limit the Liability of Certain Officers and Make	For	For For For For For For Against For
	1.02 1.03 1.04 1.05 1.06 1.07 1.08 2 3	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar Elect Elizabeth W. Vanderslice Ratification of Auditor Advisory Vote on Executive Compensation Increase in Authorized Common Stock Amendments to Certificate of Incorporation to Limit the Liability of Certain Officers and Make a Non-Substantive Change	For For For For For For For For For	For For For For For For Against
	1.02 1.03 1.04 1.05 1.06 1.07 1.08 2 3 4	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar Elect Elizabeth W. Vanderslice Ratification of Auditor Advisory Vote on Executive Compensation Increase in Authorized Common Stock Amendments to Certificate of Incorporation to Limit the Liability of Certain Officers and Make a Non-Substantive Change Shareholder Proposal Regarding Length of	For	For For For For For For Against For
	1.02 1.03 1.04 1.05 1.06 1.07 1.08 2 3 4	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar Elect Elizabeth W. Vanderslice Ratification of Auditor Advisory Vote on Executive Compensation Increase in Authorized Common Stock Amendments to Certificate of Incorporation to Limit the Liability of Certain Officers and Make a Non-Substantive Change Shareholder Proposal Regarding Length of Share Ownership Required to Call Special	For	For For For For For Against For
	1.02 1.03 1.04 1.05 1.06 1.07 1.08 2 3 4	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar Elect Elizabeth W. Vanderslice Ratification of Auditor Advisory Vote on Executive Compensation Increase in Authorized Common Stock Amendments to Certificate of Incorporation to Limit the Liability of Certain Officers and Make a Non-Substantive Change Shareholder Proposal Regarding Length of	For	For For For For For For Against For
SAP SE	1.02 1.03 1.04 1.05 1.06 1.07 1.08 2 3 4	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar Elect Elizabeth W. Vanderslice Ratification of Auditor Advisory Vote on Executive Compensation Increase in Authorized Common Stock Amendments to Certificate of Incorporation to Limit the Liability of Certain Officers and Make a Non-Substantive Change Shareholder Proposal Regarding Length of Share Ownership Required to Call Special	For For For For For For For For Against	For For For For Against For Against
	1.02 1.03 1.04 1.05 1.06 1.07 1.08 2 3 4	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar Elect Elizabeth W. Vanderslice Ratification of Auditor Advisory Vote on Executive Compensation Increase in Authorized Common Stock Amendments to Certificate of Incorporation to Limit the Liability of Certain Officers and Make a Non-Substantive Change Shareholder Proposal Regarding Length of Share Ownership Required to Call Special Meetings Presentation of Accounts and Reports	For	For For For For For Against For
SAP SE	1.02 1.03 1.04 1.05 1.06 1.07 1.08 2 3 4	Elect Michael P. Gregoire Elect Joseph A. Householder Elect John W. Marren Elect Jon A. Olson Elect Lisa T. Su Elect Abhijit Y. Talwalkar Elect Elizabeth W. Vanderslice Ratification of Auditor Advisory Vote on Executive Compensation Increase in Authorized Common Stock Amendments to Certificate of Incorporation to Limit the Liability of Certain Officers and Make a Non-Substantive Change Shareholder Proposal Regarding Length of Share Ownership Required to Call Special Meetings	For For For For For For For For Against	For For For For Against For Against

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	4	Ratification of Supervisory Board Acts	For	For
	5.01	Appointment of Auditor	For	For
		Appointment of Auditor for Sustainability	_	_
	5.02	Reporting	For _	For -
	6	Remuneration Report	For	For
	- E	Increase in Authorised Capital I Increase in Authorised Capital II	For	For
	7.02 8	Amendments to Articles (Virtual Meeting)	For For	For For
	0	Amendments to Articles (virtual ineeting)	FUI	ги
Cellnex		Accounts and Reports		
AGM: 08/05/2025	1		For	For
	2	Report on Non-Financial Information	For	For
	3	Allocation of Profits/Dividends	For	For
	4	Ratification of Board Acts	For	For
	5	Special Dividend	For	For
		Authority to Cancel Treasury Shares and		
	6	Reduce Capital	For	For
	7	Elect Luís Alberto Mañas Antón	For	For
	8	Board Size	For	For
	9	Directors' Fees	For	For
	10	Remuneration Policy	For	For
	11	Directors' Share Plan	For	For
	=	Authorisation of Legal Formalities	For	For
	13	Remuneration Report	For	Against
Acerinox		Accounts and Reports		
AGM: 05/05/2025	1	·	For	For
	2	Report on Non-Financial Information	For	For
	3	Allocation of Profits/Dividends	For	For
	4	Ratification of Board Acts	For	For
	5.01	Amendments to Article 12 (Call Notice)	For	For
		Amendments to Article13 (General Meeting		
	5.02	Quorum)	For	For
		Amendments to Article 14 (Attendance and		
	5.03	Representation at General Meeting)	For	For
		Amendments to Article15 (Constitution of the		
	5.04	Presiding Panel)	For	For
		Amendments to Article16 (Powers of the		
	5.05	General Meeting)	For	For
		Amendments to Article20 (Board's Term of		
	5.06	Office)	For	For
		Amendments to Article 21 (Notice and Quorum		
	5.07	of General Meetings)	For	For
		Amendments to Article23 (Board Committees)	_	_
	5.08		For	For
		Amendments to Article 24 (Positions on the	_	_
	5.09	Board)	For	For
		Amendments to Article 25 (Accounting	_	_
	5.10	Documents)	For	For
		Amendments to the General Meeting		
	0.04	Regulation 3(Types of General Meetings and	Г	F
	6.01	Powers)	For	For

Empresa	Ponto	,	Recomendação Empresa	Voto CXA
		Amendments to the General Meeting		
	0.00	Regulations 9 (Constitution of the General Meeting)	-	
	6.02	Amendments to the General Meeting	For	For
	6.03	Regulations 10 (Board Chair)	For	For
	1	Elect Leticia Iglesias Herraiz	For	For
	-	Elect Francisco Javier García Sanz	For	For
	1	Elect Marta Martínez Alonso	For	For
		Elect Rosa María García Piñeiro	For	For
	7.05	Elect Ana García Fau	For	For
	7.06	Elect Tomás Hevia Armengol	For	For
	7.07	Board Size	For	For
	8	Appointment of Auditor	For	For
		Authority to Issue Shares w/ or w/o Preemptive		
	9	Rights	For	For
		Authority to Repurchase and Reissue Shares		
	10		For	For
		Authority to Repurchase and Reissue Shares		
		Pursuant to Long-Term Incentive Plan (2026-		
	11.01	2028)	For	For
		Authority to Repurchase and Reissue Shares		
		Pursuant to Long-Term Incentive Plan (2021-		
	1	2025)	For	For
	12	Remuneration Report	For	For
	13	Authorisation of Legal Formalities	For	For
	14	Presentation of Report on Amendments to Board of Directors Regulations	Non-Voting	Non-Votii
	14	Dodra of Directors (Cognitions	Non-voiling	INOII- VOIII
Merlin Properties		Individual Accounts and Reports		
AGM: 29/04/2025	1.01	•	For	For
	1	Consolidated Accounts and Reports	For	For
	1.03	Report on Non-Financial Information	For	For
	2.01	Allocation of Profits/Dividends	For	For
	2.02	Special Dividend	For	For
	3.00	Ratification of Board Acts	For	For
	4.01	Board Size	For	For
		Ratifiy Co-Option and Elect José Luis de Mora		
	4.02	Gil-Gallardo	For	For
		Elect Juan María Aguierre Gonzalo	For	For
		Elect Pilar Cavero Mestre	For	For
	- E	Elect Francisca Ortega Gernández-Agero	For	For
	E	Remuneration Policy	For	For
	E	2025-2027 Long-Term Incentive Plan	For	For
	7.00	Remuneration Report	For	For
		Authority to Issue Shares w/ or w/o Preemtive		
	8.00	Rights	For	For
		Authority to Repurchase and Reissue Shares	_	_
	9.00		For	For
	4001	Authority to Issue Convertible Debt Instruments	-	_
	10.01	Authoritute leave Debt leature to	For	For
	10.02	Authority to Issue Debt Instruments	For	For
	14.00	Authority to Set Extraordinary Meeting Notice Period at 15 Days	For	A a a i a a t
	11.00	i onou at 10 Days	For	Against

