#### **First Trust International Capital Strength ETF**

Company : Industria de Diseno Textil SA Meeting Date : 2024-07-09
Ticker : ITX Meeting Type : Annual

CUSIP No. : E6282J125 ISIN : ES0148396007 Proponent

| Item | Proposal Description  | Mgmt Rec. | Vote Cast |            |
|------|---|-----------|-----------|------------|
| 1.a  | Approve Standalone Financial Statements                     | For       | For       | Management |
| 1.b  | Approve Discharge of Board                                  | For       | For       | Management |
| 2    | Approve Consolidated Financial Statements                   | For       | For       | Management |
| 3    | Approve Non-Financial Information Statement                 | For       | For       | Management |
| 4    | Approve Allocation of Income and Dividends                  | For       | For       | Management |
| 5.a  | Amend Article 9 Re: Transfer of Shares                      | For       | For       | Management |
| 5.b  | Amend Articles Re: General Meetings                         | For       | For       | Management |
| 5.c  | Amend Articles Re: Board of Directors                       | For       | For       | Management |
|      | Amend Article 36 Re: Approval of Accounts and Allocation of |           |           |            |
| 5.d  | Income  | For       | For       | Management |
| 5.e  | Amend Article 40 Re: Liquidation                            | For       | For       | Management |
| 6    | Amend Articles of General Meeting Regulations               | For       | For       | Management |
| 7.a  | Elect Flora Perez Marcote as Director                       | For       | For       | Management |
| 7.b  | Elect Belen Romana Garcia as Director                       | For       | For       | Management |
| 7.c  | Reelect Denise Patricia Kingsmill as Director               | For       | For       | Management |
| 8    | Advisory Vote on Remuneration Report                        | For       | For       | Management |
| 9    | Authorize Company to Call EGM with 15 Days' Notice          | For       | For       | Management |
| 10   | Authorize Board to Ratify and Execute Approved Resolutions  | For       | For       | Management |

Company : Intermediate Capital Group Plc Meeting Date : 2024-07-16

Ticker : ICG Meeting Type : Annual

CUSIP No. : G4807D192 ISIN : GB00BYT1DJ19 Proponent

| <u>Item</u> | <u>Proposal Description</u>                                   | Mgmt Rec. | Vote Cast |            |
|-------------|---|-----------|-----------|------------|
| 1           | Accept Financial Statements and Statutory Reports             | For       | For       | Management |
| 2           | Approve Remuneration Report                                   | For       | For       | Management |
| 3           | Reappoint Ernst & Young LLP as Auditors                       | For       | For       | Management |
| 4           | Authorise the Audit Committee to Fix Remuneration of Auditors | For       | For       | Management |
| 5           | Approve Final Dividend  | For       | For       | Management |
| 6           | Re-elect William Rucker as Director                           | For       | For       | Management |
| 7           | Re-elect David Bicarregui as Director                         | For       | For       | Management |
| 8           | Re-elect Benoit Durteste as Director                          | For       | For       | Management |
| 9           | Re-elect Antje Hensel-Roth as Director                        | For       | For       | Management |
| 10          | Re-elect Virginia Holmes as Director                          | For       | For       | Management |
| 11          | Re-elect Rosemary Leith as Director                           | For       | For       | Management |
| 12          | Re-elect Matthew Lester as Director                           | For       | For       | Management |
| 13          | Re-elect Andrew Sykes as Director                             | For       | For       | Management |
| 14          | Re-elect Stephen Welton as Director                           | For       | For       | Management |
| 15          | Authorise Issue of Equity                                     | For       | For       | Management |
| 16          | Authorise Issue of Equity without Pre-emptive Rights          | For       | For       | Management |
|             | Authorise Issue of Equity without Pre-emptive Rights in       |           |           |            |
| 17          | Connection with an Acquisition or Other Capital Investment    | For       | For       | Management |
| 18          | Authorise Market Purchase of Ordinary Shares                  | For       | For       | Management |
|             | Authorise the Company to Call General Meeting with Two        |           |           |            |
| 19          | Weeks' Notice   | For       | For       | Management |

| Company :        | Adyen NV<br>ADYEN  | •                   | 2024-10-23<br>Extraordinary Shar | e                        |
|------------------|--|---------------------|----------------------------------|--------------------------|
| CUSIP No. :      | N3501V104  | ISIN                | NL0012969182                     | Proponent                |
| <u>ltem</u><br>1 | Proposal Description Open Meeting  | Mgmt Rec.           | Vote Cast                        | Management               |
| 2                | Elect Tom Adams to Management Board Close Meeting  | For                 | For                              | Management<br>Management |
| Company :        | CSL Limited CSL  | •                   | 2024-10-29<br>Annual             |                          |
| CUSIP No. :      | Q3018U109  |                     | : AU00000CSL8                    | Proponent                |
| <u>ltem</u>      | Proposal Description   | Mgmt Rec.           | Vote Cast                        |                          |
| 2a               | Elect Brian McNamee as Director  | For                 | For                              | Management               |
| 2b               | Elect Andrew Cuthbertson as Director   | For                 | For                              | Management               |
| 2c               | Elect Alison Watkins as Director   | For                 | For                              | Management               |
| 2d               | Elect Samantha Lewis as Director   | For                 | For                              | Management               |
| 2e               | Elect Elaine Sorg as Director  | For                 | For                              | Management               |
| 3                | Approve Remuneration Report  | For                 | For                              | Management               |
| 4                | Approve Grant of Performance Share Units to Paul McKenzie Approve Re-insertion of Proportional Takeover Approval | For                 | For                              | Management               |
| 5                | Provisions in Constitution  Approve Potential Leaving Entitlements for Directors of CSL                          | For                 | For                              | Management               |
| 6                | Subsidiary Entities, Excluding KMP and GLG Members   | For                 | For                              | Management               |
| 7                | Approve Increase to Non-Executive Director Fee Cap   | None                | For                              | Management               |
| Company :        | Computershare Limited  | Meeting Date        | 2024-11-14                       |                          |
| Ticker :         | CPU  | <b>Meeting Type</b> | Annual                           |                          |
| CUSIP No. :      | Q2721E105  | ISIN                | AU00000CPU5                      | Proponent                |
| <u>ltem</u>      | Proposal Description   | Mgmt Rec.           | <u>Vote Cast</u>                 |                          |
| 2                | Elect Paul Reynolds as Director  | For                 | For                              | Management               |
| 3                | Elect Lisa Gay as Director   | For                 | For                              | Management               |
| 4                | Elect John Nendick as Director   | For                 | For                              | Management               |
| 5                | Elect Gerrard Schmid as Director   | For                 | For                              | Management               |
| 6                | Approve Remuneration Report  | For                 | For                              | Management               |
| 7                | Approve Grant of Performance Rights to Stuart Irving   | For                 | For                              | Management               |
| Company :        | Siemens AG   | Meeting Date        | 2025-02-13                       |                          |
| Ticker :         | SIE  | Meeting Type        | Annual                           |                          |
| CUSIP No. :      | D69671218  | ISIN                | : DE0007236101                   | Proponent                |
|                  |  |                     |                                  |                          |
| <u>ltem</u>      | Proposal Description   | Mgmt Rec.           | <u>Vote Cast</u>                 |                          |
|                  | Receive Financial Statements and Statutory Reports for Fiscal  |                     |                                  |                          |
| 1                | Year 2023/24 (Non-Voting)  |                     |                                  | Management               |
|                  | Approve Allocation of Income and Dividends of EUR 5.20 per   | _                   | _                                |                          |
| 2                | Share  | For                 | For                              | Management               |
|                  | Approve Discharge of Management Board Member Roland  |                     |                                  |                          |
| 3.1              | Busch for Fiscal Year 2023/24  | For                 | For                              | Management               |
|                  |  |                     | _                                | J                        |
| 3.2              | Approve Discharge of Management Board Member Cedrik Neike for Fiscal Year 2023/24                                | For                 | For                              | Management               |

| 3.3  | Approve Discharge of Management Board Member Matthias Rebellius for Fiscal Year 2023/24                 | For  | For | Management |
|------|---|------|-----|------------|
| 3.3  | Approve Discharge of Management Board Member Ralf Thomas  | . 0. |     | Management |
| 3.4  | for Fiscal Year 2023/24 Approve Discharge of Management Board Member Judith Wiese                       | For  | For | Management |
| 3.5  | for Fiscal Year 2023/24 Approve Discharge of Supervisory Board Member Jim Snabe for                     | For  | For | Management |
| 4.1  | Fiscal Year 2023/24 Approve Discharge of Supervisory Board Member Birgit                                | For  | For | Management |
| 4.2  | Steinborn for Fiscal Year 2023/24 Approve Discharge of Supervisory Board Member Werner                  | For  | For | Management |
| 4.3  | Brandt for Fiscal Year 2023/24 Approve Discharge of Supervisory Board Member Tobias                     | For  | For | Management |
| 4.4  | Baeumler for Fiscal Year 2023/24 Approve Discharge of Supervisory Board Member Regina Dugan             | For  | For | Management |
| 4.5  | for Fiscal Year 2023/24  Approve Discharge of Supervisory Board Member Andrea                           | For  | For | Management |
| 4.6  | Fehrmann for Fiscal Year 2023/24  Approve Discharge of Supervisory Board Member Bettina Haller          | For  | For | Management |
| 4.7  | for Fiscal Year 2023/24 Approve Discharge of Supervisory Board Member Oliver                            | For  | For | Management |
| 4.8  | Hartmann for Fiscal Year 2023/24  Approve Discharge of Supervisory Board Member Keryn Lee               | For  | For | Management |
| 4.9  | James for Fiscal Year 2023/24   | For  | For | Management |
| 4.10 | Approve Discharge of Supervisory Board Member Harald Kern (until Dec. 7, 2023) for Fiscal Year 2023/24  | For  | For | Management |
| 4.11 | Approve Discharge of Supervisory Board Member Juergen Kerner for Fiscal Year 2023/24                    | For  | For | Management |
| 4.12 | Approve Discharge of Supervisory Board Member Martina Merz for Fiscal Year 2023/24                      | For  | For | Management |
| 4.13 | Approve Discharge of Supervisory Board Member Christian Pfeiffer for Fiscal Year 2023/24                | For  | For | Management |
| 4.14 | Approve Discharge of Supervisory Board Member Benoit Potier for Fiscal Year 2023/24                     | For  | For | Management |
| 4.15 | Approve Discharge of Supervisory Board Member Hagen Reimer for Fiscal Year 2023/24                      | For  | For | Management |
| 4.16 | Approve Discharge of Supervisory Board Member Kasper Rorsted for Fiscal Year 2023/24                    | For  | For | Management |
| 4.17 | Approve Discharge of Supervisory Board Member Nathalie von<br>Siemens for Fiscal Year 2023/24           | For  | For | Management |
| 4.18 | Approve Discharge of Supervisory Board Member Dorothea Simon for Fiscal Year 2023/24                    | For  | For | Management |
| 4.19 | Approve Discharge of Supervisory Board Member Mimon Uhamou (from Dec. 12, 2023) for Fiscal Year 2023/24 | For  | For | Management |
| 4.20 | Approve Discharge of Supervisory Board Member Grazia Vittadini for Fiscal Year 2023/24                  | For  | For | Management |
| 4.21 | Approve Discharge of Supervisory Board Member Matthias<br>Zachert for Fiscal Year 2023/24               | For  | For | Management |
| 5.1  | Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2024/25                                  | For  | For | Management |
| 5.2  | Ratify PricewaterhouseCoopers GmbH as Auditor for<br>Sustainability Reporting for Fiscal Year 2024/25   | For  | For | Management |
|      | Page 3 of 26  |      |     |            |

#### **First Trust International Capital Strength ETF**

| 6           | Approve Remuneration Report                                   | For                 | For            | Management |
|-------------|---|---------------------|----------------|------------|
| 7.1         | Elect Jim Snabe to the Supervisory Board                      | For                 | For            | Management |
| 7.2         | Elect Kasper Rorsted to the Supervisory Board                 | For                 | For            | Management |
| 7.3         | Elect Ulf Schneider to the Supervisory Board                  | For                 | For            | Management |
| 7.4         | Elect Grazia Vittadini to the Supervisory Board               | For                 | For            | Management |
| 7.5         | Elect Werner Brandt to the Supervisory Board                  | For                 | For            | Management |
| 8           | Approve Remuneration of Supervisory Board                     | For                 | For            | Management |
| 9           | Approve Virtual-Only Shareholder Meetings Until 2027          | For                 | Against        | Management |
|             | Authorize Share Repurchase Program and Reissuance or          |                     |                |            |
| 10          | Cancellation of Repurchased Shares                            | For                 | For            | Management |
|             | Authorize Use of Financial Derivatives when Repurchasing      |                     |                |            |
| 11          | Shares  | For                 | For            | Management |
|             | Approve Issuance of Warrants/Bonds with Warrants              |                     |                |            |
|             | Attached/Convertible Bonds without Preemptive Rights up to    |                     |                |            |
|             | Aggregate Nominal Amount of EUR 15 Billion; Approve Creation  |                     |                |            |
|             | of EUR 180 Million Pool of Capital to Guarantee Conversion    |                     |                |            |
| 12          | Rights  | For                 | For            | Management |
|             |   |                     |                | J          |
| Company :   | Infineon Technologies AG                                      | <b>Meeting Date</b> | : 2025-02-20   |            |
|             | IFX   | Meeting Type        | : Annual       |            |
| CUSIP No. : | D35415104   | ISIN                | : DE0006231004 | Proponent  |
|             |   |                     |                |            |
| <u>Item</u> | Proposal Description  | Mgmt Rec.           | Vote Cast      |            |
|             | Receive Financial Statements and Statutory Reports for Fiscal |                     |                |            |
| 1           | Year 2024 (Non-Voting)  |                     |                | Management |
|             | Approve Allocation of Income and Dividends of EUR 0.35 per    |                     |                |            |
| 2           | Share   | For                 | For            | Management |
|             | Approve Discharge of Management Board Member Jochen           |                     |                |            |
| 3.1         | Hanebeck for Fiscal Year 2024                                 | For                 | For            | Management |
|             | Approve Discharge of Management Board Member Elke Reichart    |                     |                |            |
| 3.2         | (from Nov. 1, 2023) for Fiscal Year 2024                      | For                 | For            | Management |
|             | Approve Discharge of Management Board Member Sven             |                     |                |            |
| 3.3         | Schneider for Fiscal Year 2024                                | For                 | For            | Management |
|             | Approve Discharge of Management Board Member Andreas          |                     |                |            |
| 3.4         | Urschitz for Fiscal Year 2024                                 | For                 | For            | Management |
|             | Approve Discharge of Management Board Member Rutger           |                     |                |            |
| 3.5         | Wijburg for Fiscal Year 2024                                  | For                 | For            | Management |
|             |   |                     |                |            |
|             | Approve Discharge of Management Board Member Constanze        |                     |                |            |
| 3.6         | Hufenbecher (until Oct. 31, 2023) for Fiscal Year 2024        | For                 | For            | Management |
|             | Approve Discharge of Supervisory Board Member Herbert Diess   |                     |                |            |
| 4.1         | for Fiscal Year 2024  | For                 | For            | Management |
|             | Approve Discharge of Supervisory Board Member Xiaoqun         |                     |                |            |
| 4.2         | Clever-Steg for Fiscal Year 2024                              | For                 | For            | Management |
|             | Approve Discharge of Supervisory Board Member Johann          |                     |                |            |
| 4.3         | Dechant for Fiscal Year 2024                                  | For                 | For            | Management |
|             | Approve Discharge of Supervisory Board Member Friedrich       |                     |                |            |
| 4.4         | Eichiner for Fiscal Year 2024                                 | For                 | For            | Management |
|             | Approve Discharge of Supervisory Board Member Annette         |                     |                |            |
| 4.5         | Engelfried for Fiscal Year 2024                               | For                 | For            | Management |
|             | Approve Discharge of Supervisory Board Member Hermann Eul     |                     |                |            |
| 16          | (from Eah 23, 2024) for Fiscal Vear 2024                      | For                 | For            | Management |

