AKZO NOBEL NV

Ticker: AKZA       Security ID: N01803100
Meeting Date: NOV 13, 2018   Meeting Type: Special
Record Date: OCT 16, 2018

#     Proposal                                Mgt Rec   Vote Cast    Sponsor
1     Approve Capital Repayment and Share     For       For          Management
       Consolidation

AKZO NOBEL NV

Ticker: AKZA       Security ID: N01803308
Meeting Date: APR 25, 2019   Meeting Type: Annual
Record Date: MAR 28, 2019

#     Proposal                                Mgt Rec   Vote Cast    Sponsor
1     Open Meeting                            None      None         Management
2.a   Receive Report of Management Board      None      None         Management
       (Non-Voting)
2.b   Discuss Implementation of Remuneration  None      None         Management
       Policy
3.a   Adopt Financial Statements              For       For          Management
3.b   Discuss on the Company's Dividend       None      None         Management
       Policy
3.c   Approve Dividends of EUR 1.80 Per Share For       For          Management
4.a   Approve Discharge of Management Board   For       For          Management
4.b   Approve Discharge of Supervisory Board  For       For          Management
5.a   Elect J. Poots-Bijl to Supervisory      For       For          Management
       Board
5.b   Reelect D.M. Sluimers to Supervisory    For       For          Management
       Board
6.a   Grant Board Authority to Issue Shares   For       For          Management
       Up To 10 Percent of Issued Capital
6.b   Authorize Board to Exclude Preemptive   For       For          Management
       Rights from Share Issuances
7     Authorize Repurchase of Up to 10 Percent of Issued Share Capital
8     Approve Cancellation of Repurchased    For       For          Management
       Shares
9     Close Meeting                           None      None         Management

AMCOR LTD.
### MainStay Epoch International Choice Fund

<table>
<thead>
<tr>
<th>#</th>
<th>Proposal</th>
<th>Mgt Rec</th>
<th>Vote Cast</th>
<th>Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>2a</td>
<td>Elect Graeme Liebelt as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2b</td>
<td>Elect Jeremy Sutcliffe as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>3</td>
<td>Approve Grant of Options and Performance Shares to Ron Delia</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>4</td>
<td>Approve Grant of Share Rights to Ron Delia</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5</td>
<td>Approve the Remuneration Report</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
</tbody>
</table>

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**AMCOR LTD.**

<table>
<thead>
<tr>
<th>#</th>
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<th>Sponsor</th>
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<tbody>
<tr>
<td>1</td>
<td>Approve the Scheme of Arrangement in Relation to the Proposed Combination of Amcor Limited and Bemis Company, Inc.</td>
<td>For</td>
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<td>Management</td>
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**ASML HOLDING NV**

<table>
<thead>
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<tbody>
<tr>
<td>1</td>
<td>Open Meeting</td>
<td>None</td>
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<td>Management</td>
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<tr>
<td>2</td>
<td>Discuss the Company's Business, Financial Situation and Sustainability</td>
<td>None</td>
<td>None</td>
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<tr>
<td>3a</td>
<td>Discuss Remuneration Policy</td>
<td>None</td>
<td>None</td>
<td>Management</td>
</tr>
<tr>
<td>3b</td>
<td>Adopt Financial Statements and Statutory Reports</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>3c</td>
<td>Receive Clarification on Company's Reserves and Dividend Policy</td>
<td>None</td>
<td>None</td>
<td>Management</td>
</tr>
<tr>
<td>3d</td>
<td>Approve Dividends of EUR 2.10 Per Share</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>4a</td>
<td>Approve Discharge of Management Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>4b</td>
<td>Approve Discharge of Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5</td>
<td>Amend Remuneration Policy</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6</td>
<td>Approve 200,000 Performance Shares for Board of Management</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>7</td>
<td>Discussion of Updated Supervisory Board Profile</td>
<td>None</td>
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<td>Management</td>
</tr>
</tbody>
</table>
8.a Reelect G.J. Kleisterlee to Supervisory Board 
8.b Reelect A.P. Aris to Supervisory Board 
8.c Reelect R.D. Schwalb to Supervisory Board 
8.d Reelect W.H. Ziebart to Supervisory Board 
8.e Receive Retirement Schedule of the Supervisory Board 
9 Approve Remuneration of Supervisory Board 
10 Ratify KPMG as Auditors 
11.a Grant Board Authority to Issue Shares Up to 5 Percent of Issued Capital for General Purposes 
11.b Authorize Board to Exclude Preemptive Rights from Share Issuances Under Item 11.a 
11.c Grant Board Authority to Issue or Grant Rights to Subscribe for Ordinary Shares Up to 5 Percent in Case of Merger or Acquisition 
11.d Authorize Board to Exclude Preemptive Rights from Share Issuances Under Item 11.c 
12.a Authorize Repurchase of Up to 10 Percent of Issued Share Capital 
12.b Authorize Additional Repurchase of Up to 10 Percent of Issued Share Capital 
13 Authorize Cancellation of Repurchased Shares 
14 Other Business (Non-Voting) 
15 Close Meeting 

AXA SA

Ticker: CS Security ID: F06106102
Meeting Date: APR 24, 2019 Meeting Type: Annual/Special
Record Date: APR 19, 2019

# Proposal Mgmt Rec Vote Cast Sponsor
1 Approve Financial Statements and Statutory Reports For For Management
2 Approve Consolidated Financial Statements and Statutory Reports For For Management
3 Approve Allocation of Income and Dividends of EUR 1.34 per Share For For Management
4 Approve Compensation of Denis Duverne, Chairman of the Board For For Management
5 Approve Compensation of Thomas Buberl, CEO Against Management
6 Approve Remuneration Policy of Denis Duverne, Chairman of the Board