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	12.00	Authorisation of Legal Formalities	For	For
CRH		Election of Directors		
AGM: 08/05/2025	1			
	1.01	Elect Richard Boucher	For	For
	1.02	Elect Caroline Dowling	For	For
	- E	Elect Richard H. Fearon	For	For
		Elect Johan Karlström	For	For
	1.05	Elect Shaun Kelly	For	For
		Elect Badar Khan	For	For
	■	Elect H. Lamar McKay	For	For
	1.08	Elect Albert Manifold	For	For
	- E	Elect Jim Mintern	For	For
		Elect Gillian L. Platt	For	For
	- E	Elect Mary K. Rhinehart	For	For
	■ ■	Elect Siobhán Talbot	For	For
	- E	Elect Christina Verchere	For	For
	2	Advisory Vote on Executive Compensation	For	For
	۷	Frequency of Advisory Vote on Executive	1 01	1 01
	3	Compensation	1 Year	1 Year
	ა	•	i fedi	i i eai
	4	Approval of the CRH plc Equity Incentive Plan	For	Гот
	4	Annaister and of Auditor	For	For
		Appointment of Auditor	For	For
	5.02	Authority to Set Auditor's Fees	For	For
		Authority to Issue Shares w/ Preemptive Rights	_	_
	6		For	For
		Authority to Issue Shares w/o Preemptive		
	7	Rights	For	For
	8	Authority to Repurchase Shares	For	For
		Authority to Set Price Range for Reissuance of		
	9	Treasury Shares	For	For
		Amendment to Articles Regarding Advance		
	10	Notice Provisions	For	For
		Adoption of Plurality Voting Standard in		
	11.01	Contested Election	For	For
		Amendment to Articles Regarding Board		
	11.02	Authority to Fix Board Size	For	For
		Amendments to Articles to Allow the Board to		
		Determine Limit on Directors' Fees and Certain		
	12	Administrative Amendments	For	For
	i '-		Į. .	. 0.
Capgemini		Accounts and Reports		
AGM: 07/05/2025	1	robounite and reporte	For	For
AGM. 07700/2020	2	Consolidated Accounts and Reports	For	For
		·		
	3	Allocation of Profits/Dividends	For	For
		Special Auditors Report on Regulated	F	Га:-
	4	Agreements	For	For
	5	2024 Remuneration Report	For	For
	6	2024 Remuneration of Paul Hermelin, Chair	For	For
	7	2024 Remuneration of Aiman Ezzat, CEO	For	For
	8	2025 Remuneration Policy (Chair)	For	For
	9	2025 Remuneration Policy (CEO)	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		2025 Remuneration Policy (Board of Directors)		
	10		For	For
	11	Elect Siân Herbert-Jones	For	For
	12	Elect Belen Moscoso del Prado	For	Against
	13	Elect Aiman Ezzat	For	Against
		Authority to Repurchase and Reissue Shares		
	14		For	For
	15	Amendments to Articles	For	For
	16	Authority to Issue Performance Shares	For	For
	17	Employee Stock Purchase Plan	For	For
		Stock Purchase Plan for Overseas Employees		
	18		For	For
	19	Authorisation of Legal Formalities	For	For
Air Liquide		Accounts and Reports		
AGM: 06/05/2025	1		For	For
	2	Consolidated Accounts and Reports	For	For
	3	Allocation of Profits/Dividends	For	For
		Authority to Repurchase and Reissue Shares		
	4	, ,	For	For
	5	Elect Xavier Huillard	For	For
	6	Elect Aiman Ezzat	For	Against
	7	Elect Bertrand Dumazy	For	For
	′	Special Auditors Report on Regulated	i Oi	1 01
	8	Agreements	For	For
	0	2024 Remuneration of François Jackow, CEO	ΓUI	LOI
	0	2024 Remuneration of François Jackow, CEO	For	Гог
	9	2024 Demunaration of Danaît Dation, Chair	For	For
	10	2024 Remuneration of Benoît Potier, Chair	For	For
	11	2024 Remuneration Report	For	For
		2025 Remuneration Policy (CEO)	For	For
	13	2025 Remuneration Policy (Chair)	For	For
		2025 Remuneration Policy (Board of Directors)		
	14		For	For
		Authority to Cancel Shares and Reduce Capital		
	15		For	For
		Authority to Issue Shares and Convertible Debt		
	16	w/ Preemptive Rights	For	For
	17	Greenshoe	For	For
	18	Authority to Grant Stock Options	For	For
	19	Authority to Issue Restricted Shares	For	For
	20	Employee Stock Purchase Plan	For	For
		Stock Purchase Plan for Overseas Employees		
	21	• •	For	For
		Article Amendment Regarding Board Meetings		
	22	and Deliberations	For	For
		Authorisation of Legal Formalities	For	For
Einoophonk			.	
Finecobank AGM: 29/04/2025	Extraoro	dinária		
	LAHAON	Authority to Issue Shares w/o Preemptive		
		Rights to Implement 2024 Incentive System for		
	1.0	Identified Staff	For	For
	1.0	Table of the state	For	I UI

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	2.0	Authority to Issue Shares w/o Preemptive Rights to Implement 2025 Incentive System for Identified Staff	For	For
Intesa Sanpaolo				
AGM: 29/04/2025	Extraord	-		
	1.0	Cancellation of Shares	For	For
Unibail-Rodamco-	<u> </u>	Accounts and Reports		
Westfield		Accounts and Reports		
AGM: 29/04/2025	1		For	For
AOW. 23/04/2023	2	Consolidated Accounts and Reports	For	For
	3	Allocation of Profits	For	For
	4	Use of Reserves (Cash Distribution)	For	For
	4	Special Auditiors Report on Regulate	ΓUI	ГОІ
	5	Agreements	For	For
	3	2024 Remuneration of Jean-Marie Tritant,	ΓUI	ГОІ
	6	Management Board Chair	For	For
	U	2024 Remuneration of Fabrice Mouchel,	ΓUI	ГОІ
	7	Management Board Member	For	For
	,	2024 Remuneration of Vincent Rouget,	ΓUI	ГОІ
	8	Management Board Member	For	Гог
	0	_	ΓUI	For
	9	2024 Remuneration of Anne-Sophie Sancerre, Management Board Member	Г.,	г
	9		For	For
	10	2024 Remuneration of Sylvian Montcouquiol, Management Board Member	Го г	Гог
	10	_	For	For
	4.4	2024 Remuneration of Jacques Richier, Supervisory Board Chair	Го г	Го.
	11		For	For
	12	2024 Remuneration Report	For	For
	40	2025 Remuneration Policy (Management Board Chair)	Γ.,	Г.,
	13	,	For	For
	4.4	2025 Remuneration Policy (Management Board Members)	-	-
	14	•	For	For
	4.5	2025 Remuneration Policy (Supervisory Board)	-	-
	15	Datification of the Co antion of Michael	For	For
	40	Ratification of the Co-option of Michael	-	-
	16	Boukobza	For	For
	17	Elect Michael Boukobza	For	For
	18	Elect Xavier Niel	For	For
	19	Elect Julie Avrane	For	For
	00	Authority to Repurchase and Reissue Shares	_	_
	20	A district to Oscillation and Deliver Oscillation	For	For
		Authority to Cancel Shares and Reduce Capital		_
	21		For	For
	00	Authority to Issue Shares and Convetible Debt	-	-
	22	w/ Preempive Rights	For	For
		Authority to Issue Shares and Convertible Debt	-	_
	23	Through Private Placement	For	For
		Authority to Issue Shares and Convetible Debt		
		w/o Preemptive Rights (Qualified Investors)	_	_
	24	C .	For	For
	25	Greenshoe	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Authority to Increase Capital in Consideration		
	26	for Contributions in Kind	For	For
	27	Employee Stock Purchase Plan	For	For
	28	Authority to Grant Stock Options	For	For
	29	Authority to Issue Performane Shares	For	For
	20	Article Amendment Regarding Supervisory	. 0.	. 0.
	30	Board Meetings and Written Consultations	For	For
	31	Authorisation of Legal Formalities	For	For
	31	Authorisation of Legal Formalities	FOI	FUI
JPS		Elect 12 director nominees named in the Proxy		
AGM: 08/05/2025		Statement to serve until the 202 Annual		
		Meeting and until their respective successors		
	1	are elected and qualified		
		Elect Rodney C. Adkins	For	For
		Elect Eva C. Boratto	For	For
	1	Elect Kevin P. Clark	For	For
	· '			
	1	Elect Wayne M. Hewett	For	For
		Elect Angela Hwang	For	For
	· '	Elect Kate E. Johnson	For _	For
	1	Elect William R. Johnson	For	Against
	· · ·	Elect Franck J Moison	For	For
	· '	Elect Christiana Smith Shi	For	For
	- E	Elect Russell Stokes	For	For
	1,11	Elect Carol B Tomé	For	For
	1,12	Elect Kevin M. Warsh	For	For
		Advisory vote to approve named executive		
	2	officer compensation	For	For
		Ratify the appointment of Deloitte & Touche		
		LLP as our independent registered public		
	3	accounting firm for 2025		
		Shareowner Proposal to Reduce the Voting		
		Power of Class A Stock from 10 Votes Per		
	4	Share to One Vote Per Share	A goingt	For
	4		Against	LOI
		Shareowner Proposal Requesting a Report on		
	_	the Risks Arising From Voluntary Carbon- Reduction Commitments	A	۸ : 4
	5	Reduction Commitments	Against	Against
General Dynamics		Election of Directors		
AGM: 07/05/2025	1			
		RICHARD D. CLARKE	For	For
	1	RUDY F. DELEON	For	For
	· '	CECIL D. HANEY	For	Against
	1	CHARLES W. HOOPER	For	For
	1	MARK M. MALCOLM	For	For
	· · · · · · · · · · · · · · · · · · ·	JAMES N. MATTIS	For	For
	1			
	· · · · · · · · · · · · · · · · · · ·	PHEBE N. NOVAKOVIC	For	For
	· · ·	C. HOWARD NYE	For	For
	1	CATHERINE B. REYNOLDS	For	For
	1	LAURA J. SCHUMACHER	For	For
	1,11	ROBERT K. STEEL	For	For
	4 4 4	IOUNIC CTRATTON	For	For
	1,12	JOHN G. STRATTON	ГОІ	1 01