For

For

Management

(from Feb. 23, 2024) for Fiscal Year 2024

4.6

#### **First Trust International Capital Strength ETF**

|             | Approve Discharge of Supervisory Board Member Peter Gruber                                  | _                   | _              |              |
|-------------|---|---------------------|----------------|--------------|
| 4.7         | for Fiscal Year 2024  | For                 | For            | Management   |
| 4.0         | Approve Discharge of Supervisory Board Member Klaus Helmrich                                | _                   | _              |              |
| 4.8         | for Fiscal Year 2024  | For                 | For            | Management   |
| 4.0         | Approve Discharge of Supervisory Board Member Susanne                                       | _                   | _              |              |
| 4.9         | Lachenmann for Fiscal Year 2024   | For                 | For            | Management   |
| 4.40        | Approve Discharge of Supervisory Board Member Manfred                                       | _                   | _              |              |
| 4.10        | Puffer (until Feb. 23, 2024) for Fiscal Year 2024   | For                 | For            | Management   |
| 4.11        | Approve Discharge of Supervisory Board Member Melanie Riedl for Fiscal Year 2024            | Гож                 | Γο             | Managamant   |
| 4.11        | Approve Discharge of Supervisory Board Member Juergen Scholz                                | For                 | For            | Management   |
| 4.12        | for Fiscal Year 2024  | For                 | For            | Management   |
| 4.12        | Approve Discharge of Supervisory Board Member Ulrich  | FUI                 | FUI            | Management   |
| 4.13        | Spiesshofer for Fiscal Year 2024  | For                 | For            | Management   |
| 4.13        | Approve Discharge of Supervisory Board Member Margret                                       | 101                 | 101            | Management   |
| 4.14        | Suckale for Fiscal Year 2024  | For                 | For            | Management   |
| 7.17        | Approve Discharge of Supervisory Board Member Mirco Synde                                   | 101                 | 101            | Management   |
| 4.15        | for Fiscal Year 2024  | For                 | For            | Management   |
| 4.13        | Approve Discharge of Supervisory Board Member Diana Vitale                                  | 101                 | 101            | Management   |
| 4.16        | for Fiscal Year 2024  | For                 | For            | Management   |
| 0           | Approve Discharge of Supervisory Board Member Ute Wolf for                                  |                     |                |              |
| 4.17        | Fiscal Year 2024  | For                 | For            | Management   |
|             | Ratify Deloitte GmbH as Auditors for Fiscal Year 2025 and for the                           |                     |                |              |
|             | Review of Interim Financial Reports for the First Half of Fiscal                            |                     |                |              |
| 5           | Year 2025   | For                 | For            | Management   |
|             | Ratify Deloitte GmbH as Auditor for Sustainability Reporting for                            |                     |                | J            |
| 6           | Fiscal Year 2025  | For                 | For            | Management   |
| 7.1         | Elect Xiaoqun Clever-Steg to the Supervisory Board  | For                 | For            | Management   |
| 7.2         | Elect Friedrich Eichiner to the Supervisory Board   | For                 | For            | Management   |
| 7.3         | Elect Ulrich Spiesshofer to the Supervisory Board   | For                 | For            | Management   |
| 7.4         | Elect Margret Suckale to the Supervisory Board  | For                 | For            | Management   |
|             | Approve Creation of EUR 30 Million Pool of Authorized Capital                               |                     |                |              |
| 8           | 2025/I for Employee Participation Plans   | For                 | For            | Management   |
| 9           | Approve Virtual-Only Shareholder Meetings Until 2027  | For                 | For            | Management   |
| 10          | Approve Remuneration Policy   | For                 | Against        | Management   |
| 11          | Approve Remuneration Report   | For                 | For            | Management   |
|             |   |                     |                |              |
| Company     | : Novartis AG   | <b>Meeting Date</b> | : 2025-03-07   |              |
| Ticker      | : NOVN  | Meeting Type        | : Annual       |              |
| CUSIP No.   | : H5820Q150   | ISIN                | : CH0012005267 | Proponent    |
|             |   |                     |                |              |
| <u>Item</u> | Proposal Description  | Mgmt Rec.           | Vote Cast      |              |
| 1.1         | Accept Financial Statements and Statutory Reports   | For                 | For            | Management   |
| 1.2         | Approve Non-Financial Report  | For                 | For            | Management   |
| 2           | Approve Discharge of Board and Senior Management  | For                 | For            | Management   |
| 2           | Approve Allocation of Income and Dividends of CHF 3.50 per                                  | Гож                 | For            | Managamant   |
| 3           | Share Approve CHE 38 Million Reduction in Share Capital via                                 | For                 | For            | Management   |
| 4           | Approve CHF 38 Million Reduction in Share Capital via<br>Cancellation of Repurchased Shares | Eor                 | Eor            | Managamant   |
| 4           | Authorize Repurchase of up to CHF 10 Billion in Issued Share                                | For                 | For            | Management   |
| 5           | Capital   | For                 | For            | Management   |
| 6           | Approve Virtual-Only Shareholder Meetings   | For                 | For            | Management   |
| U           | Applove virtual only stiarcholder Meetings  | 1 01                | 101            | ivianagement |

| 7.1       | Approve Remuneration of Directors in the Amount of CHF 8.2 Million   | For          | For              | Managamant |
|-----------|--|--------------|------------------|------------|
| 7.1       | Approve Remuneration of Executive Committee in the Amount  | FOI          | FOI              | Management |
| 7.2       | of CHF 95 Million  | For          | For              | Management |
| 7.3       | Approve Remuneration Report  | For          | For              | Management |
| 8.1       | Elect Giovanni Caforio as Director and Board Chair   | For          | For              | Management |
| 8.2       | Reelect Nancy Andrews as Director  | For          | For              | Management |
| 8.3       | Reelect Ton Buechner as Director   | For          | For              | Management |
| 8.4       | Reelect Patrice Bula as Director   | For          | For              | Management |
| 8.5       | Reelect Elizabeth Doherty as Director  | For          | For              | Management |
| 8.6       | Reelect Bridgette Heller as Director   | For          | For              | Management |
| 8.7       | Reelect Daniel Hochstrasser as Director  | For          | For              | Management |
| 8.8       | Reelect Frans van Houten as Director   | For          | For              | Management |
| 8.9       | Reelect Simon Moroney as Director  | For          | For              | Management |
| 8.10      | Reelect Ana de Pro Gonzalo as Director   | For          | For              | Management |
| 8.11      | Reelect John Young as Director   | For          | For              | Management |
| 8.12      | Elect Elizabeth McNally as Director  | For          | For              | Management |
|           | Reappoint Patrice Bula as Member of the Compensation   |              |                  | Ü          |
| 9.1       | Committee  | For          | For              | Management |
|           | Reappoint Bridgette Heller as Member of the Compensation   |              |                  | Ü          |
| 9.2       | Committee  | For          | For              | Management |
|           | Reappoint Simon Moroney as Member of the Compensation  |              |                  | J          |
| 9.3       | Committee  | For          | For              | Management |
|           | Appoint John Young as Member of the Compensation   |              |                  | J          |
| 9.4       | Committee  | For          | For              | Management |
| 10        | Ratify KPMG AG as Auditors   | For          | For              | Management |
| 11        | Designate Peter Zahn as Independent Proxy  | For          | For              | Management |
| 12        | Transact Other Business (Voting)   | For          | Against          | Management |
| Company   | : Kia Corp.  | Meeting Date | : 2025-03-14     |            |
|           | : 000270   |              | : Annual         |            |
| CUSIP No. | Y47601102  |              | : KR7000270009   | Proponent  |
| Item      | Proposal Description   | Mgmt Rec.    | <u>Vote Cast</u> |            |
| 1         | Approve Financial Statements and Allocation of Income  | For          | For              | Management |
| 2         | Amend Articles of Incorporation  | For          | For              | Management |
| 3.1       | Elect Song Ho-seong as Inside Director   | For          | For              | Management |
| 3.2       | Elect Jeong Ui-seon as Inside Director   | For          | For              | Management |
| 3.3       | Elect Kim Seung-jun as Inside Director   | For          | For              | Management |
| 3.4       | Elect Shin Hyeon-jeong as Outside Director   | For          | For              | Management |
|           | Approve Total Remuneration of Inside Directors and Outside   |              |                  |            |
| 4         | Directors  | For          | For              | Management |
| Company   | : ABB Ltd.   | Meeting Date | : 2025-03-27     |            |
|           | : ABBN   |              | : Annual         |            |
| CUSIP No. |  |              | : CH0012221716   | Proponent  |
| Item      | Proposal Description   | Mgmt Rec.    | Vote Cast        |            |
| 1         | Accept Financial Statements and Statutory Reports  | For          | For              | Management |
| 2         | Approve Remuneration Report (Non-Binding)  | For          | For              | Management |
| 3         | Approve Sustainability Report (Non-Binding)  | For          | For              | Management |
| 4         | Approve Discharge of Board and Senior Management   | For          | For              | Management |
| •         | the state of the s |              | . 51             |            |

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|--|---|--|--|--|
| _  | Approve Allocation of Income and Dividends of CHF 0.90 per  | Fa.,   | F  | N. 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1   |
| 5  | Share  Approve Remuneration of Directors in the Amount of CHE 4.3   | For  | For  | Management   |
| C 1  | Approve Remuneration of Directors in the Amount of CHF 4.3 Million  | Γο.,   | Γο.,   | Managamant   |
| 6.1  |   | For  | For  | Management   |
| <i>C</i> 2   | Approve Remuneration of Executive Committee in the Amount of CHF 44.5 Million   | Γο.,   | Γο.,   | Managamant   |
| 6.2  | Reelect David Constable as Director   | For  | For  | Management   |
| 7.1  | Reelect Frederico Curado as Director  | For  | For  | Management   |
| 7.2<br>7.3   | Reelect Johan Forssell as Director  | For<br>For   | For<br>For   | Management   |
| 7.3<br>7.4   | Reelect Denise Johnson as Director  | For  | For  | Management   |
| 7. <del>4</del><br>7.5   | Reelect Jennifer Xin-Zhe Li as Director   |  |  | Management   |
|  | Reelect Geraldine Matchett as Director  | For  | For  | Management   |
| 7.6<br>7.7   | Reelect David Meline as Director  | For  | For  | Management   |
|  | Elect Claudia Nemat as Director   | For  | For  | Management   |
| 7.8  | Reelect Mats Rahmstrom as Director  | For  | For  | Management   |
| 7.9  |   | For  | For  | Management   |
| 7.10   | Reelect Peter Voser as Director and Board Chair   | For  | For  | Management   |
| 0.1  | Reappoint David Constable as Member of the Compensation Committee   | Fa.,   | F  | N. 1   |
| 8.1  |   | For  | For  | Management   |
| 0.2  | Reappoint Frederico Curado as Member of the Compensation  | Fa.,   | F  | N. 1   |
| 8.2  | Committee   | For  | For  | Management   |
| 0.2  | Reappoint Jennifer Xin-Zhe Li as Member of the Compensation Committee   | Γο.,   | Γο.,   | Managamant   |
| 8.3  |   | For  | For  | Management   |
| 9  | Designate Zehnder Bolliger & Partner as Independent Proxy   | For  | For  | Management   |
| 10<br>11   | Ratify KPMG AG as Auditors Transact Other Business (Voting)   | For  | For  | Management   |
| 11   | Hallsact Other Business (Voting)  | For  | Against  | Management   |
|  |   |  |  |  |
| Company :  | Chugai Pharmaceutical Co., Ltd.   | Meeting Date   | : 2025-03-27   |  |
|  | Chugai Pharmaceutical Co., Ltd. 4519  |  | : 2025-03-27<br>: Annual   |  |
|  | 4519  | Meeting Type   | : 2025-03-27<br>: Annual<br>: JP3519400000                                 | Proponent  |
| Ticker :   | 4519  | Meeting Type   | : Annual   | Proponent  |
| Ticker :   | 4519  | Meeting Type   | : Annual   | Proponent  |
| Ticker :   | 4519<br>J06930101   | Meeting Type<br>ISIN   | : Annual<br>: JP3519400000   | Proponent  Management  |
| Ticker : CUSIP No. :   | 4519<br>J06930101<br><u>Proposal Description</u>  | Meeting Type ISIN  Mgmt Rec.   | : Annual<br>: JP3519400000   | <u> </u>   |
| Ticker : CUSIP No. :   | 4519 J06930101  Proposal Description Approve Allocation of Income, with a Final Dividend of JPY 57  | Meeting Type ISIN  Mgmt Rec. For                                     | : Annual<br>: JP3519400000   | Management   |
| Ticker : CUSIP No. :   | 4519 J06930101  Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57 Elect Director Okuda, Osamu   | Meeting Type ISIN  Mgmt Rec. For For                                 | : Annual<br>: JP3519400000<br>Vote Cast<br>For<br>For                      | Management<br>Management   |
| Ticker : CUSIP No. :   | 4519 J06930101  Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57 Elect Director Okuda, Osamu Elect Director Taniguchi, Iwaaki  | Meeting Type ISIN  Mgmt Rec. For For For                             | : Annual<br>: JP3519400000<br>Vote Cast<br>For<br>For<br>For               | Management<br>Management<br>Management   |
| Ticker : CUSIP No. :   | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director Iikura, Hitoshi  | Meeting Type ISIN  Mgmt Rec. For For For For                         | Yote Cast For For For For For  | Management<br>Management<br>Management<br>Management   |
| Ticker : CUSIP No. :   | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director likura, Hitoshi  Elect Director Momoi, Mariko  | Meeting Type ISIN  Mgmt Rec. For For For For For                     | Yote Cast For For For For For For For For For                              | Management<br>Management<br>Management<br>Management<br>Management   |
| Ticker : CUSIP No. :   | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director Iikura, Hitoshi  Elect Director Momoi, Mariko  Elect Director Tateishi, Fumio  | Meeting Type ISIN  Mgmt Rec. For For For For For For For For         | Yote Cast For                          | Management<br>Management<br>Management<br>Management<br>Management<br>Management   |
| Ticker : CUSIP No. :   | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director Iikura, Hitoshi  Elect Director Momoi, Mariko  Elect Director Tateishi, Fumio  Elect Director Teramoto, Hideo  | Meeting Type ISIN  Mgmt Rec. For | Yote Cast For                          | Management Management Management Management Management Management Management   |
| Ticker : CUSIP No. :   | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director Iikura, Hitoshi  Elect Director Momoi, Mariko  Elect Director Tateishi, Fumio  Elect Director Teramoto, Hideo  Elect Director Thomas Schinecker  | Meeting Type ISIN  Mgmt Rec. For | Yote Cast For                          | Management Management Management Management Management Management Management Management  |
| Ticker : CUSIP No. :  Item 1 2.1 2.2 2.3 2.4 2.5 2.6 2.7 2.8                                       | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director Iikura, Hitoshi  Elect Director Momoi, Mariko  Elect Director Tateishi, Fumio  Elect Director Teramoto, Hideo  Elect Director Thomas Schinecker  Elect Director Teresa A. Graham   | Meeting Type ISIN  Mgmt Rec. For | Yote Cast For                          | Management Management Management Management Management Management Management Management Management   |
| Ticker : CUSIP No. :   | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director Iikura, Hitoshi  Elect Director Momoi, Mariko  Elect Director Tateishi, Fumio  Elect Director Teramoto, Hideo  Elect Director Thomas Schinecker  Elect Director Teresa A. Graham  Elect Director Boris L. Zaitra  Appoint Statutory Auditor Higuchi, Masayoshi   | Meeting Type ISIN  Mgmt Rec. For | Yote Cast For                          | Management                                  |
| Ticker : CUSIP No. :   | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director Iikura, Hitoshi  Elect Director Momoi, Mariko  Elect Director Tateishi, Fumio  Elect Director Teramoto, Hideo  Elect Director Thomas Schinecker  Elect Director Teresa A. Graham  Elect Director Boris L. Zaitra  Appoint Statutory Auditor Higuchi, Masayoshi  Andritz AG   | Meeting Type ISIN  Mgmt Rec. For | Yote Cast For                          | Management                                  |
| Ticker : CUSIP No. :  Item 1 2.1 2.2 2.3 2.4 2.5 2.6 2.7 2.8 2.9 3 Company : Ticker : :            | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director Iikura, Hitoshi  Elect Director Momoi, Mariko  Elect Director Tateishi, Fumio  Elect Director Teramoto, Hideo  Elect Director Thomas Schinecker  Elect Director Teresa A. Graham  Elect Director Boris L. Zaitra  Appoint Statutory Auditor Higuchi, Masayoshi  Andritz AG  ANDR   | Meeting Type ISIN  Mgmt Rec. For | Vote Cast For                          | Management |
| Ticker : CUSIP No. :   | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director Iikura, Hitoshi  Elect Director Momoi, Mariko  Elect Director Tateishi, Fumio  Elect Director Teramoto, Hideo  Elect Director Thomas Schinecker  Elect Director Teresa A. Graham  Elect Director Boris L. Zaitra  Appoint Statutory Auditor Higuchi, Masayoshi  Andritz AG  ANDR   | Meeting Type ISIN  Mgmt Rec. For | Yote Cast For                          | Management                                  |
| Ticker : CUSIP No. :  Item 1 2.1 2.2 2.3 2.4 2.5 2.6 2.7 2.8 2.9 3  Company : Ticker : CUSIP No. : | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director Iikura, Hitoshi  Elect Director Momoi, Mariko  Elect Director Tateishi, Fumio  Elect Director Teramoto, Hideo  Elect Director Thomas Schinecker  Elect Director Teresa A. Graham  Elect Director Boris L. Zaitra  Appoint Statutory Auditor Higuchi, Masayoshi  Andritz AG  ANDR  A11123105  | Meeting Type ISIN  Mgmt Rec. For | : Annual : JP351940000   Vote Cast For | Management |
| Ticker : CUSIP No. :  Item 1 2.1 2.2 2.3 2.4 2.5 2.6 2.7 2.8 2.9 3 Company : Ticker : :            | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director Iikura, Hitoshi  Elect Director Momoi, Mariko  Elect Director Tateishi, Fumio  Elect Director Teramoto, Hideo  Elect Director Thomas Schinecker  Elect Director Teresa A. Graham  Elect Director Boris L. Zaitra  Appoint Statutory Auditor Higuchi, Masayoshi  Andritz AG  ANDR  A11123105  Proposal Description  | Meeting Type ISIN  Mgmt Rec. For | Vote Cast For                          | Management |
| Ticker : CUSIP No. :    tem  | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director Iikura, Hitoshi  Elect Director Momoi, Mariko  Elect Director Tateishi, Fumio  Elect Director Teramoto, Hideo  Elect Director Thomas Schinecker  Elect Director Teresa A. Graham  Elect Director Boris L. Zaitra  Appoint Statutory Auditor Higuchi, Masayoshi  Andritz AG  ANDR  A11123105  Proposal Description  Receive Financial Statements and Statutory Reports for Fiscal | Meeting Type ISIN  Mgmt Rec. For | : Annual : JP351940000   Vote Cast For | Management |
| Ticker : CUSIP No. :  Item 1 2.1 2.2 2.3 2.4 2.5 2.6 2.7 2.8 2.9 3  Company : Ticker : CUSIP No. : | Proposal Description  Approve Allocation of Income, with a Final Dividend of JPY 57  Elect Director Okuda, Osamu  Elect Director Taniguchi, Iwaaki  Elect Director Iikura, Hitoshi  Elect Director Momoi, Mariko  Elect Director Tateishi, Fumio  Elect Director Teramoto, Hideo  Elect Director Thomas Schinecker  Elect Director Teresa A. Graham  Elect Director Boris L. Zaitra  Appoint Statutory Auditor Higuchi, Masayoshi  Andritz AG  ANDR  A11123105  Proposal Description  | Meeting Type ISIN  Mgmt Rec. For | : Annual : JP351940000   Vote Cast For | Management |