7 Approve Remuneration Policy of Thomas Buberl, CEO

8 Approve Auditors' Special Report on Related-Party Transactions

9 Reelect Jean-Pierre Clamadieu as Director

10 Ratify Appointment of Elaine Sarsynski as Director

11 Authorize Repurchase of Up to 10 Percent of Issued Share Capital

12 Authorize Capitalization of Reserves of Up to EUR 1 Billion for Bonus Issue or Increase in Par Value

13 Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 2 Billions

14 Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 550 Million

15 Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 550 Million

16 Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights

17 Authorize Capital Increase of Up to EUR 550 Million for Future Exchange Offers

18 Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind

19 Authorize Issuance of Equity Upon Conversion of a Subsidiary's Equity-Linked Securities without Preemptive Rights for Up to EUR 550 Million

20 Authorize Issuance of Equity Upon Conversion of a Subsidiary's Equity-Linked Securities with Preemptive Rights for Up to EUR 2 Billion

21 Authorize Capital Issuances for Use in Employee Stock Purchase Plans

22 Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries

23 Authorize up to 1 Percent of Issued
Capital for Use in Restricted Stock Plans
24 Authorize up to 0.4 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Pension Contribution
For Management
25 Authorize Decrease in Share Capital via Cancellation of Repurchased Shares For Management
26 Authorize Filing of Required Documents/Other Formalities For Management

BRIDGESTONE CORP.
Ticker: 5108 Security ID: J04578126
Meeting Date: MAR 22, 2019 Meeting Type: Annual
Record Date: DEC 31, 2018

# Proposal Mgt Rec Vote Cast Sponsor
1 Approve Allocation of Income, with a Final Dividend of JPY 80 For For Management
2.1 Elect Director Tsuya, Masaaki For For Management
2.2 Elect Director Eto, Akihiro For For Management
2.3 Elect Director Scott Trevor Davis For For Management
2.4 Elect Director Okina, Yuri For For Management
2.5 Elect Director Masuda, Kenichi For For Management
2.6 Elect Director Yamamoto, Kenzo For For Management
2.7 Elect Director Terui, Keiko For For Management
2.8 Elect Director Sasa, Seiichi For For Management
2.9 Elect Director Shiba, Yojiro For For Management
2.10 Elect Director Suzuki, Yoko For For Management
2.11 Elect Director Yoshimi, Tsuyoshi For For Management

CRODA INTERNATIONAL PLC
Ticker: CRDA Security ID: G25536148
Meeting Date: APR 24, 2019 Meeting Type: Annual
Record Date: APR 18, 2019

# Proposal Mgt Rec Vote Cast Sponsor
1 Accept Financial Statements and Statutory Reports For For Management
2 Approve Remuneration Report For For Management
3 Approve Final Dividend For For Management
4 Elect Roberto Cirillo as Director For For Management
5 Re-elect Alan Ferguson as Director For For Management
6 Elect Jacqui Ferguson as Director For For Management
7 Re-elect Steve Foots as Director For For Management
8 Re-elect Anita Frew as Director For For Management
9 Re-elect Helena Ganczakowski as For For Management
<table>
<thead>
<tr>
<th>#</th>
<th>Proposal</th>
<th>Mgt Rec</th>
<th>Vote Cast</th>
<th>Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Receive Report of Board</td>
<td>None</td>
<td>None</td>
<td>Management</td>
</tr>
<tr>
<td>2</td>
<td>Accept Financial Statements and Statutory Reports</td>
<td>For</td>
<td>For</td>
<td>Management</td>
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<tr>
<td>3</td>
<td>Approve Allocation of Income and Dividends of DKK 7.70 Per Share</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>4</td>
<td>Approve Discharge of Management and Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
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<tr>
<td>5</td>
<td>Authorize Share Repurchase Program</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6</td>
<td>Approve Remuneration of Directors in the Amount of DKK 1.3 Million</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td></td>
<td>for Chairman, DKK 654,000 for Deputy Chairman and DKK 436,000 for Other Directors; Approve Compensation for Committee Work</td>
<td></td>
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<tr>
<td>7a</td>
<td>Reelect Lord Allen of Kensington Kt CBE as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>7b</td>
<td>Reelect Thomas Berglund as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>7c</td>
<td>Reelect Claire Chiang as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>7d</td>
<td>Reelect Henrik Poulsen as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>7e</td>
<td>Reelect Ben Stevens as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>7f</td>
<td>Reelect Cynthia Mary Trudell as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
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## KONINKLIJKE DSM NV

Ticker: DSM  |  Security ID: N5017D122
Meeting Date: MAY 08, 2019  |  Meeting Type: Annual
Record Date: APR 10, 2019

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<td>Open Meeting</td>
<td>None</td>
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<tr>
<td>2</td>
<td>Receive Report of Management Board (Non-Voting)</td>
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<td>Management</td>
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<tr>
<td>3.a</td>
<td>Discuss Implementation of Remuneration Policy</td>
<td>None</td>
<td>None</td>
<td>Management</td>
</tr>
<tr>
<td>3.b</td>
<td>Amend Remuneration Policy for Management Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>3.c</td>
<td>Amend Remuneration of Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>4</td>
<td>Adopt Financial Statements</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.a</td>
<td>Receive Explanation on Company's Reserves and Dividend Policy</td>
<td>None</td>
<td>None</td>
<td>Management</td>
</tr>
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<td>5.b</td>
<td>Approve Dividends of EUR 2.30 Per Share</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6.a</td>
<td>Approve Discharge of Management Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6.b</td>
<td>Approve Discharge of Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>7.a</td>
<td>Reelect Pauline van der Meer Mohr to Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>7.b</td>
<td>Elect Erica Mann to Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>8</td>
<td>Ratify KPMG as Auditors</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>9.a</td>
<td>Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital and Exclude Pre-emptive Rights</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>9.b</td>
<td>Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital in Connection with a Rights Issue</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>10</td>
<td>Authorize Repurchase of Up to 10 Percent of Issued Share Capital</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>11</td>
<td>Approve Cancellation of Repurchased Shares</td>
<td>For</td>
<td>For</td>
<td>Management</td>
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<tr>
<td>12</td>
<td>Other Business (Non-Voting)</td>
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<tr>
<td>13</td>
<td>Close Meeting</td>
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## LLOYDS BANKING GROUP PLC