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Advisory Vote on the Selection of Independent		
	2	Auditors	For	For
	3	Advisory Vote to Approve Executive Compensation	Гог	
	3	Shareholder Proposal — Human Rights Impact	For	For
	4	Assessment	Against	Against
Schneider Electric		Approval of statutory financial statements for		
AGM: 07/05/2025	1	the 2024 fiscal year	For	For
		Approval of consolidated financial statements		
	2	for the 2024 fiscal year	For	For
	_	Appropriation of profit for the fiscal year and	-	
	3	setting the dividend	For	For
		Approval of regulated agreements governed by Article L. 225-38 et seq. of the French		
	4	Commercial Code	For	For
		Approval of the information on the Directors'		
		and the Corporate Officers' compensation paid		
		or granted for the fiscal year ending December		
		31, 2024 mentioned in Article L. 22-10-9 of the		
	5	French Commercial Code	For	For
		Approval of the components of the total compensation and benefits of all types paid		
		during the 2024 fiscal year or awarded in		
		respect of the said fiscal year to Mr. Olivier		
		Blum in his capacity as Chief Executive Officer		
		(from November 1 to December 31, 2024)		
	6		For	For
		Approval of the components of the total		
		compensation and benefits of all types paid		
		during the 2024 fiscal year or awarded in respect of the said fiscal year to Mr. Peter		
		Herweck in his capacity as Chief Executive		
		Officer (from January 1 to November 1, 2024)		
	7		For	Against
		Approval of the components of the total		J
		compensation and benefits of all types paid		
		during the 2024 fiscal year or awarded in		
		respect of the said fiscal year to Mr. Jean- Pascal Tricoire in his capacity as Chairman of		
	0	the Board of Directors	Г	A mainat
	8	Approval of the compensation policy for the	For	Against
	9	Chief Executive Officer	For	For
	Ŭ	Approval of the compensation policy for the		. 01
	10	Chairman of the Board of Directors	For	For
		Approval of the Directors' compensation policy		
	11		For	For
		Renewal of the term of office of Mr. Jean-		
	12	Pascal Tricoire	For	For
	40	Renewal of the term of office of Mrs. Anna	Гог	Λ αα:at
	13	Ohlsson-Leijon	For	Against
		Ratification of the co-optation of Mrs. Clotilde		

Empresa F	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Appointment of Mrs. Xiaohong (Laura) Ding as Director representing the employee		
	15	shareholders	For	For
		Appointment of Mr. Alban de Beaulaincourt as		
	Α	Director representing the employee shareholders	For	Against
	, ,	Appointment of Mr. François Durif as Director		riganiot
	В	representing the employee shareholders	For	Against
	Ь	Appointment of Mr. Venkat Garimella as	FOI	Against
		Director representing the employee	_	
	С	shareholders Appointment of Mr. Gérard Le Gouefflec as	For	Against
		Director representing the employee		
	D	shareholders Appointment of Mrs. Amandine Petitdemange	For	Against
		as Director representing the employee		
	Е	shareholders	For	Against
	16	Authorization granted to the Board of Directors to buy back Company shares	For	For
	. •	Delegation of authority to the Board of Directors		
		to increase the capital by issuing ordinary shares or securities giving access to share		
		capital of the Company with shareholders'		
	17	preferential subscription right	For	For
		Delegation of authority to the Board of Directors to increase the capital by issuing ordinary		
		shares or securities giving access to share		
		capital of the Company without shareholders' preferential subscription right through a public		
		offering other than those referred to in Article L.		
		411-2 1º of the French Monetary and Financial Code	_	_
	18	Delegation of authority to the Board of Directors	For	For
		to increase the capital by issuing ordinary		
		shares or securities giving access to share capital of the Company without shareholders'		
		preferential subscription right through an		
		offering in accordance with Article L. 411-2 1° of the French Monetary and Financial Code		
	19	or the French Menerally and Financial Code	For	For
		Delegation of authority to the Board of Directors		
		to increase the number of shares to be issued in the event of a capital increase with or without		
		shareholders' preferential subscription right		
	20	Delegation of publications the Development	For	For
		Delegation of authority to the Board of Directors to increase the capital by issuing ordinary		
		shares or securities giving access to share		
		capital of the Company without shareholders' preferential subscription right in consideration		
		for contributions in kind to the Company		
	21		For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	22	Delegation of authority to the Board of Directors to increase the capital by issuing ordinary shares or securities giving access to share capital of the Company without shareholders' preferential subscription right reserved for a category of persons Delegation of authority to the Board of Directors to increase the capital by issuing ordinary shares or securities giving access to share capital of the Company without shareholders' preferential subscription right reserved for one	For	For
	23	or more named person Delegation of authority to the Board of Directors to increase the capital by capitalizing additional paid-in capital, reserves, earnings, or other	For	For
	24	Authorization granted to the Board of Directors to freely allocate shares to the employees or to a category of employees and/or the Corporate Officers of the Company or of companies affiliated therewith as part of the Long-Term Incentive Plan up to a limit of 2% of the share capital	For	For
	25	Delegation of authority to the Board of Directors to undertake capital increases reserved for participants in a company savings plan without shareholders' preferential subscription right	For	For
	26	Delegation of authority to the Board of Directors to undertake capital increases reserved for employees of certain non-French subsidiaries of the Group, directly or via entities acting to offer those employees benefits comparable to those offered to participants in a company savings plan without shareholders' preferential subscription right	For	For
	27	Authorization to the Board of Directors to cancel shares of the Company bought back by the Company under the share buyback	For	For
	28	programs Amendment of Article 11.3 of the Articles of Association relating to the procedures for replacing the director representing employee	For	For
	30	shareholders Amendment of Article 14.3 of the Articles of Association relating to the procedures for the deliberation of the Board of Directors	For	For
	31	Powers for formalities	For	For
AXA AGM: 24/04/2025	1 2	Accounts and Reports; Non Tax-Deductible Expenses Consolidated Accounts and Reports	For For	For For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	3	Allocation of Profits/Dividends	For	For
	4	2024 Remuneration Report	For	For
		2024 Remuneration of Antoine Gosset		
	5	Grainbille, Chair	For	For
		2024 Remuneration of Thomas Buberl, CEO		
	6		For	For
	7	2025 Remuneration Policy (Chair)	For	For
	8	2025 Remuneration Policy (CEO)	For	For
		2025 Remuneration Policy (Board of Directors)		
	9		For	For
		Special Auditors Report on Regulated		
	10	Agreements	For	For
	11	Elect Guillaume Faury	For	For
	12	Elect Ramon Fernandez	For	For
		Ratification of the Co-option of Ewout		
	13	Steenbergen	For	For
		Authority to Repurchase and Reissue Shares		
	14		For	For
		Authority to Cancel Shares and Reduce Capital		
	15		For	For
		Authority to Increase Capital Through		
	16	Capitalisations	For	For
		Authority to Issue Shares and Convetible debt		
	17	w/ Preemptive Rights	For	For
		Authority to Issue Shares and Convetible debt		
	18	w/o Preemptive Rights	For	For
		Authority to Issue Shares and Convetible Debt		
	19	Through Private Placement	For	For
		Authority to Increase Capital in Case of		
	20	Exchnage Offers	For	For
		Authority to Increase Capital in Consideration		
	21	for Contributions in Kind	For	For
		Authority to Issue Shares w/o Preemptive		
		Rights in Consideration for Securities Issued by		
	22	Subsidiaries	For	For
		Authority to Issue Shares w/ Preemptive Rights		
		in Consideration for Securities Issued by		
	23	Subsidiaries	For	For
	24	Employee Stock Purchase Plan	For	For
		Stock Purchase Plan for Overseas Employees		
	25		For	For
	26	Authority to Issue Performance Shares	For	For
		Authority to Issue Perfomance Shares		
		Pursuant to Defined Contribution Pension Plan		
	27		For	For
	28	Amendments to Articles	For	For
		Amendments to Articles Regarding Written		
	29	Consultations	For	For
ASML		Opening		
AGM: 23/04/2025	1		Non-voting	Non-votir
	2	Corporate Governance Report	Non-voting	Non-votir
	3.01	Remuneration Report	For	For
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Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	1	Accounts and Reports	For	For
	3.03	Dividend Policy	Non-voting	Non-votir
	3.04	Allocation of Dividends	For	For
	4.01	Ratification of Management Board Acts	For	For
	4.02	Ratification of Supervisory Board Acts Long Term Incentive Plan; Authority to Issue	For	For
	5	Shares	For	For
	6	Management Board Remuneration Policy	For	For
	7	Supervisory Board Remuneration Policy	For	For
	8.01	Elect Birgit Conix to the Supervisory Board Elect Karien van Gennip to the Supervisory	For	For
	8.02	Board	For	For
		Composition of the Supervisory Board	Non-voting	Non-votir
	8	Appointment of Auditor	For	For
		Appointment of Auditor for Sustainability		
	9.02	Reporting	For	For
		Authority to Issue Shares w/ Preemptive Rights (5% for General Purposes; 5% for M&A		
	10.01	Purposes)	For	For
		Authority to Suppress Preemptive Rights (5%		
		for General Purposes; 5% for M&A Purposes)		
	10.02		For	For
	11	Authority to Repurchase Shares	For	For
	12	Cancellation of Shares	For	For
	13	Other Business	Non-voting	Non-votir
	14	Closing of Meeting	Non-voting	Non-votir
Adobe		Election of Directors		
AGM: 23/04/2025	1		For	For
	1.01	Elect Cristiano R. Amon	For	For
	1	Elect Amy L. Banse	For	For
	8	Elect Melanie Boulden	For	For
	1.04	Elect Frank A. Calderoni	For	For
	1.05	Elect Laura B. Desmond	For	For
	1.06	Elect Shantanu Narayen	For	For
	1.07	Elect Spencer Neumann	For	For
	1.08	Elect Kathleen Oberg	For	For
	1.09	Elect Dheeraj Pandey	For	For
	1.10	Elect David A. Ricks	For	For
	1.11	Elect Daniel Rosensweig	For	For
		Amendment to the 2019 Equity Incentive Plan		
	2		For	For
	3	Ratification of Auditor	For	For
	4	Advisory Vote on Executive Compensation	For	For
		Shareholder Proposal Regarding Severance	_	_
	5	Approval Policy	Against	For
GE Aerospace		Election of Directors		
AGM: 05/05/2025	1			
	1,01	Stephen Angel	For	Against
	1,01			<u> </u>
	1,02	Sébastien Bazin	For	For
	1,02	· ·	For For	For For