| 3           | Approve Discharge of Management Board for Fiscal Year 2024       | For          | For              | Management  |
|-------------|--|--------------|------------------|-------------|
| 4           | Approve Discharge of Supervisory Board for Fiscal Year 2024      | For          | For              | Management  |
| 5           | Approve Remuneration of Supervisory Board Members                | For          | For              | Management  |
| 6.1         | Ratify Auditors for Fiscal Year 2025                             | For          | For              | Management  |
| 6.2         | Ratify Auditor for Sustainability Reporting for Fiscal Year 2025 | For          | For              | Management  |
| 7.1         | Elect Wolfgang Bernhard as Supervisory Board Member              | For          | For              | Management  |
| 7.2         | Elect Barbara Steger as Supervisory Board Member                 | For          | For              | Management  |
| 8           | Approve Remuneration Report                                      | For          | For              | Management  |
| 9           | Approve Remuneration Policy                                      | For          | For              | Management  |
| Company     | Novo Nordisk A/S   | Meeting Date | : 2025-03-27     |             |
|             | NOVO.B   | Meeting Type | : Annual         |             |
|             | K72807140  | ISIN         | : DK0062498333   | Proponent   |
|             |  |              |                  |             |
| <u>ltem</u> | <u>Proposal Description</u>                                      | Mgmt Rec.    | Vote Cast        |             |
| 1           | Receive Report of Board  |              |                  | Management  |
| 2           | Accept Financial Statements and Statutory Reports                | For          | For              | Management  |
|             | Approve Allocation of Income and Dividends of DKK 7.9 Per        |              |                  |             |
| 3           | Share  | For          | For              | Management  |
| 4           | Approve Remuneration Report (Advisory Vote)                      | For          | For              | Management  |
| 5.1         | Approve Remuneration of Directors for 2024                       | For          | For              | Management  |
| 5.2         | Approve Remuneration Level of Directors for 2025                 | For          | For              | Management  |
| 6.1         | Reelect Helge Lund (Chair) as Director                           | For          | For              | Management  |
| 6.2         | Reelect Henrik Poulsen (Vice Chair) as Director                  | For          | Abstain          | Management  |
| 6.3a        | Reelect Laurence Debroux as Director                             | For          | For              | Management  |
| 6.3b        | Reelect Andreas Fibig as Director                                | For          | For              | Management  |
| 6.3c        | Reelect Sylvie Gregoire as Director                              | For          | For              | Management  |
| 6.3d        | Reelect Kasim Kutay as Director                                  | For          | Abstain          | Management  |
| 6.3e        | Reelect Christina Law as Director                                | For          | For              | Management  |
| 6.3f        | Reelect Martin Mackay as Director                                | For          | For              | Management  |
| 0.51        | Ratify Deloitte as Auditors; Ratify Deloitte as Auditors for     | 101          | 101              | Management  |
| 7           | Sustainability Reporting   | For          | For              | Managamant  |
|             |  |              |                  | Management  |
| 8.1         | Authorize Share Repurchase Program                               | For          | For              | Management  |
|             | Approve Creation of DKK 44.7 Million Pool of Capital with        |              |                  |             |
|             | Preemptive Rights; Approve Creation of DKK 44.7 Million Pool of  |              |                  |             |
|             | Capital without Preemptive Rights; Maximum Increase in Share     |              |                  |             |
| 8.2         | Capital under Both Authorizations up to DKK 44.7 Million         | For          | For              | Management  |
|             | Approve Proposal Regarding Regulated Working Conditions at       |              |                  |             |
| 8.3         | Construction Sites   | Against      | Against          | Shareholder |
| 9           | Other Business   | J            | J                | Management  |
| Commonwe    | DBS Group Holdings Ltd.  | Mosting Data | . 2025 02 29     |             |
| Company     |  | Meeting Date | : 2025-03-28     |             |
|             | : D05<br>: Y20246107   | Meeting Type | : Annual         |             |
| CUSIP No.   | 120246107  | ISIN         | : SG1L01001701   | Proponent   |
| <u>ltem</u> | Proposal Description   | Mgmt Rec.    | <u>Vote Cast</u> |             |
| 1           | Adopt Financial Statements and Directors' and Auditors' Reports  | For          | For              | Management  |
| 2           | Approve Final Dividend   | For          | For              | Management  |
| 3           | Approve Directors' Remuneration                                  | For          | For              | Management  |
| 3           |  | 101          | 101              | wanagement  |
|             | Page 8 of 26   |              |                  |             |

#### **First Trust International Capital Strength ETF**

|    | Approve PricewaterhouseCoopers LLP as Auditors and Authorize   |     |     |            |
|----|--|-----|-----|------------|
| 4  | Board to Fix Their Remuneration                                | For | For | Management |
| 5  | Elect Olivier Lim Tse Ghow as Director                         | For | For | Management |
| 6  | Elect Bonghan Cho as Director                                  | For | For | Management |
| 7  | Elect Tham Sai Choy as Director                                | For | For | Management |
| 8  | Elect Tan Su Shan as Director                                  | For | For | Management |
|    | Approve Issuance of Equity or Equity-Linked Securities with or |     |     |            |
| 9  | without Preemptive Rights                                      | For | For | Management |
|    | Approve Issuance of Shares Pursuant to the DBSH Scrip Dividend |     |     |            |
| 10 | Scheme   | For | For | Management |
| 11 | Authorize Share Repurchase Program                             | For | For | Management |
|    |  |     |     |            |

Company : Volvo AB Meeting Date : 2025-04-02 Ticker : VOLV.B CUSIP No. : 928856301 Meeting Type : Annual

ISIN : SE0000115446 Proponent

| COSIP NO    | . : 520050301   | ISIN      | : SEUUUU115446   | Proponent  |
|-------------|---|-----------|------------------|------------|
| <u>ltem</u> | Proposal Description  | Mgmt Rec. | <u>Vote Cast</u> |            |
| 1           | Open Meeting  | <u>g</u>  | <u> </u>         | Management |
| 2           | Elect Chair of Meeting  | For       | For              | Management |
| 3           | Prepare and Approve List of Shareholders  |           |                  | Management |
| 4           | Approve Agenda of Meeting   | For       | For              | Management |
| 5           | Designate Inspector(s) of Minutes of Meeting  |           |                  | Management |
| 6           | Acknowledge Proper Convening of Meeting   | For       | For              | Management |
| 7           | Receive President's Report  |           |                  | Management |
| 8           | Receive Financial Statements and Statutory Reports  |           |                  | Management |
| 9           | Accept Financial Statements and Statutory Reports   | For       | For              | Management |
|             | Approve Allocation of Income and Dividends of SEK 8 Per Share   |           |                  |            |
| 10          | and an Extra Dividend of SEK 10.50 Per Share  | For       | For              | Management |
| 11.1        | Approve Discharge of Matti Alahuhta   | For       | For              | Management |
| 11.2        | Approve Discharge of Bo Annvik  | For       | For              | Management |
| 11.3        | Approve Discharge of Par Boman  | For       | For              | Management |
| 11.4        | Approve Discharge of Jan Carlson  | For       | For              | Management |
| 11.5        | Approve Discharge of Eric Elzvik  | For       | For              | Management |
| 11.6        | Approve Discharge of Martha Finn Brooks   | For       | For              | Management |
| 11.7        | Approve Discharge of Kurt Jofs  | For       | For              | Management |
| 11.8        | Approve Discharge of Martin Lundstedt (Board Member)  | For       | For              | Management |
| 11.9        | Approve Discharge of Kathryn V. Marinello   | For       | For              | Management |
| 11.10       | Approve Discharge of Martina Merz   | For       | For              | Management |
| 11.11       | Approve Discharge of Helena Stjernholm  | For       | For              | Management |
| 11.12       | Approve Discharge of Carl-Henric Svanberg   | For       | For              | Management |
| 11.13       | Approve Discharge of Lars Ask (Employee Representative)   | For       | For              | Management |
| 11.14       | Approve Discharge of Mari Larsson (Employee Representative)   | For       | For              | Management |
| 11.15       | Approve Discharge of Urban Spannar (Employee Representative) Approve Discharge of Therese Koggdal (Employee | For       | For              | Management |
| 11.16       | Representative)   | For       | For              | Management |
| 11.10       | Approve Discharge of Danny Bilger (Deputy Employee  | 101       | 101              | Management |
| 11.17       | Representative)   | For       | For              | Management |
|             | Approve Discharge of Camilla Johansson (Deputy Employee   | 101       | 101              | management |
| 11.18       | Representative)   | For       | For              | Management |
|             | •   |           |                  | -          |

|             | Approve Discharge of Erik Svensson (Deputy Employee  |                     |                |             |
|-------------|--|---------------------|----------------|-------------|
| 11.19       | Representative)  | For                 | For            | Management  |
| 11.20       | Approve Discharge of Martin Lundstedt (as CEO)   | For                 | For            | Management  |
| 12.1        | Determine Number of Members (11) of Board of Directors   | For                 | For            | Management  |
| 12.2        | Determine Number Deputy Members (0) of Board of Directors<br>Approve Remuneration of Directors in the Amount of SEK 4.3<br>Million for Chair and SEK 1.28 Million for Other Directors except | For                 | For            | Management  |
| 13          | CEO; Approve Remuneration for Committee Work   | For                 | For            | Management  |
| 14.1        | Reelect Matti Alahuhta as Director   | For                 | For            | Management  |
| 14.2        | Reelect Bo Annvik as Director  | For                 | For            | Management  |
| 14.3        | Reelect Par Boman as Director  | For                 | Against        | Management  |
| 14.4        | Reelect Jan Carlson as Director  | For                 | For            | Management  |
| 14.5        | Reelect Eric Elzvik as Director  | For                 | For            | Management  |
| 14.6        | Reelect Martha Finn Brooks as Director   | For                 | For            | Management  |
| 14.7        | Reelect Kurt Jofs as Director  | For                 | For            | Management  |
| 14.8        | Reelect Martin Lundstedt as Director   | For                 | For            | Management  |
| 14.9        | Reelect Kathryn V. Marinello as Director   | For                 | For            | Management  |
| 14.10       | Reelect Martina Merz as Director   | For                 | For            | Management  |
| 14.11       | Reelect Helena Stjernholm as Director  | For                 | Against        | Management  |
| 15          | Elect Par Boman as Board Chair   | For                 | Against        | Management  |
| 16          | Approve Remuneration of Auditors   | For                 | For            | Management  |
| 17          | Ratify Deloitte AB as Auditors   | For                 | For            | Management  |
| 18.1        | Elect Fredrik Persson as Member of Nominating Committee  | For                 | For            | Management  |
| 18.2        | Elect Anders Oscarsson as Member of Nominating Committee   | For                 | For            | Management  |
| 18.3        | Elect Carina Silberg as Member of Nominating Committee   | For                 | For            | Management  |
| 18.4        | Elect Anders Algotsson as Member of Nominating Committee   | For                 | For            | Management  |
| 18.5        | Elect Chair of the Board as Member of Nominating Committee   | For                 | For            | Management  |
| 19          | Approve Remuneration Report  | For                 | For            | Management  |
|             | Approve Proposal Regarding Development of Standardized Low-  |                     |                |             |
| 20          | power Charger for Electric Buses and Electric Trucks   | None                | Against        | Shareholder |
| Company :   | Rio Tinto Plc  | Meeting Date        | : 2025-04-03   |             |
|             | RIO  | <b>Meeting Type</b> | : Annual       |             |
| CUSIP No. : | G75754104  | ISIN                | : GB0007188757 | Proponent   |
| ltom        | Dronocal Description   | Mamt Doc            | Voto Cast      |             |

| <u>Item</u> | <u>Proposal Description</u>                             | Mgmt Rec. | Vote Cast |            |
|-------------|---|-----------|-----------|------------|
| 1           | Accept Financial Statements and Statutory Reports       | For       | For       | Management |
| 2           | Approve Remuneration Report for UK Law Purposes         | For       | For       | Management |
| 3           | Approve Remuneration Report for Australian Law Purposes | For       | For       | Management |
| 4           | Elect Sharon Thorne as Director                         | For       | For       | Management |
| 5           | Re-elect Dominic Barton as Director                     | For       | For       | Management |
| 6           | Re-elect Peter Cunningham as Director                   | For       | For       | Management |
| 7           | Re-elect Dean Dalla Valle as Director                   | For       | For       | Management |
| 8           | Re-elect Simon Henry as Director                        | For       | For       | Management |
| 9           | Re-elect Susan Lloyd-Hurwitz as Director                | For       | For       | Management |
| 10          | Re-elect Martina Merz as Director                       | For       | For       | Management |
| 11          | Re-elect Jennifer Nason as Director                     | For       | For       | Management |
| 12          | Re-elect Joc O'Rourke as Director                       | For       | For       | Management |
| 13          | Re-elect Jakob Stausholm as Director                    | For       | For       | Management |
| 14          | Re-elect Ngaire Woods as Director                       | For       | For       | Management |

#### **First Trust International Capital Strength ETF**

| 16        | Reappoint KPMG LLP as Auditors Authorise Audit & Risk Committee to Fix Remuneration of | For            | For          | Management  |
|-----------|--|----------------|--------------|-------------|
| 17        | Auditors   | For            | For          | Management  |
| 18        | Authorise UK Political Donations and Expenditure                                       | For            | For          | Management  |
| 19        | Approve Climate Action Plan  | For            | For          | Management  |
| 20        | Authorise Issue of Equity  | For            | For          | Management  |
| 21        | Authorise Issue of Equity without Pre-emptive Rights                                   | For            | For          | Management  |
| 22        | Authorise Market Purchase of Ordinary Shares   | For            | For          | Management  |
|           | Authorise the Company to Call General Meeting with Two                                 |                |              |             |
| 23        | Weeks' Notice  | For            | For          | Management  |
|           | Shareholder Requisitioned Resolution That the Company                                  |                |              |             |
|           | Instigates an Independent Review into the Possible Unification                         |                |              |             |
|           | of the Dual-listed Structure into a Single Australian-domiciled                        |                |              |             |
| 24        | Holding Company and Publishes the Results of that Review                               | Against        | For          | Shareholder |
| Company   | : AstraZeneca PLC  | Meeting Date : | 2025-04-11   |             |
| Ticker    | : AZN  | Meeting Type : | Annual       |             |
| CUSIP No. | : G0593M107  | ISIN :         | GB0009895292 | Proponent   |
| Item      | Proposal Description   | Mgmt Rec.      | Vote Cast    |             |
| 1         | Accept Financial Statements and Statutory Panerts                                      | For            | Vote case    | N 4         |

| Item | Proposal Description                                       | Mgmt Rec. | Vote Cast |            |
|------|--|-----------|-----------|------------|
| 1    | Accept Financial Statements and Statutory Reports          | For       | For       | Management |
| 2    | Approve Dividends  | For       | For       | Management |
| 3    | Reappoint PricewaterhouseCoopers LLP as Auditors           | For       | For       | Management |
| 4    | Authorise Board to Fix Remuneration of Auditors            | For       | For       | Management |
| 5a   | Re-elect Michel Demare as Director                         | For       | For       | Management |
| 5b   | Re-elect Pascal Soriot as Director                         | For       | For       | Management |
| 5c   | Re-elect Aradhana Sarin as Director                        | For       | For       | Management |
| 5d   | Re-elect Philip Broadley as Director                       | For       | For       | Management |
| 5e   | Re-elect Euan Ashley as Director                           | For       | For       | Management |
| 5f   | Elect Birgit Conix as Director                             | For       | For       | Management |
| 5g   | Elect Rene Haas as Director                                | For       | For       | Management |
| 5h   | Elect Karen Knudsen as Director                            | For       | For       | Management |
| 5i   | Re-elect Diana Layfield as Director                        | For       | For       | Management |
| 5j   | Re-elect Anna Manz as Director                             | For       | For       | Management |
| 5k   | Re-elect Sheri McCoy as Director                           | For       | For       | Management |
| 51   | Re-elect Tony Mok as Director                              | For       | For       | Management |
| 5m   | Re-elect Nazneen Rahman as Director                        | For       | For       | Management |
| 5n   | Re-elect Marcus Wallenberg as Director                     | For       | For       | Management |
| 6    | Approve Remuneration Report                                | For       | For       | Management |
| 7    | Authorise UK Political Donations and Expenditure           | For       | For       | Management |
| 8    | Authorise Issue of Equity                                  | For       | For       | Management |
| 9    | Authorise Issue of Equity without Pre-emptive Rights       | For       | For       | Management |
|      | Authorise Issue of Equity without Pre-emptive Rights in    |           |           |            |
| 10   | Connection with an Acquisition or Other Capital Investment | For       | For       | Management |
| 11   | Authorise Market Purchase of Ordinary Shares               | For       | For       | Management |
|      | Authorise the Company to Call General Meeting with Two     |           |           |            |
| 12   | Weeks' Notice  | For       | For       | Management |
|      |  |           |           |            |