Ticker: LLOY  |  Security ID: G5533W248
Meeting Date: MAY 16, 2019  |  Meeting Type: Annual
Record Date: MAY 14, 2019

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<tr>
<td>8</td>
<td>Ratify KPMG as Auditors</td>
<td>For</td>
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<td>9.a</td>
<td>Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital and Exclude Pre-emptive Rights</td>
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<td>9.b</td>
<td>Grant Board Authority to Issue Shares Up To 10 Percent of Issued Capital in Connection with a Rights Issue</td>
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<td>Management</td>
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<tr>
<td>10</td>
<td>Authorize Repurchase of Up to 10 Percent of Issued Share Capital</td>
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<td>Approve Cancellation of Repurchased Shares</td>
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<td>Management</td>
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<tr>
<td>12</td>
<td>Other Business (Non-Voting)</td>
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<td>Management</td>
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### NESTLE SA

Ticker: NESN  
Security ID: H57312649  
Meeting Date: APR 11, 2019  
Meeting Type: Annual  
Record Date:

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<tbody>
<tr>
<td>1</td>
<td>Accept Financial Statements and Statutory Reports</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2</td>
<td>Elect Amanda Mackenzie as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>3</td>
<td>Re-elect Lord Blackwell as Director</td>
<td>For</td>
<td>For</td>
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</tr>
<tr>
<td>4</td>
<td>Re-elect Juan Colombas as Director</td>
<td>For</td>
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<td>Management</td>
</tr>
<tr>
<td>5</td>
<td>Re-elect George Culmer as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6</td>
<td>Re-elect Alan Dickinson as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>7</td>
<td>Re-elect Anita Frew as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>8</td>
<td>Re-elect Simon Henry as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>9</td>
<td>Re-elect Antonio Horta-Osorio as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>10</td>
<td>Re-elect Lord Lupton as Director</td>
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</tr>
<tr>
<td>11</td>
<td>Re-elect Nick Prettejohn as Director</td>
<td>For</td>
<td>For</td>
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</tr>
<tr>
<td>12</td>
<td>Re-elect Stuart Sinclair as Director</td>
<td>For</td>
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</tr>
<tr>
<td>13</td>
<td>Re-elect Sara Weller as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>14</td>
<td>Approve Remuneration Report</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>15</td>
<td>Approve Final Dividend</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>16</td>
<td>Reappoint PricewaterhouseCoopers LLP as Auditors</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>17</td>
<td>Authorise the Audit Committee to Fix Remuneration of Auditors</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>18</td>
<td>Authorise EU Political Donations and Expenditure</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>19</td>
<td>Authorise Issue of Equity</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>20</td>
<td>Authorise Issue of Equity in Relation to the Issue of Regulatory Capital</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td></td>
<td>Convertible Instruments</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>21</td>
<td>Authorise Issue of Equity without Pre-emptive Rights</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>22</td>
<td>Authorise Issue of Equity without Pre-emptive Rights in Connection with</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td></td>
<td>an Acquisition or Other Capital Investment</td>
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<tr>
<td>23</td>
<td>Authorise Issue of Equity without Pre-Emptive Rights in Relation to the</td>
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<td>For</td>
<td>Management</td>
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<tr>
<td></td>
<td>Issue of Regulatory Capital Convertible Instruments</td>
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<td></td>
</tr>
<tr>
<td>24</td>
<td>Authorise Market Purchase of Ordinary Shares</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>25</td>
<td>Authorise Market Purchase of Preference Shares</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>26</td>
<td>Authorise the Company to Call General Meeting with Two Weeks' Notice</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
</tbody>
</table>
1.1 Accept Financial Statements and Statutory Reports
1.2 Approve Remuneration Report
2 Approve Discharge of Board and Senior Management
3 Approve Allocation of Income and Dividends of CHF 2.45 per Share
4.1a Reelect Paul Bulcke as Director and Board Chairman
4.1b Reelect Ulf Schneider as Director
4.1c Reelect Henri de Castries as Director
4.1d Reelect Beat Hess as Director
4.1e Reelect Renato Fassbind as Director
4.1f Reelect Ann Veneman as Director
4.1g Reelect Eva Cheng as Director
4.1h Reelect Patrick Aebischer as Director
4.1i Reelect Kasper Rorsted as Director
4.1j Reelect Ursula Burns as Director
4.1k Reelect Pablo Isla as Director
4.1l Reelect Kimberly Ross as Director
4.2.1 Elect Dick Boer as Director
4.2.2 Elect Dinesh Paliwal as Director
4.3.1 Appoint Beat Hess as Member of the Compensation Committee
4.3.2 Appoint Patrick Aebischer as Member of the Compensation Committee
4.3.3 Appoint Ursula Burns as Member of the Compensation Committee
4.3.4 Appoint Pablo Isla as Member of the Compensation Committee
4.4 Ratify KPMG AG as Auditors
4.5 Designate Hartmann Dreyer as Independent Proxy
5.1 Approve Remuneration of Directors in the Amount of CHF 10 Million
5.2 Approve Maximum Remuneration of Executive Committee in the Amount of CHF 55 Million
6 Approve CHF 8.7 Million Reduction in Share Capital via Cancellation of Repurchased Shares
7 Transact Other Business (Voting)
**Final Dividend of JPY 95**