1,06 Edward Garden 1,07 Isabella Goren 1,08 Isabella Goren 1,09 Catherine Lesjak 1,10 Darren McDew Advisory approval of our named executives' 2 compensation (Say-on-Pay) Ratify the selection of Deloitte as independent 3 auditor for 2025 Shareholder Proposal Requesting Vote on 4 Severance Payments SPIE SA AGM: 30/04/2025 Approval of the Company's statutory financial statements for the financial year ended December 31, 2024 Approval of the Company's consolidated financial statements for the financial year ended December 31, 2024 Allocation of the profit/loss of the financial year ended December 31, 2024 and setting the 3 dividend at €1 per share Approval of the regulated related-party agreements and undertakings referred to in articles L. 225-38 et seq. of the French Commercial Code and of the Statutory 4 Auditors' special report; Renewal of the mandate of Mr. Patrick Jeantet as director Appointment Of Mrs. Carole Le Gall As Director 7 Appointment Of Mrs. Mariel Von Schumann As 8 Director Ratification of the appointment of Mr. Bertrand 9 Finet as director Apporval of the fixed, variable and exceptional components of the total remuneration and benefits in kind attributable to Chairman and Chief Executive Officer or Approval of the information mentioned in article L. 22-10-9 I of the French Commercial Code 12 Approval of the Directors' compensation policy Authorization granted to the Board of Directors For For For For Approval of the Directors' compensation policy Authorization granted to the Board of Directors	Empresa	Ponto	Ť	Recomendação Empresa	Voto CXA
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8 Director Ratification of the appointment of Mr. Bertrand 9 Finet as director Approval of the fixed, variable and exceptional components of the total remuneration and benefits in kind attributable to Chairman and Chief Executive Officer for the year 2024 10 For Approval of the compensation policy of the 11 Chairman and Chief Executive Officer Approval of the information mentioned in article L. 22-10-9 I of the French Commercial Code 12 Approval of the Directors' compensation policy 13 Authorization granted to the Board of Directors For For For For For			Appointment Of Mrs. Mariel Von Schumann As		
Ratification of the appointment of Mr. Bertrand Finet as director Approval of the fixed, variable and exceptional components of the total remuneration and benefits in kind attributable to Chairman and Chief Executive Officer for the year 2024 10 Approval of the compensation policy of the Chairman and Chief Executive Officer Approval of the information mentioned in article L. 22-10-9 I of the French Commercial Code 12 Approval of the Directors' compensation policy The Approval of the Directors' compensation p		8		For	For
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Approval of the fixed, variable and exceptional components of the total remuneration and benefits in kind attributable to Chairman and Chief Executive Officer for the year 2024 10		9		For	For
components of the total remuneration and benefits in kind attributable to Chairman and Chief Executive Officer for the year 2024 10 Approval of the compensation policy of the 11 Chairman and Chief Executive Officer Approval of the information mentioned in article L. 22-10-9 I of the French Commercial Code 12 Approval of the Directors' compensation policy 13 Authorization granted to the Board of Directors For For For For			Approval of the fixed, variable and exceptional		
Chief Executive Officer for the year 2024 10 Approval of the compensation policy of the Chairman and Chief Executive Officer Approval of the information mentioned in article L. 22-10-9 I of the French Commercial Code 12 Approval of the Directors' compensation policy 13 Authorization granted to the Board of Directors For For For					
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Approval of the compensation policy of the Chairman and Chief Executive Officer Approval of the information mentioned in article L. 22-10-9 I of the French Commercial Code 12 Approval of the Directors' compensation policy 13 Authorization granted to the Board of Directors For For For		10	-	For	For
Chairman and Chief Executive Officer Approval of the information mentioned in article L. 22-10-9 I of the French Commercial Code 12 Approval of the Directors' compensation policy 13 Authorization granted to the Board of Directors For For For			Approval of the compensation policy of the		
Approval of the information mentioned in article L. 22-10-9 I of the French Commercial Code 12 Approval of the Directors' compensation policy 13 For For Authorization granted to the Board of Directors		11		For	For
L. 22-10-9 I of the French Commercial Code 12 For Approval of the Directors' compensation policy 13 For For Authorization granted to the Board of Directors			Approval of the information mentioned in article		
12 Approval of the Directors' compensation policy 13 For For Authorization granted to the Board of Directors					
Approval of the Directors' compensation policy 13 For Authorization granted to the Board of Directors		12		For	For
13 For Authorization granted to the Board of Directors		- -	Approval of the Directors' compensation policy	-	-
Authorization granted to the Board of Directors		13		For	For
		. 3	Authorization granted to the Board of Directors	- -	
		14	to trade the Company's shares	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	15	Authorization granted to the Board of Directors to reduce the Company's share capital by cancelling treasury shares Delegation of authority to the Board of Directors to increase the share capital with elimination of	For	For
	16	the preferential subscription right by issuing Company shares reserved for members of a company savings plan Delegation of authority to the Board of Directors to increase the share capital by issuing shares	For	For
	17	with elimination of the preferential subscription right in favour of a specific category of beneficiaries Authorization for the Board of Directors to freely allot existing shares or issue new shares in favour of certain employees and executive	For	For
	18	officers of the Company and related companies	For	For
	19	Amendment of article 11 of the Company's bylaws Amendment of article 15.3 of the Company's	For	For
	20	bylaws Amendment of article 16 of the Company's	For	For
	21 22	bylaws Powers for purposes of legal formalities	For For	For For
RTX Corp AGM: 01/05/2025	4	Election of the Eleven Director Nominees Listed in this Proxy Statement		
	E	Tracy A. Atkinson Christopher T. Calio	For For	For For
	1,03 1,04	Leanne G. Caret Bernard A. Harris, Jr	For For	For For
	1,06	George R. Oliver Ellen M. Pawlikowski Denise L. Ramos	For For For	For For
	1,08 1,09 1.10	Fredric G. Reynolds Brian C. Rogers James A. Winnefeld, Jr	For For For	For For
	1,11 2	Robert O. Work Advisory Vote to Approve Executive Compensation Appointment of PricewaterhouseCoopers LLP	For	Against For
	3	to Serve as Independent Auditor for 2025 Shareowner Proposal Requesting a Lobbying Transparency Report	For	For
	4		Against	For
Bank of America AGM: 21/04/2025	1.00	Election of Directors		
	1.01 1.02	Elect Sharon L. Allen Elect Joseé E. Almeida	For For	For For

Empresa	Ponto	, in the second	Recomendação Empresa	Voto CXA
	1.03	Elect Pierre J.P. de Weck	For -	For –
	1.04	Elect Arnold W. Donald	For	For –
	1.05	Elect Linda P. Hudson	For	For -
	1.06	Elect Monica C. Lozano	For	For
		Elect Maria N. Martinez	For	For
	■	Elect Brian T. Moynihan	For	For
		Elect Lionel L. Nowell, III	For	For
	1.10	Elect Denise L. Ramos	For	For
	1.11 1.12	Elect Clayton S. Rose Elect Michael D. White	For	For
	1.12	Elect Thomas D. Woods	For For	For
		Elect Maria T. Zuber		For
		Advisory Vote on Executive Compensation	For	For
	3.00	Ratification of Auditor	For For	For
	4.00	Amendment to the Equity Plan	For	For For
	4.00	Shareholder Proposal Regarding Multiple	FUI	FUI
	5.00	Board Nominees	Against	Against
	5.00	Shareholder Proposal Rearding Report on	Ayamsı	Ayamsı
	6.00	Oversight of Animal Welfare	Against	Against
	0.00	Shareholder Proposal Regarding Lobbying	Ayamsı	Ayamsı
		Activity Alignment with Sectoral and Net Zero		
	7.00	Targets	Against	Against
	7.00	Shareholder Proposal Regarding Energy	Ayamsı	Against
	8.00	Supply Ratio	Against	Against
	0.00	очры капо	Against	Against
ING Groep		Opening		
AGM: 22/04/2025	1		Non-Voting	Non-Votir
	2.1	Presentation of Management Board Report	Non-Voting	Non-Votir
	2.2	Presentation of Supervisory Board Report	Non-Voting	Non-Votir
	2.3	Remuneration Report	For	For
	2.4	Accounts and Reports	For	For
	3.1	Dividend Policy	Non-Voting	Non-Votir
	3.2	Allocation of Dividends	For	For
	4.1	Ratification of Management Board Acts	For	For
	4.2	Ratification of Supervisory Board Acts	For	For
		Appointment of Auditor for Sustainability		
	5	Reporting	For	For
		Elect Steven Van Rijswijk to the Management		
	6.1	Board	For	For
		Elect Ljiljana Cortan to the Management Board		
	6.2		For	For
		Elect Margerete Haase to the Supervisory		
	7.1	Board	For	For
		Elect Lodewijk Hijmans van den Bergh to the		
	7.2	Supervisory Board	For	For
		Elect Petri H.M. Hofslé to the Supervisory		
	7.3	Board	For	For
		Elect Stuart Graham to the Supervisory Board		
	7.4		For	For
		Authority to Issue Shares w/ Preemptive Rights		
	8.1	(Rights Issue)	For	For
		Authority to Issue Shares w/ or w/o Preemptive		
	8.2	Rights	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	9	Authority to Repurchase Shares	For	For
	10	Cancellation of Shares	For	For
Broadcom		Election of Directors		
AGM: 21/04/2025	1.00			
	1.01	Elect Diane M. Bryant	For	For
	1.02	Elect Gayla J. Delly	For	For
	1.03	Elect Kenneth Y. Hao	For	For
	1.04	Elect Eddy W. Hartenstein	For	For
	1.05	Elect Check Kian Low	For	For
	1.06	Elect Justine F. Page	For	For
	1.07	Elect Henry S. Samueli	For	For
	1.08	Elect Hock E. Tan	For	For
	1.09	Elect Harry L. You	For	For
	2.00	Ratification of Auditor	For	For
	3.00	Advisory Vote on Executive Compensation	For	For
BPER Banca				
AGM: 18/04/2025	Extraore	dinária		
		Merger/Acquisition (Offer for Banca Popolare di		
	1.0	Sondrio)	For	For
	1.0	() () () () () () () () () ()	. 0.	. 01
EssilorLuxottica		Accounts and Reports; Non Tax-Deductible		
AGM: 30/04/2025	1	Expenses	For	For
	2	Consolidated Accounts and Reports	For	For
		Allocation of Profits/Dividends; Scrip Dividend		
	3		For	For
		Special Auditors Report on Regulated		
	4	Agreements	For	For
	5	2024 Remuneration Report	For	Against
		2024 Remuneration of Francesco Milleri,		
	6	Chair and CEO	For	Agains
		2024 Remuneration of Paul du Saillant, Deputy		
	7	CEO	For	Agains
	•	2025 Remuneration Policy (Board of	. 0.	, tgairio
	8	Directors)	For	For
	O	2025 Remuneration Policy (Chair and CEO)	1 01	1 01
	9	2020 Remaneration Folicy (Ghair and GLO)	For	Againe
	10	2025 Remuneration Policy (Deputy CEO)	For	Agains Agains
	10	Appointment of Auditor (Mazars)		For
	11		For	
	12	Appointment of Auditor (Ernst & Young)	For	For
	40	Appointment of Auditor for Sustainability	Гог	Га
	13	Reporting (Ernst & Young)	For	For
	4.4	Authority to Repurchase and Reissue Shares	-	_
	14	A (I - 2) (1 - 0 - 1 - 1 - 0 - 1 - 1 - 1 - 1 - 1 -	For	For
		Authority to Cancel Shares and Reduce	_	
	15	Capital	For	For
		Article Amendment Regarding Alternate		
	16	Auditors	For	For
	17	Authorisation of Legal Formalities	For	For
Ferrovial		Opening		
AGM: 24/04/2025	1	. •		
ACIVI. ZHIOHIZUZU		• The state of the	:	=