Company : LVMH Moet Hennessy Louis Vuitton SE

Ticker : MC

Meeting Date : 2025-04-17 Meeting Type : Annual/Special

| CUSIP No.   | : F58485115  | ISIN      | : FR0000121014 | Proponent        |
|-------------|--|-----------|----------------|------------------|
| <u>Item</u> | Proposal Description   | Mgmt Rec. | Vote Cast      |                  |
| 1           | Approve Financial Statements and Statutory Reports               | For       | For            | Management       |
| -           | Approve Consolidated Financial Statements and Statutory          | 101       | 101            | Management       |
| 2           | Reports  | For       | For            | Management       |
| _           | Approve Allocation of Income and Dividends of EUR 13 per         |           |                | Wanagement       |
| 3           | Share  | For       | For            | Management       |
| <b>J</b>    | Approve Auditors' Special Report on Related-Party Transactions   | 101       | 101            | Management       |
| 4           | Mentioning the Absence of New Transactions                       | For       | Against        | Management       |
| 5           | Ratify Appointment of Wei Sun Christianson as Director           | For       | For            | Management       |
| 6           | Reelect Bernard Arnault as Director                              | For       | Against        | Management       |
| 7           | Reelect Sophie Chassat as Director                               | For       | For            | Management       |
| 8           | Reelect Clara Gaymard as Director                                | For       | For            | Management       |
| 9           | Reelect Hubert Védrine as Director                               | For       | For            | Management       |
| 10          | Approve Compensation Report of Corporate Officers                | For       | Against        | Management       |
| 10          | Approve compensation report of corporate officers                | 101       | Agamst         | Management       |
| 11          | Approve Compensation of Bernard Arnault, Chairman and CEO        | For       | Against        | Management       |
| 12          | Approve Compensation of Antonio Belloni, Vice-CEO                | For       | Against        | Management       |
| 13          | Approve Remuneration Policy of Directors                         | For       | For            | Management       |
| 14          | Approve Remuneration Policy of Chairman and CEO                  | For       | Against        | Management       |
|             | Authorize Repurchase of Up to 10 Percent of Issued Share         |           | 0              |                  |
| 15          | Capital  | For       | For            | Management       |
|             | Authorize Decrease in Share Capital via Cancellation of          | -         | -              |                  |
| 16          | Repurchased Shares   | For       | For            | Management       |
|             | Authorize Capitalization of Reserves of Up to EUR 20 Million for |           |                |                  |
| 17          | Bonus Issue or Increase in Par Value                             | For       | For            | Management       |
|             | Authorize Issuance of Equity or Equity-Linked Securities with    |           |                |                  |
|             | Preemptive Rights (Rights Issue) up to Aggregate Nominal         |           |                |                  |
| 18          | Amount of EUR 20 Million   | For       | For            | Management       |
| 10          | Authorize Issuance of Equity or Equity-Linked Securities without |           |                | Wanagement       |
|             | Preemptive Rights up to Aggregate Nominal Amount of EUR 20       |           |                |                  |
| 19          | Million  | For       | Against        | Management       |
| 13          | Approve Issuance of Equity or Equity-Linked Securities Reserved  | 101       | 7.601136       | Management       |
|             | for Qualified Investors, up to Aggregate Nominal Amount of EUR   |           |                |                  |
| 20          | 20 Million   | For       | Against        | Management       |
| 20          | Authorize Board to Increase Capital in the Event of Additional   | 101       | Agamst         | Management       |
|             | Demand Related to Delegation Submitted to Shareholder Vote       |           |                |                  |
| 21          | Above  | For       | Against        | Management       |
| 21          | Authorize Capital Increase of Up to EUR 20 Million for Future    | 101       | Against        | Management       |
| 22          | Exchange Offers  | For       | Against        | Management       |
| 22          | Authorize Capital Increase of up to 20 Percent of Issued Capital | 101       | Against        | ivialiagement    |
| 23          | for Contributions in Kind  | For       | Against        | Management       |
| 23          | Authorize up to 1 Percent of Issued Capital for Use in Stock     | FUI       | Against        | ivialiageillelit |
| 24          | Option Plans Reserved for Employees and Corporate Officers       | For       | Against        | Managamant       |
| 24          | Authorize Capital Issuances for Use in Employee Stock Purchase   | For       | Against        | Management       |
| 25          | Plans  | For       | For            | Management       |
| ۷.5         | i iuiis  | FUI       | FUI            | Management       |
|             | Authorize Capital Issuances for Use in Employee Stock Purchase   |           |                |                  |
| 26          | Plans Reserved for Employees of International Subsidiaries       | For       | For            | Management       |
| 20          | Set Total Limit for Capital Increase to Result from All Issuance | 1 01      | 1 01           | ivialiageilleill |
| 27          | Requests at EUR 20 Million                                       | For       | For            | Management       |
| _/          |  | 1 01      | 1 01           | ivianagement     |
|             | Page 12 of 26  |           |                |                  |

#### **First Trust International Capital Strength ETF**

|             | Amend Articles 12 and 16 of Bylaws Re: Age Limit of Chairman of   |                     |                 |                          |
|-------------|---|---------------------|-----------------|--------------------------|
| 28          | the Board and CEO   | For                 | For             | Management               |
| 29          | Amend Articles of Bylaws to Incorporate Legal Changes   | For                 | Against         | Management               |
|             |   |                     | _               | -                        |
| Company :   | ASML Holding NV   | <b>Meeting Date</b> | : 2025-04-23    |                          |
| Ticker :    | ASML  | <b>Meeting Type</b> | : Annual        |                          |
| CUSIP No. : | N07059202   | ISIN                | : NL0010273215  | Proponent                |
|             |   |                     |                 |                          |
| <u>Item</u> | <u>Proposal Description</u>   | Mgmt Rec.           | Vote Cast       |                          |
| 1           | Open Meeting  |                     |                 | Management               |
|             | Discuss the Company's Business, Financial Situation and ESG   |                     |                 |                          |
| 2           | Sustainability  |                     |                 | Management               |
| 3a          | Approve Remuneration Report   | For                 | For             | Management               |
| 3b          | Adopt Financial Statements and Statutory Reports  | For                 | For             | Management               |
| 3c          | Receive Explanation on Company's Reserves and Dividend Policy   |                     |                 | Managament               |
| 3d          | Approve Dividends   | For                 | For             | Management<br>Management |
|             | Approve Dividents  Approve Discharge of Management Board  | For                 |                 | •                        |
| 4a          | Approve Discharge of Management Board  Approve Discharge of Supervisory Board   | _                   | For             | Management               |
| 4b          | Approve Number of Shares for Management Board   | For                 | For             | Management               |
| 5           |   | For                 | For             | Management               |
| 6<br>7      | Amend Remuneration Policy of Executive Board Amend Remuneration of Supervisory Board                                  | For<br>For          | For             | Management               |
|             |   |                     | For             | Management               |
| 8a          | Reelect B.M. Conix to Supervisory Board   | For                 | For             | Management               |
| 8b          | Elect C.E.G. van Gennip to Supervisory Board  | For                 | For             | Management               |
| 8c          | Discuss Composition of the Supervisory Board  | F                   | F               | Management               |
| 9a          | Ratify PricewaterhouseCoopers Accountants N.V. as Auditors Appoint PricewaterhouseCoopers Accountants N.V. as Auditor | For                 | For             | Management               |
| 9b          | for Sustainability Reporting  | For                 | For             | Management               |
| 90          | Grant Board Authority to Issue Shares Up to 5 Percent of Issued   | FUI                 | FUI             | ivialiagellielit         |
|             | Capital Plus Additional 5 Percent in Case of Merger or  |                     |                 |                          |
| 10a         | Acquisition   | For                 | For             | Management               |
| 10a         | Authorize Board to Exclude Preemptive Rights from Share   | FUI                 | For             | Management               |
| 10b         | Issuances   | For                 | For             | Managamant               |
| 100         | Authorize Repurchase of Up to 10 Percent of Issued Share  | FUI                 | For             | Management               |
| 11          | Capital   | For                 | For             | Managament               |
| 12          | Authorize Cancellation of Ordinary Shares   | For                 | For             | Management               |
| 13          | Other Business (Non-Voting)   | FUI                 | FUI             | Management               |
| 13<br>14    | Close Meeting   |                     |                 | Management               |
| 14          | Close Meeting   |                     |                 | Management               |
| Company :   | Atlas Copco AB  | Meeting Date        | : 2025-04-29    |                          |
| Ticker :    | ATCO.A  | Meeting Type        | : Annual        |                          |
| CUSIP No. : | W1R924252   | ISIN                | : SE0017486889  | Proponent                |
|             |   |                     | . 525627 155653 | reponent                 |
| <u>Item</u> | Proposal Description  | Mgmt Rec.           | Vote Cast       |                          |
| 1           | Open Meeting; Elect Chair of Meeting  | For                 | For             | Management               |
| 2           | Prepare and Approve List of Shareholders  | For                 | For             | Management               |
| 3           | Approve Agenda of Meeting   | For                 | For             | Management               |
| 4           | Designate Inspector(s) of Minutes of Meeting  | For                 | For             | Management               |
| 5           | Acknowledge Proper Convening of Meeting   | For                 | For             | Management               |
| 6           | Receive Financial Statements and Statutory Reports  |                     |                 | Management               |
| 7           | Receive CEO's Report  |                     |                 | Management               |
| •           |   | _                   | _               |                          |

For

For

Management

Accept Financial Statements and Statutory Reports

8.a

| Ticker :       | Muenchener Rueckversicherungs-Gesellschaft AG<br>MUV2<br>D55535104   | Meeting Date<br>Meeting Type<br>ISIN | : 2025-04-30<br>: Annual<br>: DE0008430026 | Proponent                |
|----------------|--|--------------------------------------|--|--------------------------|
|                |  |                                      |  | 5 - 1                    |
| 13.e<br>14     | Plans for 2018, 2019, 2020, 2021 and 2022<br>Close Meeting   | For                                  | For  | Management<br>Management |
|                | Sell Class A to Cover Costs in Relation to the Personnel Option  |                                      |  | _                        |
| 13.d           | Sell Class A Shares to Cover Costs Related to Synthetic Shares to the Board  | For                                  | For  | Management               |
| 13.c           | Transfer Class A Shares Related to Personnel Option Plan for 2025  | For                                  | For  | Management               |
| 13.b           | the Form of Synthetic Shares   | For                                  | For  | Management               |
| 13.a           | Acquire Class A Shares Related to Personnel Option Plan Acquire Class A Shares Related to Remuneration of Directors in       | For                                  | For  | Management               |
| 12.b           | Approve Stock Option Plan 2025 for Key Employees   | For                                  | For  | Management               |
| 12.a           | Approve Remuneration Report  | For                                  | For  | Management               |
| 11.b           | Approve Remuneration of Auditors   | For                                  | For  | Management               |
| 11.a           | Remuneration in form of Synthetic Shares   | For                                  | For  | Management               |
|                | Million to Chair and SEK 1.3 Million to Other Directors; Approve Remuneration for Committee Work; Approve Delivering Part of |                                      |  |                          |
|                | Approve Remuneration of Directors in the Amount of SEK 3.9   |                                      |  | -                        |
| 10.c           | Ratify Ernst & Young as Auditors   | For                                  | For  | Management               |
| 10.b           | Reelect Hans Straberg as Board Chair   | For                                  | Against                                    | Management               |
| 10.a9          | Reelect Peter Wallenberg Jr as Director  | For                                  | Against                                    | Management               |
| 10.a8          | Reelect Hans Straberg as Director  | For                                  | Against                                    | Management               |
| 10.a7          | Reelect Karin Radstrom as Director   | For                                  | For  | Management               |
| 10.a6          | Reelect Gordon Riske as Director   | For                                  | For  | Management               |
| 10.a5          | Reelect Vagner Rego as Director  | For                                  | For  | Management               |
| 10.a4          | Reelect Anna Ohlsson-Leijon as Director  | For                                  | For  | Management               |
| 10.a3          | Reelect Helene Mellquist as Director   | For                                  | For  | Management               |
| 10.a2          | Reelect Johan Forssell as Director   | For                                  | Against                                    | Management               |
| 10.a1          | Reelect Juman Al Sibai as Director   | For                                  | For  | Management               |
| 9.b            | Determine Number of Auditors (1) and Deputy Auditors (0)   | For                                  | For  | Management               |
| 9.a            | Board (0)  | For                                  | For  | Management               |
| J.U            | Determine Number of Members (9) and Deputy Members of  | 101                                  | 101  | wanagement               |
| 8.d            | Approve Record Date for Dividend Payment   | For                                  | For  | Management               |
| 8.c            | Approve Allocation of Income and Dividends of SEK 3.00 Per Share   | For                                  | For  | Management               |
| 0.014          |  | FUI                                  | For  | Management               |
| 8.b13<br>8.b14 | Approve Discharge of Benny Larsson  Approve Discharge of CEO Vagner Rego   | For                                  | For  | Management               |
| 8.b12<br>8.b13 | Approve Discharge of Helena Hemstrom Approve Discharge of Benny Larsson  | For<br>For                           | For  | Management               |
| 8.b11          | Approve Discharge of Holona Homstrom   | For                                  | For  | Management               |
| 8.b10          | Approve Discharge of Peter Wallenberg Jr   | For                                  | For  | Management               |
| 8.b9           | Approve Discharge of Beter Wallenberg In   | For                                  | For  | Management               |
| 8.b8           | Approve Discharge of Karin Radstrom  | For                                  | For  | Management               |
| 8.b7           | Approve Discharge of Gordon Riske  | For                                  | For  | Management               |
| 8.b6           | Approve Discharge of Cordon Risks  | For                                  | For  | Management               |
|                |  | For                                  | For  | Management               |
| 8.b4<br>8.b5   | Approve Discharge of Anna Ohlsson-Leijon Approve Discharge of Mats Rahmstrom   | For                                  | For  | Management               |
| 8.b3           | Approve Discharge of Appa Obleson Leijen   | For                                  | For  | Management               |
| 8.b2           | Approve Discharge of Johan Forssell  | For                                  | For  | Management               |
| 0.1.0          | Approve Discharge of Jumana Al Sibai   | For                                  | For  | Management               |

| <u>Item</u> | <u>Proposal Description</u>   | Mgmt Rec. | Vote Cast |  |
|-------------|---|-----------|-----------|--|
|             | Receive Financial Statements and Statutory Reports for Fiscal                       |           |           |  |
| 1           | Year 2024 (Non-Voting)  |           |           | Management                               |
|             | Approve Allocation of Income and Dividends of EUR 20.00 per                         | _         | _         |  |
| 2           | Share   | For       | For       | Management                               |
|             | Approve Discharge of Management Board Member Joachim                                | _         | _         |  |
| 3.1         | Wenning for Fiscal Year 2024  | For       | For       | Management                               |
| 2.2         | Approve Discharge of Management Board Member Thomas                                 | _         | _         |  |
| 3.2         | Blunck for Fiscal Year 2024   | For       | For       | Management                               |
| 2.2         | Approve Discharge of Management Board Member Nicholas                               | _         | _         |  |
| 3.3         | Gartside for Fiscal Year 2024   | For       | For       | Management                               |
| 2.4         | Approve Discharge of Management Board Member Stefan                                 | F         | F         |  |
| 3.4         | Golling for Fiscal Year 2024  | For       | For       | Management                               |
| 2.5         | Approve Discharge of Management Board Member Christoph                              | F         | F         |  |
| 3.5         | Jurecka for Fiscal Year 2024  | For       | For       | Management                               |
| 2.6         | Approve Discharge of Management Board Member Achim                                  | F         | F         |  |
| 3.6         | Kassow for Fiscal Year 2024   | For       | For       | Management                               |
| 2.7         | Approve Discharge of Management Board Member Michael                                | Fa.,      | Fa.,      | N. 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 |
| 3.7         | Kerner for Fiscal Year 2024   | For       | For       | Management                               |
| 2.0         | Approve Discharge of Management Board Member Clarisse<br>Kopff for Fiscal Year 2024 | Γο.,      | Гож       | Managamant                               |
| 3.8         | •   | For       | For       | Management                               |
| 2.0         | Approve Discharge of Management Board Member Mari-Lizette                           | Fa.,      | Fa.,      | N. 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 |
| 3.9         | Malherbe for Fiscal Year 2024   | For       | For       | Management                               |
| 2.10        | Approve Discharge of Management Board Member Markus Riess for Fiscal Year 2024      | Γο.,      | Гож       | Managamant                               |
| 3.10        | Approve Discharge of Supervisory Board Member Nikolaus von                          | For       | For       | Management                               |
| 4.1         | Bomhard for Fiscal Year 2024  | For       | For       | Managamant                               |
| 4.1         | Approve Discharge of Supervisory Board Member Anne                                  | FUI       | FUI       | Management                               |
| 4.2         | Horstmann for Fiscal Year 2024  | For       | For       | Management                               |
| 4.2         | Approve Discharge of Supervisory Board Member Ann-Kristin                           | 101       | 101       | ivialiagement                            |
| 4.3         | Achleitner for Fiscal Year 2024   | For       | For       | Management                               |
| 4.5         | Approve Discharge of Supervisory Board Member Matthias Beier                        | 101       | 101       | Management                               |
| 4.4         | for Fiscal Year 2024  | For       | For       | Management                               |
| 7.7         | Approve Discharge of Supervisory Board Member Clement                               | 101       | 101       | Management                               |
| 4.5         | Booth for Fiscal Year 2024  | For       | For       | Management                               |
| 7.5         | Approve Discharge of Supervisory Board Member Ruth Brown                            | 101       | 101       | Management                               |
| 4.6         | for Fiscal Year 2024  | For       | For       | Management                               |
|             | Approve Discharge of Supervisory Board Member Roland Busch                          | . 51      |           | Management                               |
| 4.7         | for Fiscal Year 2024  | For       | For       | Management                               |
|             | Approve Discharge of Supervisory Board Member Grzegorz                              |           |           |  |
| 4.8         | Czlowiekowski for Fiscal Year 2024  | For       | For       | Management                               |
|             | Approve Discharge of Supervisory Board Member Stephan Eberl                         |           |           | J  |
| 4.9         | for Fiscal Year 2024  | For       | For       | Management                               |
|             | Approve Discharge of Supervisory Board Member Frank Fassin                          |           |           | J  |
| 4.10        | for Fiscal Year 2024  | For       | For       | Management                               |
|             | Approve Discharge of Supervisory Board Member Ursula Gather                         |           |           | -  |
| 4.11        | for Fiscal Year 2024  | For       | For       | Management                               |
|             | Approve Discharge of Supervisory Board Member Martina                               |           |           | _  |
| 4.12        | Grundler for Fiscal Year 2024   | For       | For       | Management                               |
|             | Approve Discharge of Supervisory Board Member Gerd Haeusler                         |           |           |  |
| 4.13        | for Fiscal Year 2024  | For       | For       | Management                               |
|             | Page 15 of 26   |           |           |  |