2.1 Elect Director Oka, Atsuko  
   For  For  Management

2.2 Elect Director Sakamura, Ken  
   For  For  Management

2.3 Elect Director Takegawa, Keiko  
   For  For  Management

3.1 Appoint Statutory Auditor Ide, Akiko  
   For  For  Management

3.2 Appoint Statutory Auditor Maezawa, Takao  
   For  For  Management

3.3 Appoint Statutory Auditor Iida, Takashi  
   For  For  Management

3.4 Appoint Statutory Auditor Kanda, Hideki  
   For  For  Management

3.5 Appoint Statutory Auditor Kashima, Kaoru  
   For  For  Management

4 Remove Existing Director Shimada, Akira  
   Against  Against  Shareholder

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**NORDEA BANK ABP**

Ticker: NDA.SE  
Security ID: X5S8VL105  
Meeting Date: MAR 28, 2019  
Meeting Type: Annual  
Record Date: MAR 18, 2019

<table>
<thead>
<tr>
<th>#</th>
<th>Proposal</th>
<th>Mgt Rec</th>
<th>Vote Cast</th>
<th>Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Open Meeting</td>
<td>None</td>
<td>None</td>
<td>Management</td>
</tr>
<tr>
<td>2</td>
<td>Call the Meeting to Order</td>
<td>None</td>
<td>None</td>
<td>Management</td>
</tr>
<tr>
<td>3</td>
<td>Designate Inspector or Shareholder(s) of Minutes of Meeting</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>4</td>
<td>Acknowledge Proper Convening of Meeting For</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5</td>
<td>Prepare and Approve List of Shareholders</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6</td>
<td>Receive Financial Statements and Statutory Reports</td>
<td>None</td>
<td>None</td>
<td>Management</td>
</tr>
<tr>
<td>7</td>
<td>Accept Financial Statements and Statutory Reports</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>8</td>
<td>Approve Allocation of Income and Dividends of EUR 0.69 Per Share</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>9</td>
<td>Approve Discharge of Board and President</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>10</td>
<td>Approve Remuneration of Directors in the Amount of EUR 300,000 for Chairman, EUR 145,000 for Vice Chairman, and EUR 95,000 for Other Directors; Approve Remuneration for Committee Work;</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>11</td>
<td>Determine Number of Members (10) and Deputy Members (0) of Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>12</td>
<td>Reelect Torbjorn Magnusson (Chairperson), Nigel Hinshelwood, Maria Varsellona, Birger Steen, Sarah Russell, Robin Lawther and Pernille Erenbjerg as Directors; Elect Kari Jordan, Petra van Hoeken and John Maltby as New Directors</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>13</td>
<td>Approve Remuneration of Auditors</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
</tbody>
</table>
14    Ratify PricewaterhouseCoopers as        For       For          Management
       Auditors
15    Establish Shareholders' Nomination     For       For          Management
       Board
16    Approve Issuance of Convertible       For       For          Management
       Instruments without Preemptive Rights
17.a  Authorize Share Repurchase Program in For       For          Management
       the Securities Trading Business
17.b  Reissue Repurchased Shares up to      For       For          Management
       175 Million Issued Shares
18.a  Authorize Share Repurchase Program    For       For          Management
18.b  Approve Issuance of up to 30 Million  For       For          Management
       Shares without Preemptive Rights
19    Fix Maximum Variable Compensation Ratio For       For          Management
20    Close Meeting                          None      None         Management

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NOVARTIS AG
Ticker:       NOVN           Security ID:  H5820Q150
Meeting Date: FEB 28, 2019   Meeting Type: Annual
Record Date:

#    Proposal                                               Mgt Rec   Vote Cast    Sponsor
1    Accept Financial Statements and Statutory Reports For       For          Management
2    Approve Discharge of Board and Senior Management For       For          Management
3    Approve Allocation of Income and Dividends of CHF 2.85 For       For          Management
     per Share
4    Approve CHF 11.6 Million Reduction in Share Capital For       For          Management
     via Cancellation of Repurchased Shares
5    Authorize Repurchase of up to CHF 10 Billion in For       For          Management
     Issued Share Capital
6    Approve Special Distribution by Way of a Dividend For       For          Management
     in Kind to Effect the Spin-Off of Alcon Inc.
7.1   Approve Maximum Remuneration of Directors in the For       For          Management
         Amount of CHF 8.2 Million
7.2   Approve Maximum Remuneration of Executive Committee For       For          Management
         in the Amount of CHF 92 Million
7.3   Approve Remuneration Report For       For          Management
8.1   Reelect Joerg Reinhardt as Director and Board For       For          Management
       Chairman
8.2   Reelect Nancy Andrews as Director For       For          Management
8.3   Reelect Ton Buechner as Director For       For          Management
8.4   Reelect Srikant Datar as Director For       For          Management
8.5   Reelect Elizabeth Doherty as Director For       For          Management
8.6   Reelect Ann Fudge as Director For       For          Management
8.7 Reelect Frans van Houten as Director  For  For  Management
8.8 Reelect Andreas von Planta as Director  For  For  Management
8.9 Reelect Charles Sawyers as Director  For  For  Management
8.10 Reelect Enrico Vanni as Director  For  For  Management
8.11 Reelect William Winters as Director  For  For  Management
8.12 Elect Patrice Bula as Director  For  For  Management
9.1 Reappoint Srikant Datar as Member of the Compensation Committee  For  For  Management
9.2 Reappoint Ann Fudge as Member of the Compensation Committee  For  For  Management
9.3 Reappoint Enrico Vanni as Member of the Compensation Committee  For  For  Management
9.4 Reappoint William Winters as Member of the Compensation Committee  For  For  Management
9.5 Appoint Patrice Bula as Member of the Compensation Committee  For  For  Management
10 Ratify PricewaterhouseCoopers AG as Auditors  For  For  Management
11 Designate Peter Zahn as Independent Proxy  For  For  Management
12 Transact Other Business (Voting)  For  Against  Management