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	2	Financial year 2024 Report of the Board on Ferrovial's financial and		
	2a.	non-financial (ESG) performance for the financial year 2024 (discussion item)		
	2b.	Policy on additions to reserves and on dividends (discussion item)		
	2c.	Remuneration report for the financial year 2024 (advisory voting item)	For	Against
	2d.	Adoption of the annual accounts for the financial year 2024 (voting item)	For	For
	3	Climate Strategy Report for the financial year 2024 (advisory voting item)	For	For
		Discharge of the Directors in respect of the performance of their duties during the financial		
	4	year 2024 (voting item) Composition of the Board of Directors: Director	For	For
	5	re-appointments Proposal to re-appoint Mr. Rafael del Pino y		
	5a	Calvo-Sotelo as Executive Director (voting item)	For	For
	FL	Proposal to re-appoint Mr. Óscar Fanjul Martín as Non-Executive Director (voting item)	-	 -
	5b	Proposal to re-appoint Ms. María del Pino y Calvo-Sotelo as Non-Executive Director (voting	For	For
	5c	item) Proposal to re-appoint Mr. José Fernando	For	For
	5d	Sánchez-Junco Mans as Non-Executive Director (voting item) Proposal to re-appoint Mr. Bruno Vito Benito Di	For	For
	5e	Leo Allen as Non-Executive Director (voting item)	For	For
		Proposal to re-appoint Ms. Hildegard Maria Wortmann as Non-Executive Director (voting		
	5f	item) Proposal to re-appoint Ms. Alicia Reyes	For	For
	5g	Revuelta as Non-Executive Director (voting item) Amendment of the Directors' Remuneration	For	For
	6	Policy (voting item) Appointment of external auditor and assurance	For	For
	7	services provider Proposal to appoint PriceWaterhouseCoopers		
		Accountants N.V. as Ferrovial's statutory external auditor for the financial years 2025 – 2027 (voting item)		
	7a		For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Proposal to appoint PriceWaterhouseCoopers Accountants N.V. as Ferrovial's assurance		
		services provider to perform an assurance		
		review and issue an assurance opinion in an		
		3-23 assurance statement on Ferrovial's		
		statutory sustainability report for the financial		
		years 2025 – 2027 (voting item)		
	7b		For	For
		Authorization of the Board to issue ordinary		
	8	shares		
		Authorization of the Board to issue ordinary		
	8a	shares for general purposes (voting item)	For	For
		Authorization of the Board to issue ordinary		
		shares for purposes of scrip dividend (voting		
	8b	item)	For	For
	•	Authorization of the Board to limit or to exclude		
	9	pre-emptive rights Authorization of the Board to limit or to exclude		
		pre-emptive rights for ordinary shares for		
	9a	general purposes (voting item)	For	For
	Ja	.Authorization of the Board to limit or to exclude	i Oi	1 01
		pre-emptive rights for ordinary shares for		
		purposes of scrip dividend (voting item)		
	9b	, , , , , , , , , , , , , , , , , , , ,	For	For
		Authorization of the Board to acquire ordinary		
	10	shares (voting item)	For	For
	11	Cancellation of ordinary shares (voting item)	For	For
	12	Closing		
Deutsche Telekom		Presentation of Accounts and Reports		
AGM: 09/04/2025	1		For	For
	2	Allocation of Dividends	For	For
	3	Ratification of Management Board Acts	For	For
	4	Ratification of Supervisory Board Acts	For	For
	5	Appointment of Auditor	For	For
	_	Appointment of Auditor for Sustainability	_	_
	6	Reporting	For –	For
	7	Election of Supervisory Board	For	For
	7.01	Elect Stefan Ramge	For	For
	7.02 7.03	Elect Rachel Empey Elect Natalie Knight	For For	For For
	7.03 8	Amendments to Articles (Virtual Meeting)	For	For
	O	Authority to Repurchase and Reissue Shares	i Oi	1 01
	9	2. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3.	For	For
	j	Authority to Repurchase Shares Using Equity	-	
	10	Derivatives	For	For
	11	Remuneration Report	For	For
	12	Management Board Remuneration Policy	For	For
	Α	Countermotion A	Undetermined	Against
Linea Directa		Accounts and Reports		
AGM: 10/04/2025	1		For	For
	2	Report on Non-Financial Information	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	3	Allocation of Profits/Dividends	For	For
	4	Ratification of Board Acts	For	For
	5	Appointment of Auditor	For	For
	6.1	Elect Alfonso Botín-Sanz de Sautula	For	For
	6.2	Elect Fernando Masaveu Herrero	For	For
	6.3	Elect John de Zulueta Greenebaum	For	For
	6.4	Elect Ana María Plaza Arregui	For	For
	6.5	Elect Rita Estévez Luana	For	For
	6.6	Elect Inaki Berenguer Mediavilla	For	For
	6.7	Elect Marina Spacht Blum	For	For
	6.8	Board Size	For	For
	7	Remuneration Policy	For	For
	8	Authorisation of Legal Formalities	For	For
	9	Remuneration Report	For	For
		Presentation of Report on Amendments to		
	10	Board of Directors Regulations	Non-Voting	Nonv-Vot
Telefónica		Accounts and Reports		
AGM: 09/04/2025	1.1		For	For
	1.2	Report on Non-Financial Information	For	For
	1.3	Ratification of Board Acts	For	For
	2	Allocation of Profits/Dividends	For	For
	3	Appointment of Auditor	For	For
		Ratify Co-Option and Elect Marc Thomas		
	4.1	Murtra Millar	For	For
		Ratify Co-Option and Elect Emilio Gayo		
	4.2	Rodríguez	For	For
		Ratify Co-Option and Elect Carlos Ocaña Orbis		. •.
	4.3	Training 50 Spiron and 21000 Sainte Staine Staine	For	For
	1.0	Ratify Co-Option and Elect Olayan M. Alwetaid	. 0.	. 0.
	4.4	reality 55 Sphort and 2155t Slayari M. 7 involute	For	For
	7.7	Ratify Co-Option and Elect Ana María Sala	1 01	1 01
	4.5	Andrés	For	For
	4.8	Elect José María Méndez Álvarez-Cedrón	For	For
	4.0 5		For	For
	3	Special Dividend	ΓUI	ги
	_	Authority to Issue Shares w/ or w/o Preemptive Rights	-	–
	6		For	For
	_	Authority to Issue Convertible Securities w/ or	–	
	7	w/o Preemptive Rights	For	For
	8	Authorisation of Legal Formalities	For –	For
	9	Remuneration Report	For	For
LVMH		Approval of the parent company financial		
AGM: 17/04/2025		statements for the fiscal year ended December	_	_
	1	31, 2024	For	For
		Approval of the consolidated financial		
		statements for the fiscal year ended December	_	_
	2	31, 2024	For	For
		Allocation of net profit for the fiscal year ended		
		December 31, 2024 – determination of dividend		
	3		For	For
				=
		Statutory Auditors' special report on related party agreements		Against