|      | Approve Discharge of Supervisory Board Member Angelika   | _   | _   |            |
|------|--|-----|-----|------------|
| 4.14 | Herzog for Fiscal Year 2024 Approve Discharge of Supervisory Board Member Julia Jaekel for   | For | For | Management |
| 4.15 | Fiscal Year 2024 Approve Discharge of Supervisory Board Member Renata Jungo  | For | For | Management |
| 4.16 | Bruengger for Fiscal Year 2024 Approve Discharge of Supervisory Board Member Stefan Kaindl   | For | For | Management |
| 4.17 | for Fiscal Year 2024 Approve Discharge of Supervisory Board Member Carinne   | For | For | Management |
| 4.18 | Knoche-Brouillon for Fiscal Year 2024 Approve Discharge of Supervisory Board Member Andrea Maier                                   | For | For | Management |
| 4.19 | for Fiscal Year 2024  Approve Discharge of Supervisory Board Member Gabriele   | For | For | Management |
| 4.20 | Muecke for Fiscal Year 2024  | For | For | Management |
| 4.21 | Approve Discharge of Supervisory Board Member Victoria Ossadnik for Fiscal Year 2024   | For | For | Management |
| 4.22 | Approve Discharge of Supervisory Board Member Ulrich Plottke for Fiscal Year 2024  | For | For | Management |
| 4.23 | Approve Discharge of Supervisory Board Member Manfred Rassy for Fiscal Year 2024   | For | For | Management |
| 4.24 | Approve Discharge of Supervisory Board Member Carsten Spohr for Fiscal Year 2024   | For | For | Management |
| 4.25 | Approve Discharge of Supervisory Board Member Anita Stocker-<br>Napravnik for Fiscal Year 2024                                     | For | For | Management |
| 4.26 | Approve Discharge of Supervisory Board Member Karl-Heinz<br>Streibich for Fiscal Year 2024   | For | For | Management |
| 4.27 | Approve Discharge of Supervisory Board Member Susanne<br>Terhoeven for Fiscal Year 2024  | For | For | Management |
| 4.28 | Approve Discharge of Supervisory Board Member Jens-Juergen Vogel for Fiscal Year 2024  | For | For | Management |
| 4.29 | Approve Discharge of Supervisory Board Member Markus Wagner for Fiscal Year 2024   | For | For | Management |
| 4.30 | Approve Discharge of Supervisory Board Member Jens Weidmann for Fiscal Year 2024   | For | For | Management |
| 4.31 | Approve Discharge of Supervisory Board Member Maximilian<br>Zimmerer for Fiscal Year 2024  | For | For | Management |
|      | Ratify EY GmbH & Co. KG as Auditors for Fiscal Year 2025 and for the Review of the Interim Financial Statements for the First Half |     |     |            |
| 5.1  | of Fiscal Year 2025  Appoint EY GmbH & Co. KG as Auditor for Sustainability  | For | For | Management |
| 5.2  | Reporting for Fiscal Year 2025 Ratify KPMG AG as Auditors for the Review of Interim Financial                                      | For | For | Management |
| 5.3  | Statements for the First Quarter of Fiscal Year 2026   | For | For | Management |
| 6    | Approve Remuneration Report  | For | For | Management |
| 7    | Approve Remuneration Policy  | For | For | Management |
| 8    | Approve Virtual-Only Shareholder Meetings Until 2027   | For | For | Management |
| 9.1  | Amend Articles Re: Share Transfer Restriction  | For | For | Management |
|      | Amend Articles Re: Third-Party Ownership Entries in the Share  |     |     |            |
| 9.2  | Register   | For | For | Management |
| 9.3  | Amend Articles Re: Third-Party Ownership Voting Rights   | For | For | Management |
| 9.4  | Amend Articles Re: Editorial Changes   | For | For | Management |
| 9.5  | Amend Articles Re: Editorial Changes   | For | For | Management |
|      | Dog 10 of 20   |     |     |            |

| 9.6         | Amend Articles Re: Sequence of Agenda Items                                     | For                 | For            | Management |
|-------------|---|---------------------|----------------|------------|
|             | Approve Creation of EUR 117.5 Million Pool of Authorized                        |                     |                | •          |
| 10          | Capital with or without Exclusion of Preemptive Rights                          | For                 | For            | Management |
|             | Approve Issuance of Warrants/Bonds with Warrants                                |                     |                | -          |
|             | Attached/Convertible Bonds without Preemptive Rights up to                      |                     |                |            |
|             | Aggregate Nominal Amount of EUR 7.5 Billion; Approve Creation                   |                     |                |            |
|             | of EUR 117.5 Million Pool of Capital to Guarantee Conversion                    |                     |                |            |
| 11          | Rights  | For                 | For            | Management |
| Company     | : Unilever Plc  | Meeting Date        | : 2025-04-30   |            |
|             | : ULVR  | Meeting Type        | : Annual       |            |
| CUSIP No.   |   | ISIN                | : GB00B10RZP78 | Proponent  |
|             |   |                     |                | Торонон    |
| <u>Item</u> | Proposal Description  | Mgmt Rec.           | Vote Cast      |            |
| 1           | Accept Financial Statements and Statutory Reports                               | For                 | For            | Management |
| 2           | Approve Remuneration Report   | For                 | Against        | Management |
| 3           | Elect Benoit Potier as Director   | For                 | For            | Management |
| 4           | Elect Zoe Yujnovich as Director   | For                 | For            | Management |
| 5           | Re-elect Fernando Fernandez as Director   | For                 | For            | Management |
| 6           | Re-elect Adrian Hennah as Director  | For                 | For            | Management |
| 7           | Re-elect Susan Kilsby as Director   | For                 | For            | Management |
| 8           | Re-elect Ruby Lu as Director  | For                 | For            | Management |
| 9           | Re-elect Judith McKenna as Director   | For                 | For            | Management |
| 10          | Re-elect Ian Meakins as Director  | For                 | For            | Management |
| 11          | Re-elect Nelson Peltz as Director   | For                 | For            | Management |
| 12          | Reappoint KPMG LLP as Auditors  | For                 | For            | Management |
| 13          | Authorise Board to Fix Remuneration of Auditors                                 | For                 | For            | Management |
| 14          | Authorise UK Political Donations and Expenditure                                | For                 | For            | Management |
| 15          | Authorise Issue of Equity   | For                 | For            | Management |
| 16          | Authorise Issue of Equity  Authorise Issue of Equity without Pre-emptive Rights | For                 | For            | Management |
| 10          | Authorise Issue of Equity without Pre-emptive Rights in                         | 101                 | 101            | Management |
| 17          | Connection with an Acquisition or Other Capital Investment                      | For                 | For            | Management |
|             | ·   | For                 | For            | Management |
| 18          | Authorise Market Purchase of Ordinary Shares                                    | For                 | For            | Management |
| 40          | Authorise the Company to Call General Meeting with Two                          | F                   | F              |            |
| 19          | Weeks' Notice   | For                 | For            | Management |
| Company     | : BAE Systems Plc   | <b>Meeting Date</b> | : 2025-05-07   |            |
| Ticker      | : BA  | <b>Meeting Type</b> | : Annual       |            |
| CUSIP No.   | : G06940103   | ISIN                | : GB0002634946 | Proponent  |
| 14          | December 19 constitution  | Maria to Dana       | Vala Cash      |            |
| <u>Item</u> | Proposal Description  | Mgmt Rec.           | Vote Cast      | N.4        |
| 1           | Accept Financial Statements and Statutory Reports                               | For                 | For            | Management |
| 2           | Approve Remuneration Report   | For                 | For            | Management |
| 3           | Approve Remuneration Policy   | For                 | For            | Management |
| 4           | Approve Final Dividend  | For                 | For            | Management |
| 5           | Re-elect Nicholas Anderson as Director  | For                 | For            | Management |
| 6           | Re-elect Thomas Arseneault as Director  | For                 | For            | Management |
| 7           | Re-elect Crystal Ashby as Director  | For                 | For            | Management |
| 8           | Re-elect Angus Cockburn as Director   | For                 | For            | Management |
| 9           | Re-elect Dame Elizabeth Corley as Director                                      | For                 | For            | Management |
| 10          | Re-elect Bradley Greve as Director  | For                 | For            | Management |
| 11          | Re-elect Jane Griffiths as Director   | For                 | For            | Management |
|             |   |                     |                |            |

#### **First Trust International Capital Strength ETF**

| 12 | Re-elect Cressida Hogg as Director                            | For | For | Management |
|----|---|-----|-----|------------|
| 13 | Re-elect Ewan Kirk as Director                                | For | For | Management |
| 14 | Re-elect Stephen Pearce as Director                           | For | For | Management |
| 15 | Re-elect Nicole Piasecki as Director                          | For | For | Management |
| 16 | Re-elect Charles Woodburn as Director                         | For | For | Management |
| 17 | Reappoint Deloitte LLP as Auditors                            | For | For | Management |
|    | Authorise the Audit and Risk Committee to Fix Remuneration of |     |     |            |
| 18 | Auditors  | For | For | Management |
| 19 | Authorise UK Political Donations and Expenditure              | For | For | Management |
| 20 | Amend Long-Term Incentive Plan                                | For | For | Management |
| 21 | Authorise Issue of Equity                                     | For | For | Management |
| 22 | Authorise Issue of Equity without Pre-emptive Rights          | For | For | Management |
| 23 | Authorise Market Purchase of Ordinary Shares                  | For | For | Management |
|    | Authorise the Company to Call General Meeting with Two        |     |     |            |
| 24 | Weeks' Notice   | For | For | Management |
| 25 | Amend Articles of Association                                 | For | For | Management |
|    |   |     |     |            |

Company : Capgemini SE Meeting Date : 2025-05-07
Ticker : CAP Meeting Type : Annual/Special

| <u>Item</u> | <u>Proposal Description</u>                                    | Mgmt Rec. | Vote Cast |            |
|-------------|--|-----------|-----------|------------|
| 1           | Approve Financial Statements and Statutory Reports             | For       | For       | Management |
|             | Approve Consolidated Financial Statements and Statutory        |           |           |            |
| 2           | Reports  | For       | For       | Management |
|             | Approve Allocation of Income and Dividends of EUR 3.40 per     |           |           |            |
| 3           | Share  | For       | For       | Management |
|             | Approve Auditors' Special Report on Related-Party Transactions |           |           |            |
| 4           | Mentioning the Absence of New Transactions                     | For       | For       | Management |
| 5           | Approve Compensation Report of Corporate Officers              | For       | For       | Management |
|             |  |           |           |            |
| 6           | Approve Compensation of Paul Hermelin, Chairman of the Board   | For       | For       | Management |
| 7           | Approve Compensation of Aiman Ezzat, CEO                       | For       | For       | Management |
| 8           | Approve Remuneration Policy of Chairman of the Board           | For       | For       | Management |
| 9           | Approve Remuneration Policy of CEO                             | For       | For       | Management |
| 10          | Approve Remuneration Policy of Directors                       | For       | For       | Management |
| 11          | Reelect Patrick Pouyanné as Director                           | For       | For       | Management |
| 12          | Reelect Kurt Sievers as Director                               | For       | For       | Management |
| 13          | Elect Jean-Marc Chéry as Director                              | For       | For       | Management |
|             | Authorize Repurchase of Up to 10 Percent of Issued Share       |           |           |            |
| 14          | Capital  | For       | For       | Management |
| 15          | Amend Articles 12 and 19 of Bylaws                             | For       | For       | Management |
|             | Authorize up to 1.2 Percent of Issued Capital for Use in       |           |           |            |
|             | Restricted Stock Plans Reserved for Employees and Corporate    |           |           |            |
| 16          | Officers With Performance Conditions Attached                  | For       | For       | Management |
|             | Authorize Capital Issuances for Use in Employee Stock Purchase |           |           |            |
| 17          | Plans  | For       | For       | Management |
|             |  |           |           |            |
|             | Authorize Capital Issuances for Use in Employee Stock Purchase |           |           |            |
| 18          | Plans Reserved for Employees of International Subsidiaries     | For       | For       | Management |
| 19          | Authorize Filing of Required Documents/Other Formalities       | For       | For       | Management |
|             |  |           |           |            |

#### **First Trust International Capital Strength ETF**

Company : Schneider Electric SE Meeting Date : 2025-05-07
Ticker : SU Meeting Type : Annual/Special

|             |  |           |           | •          |
|-------------|--|-----------|-----------|------------|
| <u>Item</u> | Proposal Description   | Mgmt Rec. | Vote Cast |            |
| 1           | Approve Financial Statements and Statutory Reports               | For       | For       | Management |
| =           | Approve Consolidated Financial Statements and Statutory          |           |           | Management |
| 2           | Reports  | For       | For       | Management |
| _           | Approve Allocation of Income and Dividends of EUR 3.90 per       |           |           |            |
| 3           | Share  | For       | For       | Management |
|             | Approve Auditors' Special Report on Related-Party Transactions   |           |           |            |
| 4           | Mentioning the Absence of New Transactions                       | For       | For       | Management |
| 5           | Approve Compensation Report of Corporate Officers                | For       | For       | Management |
|             | Approve Compensation of Olivier Blum, CEO from November 1,       |           |           | 0.         |
| 6           | 2024 to December 31, 2024  | For       | For       | Management |
|             | Approve Compensation of Peter Herweck, CEO from January 1,       | -         |           |            |
| 7           | 2024 to November 1, 2024   | For       | Against   | Management |
|             | Approve Compensation of Jean-Pascal Tricoire, Chairman of the    | -         | Q         |            |
| 8           | Board  | For       | For       | Management |
| 9           | Approve Remuneration Policy of CEO                               | For       | For       | Management |
| 10          | Approve Remuneration Policy of Chairman of the Board             | For       | For       | Management |
| 11          | Approve Remuneration Policy of Directors                         | For       | For       | Management |
| 12          | Reelect Jean-Pascal Tricoire as Director                         | For       | For       | Management |
| 13          | Reelect Anna Ohlsson-Leijon as Director                          | For       | For       | Management |
| 14          | Ratify Appointment of Clotilde Delbos as Director                | For       | For       | Management |
|             | Elect Xiaohong (Laura) Ding as Representative of Employee        |           |           | J          |
| 15          | Shareholders to the Board  | For       | For       | Management |
|             | Elect Alban de Beaulaincourt as Representative of Employee       |           |           | J          |
| Α           | Shareholders to the Board  | Against   | Against   | Management |
|             | Elect François Durif as Representative of Employee Shareholders  | J         | J         | J          |
| В           | to the Board   | Against   | Against   | Management |
|             | Elect Venkat Garimella as Representative of Employee             | J         | J         | J          |
| С           | Shareholders to the Board  | Against   | Against   | Management |
|             | Elect Gérard Le Gouefflec as Representative of Employee          | J         | J         | J          |
| D           | Shareholders to the Board  | Against   | Against   | Management |
|             | Elect Amandine Petitdemange as Representative of Employee        | J         | -         | -          |
| Е           | Shareholders to the Board  | Against   | Against   | Management |
|             | Authorize Repurchase of Up to 10 Percent of Issued Share         | J         | -         | -          |
| 16          | Capital  | For       | For       | Management |
|             | Authorize Issuance of Equity or Equity-Linked Securities with    |           |           | -          |
|             | Preemptive Rights up to Aggregate Nominal Amount of EUR 800      |           |           |            |
| 17          | Million  | For       | For       | Management |
|             | Authorize Issuance of Equity or Equity-Linked Securities without |           |           | -          |
|             | Preemptive Rights up to Aggregate Nominal Amount of EUR 224      |           |           |            |
| 18          | Million  | For       | For       | Management |
|             | Approve Issuance of Equity or Equity-Linked Securities for       |           |           | -          |
|             | Private Placements up to Aggregate Nominal Amount of EUR         |           |           |            |
| 19          | 224 Million  | For       | For       | Management |
|             | Authorize Board to Increase Capital in the Event of Additional   |           |           | -          |
|             | Demand Related to Delegation Submitted to Shareholder Vote       |           |           |            |
| 20          | Under Items 17-19  | For       | For       | Management |
| 20          | Demand Related to Delegation Submitted to Shareholder Vote       | For       | For       | Manager    |