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PERNOD RICARD SA

Ticker: RI  Security ID: F72027109
Meeting Date: NOV 21, 2018  Meeting Type: Annual/Special
Record Date: NOV 16, 2018

#    Proposal                                           Mgt Rec    Vote Cast    Sponsor
1    Approve Financial Statements and Statutory Reports For  For  Management
2    Approve Consolidated Financial Statements and Statutory Reports For  For  Management
3    Approve Allocation of Income and Dividends of EUR 2.36 per Share For  For  Management
4    Approve Auditors' Special Report on Related-Party Transactions For  For  Management
5    Reelect Martina Gonzalez-Gallarza as Director For  Against  Management
6    Reelect Ian Gallienne as Director For  Against  Management
7    Reelect Gilles Samyn as Director For  Against  Management
8    Elect Patricia Barbizet as Director For  For  Management
9    Approve Remuneration of Directors in the Aggregate Amount of EUR 1.25 Million For  For  Management
10   Approve Remuneration Policy of Alexandre Ricard, Chairman and CEO For  For  Management
11   Approve Compensation of Alexandre Ricard, Chairman and CEO For  For  Management
12   Authorize Repurchase of Up to 10 Percent of Issued Share Capital For  Against  Management
<table>
<thead>
<tr>
<th>#</th>
<th>Proposal</th>
<th>Mgt Rec</th>
<th>Vote Cast</th>
<th>Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Accept Financial Statements and Statutory Reports</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2</td>
<td>Approve Remuneration Report</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>3</td>
<td>Elect Neil Carson as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>4</td>
<td>Re-elect Ben van Beurden as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5</td>
<td>Re-elect Ann Godbehere as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6</td>
<td>Re-elect Euleen Goh as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>7</td>
<td>Re-elect Charles Holliday as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>8</td>
<td>Re-elect Catherine Hughes as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>9</td>
<td>Re-elect Gerard Kleisterlee as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>10</td>
<td>Re-elect Roberto Setubal as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>11</td>
<td>Re-elect Sir Nigel Sheinwald as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>12</td>
<td>Re-elect Linda Stuntz as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>13</td>
<td>Re-elect Jessica Uhl as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>14</td>
<td>Re-elect Gerrit Zalm as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>15</td>
<td>Reappoint Ernst &amp; Young LLP as Auditors</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>16</td>
<td>Authorise the Audit Committee to Fix Remuneration of Auditors</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>17</td>
<td>Authorise Issue of Equity</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>18</td>
<td>Authorise Issue of Equity without Pre-emptive Rights</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>19</td>
<td>Adopt New Articles of Association</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>20</td>
<td>Authorise Market Purchase of Ordinary Shares</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>21</td>
<td>Authorise EU Political Donations and Expenditure</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
</tbody>
</table>

ROYAL DUTCH SHELL PLC

Ticker: RDSB Security ID: G7690A100
Meeting Date: MAY 21, 2019 Meeting Type: Annual
Record Date: MAY 17, 2019
22 Request Shell to Set and Publish Against Against Shareholder
Targets for Greenhouse Gas (GHG)
Emissions

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SAFRAN SA

Ticker: SAF Security ID: F4035A557
Meeting Date: NOV 27, 2018 Meeting Type: Special
Record Date: NOV 22, 2018

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<tr>
<th>#</th>
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<th>Vote Cast</th>
<th>Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Authorize Repurchase of Up to 10 Percent of Issued Share Capital</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2</td>
<td>Approve Merger by Absorption of Zodiac Aerospace by Safran</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>3</td>
<td>Amend Article 10 of Bylaws Re: Voting Rights</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>4</td>
<td>Authorize Filing of Required Documents/Other Formalities</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
</tbody>
</table>

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SAFRAN SA

Ticker: SAF Security ID: F4035A557
Meeting Date: MAY 23, 2019 Meeting Type: Annual/Special
Record Date: MAY 19, 2019

<table>
<thead>
<tr>
<th>#</th>
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<th>Mgt Rec</th>
<th>Vote Cast</th>
<th>Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Approve Financial Statements and Statutory Reports</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2</td>
<td>Approve Consolidated Financial Statements and Statutory Reports</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>3</td>
<td>Approve Allocation of Income and Dividends of EUR 1.82 per Share</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>4</td>
<td>Reelect Ross McInnes as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5</td>
<td>Reelect Philippe Petitcolin as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6</td>
<td>Reelect Jean-Lou Chameau as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>7</td>
<td>Elect Laurent Guillot as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>8</td>
<td>Ratify Appointment of Caroline Laurent as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>9</td>
<td>Reelect Vincent Imbert as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>10</td>
<td>Approve Compensation of Ross McInnes, Chairman of the Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>11</td>
<td>Approve Compensation of Philippe Petitcolin, CEO</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>12</td>
<td>Approve Remuneration Policy of the Chairman of the Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>13</td>
<td>Approve Remuneration Policy of the CEO</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>14</td>
<td>Authorize Repurchase of Up to 10</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
</tbody>
</table>
Percent of Issued Share Capital

15 Amend Article 14.8 of Bylaws Re: Employee Representative
   For  For  Management

16 Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 20 Million
   For  For  Management

17 Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 8 Million
   For  For  Management

18 Authorize Capital Increase of Up to EUR 8 Million for Future Exchange Offers
   For  For  Management

19 Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 8 Million
   For  For  Management

20 Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 16 to 19
   For  For  Management

21 Authorize Capitalization of Reserves of Up to EUR 12.5 Million for Bonus Issue or Increase in Par Value
   For  For  Management

22 Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 8 Million, Only In the Event of a Public Tender Offer
   For  Against Management