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Ratification of the co-opting of Wei Sun		
	5	Christianson as Director	For	For
	6	Renewal of Bernard Arnault's term of office as Director	For	For
	U	Renewal of Sophie Chassat's term of office as	1 01	1 01
	7	Director .	For	For
		Renewal of Clara Gaymard's term of office as	_	_
	8	Director Renewal of Hubert Védrine's term of office as	For	For
	9	Director	For	For
		Approval of the information on the		
		compensation of executive officers referred to		
	10	in section I of Article L. 22-10-9 of the French Commercial Code	For	Against
	10	Approval of the items of compensation paid	1 01	Ayamsı
		during fiscal year 2024 and awarded in respect		
		of that year to the Chairman and Chief	_	
	11	Executive Officer, Bernard Arnault Approval of the items of compensation paid	For	Against
		during fiscal year 2024 and awarded in respect		
		of that year to the Group Managing Director in		
		office until April 18, 2024, Antonio Belloni	_	
	12	Approval of the compensation policy applicable	For	Against
	13	to Directors	For	For
		Approval of the compensation policy in respect		
	4.4	of the Chairman and Chief Executive Officer	-	A main at
	14	Authorization and powers to be granted to the	For	Against
		Board of Directors, for a period of 18 months,		
		to purchase the Company's shares		
	15	Authorization to be growted to the Decad of	For	For
		Authorization to be granted to the Board of Directors, for a period of 18 months, to reduce		
		the share capital by canceling Company shares		
		acquired in accordance with Article L. 22-10-62		
	16	of the French Commercial Code	For	Eor
	10	Delegation of authority to be granted to the	LOI	For
		Board of Directors, for a period of 26 months,		
		to increase the share capital through the		
	17	capitalization of profit, reserves, additional paid- in capital or other items	For	For
	1 /	Delegation of authority to be granted to the	i Oi	1 01
		Board of Directors, for a period of 26 months,		
		to issue ordinary shares and/or securities giving		
		access to the share capital and/or securities that confer rights to the allocation of debt		
		securities, with the maintenance of preferential		
		subscription rights		
	18		For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Delegation of authority to be granted to the Board of Directors, for a period of 26 months, to issue, by means of public offering (not covered by section 1 of Article L. 411-2 of the French Monetary and Financial Code (Code monétaire et financier)), ordinary shares and/or securities giving access to the share capital and/or securities that confer rights to the allocation of debt securities, with the removal of preferential subscription rights and the option to grant priority rights		
	19	Delegation of authority to be granted to the Board of Directors, for a period of 26 months, to issue ordinary shares or other securities, with the removal of preferential subscription rights, in the context of an offer covered by section 1 of Article L. 411-2 of the French Monetary and Financial Code	For	Against
	20	Delegation of authority to be granted to the Board of Directors, for a period of 26 months, to raise the number of securities to be issued in connection with share issues, either with or without preferential subscription rights	For	Against
	21	Delegation of authority to be granted to the Board of Directors, for a period of 26 months, to issue shares and/or equity securities giving access to other equity securities or that confer rights to the allocation of debt securities in consideration for securities tendered to any public exchange offer initiated by the Company	For	Against
	22	Delegation of authority to be granted to the Board of Directors, for a period of 26 months, to issue ordinary shares and/or equity securities giving access to other equity securities of the Company or that confer rights to the allocation of debt securities in consideration for the contributions in kind to the Company of equity securities or other securities giving access to the share capital	For	Against
	23	Authorization to be granted to the Board of Director, for a period of 26 months, to award share subscription options, without preferential subscription rights for shareholders, or share purchase options to employees and/or senior executive officers of the Company and related entities, up to a maximum of 1% of the share	For	Against
	24	capital	For	Against

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Delegation of authority to be granted to the Board of Directors, for a period of 26 months, to issue shares and/or securities giving access to the Company's share capital, without preferential subscription rights for shareholders, reserved for members of company or group savings plans, up to a maximum of 1% of the share capital		
	25	Delegation of authority to be granted to the Board of Directors, for a period of 18 months, to carry out capital increases, without preferential subscription rights for shareholders, reserved for categories of beneficiaries comprising employees and	For	For
	26	executive officers of foreign subsidiaries, up to a maximum of 1% of the share capital Determination of the overall limit for capital increases to be carried out immediately or at a future date pursuant to delegations of authority	For	For
	27	Amendment to Articles 12 and 16 of the Bylaws to harmonize the age limits of the Chairman of the Board of Directors and the Chief Executive Officer, bringing them to eighty-five years	For	For
	28	Harmonization of the Bylaws with various legal and regulatory provisions of the French Law of June 13, 2024 aimed at enhancing the attractiveness of French markets	For	For
	29		For	For
CTT AGM: 30/04/2025		Deliberar sobre os documentos de prestação de contas relativos ao exercício de 2024, incluindo o relatório de gestão, as contas individuais e consolidadas, o relatório de governo societário (que integra o relatório sobre remunerações), o relato de sustentabilidade, e outros documentos de informação societária e de fiscalização e auditoria que constituem o relatório integrado.		
	1	Deliberar sobre a proposta de aplicação de resultados relativos ao exercício de 2024.	For For	For For
	3	Proceder à apreciação geral da administração e fiscalização da Sociedade. Deliberar sobre a concessão de autorização ao Conselho de Administração para aquisição e alienação de ações próprias pela Sociedade e por sociedades dependentes.	For	For
	4		For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Deliberar sobre a redução do capital social em até 4.250.000,00 € (quatro milhões, duzentos e cinquenta mil euros) com a finalidade de libertação de excesso de capital, por meio de extinção de até 8.500.000 (oito milhões e quinhentas mil) ações representativas de até 6,14% do capital social já adquiridas ou que		
		venham a ser adquiridas no âmbito de programa de recompra de ações próprias, bem como sobre as reservas conexas, e com a consequente alteração dos números 1 e 2 do artigo 4.º dos Estatutos.		
	5		For	For
Vinci SA AGM: 17/04/2025	1	Approval of the 2024 consolidated financial statements;	For	For
	2	Approval of the 2024 parent company financial statements; Appropriation of the Company's net income for the 2024 financial year and payment of	For	For
	3	dividends; Renewal of Yannick Assouad's term of office as		For
	4 5	Director for a period of four years; Appointment of Pierre Anjolras as Director for a period of four years;	For For	For For
	6	Appointment of Karla Bertocco Trindade as Director for a period of four years;	For	For
	7	Appointment of María Victoria Zingoni as Director for a period of four years; Reappointment of PricewaterhouseCoopers Audit as principal statutory auditor for six	For	For
	8	accounting periods; Appointment of Ernst & Young Audit as principal statutory auditor for six accounting	For	For
	9	periods; Appointment of Ernst & Young Audit as principal statutory auditor providing assurance on sustainability information for six accounting	For	For
	10	periods; Renewal of the delegation of powers to the Board of Directors in view of the purchase by the Company of its own shares;	For	For
	11	Approval of the remuneration policy for	For	For
	12	members of the Board of Directors; Approval of the remuneration policy applicable to the Chairman and Chief Executive Officer for the period from 1 January 2025 until the date when these two roles are separated;	For	For
	13	Approval of the remuneration policy applicable to the Chairman of the Board once	For	For
	14	the two roles have been separated;	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	15	Approval of the remuneration policy applicable to the Chief Executive Officer upon his appointment; Approval of the report on remuneration; Approval of the fixed, variable and exceptional elements of total remuneration and benefits of any kind paid in 2024 or payable for this same year to Xavier Huillard, Chairman and Chief Executive Officer.	For For	For For
	17	Renewal of the authorisation granted to the Board of Directors in view of the reduction of the share capital through cancellation of VINCI	For	For
	18	shares held in treasury; Delegation of authority to the Board of Directors to increase the share capital through the capitalisation of reserves, retained earnings or	For	For
	19	share premiums; Delegation of authority to the Board of Directors to issue any shares, equity securities giving access to other equity securities or conferring an entitlement to an allotment of debt securities and other securities giving access to equity securities to be issued by the Company and/or by its subsidiaries, with shareholders' preferential subscription rights maintained;	For	For
	20	Delegation of authority to the Board of Directors to issue all debt securities giving access to equity securities to be issued by the Company and/or its subsidiaries or to existing equity securities of any of the Company's subsidiaries or affiliates, with preferential subscription rights cancelled and through a public offering other than those covered by Article L.411-2 1° of the French Monetary and Financial Code;	For	For
	21	Delegation of authority to the Board of Directors to issue all debt securities giving access to equity securities to be issued by the Company and/or its subsidiaries or to existing equity securities of any of the Company's subsidiaries or affiliates, with preferential subscription rights cancelled and through a public offering covered by Article L.411-2 1° of the French Monetary and Financial Code;	For	For
	22	Authorisation granted to the Board of Directors to increase the number of securities to be issued in the event of surplus applications;	For	For
	23		For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Vot CX
		Delegation of powers to the Board of Directors to issue, with preferential subscription rights cancelled, any shares, equity securities giving access to other equity securities or conferring an entitlement to an allotment of debt securities and other securities giving access to equity securities to be issued by the Company, up to 10% of the share capital, in order to pay for contributions in kind of securities to the Company;		
	24	Delegation of authority to the Board of Directors to carry out share capital increases reserved for employees of the Company and VINCI Group companies in the context of savings plans, with preferential subscription rights cancelled;		For
	25	Delegation of authority to the Board of Directors to make capital increases reserved for a category of beneficiaries in order to offer the employees of certain foreign subsidiaries benefits comparable with those offered to employees subscribing directly or indirectly via a company mutual fund in the context of a savings plan, with preferential subscription rights cancelled;	For	For
	26	Authorisation granted to the Board of Directors to proceed with awards satisfied using existing shares in the Company to employees of the Company and of certain related companies or groups, free of charge;	For	For
	27		For	For
	28	Powers to carry out formalities.	For	For
Airbus AGM: 15/04/2025	4,1	Vote on the Resolutions in respect of the: Adoption of the audited accounts for the financial year 2024 Approval of the result allocation and distribution	For	For
	4,2	of a dividend for the financial year 2024	For	For
	,	Approval of an extraordinary dividend for the financial year 2024 Release from liability of the Non-Executive	For	For
		Members of the Board of Directors Release from liability of the Executive Member	For	For
	4,5	of the Board of Directors Reappointment of EY Accountants B.V. as	For	For
	4,6	auditor for the financial year 2025 Appointment of KPMG Accountants N.V. as	For	For
	4,7	auditor for the financial year 2026	For	For