#### **First Trust International Capital Strength ETF**

| 31         | Authorize Filing of Required Documents/Other Formalities           | For  | For | Management    |
|------------|--|------|-----|---------------|
| 30         | Amend Article 14.3 of Bylaws Re: Board Deliberations               | For  | For | Management    |
| 29         | Representative of Employees Shareholders                           | For  | For | Management    |
|            | Amend Article 11.3 of Bylaws Re: Conditions for Replacement of     |      |     |               |
| 28         | Repurchased Shares   | For  | For | Management    |
|            | Authorize Decrease in Share Capital via Cancellation of            |      |     |               |
| 27         | Plans Reserved for Employees of International Subsidiaries         | For  | For | Management    |
|            | Authorize Capital Issuances for Use in Employee Stock Purchase     |      |     |               |
| 26         | Plans  | For  | For | Management    |
|            | Authorize Capital Issuances for Use in Employee Stock Purchase     |      |     |               |
| 25         | Stock Plans  | For  | For | Management    |
|            | Authorize up to 2 Percent of Issued Capital for Use in Restricted  | -    |     |               |
| 24         | Bonus Issue or Increase in Par Value                               | For  | For | Management    |
|            | Authorize Capitalization of Reserves of Up to EUR 800 Million for  | . 5. |     |               |
| 23         | EUR 224 Million  | For  | For | Management    |
|            | for Specific Beneficiaries, up to Aggregate Nominal Amount of      |      |     |               |
| ~~         | Approve Issuance of Equity or Equity-Linked Securities Reserved    | 101  | 101 | wanagement    |
| 22         | EUR 224 Million  | For  | For | Management    |
|            | for Specific Beneficiaries, up to Aggregate Nominal Amount of      |      |     |               |
| <b>Z</b> I | Approve Issuance of Equity or Equity-Linked Securities Reserved    | 101  | FUI | ivialiagement |
| 21         | for Contributions in Kind  | For  | For | Management    |
|            | Authorize Capital Increase of up to 9.73 Percent of Issued Capital |      |     |               |

Company : Reckitt Benckiser Group Plc Meeting Date : 2025-05-08

Ticker : RKT Meeting Type : Annual

| Item       | Proposal Description  | Mgmt Rec. | Vote Cast |            |
|------------|---|-----------|-----------|------------|
| 1          | Accept Financial Statements and Statutory Reports             | For       | For       | Management |
| 2          | Approve Remuneration Report                                   | For       | For       | Management |
| 3          | Approve Remuneration Policy                                   | For       | For       | Management |
| 4          | Approve Final Dividend  | For       | For       | Management |
| 5          | Re-elect Andrew Bonfield as Director                          | For       | For       | Management |
| 6          | Re-elect Margherita Della Valle as Director                   | For       | For       | Management |
| 7          | Re-elect Mehmood Khan as Director                             | For       | For       | Management |
| 8          | Re-elect Elane Stock as Director                              | For       | For       | Management |
| 9          | Re-elect Sir Jeremy Darroch as Director                       | For       | For       | Management |
| 10         | Re-elect Tamara Ingram as Director                            | For       | For       | Management |
| 11         | Re-elect Kris Licht as Director                               | For       | For       | Management |
| 12         | Re-elect Shannon Eisenhardt as Director                       | For       | For       | Management |
| 13         | Re-elect Marybeth Hays as Director                            | For       | For       | Management |
| 14         | Elect Fiona Dawson as Director                                | For       | For       | Management |
| 15         | Elect Stefan Oschmann as Director                             | For       | For       | Management |
| 16         | Elect Mahesh Madhavan as Director                             | For       | For       | Management |
| 10<br>17   |   | For       | For       | •          |
| 17         | Reappoint KPMG LLP as Auditors                                | FOI       | FOI       | Management |
| 18         | Authorise the Audit Committee to Fix Remuneration of Auditors | For       | For       | Management |
| 19         | Authorise UK Political Donations and Expenditure              | For       | For       | Management |
| 20         | Approve Long-Term Incentive Plan                              | For       | For       | Management |
| 21         | Approve Sharesave Plan  | For       | For       | Management |
| 22         | Authorise Issue of Equity                                     | For       | For       | Management |
| - <b>-</b> | D 20 -f 20  |           |           |            |

| 23          | Authorise Issue of Equity without Pre-emptive Rights   | For          | For            | Management |
|-------------|--|--------------|----------------|------------|
| 24          | Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment             | For          | For            | Management |
| 25          | Authorise Market Purchase of Ordinary Shares   | For          | For            | Management |
| 23          | Authorise the Company to Call General Meeting with Two   | 101          | 101            | Management |
| 26          | Weeks' Notice  | For          | For            | Management |
| Company     | SAP SE   | Meeting Date | : 2025-05-13   |            |
|             | SAP  |              | : Annual       |            |
| CUSIP No.   | D66992104  | •            | : DE0007164600 | Proponent  |
| <u>ltem</u> | <u>Proposal Description</u> Receive Financial Statements and Statutory Reports for Fiscal                                      | Mgmt Rec.    | Vote Cast      |            |
| 1           | Year 2024 (Non-Voting)  Approve Allocation of Income and Dividends of EUR 2.35 per   |              |                | Management |
| 2           | Share  | For          | For            | Management |
| 3           | Approve Discharge of Management Board for Fiscal Year 2024   | For          | For            | Management |
| 4           | Approve Discharge of Supervisory Board for Fiscal Year 2024  | For          | For            | Management |
| 5.1         | Ratify BDO AG as Auditors for Fiscal Year 2025   | For          | For            | Management |
|             | Appoint BDO AG as Auditor for Sustainability Reporting for Fiscal  |              |                | _          |
| 5.2         | Year 2025  | For          | For            | Management |
| 6           | Approve Remuneration Report  | For          | For            | Management |
|             | Approve Creation of EUR 250 Million Pool of Authorized Capital I   |              |                |            |
| 7.1         | with Preemptive Rights   | For          | For            | Management |
|             | Approve Creation of EUR 250 Million Pool of Authorized Capital   |              |                |            |
| 7.2         | II with or without Exclusion of Preemptive Rights  | For          | For            | Management |
| 8           | Approve Virtual-Only Shareholder Meetings Until 2027   | For          | For            | Management |
| Company     | Deutsche Boerse AG   | Meeting Date | : 2025-05-14   |            |
|             | DB1  |              | : Annual       |            |
| CUSIP No.   |  |              | : DE0005810055 | Proponent  |
| -           |  |              |                |            |
| <u>Item</u> | <u>Proposal Description</u><br>Receive Financial Statements and Statutory Reports for Fiscal                                   | Mgmt Rec.    | Vote Cast      |            |
| 1           | Year 2024 (Non-Voting) Approve Allocation of Income and Dividends of EUR 4.00 per  |              |                | Management |
| 2           | Share  | For          | For            | Management |
| 3           | Approve Discharge of Management Board for Fiscal Year 2024   | For          | For            | Management |
| 4           | Approve Discharge of Supervisory Board for Fiscal Year 2024  | For          | For            | Management |
| 5           | Amend Articles Re: Electronic Securities   | For          | For            | Management |
|             | Approve Creation of EUR 18.8 Million Pool of Authorized Capital  |              |                |            |
| 6           | with or without Exclusion of Preemptive Rights   | For          | For            | Management |
| 7           | Elect Jean Mustier to the Supervisory Board  | For          | For            | Management |
| 8           | Approve Virtual-Only Shareholder Meetings Until 2027   | For          | For            | Management |
| 9           | Approve Remuneration Policy  | For          | For            | Management |
| 10          | Approve Remuneration Report  | For          | For            | Management |
|             | Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2025 and for the Review of Interim Financial Statements for the |              |                |            |
| 11.a        | First Half of Fiscal Year 2025   | For          | For            | Management |

#### **First Trust International Capital Strength ETF**

| rust Internat | ional Capital Strength ETF                                     |                   |                  |  |
|---------------|--|-------------------|------------------|--|
|               | Ratify PricewaterhouseCoopers GmbH as Authorized               |                   |                  |  |
| 11.b          | Sustainability Auditors for Fiscal Year 2025                   | For               | For              | Management                                   |
| Company       | : Adyen NV   | Meeting Date      | : 2025-05-15     |  |
|               | : ADYEN  | Meeting Type      | : Annual         |  |
| CUSIP No.     | N3501V104  | ISIN              | : NL0012969182   | Proponent                                    |
|               |  |                   |                  |  |
| <u>Item</u>   | Proposal Description   | Mgmt Rec.         | Vote Cast        | N. 4 - 1 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 |
| 1.            | Open Meeting   |                   |                  | Management                                   |
| 2.a.          | Receive Annual Report (Non-Voting)                             | _                 | _                | Management                                   |
| 2.b.          | Approve Remuneration Report                                    | For               | For              | Management                                   |
| 2.c.          | Adopt Financial Statements and Statutory Reports               | For               | For              | Management                                   |
| 2.d.          | Receive Explanation on Company's Reserves and Dividend Policy  |                   |                  | Management                                   |
| 3.            | Approve Discharge of Management Board                          | For               | For              | Management                                   |
| 4.            | Approve Discharge of Supervisory Board                         | For               | For              | Management                                   |
| 5.            | Elect Steve van Wyk to Supervisory Board                       | For               | For              | Management                                   |
| 6.            | Grant Board Authority to Issue Shares                          | For               | For              | Management                                   |
| 0.            | Authorize Board to Exclude Preemptive Rights from Share        | 101               | 101              | Management                                   |
| 7.            | Issuances  | For               | For              | Management                                   |
| 8.            | Authorize Repurchase of Shares                                 | For               | For              | Management                                   |
|               | ·  |                   |                  | G  |
| 9.a.          | Appoint PricewaterhouseCoopers Accountants N.V. as Auditors    | For               | For              | Management                                   |
|               | Appoint PricewaterhouseCoopers Accountants N.V. as Auditor     |                   |                  |  |
| 9.b.          | for Sustainability Reporting                                   | For               | For              | Management                                   |
| 10.           | Close Meeting  |                   |                  | Management                                   |
| Company       | : Publicis Groupe SA   | Mooting Date      | : 2025-05-27     |  |
| Company       | : PUB  | Meeting Date      |                  |  |
| Ticker        |  | Meeting Type ISIN | : Annual/Special | Drononont                                    |
| CUSIP No.     | .,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,                        | ISIN              | : FR0000130577   | Proponent                                    |
| <u>Item</u>   | Proposal Description   | Mgmt Rec.         | Vote Cast        |  |
| 1             | Approve Financial Statements and Statutory Reports             | For               | For              | Management                                   |
|               | Approve Consolidated Financial Statements and Statutory        |                   |                  |  |
| 2             | Reports  | For               | For              | Management                                   |
|               | Approve Allocation of Income and Dividends of EUR 3.60 per     |                   |                  |  |
| 3             | Share  | For               | For              | Management                                   |
|               | Approve Auditors' Special Report on Related-Party Transactions |                   |                  |  |
| 4             | Mentioning One New Transaction                                 | For               | For              | Management                                   |
| 5             | Appoint PricewaterhouseCoopers Audit as Auditor                | For               | For              | Management                                   |
|               | Appoint PricewaterhouseCoopers Audit as Auditor for            |                   |                  |  |
| 6             | Sustainability Reporting                                       | For               | For              | Management                                   |
| 7             | Appoint KPMG S.A as Auditor for Sustainability Reporting       | For               | For              | Management                                   |
| 8             | Approve Compensation Report of Corporate Officers              | For               | For              | Management                                   |
|               | Approve Compensation of Maurice Lévy, Chairman of              |                   | -                | <b>9</b>                                     |
| 9             | Supervisory Board until May 29, 2024                           | For               | For              | Management                                   |
|               | Approve Compensation of Arthur Sadoun, Chairman of             |                   | . •.             |  |
| 10            | Management Board until May 29, 2024                            | For               | For              | Management                                   |
|               | Approve Compensation of Anne-Gabrielle Heilbronner,            | . 01              | 1 01             | management                                   |
| 11            | Management Board Member until May 29, 2024                     | For               | For              | Management                                   |
|               | Approve Compensation of Loris Nold, Management Board           | 101               | 101              | Management                                   |
| 42            | Marsh or from Esharan 9, 2024 until May 20, 2024               | _                 | _                |  |