23 Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 8 Million, Only In the Event of a Public Tender Offer
   For  Against Management

24 Authorize Capital Increase of Up to EUR 8 Million for Future Exchange Offers, Only In the Event of a Public Tender Offer
   For  Against Management

25 Approve Issuance of Equity or Equity-Linked Securities for Private Placements, up to Aggregate Nominal Amount of EUR 8 Million, Only In the Event of a Public Tender Offer
   For  Against Management

26 Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Under Items 22 to 25, Only In the Event of a Public Tender Offer
   For  Against Management

27 Authorize Capitalization of Reserves of Up to EUR 8 Million for Bonus Issue or Increase in Par Value, Only In the Event of a Public Tender Offer
   For  Against Management

28 Authorize Capital Issuances for Use in
Employee Stock Purchase Plans
29 Authorize Decrease in Share Capital For For Management via Cancellation of Repurchased Shares
30 Authorize up to 0.4 Percent of Issued For For Management Capital for Use in Restricted Stock Plans
31 Authorize Filing of Required For For Management Documents/Other Formalities

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SAMSUNG ELECTRONICS CO., LTD.

Ticker: 005930 Security ID: 796050888
Meeting Date: MAR 20, 2019 Meeting Type: Annual
Record Date: DEC 31, 2018

# Proposal Mgt Rec Vote Cast Sponsor
1 Approve Financial Statements and For For Management Allocation of Income
2.1.1 Elect Bahk Jae-wan as Outside Director For Against Management
2.1.2 Elect Kim Han-jo as Outside Director For For Management
2.1.3 Elect Ahn Curie as Outside Director For For Management
2.2.1 Elect Bahk Jae-wan as a Member of For Against Management Audit Committee
2.2.2 Elect Kim Han-jo as a Member of Audit For For Management Committee
3 Approve Total Remuneration of Inside For For Management Directors and Outside Directors

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SANDS CHINA LTD.

Ticker: 1928 Security ID: G7800X107
Meeting Date: MAY 24, 2019 Meeting Type: Annual
Record Date: MAY 10, 2019

# Proposal Mgt Rec Vote Cast Sponsor
1 Accept Financial Statements and For For Management Statutory Reports
2 Approve Final Dividend For For Management
3a Elect Wong Ying Wai as Director For For Management
3b Elect Chiang Yun as Director For For Management
3c Elect Kenneth Patrick Chung as Director For For Management
3d Authorize Board to Fix Remuneration of For For Management Directors
4 Approve Deloitte Touche Tohmatsu as For For Management Auditor and Authorize Board to Fix Their Remuneration
5 Authorize Repurchase of Issued Share For For Management Capital

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<table>
<thead>
<tr>
<th>#</th>
<th>Proposal</th>
<th>For</th>
<th>Against</th>
<th>Management</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Receive Financial Statements and Statutory Reports for Fiscal 2018 (Non-Voting)</td>
<td>None</td>
<td>None</td>
<td>Management</td>
</tr>
<tr>
<td>2</td>
<td>Approve Allocation of Income and Dividends of EUR 1.50 per Share</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>3</td>
<td>Approve Discharge of Management Board for Fiscal 2018</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>4</td>
<td>Approve Discharge of Supervisory Board for Fiscal 2018</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5</td>
<td>Ratify KPMG AG as Auditors for Fiscal 2019</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6.1</td>
<td>Elect Hasso Plattner to the Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6.2</td>
<td>Elect Pekka Ala-Pietila to the Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6.3</td>
<td>Elect Aicha Evans to the Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6.4</td>
<td>Elect Diane Greene to the Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6.5</td>
<td>Elect Gesche Joost to the Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6.6</td>
<td>Elect Bernard Liautaud to the Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6.7</td>
<td>Elect Gerhard Oswald to the Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6.8</td>
<td>Elect Friederike Rotsch to the Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6.9</td>
<td>Elect Gunnar Wiedenfels to the Supervisory Board</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
</tbody>
</table>
Record Date: MAR 31, 2019

<table>
<thead>
<tr>
<th>#</th>
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<th>Mgt Rec</th>
<th>Vote Cast</th>
<th>Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1</td>
<td>Elect Director Yoshida, Kenichiro</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>1.2</td>
<td>Elect Director Totoki, Hiroki</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>1.3</td>
<td>Elect Director Sumi, Shuzo</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>1.4</td>
<td>Elect Director Tim Schaaff</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>1.5</td>
<td>Elect Director Matsunaga, Kazuo</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>1.6</td>
<td>Elect Director Miyata, Koichi</td>
<td>For</td>
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<td>Management</td>
</tr>
<tr>
<td>1.7</td>
<td>Elect Director John V. Roos</td>
<td>For</td>
<td>For</td>
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</tr>
<tr>
<td>1.8</td>
<td>Elect Director Sakurai, Eriko</td>
<td>For</td>
<td>For</td>
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</tr>
<tr>
<td>1.9</td>
<td>Elect Director Minakawa, Kunihito</td>
<td>For</td>
<td>For</td>
<td>Management</td>
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<tr>
<td>1.10</td>
<td>Elect Director Oka, Toshiko</td>
<td>For</td>
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<td>Management</td>
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<tr>
<td>1.11</td>
<td>Elect Director Akiyama, Sakie</td>
<td>For</td>
<td>For</td>
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</tr>
<tr>
<td>1.12</td>
<td>Elect Director Wendy Becker</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>1.13</td>
<td>Elect Director Hatanaka, Yoshihiko</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2</td>
<td>Approve Stock Option Plan</td>
<td>For</td>
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<td>Management</td>
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STOREBRAND ASA

Ticker: STB Security ID: R85746106
Meeting Date: APR 10, 2019 Meeting Type: Annual
Record Date:

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<th>Sponsor</th>
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<tr>
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<td>Open Meeting; Registration of Attending</td>
<td>None</td>
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<td>Shareholders and Proxies</td>
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<tr>
<td>2</td>
<td>Elect Chairman of Meeting</td>
<td>For</td>
<td>Did Not Vote</td>
<td>Management</td>
</tr>
<tr>
<td>3</td>
<td>Approve Notice of Meeting and Agenda</td>
<td>For</td>
<td>Did Not Vote</td>
<td>Management</td>
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<tr>
<td>4</td>
<td>Designate Inspector(s) of Minutes of</td>
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<td>None</td>
<td>Management</td>
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<td></td>
<td>Meeting</td>
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<tr>
<td>5</td>
<td>Receive Report on Company's Activities</td>
<td>None</td>
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<td>6</td>
<td>Accept Financial Statements and</td>
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<td>Did Not Vote</td>
<td>Management</td>
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<tr>
<td></td>
<td>Statutory Reports; Approve Allocation</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>of Income and Dividends of NOK 3.00 Per</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Share</td>
<td></td>
<td></td>
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<tr>
<td>7</td>
<td>Approve Company's Corporate Governance</td>
<td>For</td>
<td>Did Not Vote</td>
<td>Management</td>
</tr>
<tr>
<td></td>
<td>Statement</td>
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<tr>
<td>8a</td>
<td>Approve Remuneration Policy And Other</td>
<td>For</td>
<td>Did Not Vote</td>
<td>Management</td>
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<tr>
<td></td>
<td>Terms of Employment For Executive Management (Binding guidelines)</td>
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<td></td>
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<tr>
<td>8b</td>
<td>Approve Remuneration Policy And Other</td>
<td>For</td>
<td>Did Not Vote</td>
<td>Management</td>
</tr>
<tr>
<td></td>
<td>Terms of Employment For Executive Management (Indicative guidelines)</td>
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<tr>
<td>9a</td>
<td>Authorize Repurchase of Shares with an</td>
<td>For</td>
<td>Did Not Vote</td>
<td>Management</td>
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<tr>
<td></td>
<td>Aggregate Nominal Value of up to NOK 233.9 Million and Conveyance of Repurchased Shares</td>
<td></td>
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<tr>
<td>9b</td>
<td>Approve Creation of NOK 233.9 Million Pool</td>
<td>For</td>
<td>Did Not Vote</td>
<td>Management</td>
</tr>
<tr>
<td></td>
<td>of Capital without Preemptive Rights</td>
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</tr>
</tbody>
</table>
10 Amend Articles  
11 Amend Instructions for Nominating Committee  
12a Reelect Didrik Munch as Director  
12b Reelect Laila Dahlen as Director  
12c Reelect Karin Bing as Director  
12d Reelect Liv Sandbaek as Director  
12e Elect Karl Sandlund as New Director  
12f Reelect Martin Skancke as Director  
12g Appoint Didrik Munch as Board Chairman  
13a Reelect Per Otto Dyb as Member of Nominating Committee  
13b Reelect Leiv Askvig as Member of Nominating Committee  
13c Reelect Nils Halvard Bastiansen as Member of Nominating Committee  
13d Reelect Margareth Ovrum as Member of Nominating Committee  
13e Reelect Per Otto Dyb as Chairman of Nominating Committee  
14 Approve Remuneration of Directors in the Amount of NOK 752,500 for Chairman and NOK 384,900 for Other Board Members; Approve Remuneration for Committee Work; Approve Remuneration for Nominating Committee  
15 Approve Remuneration of Auditors  
16 Close Meeting

SUZUKI MOTOR CORP.

Ticker: 7269   Security ID: J78529138
Meeting Date: JUN 27, 2019   Meeting Type: Annual
Record Date: MAR 31, 2019

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<thead>
<tr>
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<th>Mgt Rec</th>
<th>Vote Cast</th>
<th>Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Approve Allocation of Income, with a Final Dividend of JPY 37</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2.1</td>
<td>Elect Director Suzuki, Osamu</td>
<td>For</td>
<td>Against</td>
<td>Management</td>
</tr>
<tr>
<td>2.2</td>
<td>Elect Director Harayama, Yasuhiro</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2.3</td>
<td>Elect Director Suzuki, Toshihiro</td>
<td>For</td>
<td>Against</td>
<td>Management</td>
</tr>
<tr>
<td>2.4</td>
<td>Elect Director Honda, Osamu</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2.5</td>
<td>Elect Director Nagao, Masahiro</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2.6</td>
<td>Elect Director Hasuike, Toshiaki</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2.7</td>
<td>Elect Director Iguchi, Masakazu</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2.8</td>
<td>Elect Director Tanino, Sakutaro</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>3.1</td>
<td>Appoint Statutory Auditor Sugimoto, Toyokazu</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>3.2</td>
<td>Appoint Statutory Auditor Kasai, Masato</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>3.3</td>
<td>Appoint Statutory Auditor Nagano, Norihisa</td>
<td>For</td>
<td>For</td>
<td>Management</td>
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## SWISS RE AG

**Ticker:** SREN  **Security ID:** H8431B109  
**Meeting Date:** APR 17, 2019  **Meeting Type:** Annual  
**Record Date:**