		Approval, as an advisory vote, of the		
		implementation of the Remuneration Policy for		
	4,8	the financial year 2024	For	For
		Adoption of the Board of Directors'		
	4,9	Remuneration Policy	For	For
		Reappointment of Mr Guillaume Faury as		
		Executive Member of the Board of Directors for		
	4.10	a term of three years	For	For
		Reappointment of Ms Catherine Guillouard as		
		Non-Executive Member of the Board of		
	4,11	Directors for a term of three years	For	For
		Reappointment of Ms Irene Rummelhoff as		
		Non-Executive Member of the Board of		
	4,12	Directors for a term of three years	For	For
		Appointment of Dr Doris Höpke as Non-		
		Executive Member of the Board of Directors,		
		for a term of three years, in replacement of Ms		
		Claudia Nemat whose mandate expires as of		
		the close of this AGM		
	4,13		For	For
		Delegation to the Board of Directors of powers		
		to issue shares, to grant rights to subscribe for		
		shares and to limit or exclude preferential		
		subscription rights of existing shareholders for		
		the purpose of Employee Share Ownership		
		Plans and share-related Long-Term Incentive		
	4,14	Plans	For	For
		Delegation to the Board of Directors of powers		
		to issue shares, to grant rights to subscribe for		
		shares and to limit or exclude preferential		
		subscription rights of existing shareholders for		
		the purpose of funding (or any other corporate		
		purpose) the Company and its group		
	4,15	companies	For	For
		Renewal of the authorization for the Board of		
		Directors to repurchase up to 10% of the	_	_
	4,16	Company's issued share capital	For	For
		Cancellation of shares repurchased by the	_	_
	4,17	Company	For	For
Caixabank		Accounts and Reports		
AGM: 10/04/2025	1.1		For	For
	1.2	Report on Non-Financial Information	For	For
	1.3	Ratification of Board Acts	For	For
	2	Allocation of Profits/Dividends	For	For
	3	Appointment of Auditor	For	For
	4.1	Elect Koro Usarraga Unsain	For	For
	4.2	Elect Fernando Maria Costa Duarte Ulrich	For	For
	4.3	Elect María Teresa Santero Quintillá	For	For
	4.4	Elect Rosa María García Pineiro	For	For
		Elect Luis Álvarez Santorre	For	For
	4.5	Elect Luis Alvarez Santone	1 01	
	4.5 4.6	Elect Bernardo Sánchez Incera	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
	4.8	Elect José María Méndez Álvarez-Cedrón	For	For
	5.1	Authority to Repurchase Shares	For	For
		Authority to Cancel Treasury Shares and		
	5.2	Reduce Share Capital	For	For
	6.1	Directors' Fees	For	For
	6.2	Remuneration Policy	For	For
		Authority to Issue Shares Pursuant to Equity		
	6.3	Remuneration Plan	For	For
	6.4	Maximum Variable Pay Ratio	For	For
	6.5	Remuneration Report	For	For
	7	Authorisation of Legal Formalities	For	For
		Presentation of Report on Amendments to		
	8.1	Board of Directors	Non-Voting	Non-Voti
		Presentantion of Management Report		
		Regarding Contingently Convertible Securities		
	8.2		Non-Voting	Non-Voti
	•		≣	=
Banco Santander		Accounts and Reports	-	_
AGM: 03/04/2025	1.1		For _	For
	1.2	Report on Non-Financial Information	For	For
	1.3	Ratification of Board Acts	For	For
	2	Allocation of Profits/Dividends	For	For
	3.1	Board Size	For	For
	3.2	Elect Luis Isari Fernández de Bobadilla	For	For
	3.3	Elect Héctor Grisi Checa	For	For
	3.4	Elect Glenn H. Hutchins	For	For
	3.5	Elect Pamela Ann Walkden	For	For
		Elect Ana Patricia Botín-Sanz de Sautuola y		
	3.6	O'Shea	For	For
	4	Appointment of Auditor	For	For
		Appointment of Auditor for Sustainability		
	5	Reporting	For	For
		Authority to Cancel Treasury Shares (Buy Back		
	6.1	Program)	For	For
	6.2	Authority to Cancel Treasury Shares	For	For
	7.1	Remuneration Policy	For	For
	E	Directors' Fees	For	For
	7.3	Maximum Variable Play Ratio	For	For
	7.0	Deferred Multiyear Objectives Variable	1 01	. 0.
	7.4	Remuneration Plan	For	For
	7. 4 7.5	Buy-Out Policy	For	For
	7.5 7.6	Remuneration Report	For	For
	7.6 8	Authorisation of Legal Formalities		
	0	Authorisation of Legal Politialities	For	For
Ferrari		OPENING		
AGM: 16/04/2025	1		Non-Voting	Non-Votir
	2	ANNUAL REPORT 2024	- 	
	_	Report of the Board of Directors for the		
		financial year 2024		
	a.	(discussion)	Non-Voting	Non-Votir
	u.	Policy on additions to reserves and on	. ton voing	TAOH VOUI
	b.	dividends (discussion)	Non-Voting	Non-Votii
	Į .		1.4011 vourig	TAON VOUI

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		Remuneration Report 2024 (discussion and		
	C.	advisory vote)	For	For
		Adoption of the 2024 Annual Accounts (voting)		
	d.		For	For
		Determination and distribution of dividend	_	_
	e.	(voting)	For	For
		Granting of discharge to the directors in respect of the performance of their duties during the		
	f.	financial year 2024 (voting)	For	For
	•	APPOINTMENT OF THE EXECUTIVE	i Oi	1 01
		DIRECTORS AND NON-EXECUTIVE		
	3	DIRECTORS		
	_	Re-appointment of John Elkann (executive		
	a.	director) (voting	For	For
		Re-appointment of Benedetto Vigna (executive		
	b.	director) (voting)	For	For
		Re-appointment of Piero Ferrari (non-executive		
	C.	director) (voting)	For	For
		Re-appointment of Delphine Arnault (non-		
	d.	executive director) (voting)	For	For
		Re-appointment of Francesca Bellettini (non-	_	_
	e.	executive director) (voting)	For	For
	f.	Re-appointment of Eduardo H. Cue (non- executive director) (voting	For	Гог
	I.	Re-appointment of Sergio Duca (non-executive	FOR	For
	g.	director) (voting	For	For
	g.	Re-appointment of John Galantic (non-	i Oi	1 01
	h.	executive director) (voting)	For	For
	•••	Re-appointment of John Galantic (non-	. 0.	. 0.
	h.	executive director) (voting)	For	For
		Re-appointment of Adam Keswick (non-		
	j.	executive director) (voting	For	For
		Re-appointment of Michelangelo Volpi (non-		
	k.	executive director) (voting)	For	For
		Appointment of Tommaso Ghidini (non-		
	l.	executive director) (voting)	For	For
		DELEGATION TO THE BOARD OF		
		DIRECTORS OF THE AUTHORITY TO ISSUE		
		SHARES IN THE CAPITAL OF THE COMPANY AND TO LIMIT OR TO EXCLUDE		
	4	PRE-EMPTION RIGHTS		
	4	Proposal to designate the Board of Directors as		
		the corporate body authorized to issue		
		common shares and to grant rights to		
		subscribe for common shares as provided for		
		in article 6 of the Company's articles of		
	4,1	association (voting)	For	For
	,	Proposal to designate the Board of Directors as		
		the corporate body authorized to issue		
		common shares and to grant rights to		
		subscribe for common shares as provided for		
		in article 6 of the Company's articles of		
	4,2	association (voting)	For	For