For

For

Management

Member from February 8, 2024 until May 29, 2024

| 13 Board Member until February 8, 2024 Approve Compensation of Arthur Sadoun, Chairman and CEO 14 From May 29, 2024 15 Approve Remuneration Policy of Chairman and CEO 16 Approve Remuneration Policy of Dictotrs 17 Capital 18 Repurchase of Up to 10 Percent of Issued Share 18 Authorize Repurchase of Up to 10 Percent of Issued Share 19 Authorize Decrease in Share Capital via Cancellation of 18 Repurchased Shares 20 Option Plans Authorize up to 3 Percent of Issued Capital for Use in Stock 19 Option Plans Authorize Lapital Issuances for Use in Employee Stock Purchase 20 Plans Authorize Capital Issuances for Use in Employee Stock Purchase 21 Plans Reserved for Employees of International Subsidiaries 22 Changes 22 Changes 23 Authorize Taja, and 19 of Bylaws to incorporate Legal 24 Changes 25 Changes 26 Poste Italiane SpA Ticker 27 Poste Italiane SpA Meeting Type: Annual COMPANY CUSIP No.: 775697106 Meeting Type: Annual CUSIP No.: 776697106 Meeting  |                                       | Approve Compensation of Michel-Alain Proch, Management         |                     |                                       |               |
|--|---------------------------------------|--|---------------------|---------------------------------------|---------------|
| Approve Compensation of Arthur Sadoun, Chairman and CEO for For For Management Approve Remuneration Policy of Directors For For Management Approve Remuneration Policy of Directors For For Management Approve Remuneration Policy of Directors For For Management Authorize Repurchase of Up to 10 Percent of Issued Share  To Capital Repurchase of Up to 10 Percent of Issued Share Authorize Decrease in Share Capital via Cancellation of BREQUENT STATES OF THE AUTHORITY STATES OF THE AUTHORIT | 13                                    |  | For                 | For                                   | Management    |
| 14 from May 29, 2024 For For Management 15 Approve Remuneration Policy of Directors For For Management Authorize Repurchase of Up to 10 Percent of Issued Share  17 Capital For For For Management Authorize Decrease in Share Capital via Cancellation of Repurchased Shares For For For Management Authorize up to 3 Percent of Issued Capital for Use in Stock  19 Option Plans For For Management Authorize Capital Issuances for Use in Employee Stock Purchase Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees of International Subsidiaries For For Management Amend Articles 12, 13, and 19 of Bylaws to Incorporate Legal  22 Changes For For For Management Amend Articles 12, 13, and 19 of Bylaws to Incorporate Legal  23 Authorize Filing of Required Documents/Other Formalities For For Management For For Management For For Management Management For For Management For For Management For For Management Management For For Management Management For For Management For For Management For For Management Proposal Description Management For For Management Management Management Management Management Management Management Management M | 10                                    | ·  | 10.                 |                                       | Management    |
| 15 Approve Remuneration Policy of Chairman and CEO For For Management Approve Remuneration Policy of Directors For For National Authorize Repurchase of Up to 10 Percent of Issued Share  17 Capital Repurchase of Up to 10 Percent of Issued Share  18 Repurchased Shares Capital via Cancellation of Repurchased Shares Authorize Decrease in Share Capital Via Cancellation of Repurchased Shares Authorize up to 3 Percent of Issued Capital For Use in Stock  19 Option Plans Option Plans For For Management Authorize Capital Issuances for Use in Employee Stock Purchase  20 Plans For For Management For Share Management Authorize Capital Issuances for Use in Employee Stock Purchase  21 Plans Reserved for Employees of International Subsidiaries For For Management Amend Articles 12, 13, and 19 of Bylaws to Incorporate Legal  22 Changes For For Management For Management Authorize Filing of Required Documents/Other Formalities For For Management For For Management Proposal Description Meeting Type : Annual Custy Proposal Description Meeting Type : Annual Type State Islamae SpA Meeting Type : Annual Type SpA Space Sp | 14                                    |  | For                 | For                                   | Management    |
| 16 Approve Remuneration Policy of Directors  |                                       | •  |                     |                                       |               |
| Authorize Repurchase of Up to 10 Percent of Issued Share 17 Capital Repurchased Shares Authorize Decrease in Share Capital via Cancellation of 18 Repurchased Shares Authorize up to 3 Percent of Issued Capital for Use in Stock 19 Option Plans For For Management Authorize up to 3 Percent of Issued Capital for Use in Stock 19 Option Plans For For Management Authorize Capital Issuances for Use in Employee Stock Purchase 20 Plans For For Management Authorize Capital Issuances for Use in Employee Stock Purchase 21 Plans Reserved for Employees of International Subsidiaries For For Management Amend Articles 12, 13, and 19 of Bylaws to incorporate Legal 22 Changes For For Management For For Management Authorize Eliling of Required Documents/Other Formallitles For For Management Pricker PST 23 Authorize Filing of Required Documents/Other Formallitles For For Management PST Meeting Type : Annual Company : Poste Italiane SpA Meeting Date : 2025-05-30 Meeting Type : Annual Customary PST Meeting Type  |                                       | •  |                     |                                       | =             |
| 17 Capital Repurchased Shares and Authorize Decrease in Share Capital via Cancellation of 18 Repurchased Shares Authorize up to 3 Percent of Issued Capital for Use in Stock 19 Option Plans For For Management Authorize Capital Issuances for Use in Employee Stock Purchase 20 Plans For For Management Authorize Capital Issuances for Use in Employee Stock Purchase 21 Plans Reserved for Employees of International Subsidiaries For For Management Amend Articles 12, 13, and 19 of Bylaws to incorporate Legal 22 Changes For For Management Plans Reserved for Employees of International Subsidiaries For For Management Amend Articles 12, 13, and 19 of Bylaws to incorporate Legal 23 Authorize Filling of Required Documents/Other Formallities For For Management Post Italiane SpA Meeting Date 22 2025-05-30 Management Post Italiane SpA Meeting Date 22 2025-05-30 Meeting Type 23 Annual CUSIP No. 2 T75697106 ISIN 17003796171 Proponent Italiane SpA Meeting Type 2 Annual CUSIP No. 2 T75697106 ISIN 2 T7003796171 Proponent Italiane SpA Meeting Type 3 Annual CUSIP No. 2 T75697106 ISIN 2 T75697106 Management Approve Allocation of Income and Dividend Distribution For For Management Approve Allocation of Income and Dividend Distribution For For Management Approve Allocation of Income and Dividend Distribution For For Shareholder Spatial Submitted by Ministry of Economy and Finance None Against Shareholder Approve Internal Auditors' Remuneration None For Shareholder Spatial Submitted by Ministry of Economy and Finance None For Shareholder Shareholder Spatial Submitted by Ministry of Economy and Finance None For Shareholder Shareholder Spatial Submitted by Ministry of Economy and Finance None For Shareholder Shareholder Spatial Submitted by Ministry of Economy and Finance None For Shareholder Shareholder Spatial Submitted by Ministry of Economy and Finance None For Shareholder Shareholder Spatial Submitted by Ministry of Economy and Finance None For For Shareholder Shareholder Spatial Spatial Spatial Spatial Spatial Spatial Spatial Spatial Sp |                                       |  |                     |                                       |               |
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| Repurchased Shares   |                                       |  |                     |                                       |               |
| Authorize up to 3 Percent of Issued Capital for Use in Stock  19 Option Plans Authorize Capital Issuances for Use in Employee Stock Purchase 20 Plans  Authorize Capital Issuances for Use in Employee Stock Purchase 21 Plans Reserved for Employees of International Subsidiaries Anned Articles 12, 13, and 19 of Bylaws to Incorporate Legal 22 Changes 23 Authorize Filing of Required Documents/Other Formalities 24 Authorize Filing of Required Documents/Other Formalities 25 For For Management 26 Meeting Date : 2025-05-30  Company : Poste Italiane SpA Meeting Date : 2025-05-30  CICISP No. : 175697106  18 Proposal Description Meeting Type : Annual CUSIP No. : 175697106  18 Accept Financial Statements and Statutory Reports 2 Approve Allocation of Income and Dividend Distribution For For Management 3.1 Slate 1 Submitted by Ministry of Economy and Finance 3.2 Slate 2 Submitted by Ministry of Economy and Finance 3.2 Slate 2 Submitted by Ministry of Economy and Finance 4 Approve Internal Auditors' Remuneration None For Shareholder 5 Elect Alessandro Marchesini as Director For For Management 6 Approve Remuneration Policy 7 Approve Remuneration Policy 8 Approve Remuneration Policy 9 Repurchased Shares to Service the Equity-Based Incentive Plans For For Management Company : Tokyo Electron Ltd. Meeting Type : Annual CLUSIP No. : 1769 Elect Director Sasaki, Sadao For For For Management 1.1 Elect Director Kawai, Toshiki For For Management 1.2 Elect Director Sasaki, Sadao For For Management 1.3 Elect Director Sasaki, Sadao For For Management 1.4 Elect Director Sasaki, Sadao For For Management 1.5 Elect Director Suzuki, Yukari For For Management 1.7 Elect Director Suzuk | 18                                    |  | For                 | For                                   | Management    |
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| Authorize Capital Issuances for Use in Employee Stock Purchase  21 Plans Reserved for Employees of International Subsidiaries Amend Articles 12, 13, and 19 of Bylaws to Incorporate Legal 22 Changes Authorize Filing of Required Documents/Other Formalities For For Management  Company: Poste Italiane SpA Meeting Date: 2025-05-30 Ticker: PST Meeting Type: Annual USIN: 175697106    ISIN: 170003796171   Proponent    Item Proposal Description Mgmt Rec. Vote Cast 1   Accept Financial Statements and Statutory Reports   For For Management 2   Approve Allocation of Income and Dividend Distribution   For For Management 3   Slate 1 Submitted by Ministry of Economy and Finance   None   Against Shareholder 3   Slate 2 Submitted by Institutional Investors (Assogestioni)   None For Shareholder 1   Approve Internal Auditors' Remuneration   None For Shareholder 1   Approve Palmorania Investors (Assogestioni)   For For Management 1   Approve Second Section of the Remuneration Report   For For Management 1   Approve Second Section of the Remuneration Report   For For Management 1   Approve Second Section of the Remuneration Report   For For Management 1   Authorize Share Repurchase Program and Reissuance of   Repurchased Shares to Service the Equity-Based Incentive Plans   For For Management 1   Company: Tokyo Electron Ltd.   Meeting Date: 2025-06-17   Ticker: 8035   Meeting Type: Annual   Cust PNo.: 186957115   Sin : 193571400005   Proponent  |                                       | ·  |                     |                                       | J             |
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| 22 Changes Authorize Filing of Required Documents/Other Formalities For For Management 23 Authorize Filing of Required Documents/Other Formalities For For Management  Company : Poste Italiane SpA Meeting Date : 2025-05-30 Meeting Type : Annual CUSIP No. : T75697106 ISIN : I70003796171 Proponent  Item Proposal Description Mgmt Rec. Vote Cast 1 Accept Financial Statements and Statutory Reports For For Management 2 Approve Allocation of Income and Dividend Distribution For For Management 3.1 Slate 1 Submitted by Ministry of Economy and Finance None Against Shareholder 3.2 Slate 2 Submitted by Institutional Investors (Assogestioni) None For Shareholder 4 Approve Internal Auditors' Remuneration None For Shareholder 5 Elect Alessandro Marchesini as Director For For Management 7 Approve Remuneration Policy For For Management 8 Approve Equity-Based Incentive Plans For For Management 8 Approve Equity-Based Incentive Plans For For Management Company : Tokyo Electron Ltd. Meeting Date : 2025-06-17 Ticker : 8035 Meeting Type : Annual CUSIP No. : J86957115 ISIN : JP3571400005 Proponent  Item Proposal Description Mgmt Rec. Vote Cast 1.1 Elect Director Kawai, Toshiki For For Management 1.2 Elect Director Tahara, Kazushi For For Management 1.3 Elect Director Tahara, Kazushi For For Management 1.4 Elect Director Casaki, Michio For For Management 1.5 Elect Director Joseph A. Kraft Jr For For Management 1.6 Elect Director Loseph A. Kraft Jr For For Management 1.7 Elect Director Sasaki, Vatari For For Management 1.7 Elect Director Cusuki, Yukari For For Management 1.7 Elect Director Sasaki, Vatari For For Management 1.7 Elect Director Sasaki, Warai Jr For For Management 1.7 Elect Director Loseph A. Kraft Jr For For Management 1.7 Elect Director Suzuki, Yukari For For Management 1.7 Elect Director Suzuki, Yukari For For Management 1.7 Elect Director Suzuki, Yukari For For Management 1.8 Elect Director Suzuki, Yukari For For Management 1.9 Elect Director Suzuki, Yukari For For Management 1.9 Elect Director Suzuki, Yukari For For Man | 21                                    | Plans Reserved for Employees of International Subsidiaries     | For                 | For                                   | Management    |
| 23 Authorize Filing of Required Documents/Other Formalities For For Management  Company: Poste Italiane SpA Ticker: PST Meeting Type: Annual CUSIP No.: T75697106  ISIN: IT0003796171  Proponent  Item Proposal Description Mgmt Rec. Approve Allocation of Income and Dividend Distribution Approve Internal Auditors' Remuneration Approve Internal Auditors' Remuneration Approve Remuneration Policy Approve Remuneration Policy Approve Remuneration Policy Approve Second Section of the Remuneration Report Approve Second Section of the Remuneration Report Approve Equity-Based Incentive Plans Approve Equity-Based Incentive Plans Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service the Equity-Based Incentive Plans Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service the Equity-Based Incentive Plans Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service the Equity-Based Incentive Plans Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service the Equity-Based Incentive Plans For For Management  Company: Tokyo Electron Ltd. Meeting Date: Distribution Approve Ap |                                       | Amend Articles 12, 13, and 19 of Bylaws to Incorporate Legal   |                     |                                       | _             |
| Company : Poste Italiane SpA Ticker : PST CUSIP No. : T75697106  ISIN : IT0003796171  Proposal Description  Meeting Type : Annual ISIN : IT0003796171  Proposal Description  Accept Financial Statements and Statutory Reports 1   | 22                                    | Changes  | For                 | For                                   | Management    |
| Ticker : PST CUSIP No. : 775697106    ISIN :   IT0003796171   Proponent  | 23                                    | Authorize Filing of Required Documents/Other Formalities       | For                 | For                                   | Management    |
| Ticker : PST CUSIP No. : 775697106    ISIN :   IT0003796171   Proponent  |                                       |  |                     |                                       |               |
| CUSIP No.: T75697106ISIN: IT0003796171ProponentItemProposal DescriptionMgmt Rec.Vote Cast1Accept Financial Statements and Statutory ReportsForForFor2Approve Allocation of Income and Dividend DistributionForForManagement3.1Slate 1 Submitted by Ministry of Economy and FinanceNoneAgainstShareholder3.2Slate 2 Submitted by Institutional Investors (Assogestioni)NoneForShareholder4Approve Internal Auditors' RemunerationNoneForShareholder5Elect Alessandro Marchesini as DirectorForForForShareholder6Approve Remuneration PolicyForForManagement7Approve Second Section of the Remuneration ReportForForManagement8Approve Equity-Based Incentive PlansForForManagementCompany: Tokyo Electron Ltd.Meeting Date: 2025-06-17Ticker: 8035Meeting Type: AnnualCUSIP No.: J86957115ISIN: JP3571400005ProponentItemProposal DescriptionMgmt Rec.Vote CastLitemProposal DescriptionMgmt Rec.ForForManagement1.2Elect Director Kawai, ToshikiForForManagement1.3Elect Director Sasaki, SadaoForForManagement1.4Elect Director Sasaki, MichioForForManagement <td< td=""><td>Company</td><td>: Poste Italiane SpA</td><td><b>Meeting Date</b></td><td>: 2025-05-30</td><td></td></td<>   | Company                               | : Poste Italiane SpA   | <b>Meeting Date</b> | : 2025-05-30                          |               |
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| Accept Financial Statements and Statutory Reports Approve Allocation of Income and Dividend Distribution Slate 1 Submitted by Ministry of Economy and Finance None Against Shareholder Slate 2 Submitted by Ministry of Economy and Finance Approve Internal Auditors' Remuneration Approve Internal Auditors' Remuneration Report For For Shareholder Elect Alessandro Marchesini as Director Approve Remuneration Policy For For For Management Approve Second Section of the Remuneration Report Approve Equity-Based Incentive Plans Approve Equity-Based Incentive Plans For For Management Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service the Equity-Based Incentive Plans For For Management  Company: Tokyo Electron Ltd. Meeting Date: 2025-06-17 Ticker: 8035 Meeting Type: Annual CUSIP No.: J86957115 ISIN: JP3571400005 Proponent  Item Proposal Description Mgmt Rec. Lote Cast Lote Circle Director Sasaki, Sadao For For Management Let Elect Director Sasaki, Sadao For For Management Let Elect Director Sasaki, Sadao For For Management Let Elect Director Sasaki, Michio For For Management Let Elect Director Ichikawa, Sachiko For For Management Let Director Ichikawa, Sachiko For For Management Let Director Ichikawa, Sachiko For For Management For For Management Let Director Ichikawa, Sachiko For For Management For For Manag |                                       |  |                     |                                       |               |
| Approve Allocation of Income and Dividend Distribution  3.1 Slate 1 Submitted by Ministry of Economy and Finance  3.2 Slate 2 Submitted by Institutional Investors (Assogestioni)  None  For Shareholder  Approve Internal Auditors' Remuneration  None  For Shareholder  Approve Remuneration Policy  For For Management  Approve Second Section of the Remuneration Report  Approve Equity-Based Incentive Plans  Authorize Share Repurchase Program and Reissuance of  Repurchased Shares to Service the Equity-Based Incentive Plans  For For Management  Company: Tokyo Electron Ltd.  Meeting Date : 2025-06-17  Ticker: 8035  CUSIP No.: J86957115  ISIN: JP3571400005  Proponent  Item Proposal Description  Mgmt Rec.  Vote Cast  L1 Elect Director Sasaki, Sadao  For For Management  Authorize Share, Kazushi  For For Management  L2 Elect Director Tahara, Kazushi  For For Management  L3 Elect Director Tahara, Kazushi  For For Management  L6 Elect Director Ichikawa, Sachiko  For For Management  L6 Elect Director Joseph A. Kraft Jr  For For Management  L6 Elect Director Joseph A. Kraft Jr  Elect Director Suzuki, Yukari  For For Management  L6 Elect Director Suzuki, Yukari   |                                       |  | ·                   | · · · · · · · · · · · · · · · · · · · | Managamant    |
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| 4 Approve Internal Auditors' Remuneration None For Shareholder 5 Elect Alessandro Marchesini as Director For For Shareholder 6 Approve Remuneration Policy For For Management 7 Approve Second Section of the Remuneration Report For For Management 8 Approve Equity-Based Incentive Plans For For Management Authorize Share Repurchase Program and Reissuance of 9 Repurchased Shares to Service the Equity-Based Incentive Plans For For Management Company: Tokyo Electron Ltd. Meeting Date: 2025-06-17 Ticker: 8035 Meeting Type: Annual CUSIP No.: 186957115 ISIN: JP3571400005 Proponent  Item Proposal Description Mgmt Rec. Vote Cast 1.1 Elect Director Kawai, Toshiki For For Management 1.2 Elect Director Sasaki, Sadao For For Management 1.3 Elect Director Tahara, Kazushi For For Management 1.4 Elect Director Tahara, Kazushi For For Management 1.5 Elect Director Ichikawa, Sachiko For For Management 1.5 Elect Director Ichikawa, Sachiko For For Management 1.6 Elect Director Joseph A. Kraft Jr For For Management 1.7 Elect Director Suzuki, Yukari For For Management  |                                       |  |                     |                                       |               |
| Elect Alessandro Marchesini as Director  Approve Remuneration Policy  Approve Second Section of the Remuneration Report  Approve Second Section of the Remuneration Report  Approve Equity-Based Incentive Plans  Authorize Share Repurchase Program and Reissuance of  Repurchased Shares to Service the Equity-Based Incentive Plans  For For Management  Company: Tokyo Electron Ltd.  Meeting Date: 2025-06-17 Ticker: 8035  Meeting Type: Annual  ISIN: JP3571400005  Proponent  Item  Proposal Description  Mgmt Rec.  Elect Director Kawai, Toshiki  For For Management  1.2 Elect Director Sasaki, Sadao  For For Management  1.3 Elect Director Tahara, Kazushi  For For Management  1.4 Elect Director Tahara, Kazushi  For For Management  1.5 Elect Director Ichikawa, Sachiko  For For Management  1.6 Elect Director Joseph A. Kraft Jr  For For Management  For For Management  For For Management  Lect Director Joseph A. Kraft Jr  For For Management  For For Management  For For Management  For For Management  Lect Director Joseph A. Kraft Jr  For For Management  For For Management  For For Management  Lect Director Joseph A. Kraft Jr  For For Management  For For Management  Lect Director Suzuki, Yukari  For For Management  |                                       | · · · · · · · · · · · · · · · · · · ·                          |                     |                                       |               |
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| 8 Approve Equity-Based Incentive Plans For For Management  Authorize Share Repurchase Program and Reissuance of 9 Repurchased Shares to Service the Equity-Based Incentive Plans For For Management  Company: Tokyo Electron Ltd. Meeting Date: 2025-06-17 Ticker: 8035 Meeting Type: Annual CUSIP No.: J86957115 ISIN: JP3571400005 Proponent  Item Proposal Description Mgmt Rec. Vote Cast  1.1 Elect Director Kawai, Toshiki For For Management  1.2 Elect Director Sasaki, Sadao For For Management  1.3 Elect Director Sasaki, Sadao For For Management  1.4 Elect Director Tahara, Kazushi For For Management  1.5 Elect Director Ichikawa, Sachiko For For Management  1.6 Elect Director Joseph A. Kraft Jr For For Management  1.7 Elect Director Suzuki, Yukari For For Management  |                                       |  |                     |                                       | _             |
| Authorize Share Repurchase Program and Reissuance of Repurchased Shares to Service the Equity-Based Incentive Plans  For  For  Management  Company: Tokyo Electron Ltd.  Ticker: 8035 CUSIP No.: J86957115  Meeting Date: 2025-06-17 Meeting Type: Annual ISIN: JP3571400005  Proponent  Item  Proposal Description Mgmt Rec. 1.1 Elect Director Kawai, Toshiki For For Management 1.2 Elect Director Sasaki, Sadao For For Management 1.3 Elect Director Sasaki, Sadao For For Management 1.4 Elect Director Sasaki, Michio For For Management 1.5 Elect Director Ichikawa, Sachiko For For Management 1.6 Elect Director Joseph A. Kraft Jr For For Management 1.7 Elect Director Suzuki, Yukari   |                                       |  | _                   |                                       | _             |
| Repurchased Shares to Service the Equity-Based Incentive Plans  For For Management  Company: Tokyo Electron Ltd.  Ticker: 8035 CUSIP No.: J86957115    Neeting Type   : Annual   | 0                                     | Approve Equity-based incentive rians                           | 101                 | 101                                   | ivialiagement |
| Repurchased Shares to Service the Equity-Based Incentive Plans  For For Management  Company: Tokyo Electron Ltd.  Ticker: 8035 CUSIP No.: J86957115    Neeting Type   : Annual   |                                       | Authorize Share Repurchase Program and Reissuance of           |                     |                                       |               |
| Company: Tokyo Electron Ltd.  Ticker: 8035 CUSIP No.: J86957115    Neeting Type: Annual   SIN: Sin   S | 9                                     |  | For                 | For                                   | Management    |
| Ticker : 8035Meeting Type : Annual ISIN : JP3571400005CUSIP No. : J86957115Proposal DescriptionMgmt Rec.Vote Cast1.1Elect Director Kawai, ToshikiForForManagement1.2Elect Director Sasaki, SadaoForForManagement1.3Elect Director Tahara, KazushiForForManagement1.4Elect Director Sasaki, MichioForForManagement1.5Elect Director Ichikawa, SachikoForForManagement1.6Elect Director Joseph A. Kraft JrForForManagement1.7Elect Director Suzuki, YukariForForManagement   |                                       |  |                     |                                       |               |
| Ticker : 8035Meeting Type : AnnualCUSIP No. : J86957115ISIN : JP3571400005ProponentItemProposal DescriptionMgmt Rec.Vote Cast1.1Elect Director Kawai, ToshikiForForManagement1.2Elect Director Sasaki, SadaoForForManagement1.3Elect Director Tahara, KazushiForForManagement1.4Elect Director Sasaki, MichioForForManagement1.5Elect Director Ichikawa, SachikoForForManagement1.6Elect Director Joseph A. Kraft JrForForManagement1.7Elect Director Suzuki, YukariForForManagement   | Company                               | : Tokyo Electron Ltd.  | Meeting Date        | : 2025-06-17                          |               |
| CUSIP No. : J86957115ISIN: JP3571400005ProponentItemProposal DescriptionMgmt Rec.Vote Cast1.1Elect Director Kawai, ToshikiForForManagement1.2Elect Director Sasaki, SadaoForForManagement1.3Elect Director Tahara, KazushiForForManagement1.4Elect Director Sasaki, MichioForForManagement1.5Elect Director Ichikawa, SachikoForForManagement1.6Elect Director Joseph A. Kraft JrForForManagement1.7Elect Director Suzuki, YukariForForManagement  |                                       |  |                     |                                       |               |
| ItemProposal DescriptionMgmt Rec.Vote Cast1.1Elect Director Kawai, ToshikiForForManagement1.2Elect Director Sasaki, SadaoForForManagement1.3Elect Director Tahara, KazushiForForManagement1.4Elect Director Sasaki, MichioForForManagement1.5Elect Director Ichikawa, SachikoForForManagement1.6Elect Director Joseph A. Kraft JrForForManagement1.7Elect Director Suzuki, YukariForForManagement  |                                       |  |                     |                                       | Proponent     |
| 1.1Elect Director Kawai, ToshikiForForManagement1.2Elect Director Sasaki, SadaoForForManagement1.3Elect Director Tahara, KazushiForForManagement1.4Elect Director Sasaki, MichioForForManagement1.5Elect Director Ichikawa, SachikoForForManagement1.6Elect Director Joseph A. Kraft JrForForManagement1.7Elect Director Suzuki, YukariForForManagement  |                                       | •  |                     |                                       |               |
| 1.1Elect Director Kawai, ToshikiForForManagement1.2Elect Director Sasaki, SadaoForForManagement1.3Elect Director Tahara, KazushiForForManagement1.4Elect Director Sasaki, MichioForForManagement1.5Elect Director Ichikawa, SachikoForForManagement1.6Elect Director Joseph A. Kraft JrForForManagement1.7Elect Director Suzuki, YukariForForManagement  | Item                                  | Proposal Description   | Mgmt Rec.           | Vote Cast                             |               |
| 1.2Elect Director Sasaki, SadaoForForManagement1.3Elect Director Tahara, KazushiForForManagement1.4Elect Director Sasaki, MichioForForManagement1.5Elect Director Ichikawa, SachikoForForManagement1.6Elect Director Joseph A. Kraft JrForForManagement1.7Elect Director Suzuki, YukariForForManagement  | · · · · · · · · · · · · · · · · · · · |  |                     |                                       | Management    |
| 1.3Elect Director Tahara, KazushiForForManagement1.4Elect Director Sasaki, MichioForForManagement1.5Elect Director Ichikawa, SachikoForForManagement1.6Elect Director Joseph A. Kraft JrForForManagement1.7Elect Director Suzuki, YukariForForManagement   |                                       | •  | For                 | For                                   | =             |
| 1.4Elect Director Sasaki, MichioForForManagement1.5Elect Director Ichikawa, SachikoForForManagement1.6Elect Director Joseph A. Kraft JrForForManagement1.7Elect Director Suzuki, YukariForForManagement  | 1.3                                   | Elect Director Tahara, Kazushi                                 | For                 | For                                   |               |
| 1.5Elect Director Ichikawa, SachikoForForManagement1.6Elect Director Joseph A. Kraft JrForForManagement1.7Elect Director Suzuki, YukariForForManagement  | 1.4                                   |  | For                 | For                                   | =             |
| 1.6Elect Director Joseph A. Kraft JrForForManagement1.7Elect Director Suzuki, YukariForForManagement   | 1.5                                   | Elect Director Ichikawa, Sachiko                               | For                 | For                                   | =             |
| 1.7 Elect Director Suzuki, Yukari For For Management   | 1.6                                   | Elect Director Joseph A. Kraft Jr                              | For                 | For                                   | =             |
|  | 1.7                                   | ·  | For                 | For                                   | =             |
|  | 1.8                                   | Elect Director Shinohara, Yukihiro                             | For                 | For                                   | =             |