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<th>Sponsor</th>
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<tbody>
<tr>
<td>1.1</td>
<td>Approve Remuneration Report</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>1.2</td>
<td>Accept Financial Statements and Statutory Reports</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2</td>
<td>Approve Allocation of Income and Dividends of CHF 5.60 per Share</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>3</td>
<td>Approve Variable Short-Term Remuneration of Executive Committee in the Amount of CHF 14.3 Million</td>
<td>For</td>
<td>For</td>
<td>Management</td>
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<tr>
<td>4</td>
<td>Approve Discharge of Board and Senior Management</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.1.a</td>
<td>Reelect Walter Kielholz as Director and Board Chairman</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.1.b</td>
<td>Reelect Raymond Ch'ien as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.1.c</td>
<td>Reelect Renato Fassbind as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.1.d</td>
<td>Reelect Karen Gavan as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.1.e</td>
<td>Reelect Trevor Manuel as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.1.f</td>
<td>Reelect Jay Ralph as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.1.g</td>
<td>Elect Joerg Reinhardt as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.1.h</td>
<td>Elect Eileen Rominger as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.1.i</td>
<td>Reelect Philip Ryan as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.1.j</td>
<td>Reelect Paul Tucker as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.1.k</td>
<td>Reelect Jacques de Vaucleroy as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.1.l</td>
<td>Reelect Susan Wagner as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.1.m</td>
<td>Reelect Larry Zimpleman as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.2.1</td>
<td>Reappoint Raymond Ch'ien as Member of the Compensation Committee</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.2.2</td>
<td>Reappoint Renato Fassbind as Member of the Compensation Committee</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.2.3</td>
<td>Reappoint Joerg Reinhardt as Member of the Compensation Committee</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.2.4</td>
<td>Reappoint Jacques de Vaucleroy as Member of the Compensation Committee</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.3</td>
<td>Designate Proxy Voting Services GmbH as Independent Proxy</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5.4</td>
<td>Ratify PricewaterhouseCoopers Ltd as Auditors</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6.1</td>
<td>Approve Remuneration of Directors in the Amount of CHF 9.9 Million</td>
<td>For</td>
<td>For</td>
<td>Management</td>
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<tr>
<td>6.2</td>
<td>Approve Fixed and Variable Long-Term Remuneration of Executive Committee in the Amount of CHF 34 Million</td>
<td>For</td>
<td>For</td>
<td>Management</td>
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<td>7</td>
<td>Approve CHF 1.1 Million Reduction in the amount</td>
<td>For</td>
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<td>Management</td>
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</table>
Share Capital via Cancellation of Registered Shares
8 Authorize Repurchase of up to CHF 2 Billion of Issued Share Capital
9 Approve Renewal of CHF 8.5 Million Pool of Authorized Share Capital with Partial Exclusion of Preemptive Rights
10 Transact Other Business (Voting)
Record Date: MAY 27, 2019

<table>
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<tr>
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<th>Proposal</th>
<th>Mgt Rec</th>
<th>Vote Cast</th>
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<tbody>
<tr>
<td>1</td>
<td>Approve Financial Statements and Statutory Reports</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2</td>
<td>Approve Consolidated Financial Statements and Statutory Reports</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>3</td>
<td>Approve Allocation of Income and Dividends of EUR 2.56 per Share</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>4</td>
<td>Authorize Repurchase of Up to 10 Percent of Issued Share Capital</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>5</td>
<td>Approve Auditors' Special Report on Related-Party Transactions</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>6</td>
<td>Reelect Maria van der Hoeven as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>7</td>
<td>Reelect Jean Lemierre as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>8</td>
<td>Elect Lise Croteau as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
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<tr>
<td>9</td>
<td>Elect Valerie Della Puppa Tibi as Representative of Employee Shareholders to the Board</td>
<td>For</td>
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<tr>
<td>A</td>
<td>Elect Renata Perycz as Representative of Employee Shareholders to the Board</td>
<td>Against</td>
<td>Against</td>
<td>Management</td>
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<tr>
<td>B</td>
<td>Elect Oliver Wernecke as Representative of Employee Shareholders to the Board</td>
<td>Against</td>
<td>Against</td>
<td>Management</td>
</tr>
<tr>
<td>10</td>
<td>Approve Compensation of Chairman and CEO</td>
<td>For</td>
<td>For</td>
<td>Management</td>
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<tr>
<td>11</td>
<td>Approve Remuneration Policy of Chairman and CEO</td>
<td>For</td>
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VICTREX PLC

Ticker: VCT     Security ID: G9358Y107
Meeting Date: FEB 06, 2019   Meeting Type: Annual
Record Date: FEB 04, 2019

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<tr>
<td>1</td>
<td>Accept Financial Statements and Statutory Reports</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>2</td>
<td>Approve Remuneration Report</td>
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<td>3</td>
<td>Approve Final Dividend</td>
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<tr>
<td>4</td>
<td>Approve Special Dividend</td>
<td>For</td>
<td>For</td>
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<tr>
<td>5</td>
<td>Re-elect Larry Pentz as Director</td>
<td>For</td>
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<td>Management</td>
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<tr>
<td>6</td>
<td>Re-elect Dr Pamela Kirby as Director</td>
<td>For</td>
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<tr>
<td>7</td>
<td>Re-elect Jane Toogood as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>8</td>
<td>Re-elect Janet Ashdown as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>9</td>
<td>Re-elect Brendan Connolly as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>10</td>
<td>Re-elect Jakob Sigurdsson as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
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<tr>
<td>11</td>
<td>Re-elect Tim Cooper as Director</td>
<td>For</td>
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<td>Management</td>
</tr>
<tr>
<td>12</td>
<td>Re-elect Dr Martin Court as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
<tr>
<td>13</td>
<td>Elect David Thomas as Director</td>
<td>For</td>
<td>For</td>
<td>Management</td>
</tr>
</tbody>
</table>
Elect Richard Armitage as Director
Approve Increase in the Aggregate Limit of Fees Payable to Directors
Reappoint PricewaterhouseCoopers LLP as Auditors
Authorise Board to Fix Remuneration of Auditors
Approve Victrex Long Term Incentive Plan
Authorise EU Political Donations and Expenditure
Authorise Issue of Equity with Pre-emptive Rights
Authorise Issue of Equity without Pre-emptive Rights
Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment
Authorise Market Purchase of Ordinary Shares
Authorise the Company to Call General Meeting with Two Weeks' Notice