Empresa Ponto		Descrição	Recomendação Empresa	Voto CXA
		Proposal to authorize the Board of Directors to		
		acquire fully paid-up common shares in the		
		Company's own share capital as specified in		
	_	article 8 of the Company's articles of association	_	_
	5		For	For
		Proposal to re-appoint Deloitte Accountants B.V. as the independent auditor of the		
	6	Company for the financial year 2025	For	For
	O	Proposal to approve the proposed award of	FUI	ГОІ
		(rights to subscribe for) common shares in the		
		capital of the Company to the executive		
		directors in accordance with article 14.6 of the		
		Company's articles of association and Dutch		
	7	law	For	For
	8	CLOSE OF MEETING	Non-Voting	Non-Voti
			=	=
Stellantis	_	Opening	New March	NI \ / - ('
AGM: 15/04/2025	1 2	Annual Papart 2024	Non-Voting	Non-Voti
	2	Annual Report 2024 Report of the Board of Directors for the		
	a.	financial year 2024 (discussion)	Non-Voting	Non-Voti
	a.	Policy on additions to reserves and on	Non-voling	INOIT-VOL
	b.	dividends (discussion)	Non-Voting	Non-Voti
	C.	Remuneration Report 2024 (advisory voting)	For	Against
	.	Adoption of the Annual Accounts 2024 (voting)		. igaii.et
	d.	3,	For	For
	e.	Approval of 2024 dividend (voting)	For	For
		Granting of discharge to the directors in respect		
		of the performance of their duties during the		
	f.	financial year 2024 (voting)	For	For
	3	Appointment of Non-Executive Directors		
		Proposal to appoint Fiona Clare Cicconi as Non		
	a.	Executive Director (voting)	For	For
		Proposal to appoint Nicolas Dufourcq as Non-	_	_
	b.	Executive Director (voting)	For	For
		Proposal to appoint Ann Frances Godbehere as Non-Executive Director (voting)		
	_	as Non-Executive Director (voiling)	For	For
	C.	Proposal to appoint Claudia Parzani as Non-	ΓUI	ги
	d.	Executive Director (voting)	For	For
	u.	Proposal to appoint Daniel Ramot as Non-	1 01	1 01
	e.	Executive Director (voting)	For	For
	.	Proposal to appoint Benoît Ribadeau-Dumas		. •.
	f.	as Non-Executive Director (voting)	For	For
		Proposal to appoint Alice Davey Schroeder as		
	g.	Non-Executive Director (voting)	For	For
		Appointment of the auditor and assurance		
	4	provider		
		Proposal to appoint Deloitte Accountants B.V.		
		as the Company's independent Auditor for the		
	a.	financial year 2025 (voting)	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
b. 5		Proposal to appoint Deloitte Accountants B.V. as the Company's assurance provider for the financial year 2025 (voting) Remuneration Proposal to approve the revised Remuneration	For	For
	a.	policy of the Board of Directors (voting) Proposal to approve the revised Equity Incentive Plan and authorization to the Board of	For	For
	b.	Directors (i) to issue shares or grant rights to subscribe for shares and (ii) to exclude preemptive rights in connection with the Equity Incentive Plan (voting)	For	For
	7	Proposal to authorize the Board of Directors to acquire fully paid-up common shares in the Company's own share capital in accordance with article 9 of the Company's articles of association (voting)	For	For
	8	Proposal to cancel common shares held by the Company in its own share capital as specified in article 10 of the Company's articles of association (voting)	For	For
	9	Closing	Non-Voting	Non-Votii
Sherwin-Williams AGM: 16/04/2025	4.00	Election of Directors		
AGM. 10/04/2023	1.03 1.04	Elect Kerrii B. Anderson Elect Jeff M. Fettig Elect Robert J. Gamgort Elect Heidi G. Petz Elect Aaron M. Powell	For For For For	For For For For
	1.06 1.07 1.08 1.09	Elect Marta R. Stewart Elect Michael H. Thaman Elect Matthew Thornton III Elect Thomas L. Williams	For For For	For For For
	2 3 4	Advisory Vote on Executive Compensation Approval of the 2025 Equity and Incentive Compensation Plan Ratification of Auditor	For For	For For For
	5 6	Elimination of Supermajority Requirement Elimination of Supermajority Requirement	For For	For For
RELX PIc AGM: 24/04/2025	1	To receive the Company's financial statements for the year ended 31 December 2024, together with the reports of the Directors and the auditor thereon (together the 2024 Annual Report).	For	For
		To approve the Directors' Remuneration Report as set out on pages 102 to 122 (inclusive) of the 2024 Annual Report (excluding the Remuneration Policy Report on pages 116 to 122 (inclusive)) (the Remuneration Report).		
	2		For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		To declare a final dividend for the year ended 31 December 2024 of 44.8p per share on the Company's ordinary shares. To re-appoint Ernst & Young LLP as auditor of the Company until the next general meeting of	For	For
	=	the Company at which accounts are laid. To authorise the Audit Committee of the Board	For	For
	5	to determine the remuneration of the Company's auditor. To elect Andy Halford as a Director of the	For	For
	6	Company. To re-elect Paul Walker as a Director of the	For	For
	7	Company. To re-elect Erik Engstrom as a Director of the	For	For
	8	Company. To re-elect Nick Luff as a Director of the	For	For
	9	Company. To re-elect Alistair Cox as a Director of the	For	For
	10	Company. To re-elect June Felix as a Director of the	For	For
	11	Company. To re-elect Charlotte Hogg as a Director of the	For	For
	≣	Company. To re-elect Andrew Sukawaty as a Director of	For	For
		the Company. To re-elect Bianca Tetteroo as a Director of the	For	For
	14	Company. To re-elect Suzanne Wood as a Director of the	For	For
	15	Company.	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		That: (a) the Directors are generally and		
		unconditionally authorised pursuant to Section		
		551 of the Companies Act 2006 (the Act) to: (i)		
		allot shares in the Company, and to grant rights		
		to subscribe for or to convert any security into		
		shares in the Company: (A) up to an aggregate		
		nominal amount of £89.3 million; and (B)		
		comprising equity securities (as defined in the		
		Act) up to an aggregate nominal amount of		
		£178.7 million; (including within such limit the		
		nominal value of any shares allotted or in		
		respect of which rights are granted under		
		paragraph (A) above) in connection with an		
		offer: (i) to holders of ordinary shares in		
		proportion (as nearly as may be practicable) to		
		their existing holdings; and (ii) to people who		
		are holders of other equity securities if this is		
		required by the rights of those securities or, if		
		the Directors consider it necessary, as		
		permitted by the rights of those securities, and		
		so that the Directors may impose any limits or		
		restrictions and make any arrangements which		
		they consider necessary or appropriate to deal		
		with treasury shares, fractional entitlements,		
		record dates, legal, regulatory or practical		
		problems in, or under the laws of, any territory		
		or any other matter; for a period expiring		
		(unless previously renewed, varied or revoked		
		by the Company in general meeting) at the end		
		of the next annual general meeting of the		
		Company after the date on which this resolution		
		is passed (or, if earlier, at the close of business		
	16	on 24 July 2026); and (ii) make an offer or	For	For
	16	agreement hefore this authority expires which	FUI	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		That, subject to the passing of resolution 16 in		
		the Notice and in place of all existing powers,		
		the Directors are empowered pursuant to		
		Section 570 and Section 573 of the Actto allot		
		equity securities (as defined in the Act) for cash		
		pursuant to the authority conferred by		
		resolution 16 in this Notice, as if Section 561(1)		
		of the Act did not apply to the allotment. This		
		power: (a) expires (unless previously renewed,		
		varied or revoked by the Company in general		
		meeting) at the end of the next annual general		
		meeting of the Company after the date on		
		which this resolution is passed, (or, if earlier, at		
		the close of business on 24 July 2026), but the		
		Company may make an offer or agreement		
		which would or might require equity securities		
		to be allotted after expiry of this power and the		
		Directors may allot equity securities in		
		pursuance of that offer or agreement as if this		
		power had not expired; (b) shall be limited to		
		the allotment of equity securities in connection		
		with an offer of equity securities to: (i) the		
		ordinary shareholders in proportion (as nearly		
		as may be practicable) to their existing		
		holdings; and (ii) people who hold other equity		
		securities, if this is required by the rights of		
		those securities or, if the Directors consider it		
		necessary, as permitted by the rights of those		
		securities, and so that the Directors may		
		impose any limits or restrictions and make any		
		arrangements which they consider necessary		
		or appropriate to deal with treasury shares,		
	4-	fractional entitlements, record dates, legal,	_	_
	17	regulatory or practical problems in or under the	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		That, subject to the passing of resolution 16 in		
		the Notice ofAGM, and in addition to any power		
		given to them pursuant to resolution 17 in the		
		Notice, the Directors are empowered pursuant		
		to Section 570 and Section 573 of the Act to		
		allot equity securities (as defined in the Act) for		
		cash, pursuant to the authority conferred by		
		resolution 16 in this Notice, as if Section 561(1)		
		of the Act did not apply to the allotment. This		
		power: (a) expires (unless previously renewed,		
		varied or revoked by the Company in general		
		meeting) at the end of the next annual general		
		meeting of the Company after the date on		
		which this resolution is passed (or, if earlier, at		
		the close of business on 24 July 2026), but the		
		Company may make an offer or agreement		
		which would or might require equity securities		
		to be allotted after expiry of this power and the		
		Directors may allot equity securities in		
		pursuance of that offer or agreement as if this		
		power had not expired; and (b) in the case of		
		the authority granted under resolution 16(a)		
		(i)(A) shall be limited to the allotment of equity		
		securities for cash up to an aggregate nominal		
		amount of £13.4 million, provided that the		
		allotment is for the purposes of financing (or		
		refinancing, if the power is used within six		
		months of the original transaction) a transaction		
		which theDirectors determine to be an		
		acquisition or specified capital investment of a		
		kind contemplated by the Statement of		
	= =	Principles on Disapplying Pre-emption Rights		
		published by the Pre-emption Group in 2015.	_	_
	10	This nower annlies in relation to a sale of	For	For

Empresa	Ponto	Descrição	Recomendação Empresa	Voto CXA
		That the Company is generally and		
		unconditionally authorised to make market		
		purchases (within the meaning of Section		
		693(4) of the Act) of its ordinary shares of		
		1451/116p nominal value each in the capital of		
		the Company, such authority to apply until the		
		conclusion of the next annual general meeting		
		of the Company (or, if earlier, until the close of		
		business on 24 July 2026) except in relation to		
		the purchase of ordinary shares the contract for		
		which was concluded before such date and		
		which is executed wholly or partly after such		
		date, unless such authority is renewed prior to		
		such time provided that this authority shall be		
		limited so that: (a) the maximum aggregate		
		number of ordinary shares hereby authorised to		
		be purchased is 188.1 million; (b) the minimum		
		price (exclusive of expenses) which may be		
		paid for each ordinary share is its nominal		
		value; and (c) the maximum price (exclusive of		
		expenses) which may be paid for each ordinary		
		share is the higher of: (i) an amount equal to		
		105% of the average of the middle market		
		quotations for an ordinary share of the		
		Company, as derived from the London Stock		
		Exchange Daily Official List, for the five		
		business days immediately preceding the day		
		on which the ordinary share is contracted to be		
		purchased; and (ii) an amount equal to the		
		higher of the price of the lastindependent trade		
		of an ordinary share and the current highest		
		independent bid for an ordinary share on the		
		trading venue where the purchase is carried	_	_
	19	nut	For	For
		That a general meeting of the Company, other		
		than an annual general meeting, may be called		
		on not less than 14 clear days' notice.		
	20		For	For

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