| 2.1              | Appoint Statutory Auditor Matsura, Tsuguhiko                        | For                 | For                     | Management               |
|------------------|---|---------------------|-------------------------|--------------------------|
| 2.2              | Appoint Statutory Auditor Makino, Ayako                             | For                 | For                     | Management               |
|                  | Approve Performance-Based Cash Compensation Ceiling for             |                     |                         |                          |
| 3                | Directors   | For                 | For                     | Management               |
| 4                | Approve Deep Discount Stock Option Plan                             | For                 | For                     | Management               |
| 5                | Approve Deep Discount Stock Option Plan                             | For                 | For                     | Management               |
| 6                | Approve Trust-Type Equity Compensation Plan                         | For                 | For                     | Management               |
| Company          | : Capcom Co., Ltd.  | <b>Meeting Date</b> | : 2025-06-20            |                          |
|                  | : 9697  | <b>Meeting Type</b> | : Annual                |                          |
| CUSIP No.        | : J05187109   | ISIN                | : JP3218900003          | Proponent                |
| Itom             | Proposal Description  | Mamt Poc            | Voto Cast               |                          |
| <u>ltem</u><br>1 | Approve Allocation of Income, with a Final Dividend of JPY 22       | Mgmt Rec.<br>For    | <u>Vote Cast</u><br>For | Managamant               |
| 2.1              | Elect Director Tsujimoto, Kenzo                                     | For                 | For                     | Management<br>Management |
| 2.2              | Elect Director Tsujimoto, Kenzo  Elect Director Tsujimoto, Haruhiro | For                 | For                     | Management               |
| 2.3              | Elect Director Miyazaki, Satoshi                                    | For                 | For                     | =                        |
| 2.3<br>2.4       | Elect Director Ishida, Yoshinori                                    | For                 | For                     | Management               |
| 2.4<br>2.5       | Elect Director Tsujimoto, Ryozo                                     | For                 | For                     | Management               |
| 2.6              | Elect Director Sasahara, Yoshinobu                                  | For                 |                         | Management               |
| 2.7              | Elect Director Mizukoshi, Yutaka                                    | For                 | For<br>For              | Management               |
| 2.8              | Elect Director Muto, Toshiro  | For                 | For                     | Management               |
| 2.9              | Elect Director Hirose, Yumi   | For                 |                         | Management               |
| 2.10             | Elect Director Koda, Main   | For                 | For<br>For              | Management<br>Management |
| 2.10             | Elect Director Yasuko Metcalf                                       | For                 | For                     | Management               |
| 2.11             | Elect Birector rasako Metean  | 101                 | 101                     | Management               |
| Company          | : Sompo Holdings, Inc.  | Meeting Date        | : 2025-06-23            |                          |
|                  | : 8630  | <b>Meeting Type</b> | : Annual                |                          |
| CUSIP No.        | : J7621A101   | ISIN                | : JP3165000005          | Proponent                |
|                  |   |                     |                         |                          |
| <u>Item</u>      | Proposal Description  | Mgmt Rec.           | <u>Vote Cast</u>        |                          |
| 1                | Approve Allocation of Income, with a Final Dividend of JPY 76       | For                 | For                     | Management               |
| 2.1              | Elect Director Okumura, Mikio                                       | For                 | Against                 | Management               |
| 2.2              | Elect Director Hamada, Masahiro                                     | For                 | For                     | Management               |
| 2.3              | Elect Director Hara, Shinichi                                       | For                 | For                     | Management               |
| 2.4              | Elect Director Scott Trevor Davis                                   | For                 | For                     | Management               |
| 2.5              | Elect Director Endo, Isao   | For                 | For                     | Management               |
| 2.6              | Elect Director Higashi, Kazuhiro                                    | For                 | For                     | Management               |
| 2.7              | Elect Director Shibata, Misuzu                                      | For                 | For                     | Management               |
| 2.8              | Elect Director Nawa, Takashi  | For                 | For                     | Management               |
| 2.9              | Elect Director Yamada, Meyumi                                       | For                 | For                     | Management               |
| 2.10             | Elect Director Waga, Masayuki                                       | For                 | For                     | Management               |
| 2.11             | Elect Director Kajikawa, Toru                                       | For                 | For                     | Management               |
| 2.12             | Elect Director Kawauchi, Yuji                                       | For                 | For                     | Management               |
| 2.13             | Elect Director Imamura, Shinobu                                     | For                 | For                     | Management               |
| 3                | Amend Articles to Change Company Name                               | Against             | Against                 | Shareholder              |
|                  | Amend Articles to Add Provision on Business Transparency,           |                     |                         |                          |
| 4                | Fairness, and Appropriateness                                       | Against             | Against                 | Shareholder              |
|                  |   |                     |                         |                          |
| 5                | Amend Articles to Change Location of Head Office                    | Against             | Against                 | Shareholder              |

<u>Item</u>

#### **First Trust International Capital Strength ETF**

| Amend Articles to Separate Chairman of the Board and CEO, and  8 Appoint Outside Director as Board Chair Against For Amend Articles to Remove Provisions on Director and Executive  9 Officer Indemnification Against Against | Shareholder<br>Shareholder |
|---|----------------------------|
|   | Shareholder                |
| Amend Articles to Require Shareholder Approval for Portion of   |                            |
| Compensation for Directors and Executive Officers Exceeding JPY  10 100 Million Against Against Amend Articles to Limit Total Tenure of External Audit Firm to  | Shareholder                |
| 11 Five Terms Against Against Against   | Shareholder                |
| Company : Sony Group Corp. Meeting Date : 2025-06-24  |                            |
| Ticker : 6758 Meeting Type : Annual   |                            |
| CUSIP No. : J76379106 ISIN : JP3435000009   | Proponent                  |
|   |                            |
| <u>Item Proposal Description Mgmt Rec. Vote Cast</u>  | Managamant                 |
| 1 Approve Accounting Transfers For For 2.1 Elect Director Yoshida, Kenichiro For For  | Management                 |
| 2.1 Elect Director Yoshida, Kenichiro For For  2.2 Elect Director Totoki, Hiroki For For  | Management                 |
| 2.3 Elect Director Wendy Becker For For   | Management<br>Management   |
| 2.4 Elect Director Kishigami, Keiko For For   | Management                 |
| 2.5 Elect Director Ningam, Kelko For For  | Management                 |
| 2.6 Elect Director Neil Hunt For For  | Management                 |
| 2.7 Elect Director William Morrow For For   | Management                 |
| 2.8 Elect Director Konomoto, Shingo For For   |                            |
| 2.9 Elect Director Goto, Yoriko For For   | Management                 |
|   | Management                 |
|   | Management                 |
|   | Management                 |
| 3 Approve Qualified Employee Stock Purchase Plan For For  | Management                 |
| Company : Recruit Holdings Co., Ltd. Meeting Date : 2025-06-26  |                            |
| Ticker : 6098 Meeting Type : Annual   |                            |
| CUSIP No. : J6433A101   | Proponent                  |
|   |                            |
| <u>Item</u> <u>Proposal Description</u> <u>Mgmt Rec.</u> <u>Vote Cast</u>   |                            |
| 1.1 Elect Director Minegishi, Masumi For For  | Management                 |
| 1.2 Elect Director Idekoba, Hisayuki For For  | Management                 |
| 1.3 Elect Director Senaha, Ayano For For  | Management                 |
| 1.4 Elect Director Rony Kahan For For   | Management                 |
| 1.5 Elect Director Izumiya, Naoki For For   | Management                 |
| 1.6 Elect Director Kodera, Tsuyoshi For For   | Management                 |
| 1.7 Elect Director Honda, Keiko For For   | Management                 |
| 1.8 Elect Director Katrina Lake For For   | Management                 |
| 2 Appoint Alternate Statutory Auditor Tanaka, Miho For For  | Management                 |
| Company - Advantact Corn  |                            |
| Company: Advantest Corp. Meeting Date: 2025-06-27  Ticker: 6857 Meeting Type: Annual  |                            |
|   | Drononent                  |
| CUSIP No. : J00210104 ISIN : JP3122400009   | Proponent                  |

Mgmt Rec.

Vote Cast

**Proposal Description** 

#### **First Trust International Capital Strength ETF**

|     | Amend Articles to Change Record Date for Annual Shareholder |     |     |            |
|-----|---|-----|-----|------------|
| 1   | Meetings  | For | For | Management |
| 2.1 | Elect Director Douglas Lefever                              | For | For | Management |
| 2.2 | Elect Director Tsukui, Koichi                               | For | For | Management |
| 2.3 | Elect Director Yoshida, Yoshiaki                            | For | For | Management |
| 2.4 | Elect Director Urabe, Toshimitsu                            | For | For | Management |
| 2.5 | Elect Director Nicholas Benes                               | For | For | Management |
| 2.6 | Elect Director Nishida, Naoto                               | For | For | Management |
| 3.1 | Elect Director and Audit Committee Member Kurita, Yuichi    | For | For | Management |
| 3.2 | Elect Director and Audit Committee Member Nakada, Tomoko    | For | For | Management |
| 4   | Approve Restricted Stock Plan                               | For | For | Management |
| 5   | Approve Restricted Stock Plan                               | For | For | Management |
| 6   | Approve Restricted Stock Plan                               | For | For | Management |

Company : Nintendo Co., Ltd. Meeting Date : 2025-06-27 Ticker : 7974 Meeting Type : Annual

CUSIP No. : J51699106 ISIN : JP3756600007 Proponent

| <u>ltem</u> | Proposal Description  | Mgmt Rec. | Vote Cast |            |
|-------------|---|-----------|-----------|------------|
| 1           | Approve Allocation of Income, with a Final Dividend of JPY 85 | For       | For       | Management |
| 2.1         | Elect Director Furukawa, Shuntaro                             | For       | For       | Management |
| 2.2         | Elect Director Miyamoto, Shigeru                              | For       | For       | Management |
| 2.3         | Elect Director Takahashi, Shinya                              | For       | For       | Management |
| 2.4         | Elect Director Shibata, Satoru                                | For       | For       | Management |
| 2.5         | Elect Director Shiota, Ko                                     | For       | For       | Management |
| 2.6         | Elect Director Beppu, Yusuke                                  | For       | For       | Management |
| 2.7         | Elect Director Chris Meledandri                               | For       | For       | Management |
| 2.8         | Elect Director Miyoko Demay                                   | For       | For       | Management |
| 2.9         | Elect Director Hachiya, Kazuhiko                              | For       | For       | Management |