

GENUS Capital Management Pooled Funds

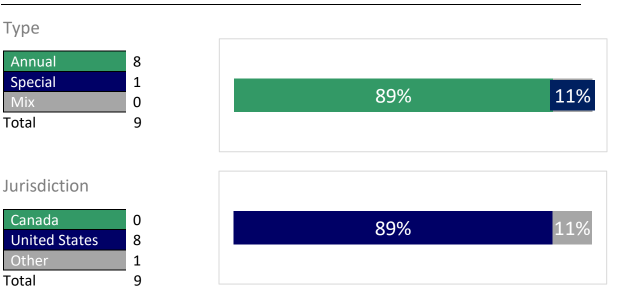


October 1st – December 31st

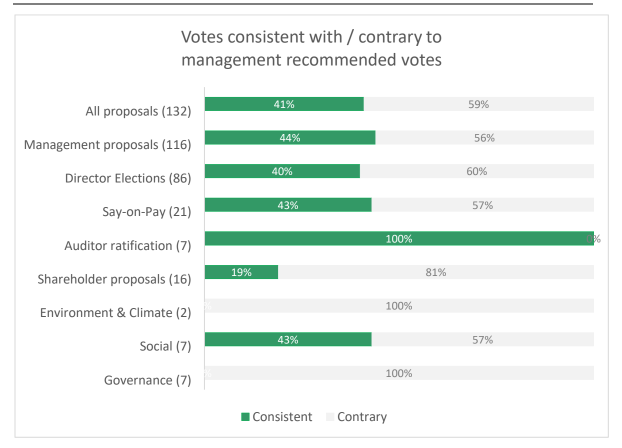
Proxy Voting Report

Proxy Voting Highlights Q4 2023

Meetings



Proposals





MEETING TYPE

Annual

PROXY SUMMARY

ISSUER	MEETING DATE
Microsoft Corporation (MSFT)	2023-12-07 ,
COUNTRY	RECORD DATE
United States	2023-09-29
MEETING LOCATION	

SECURITIES 594918104

POLICY: Share - Genus

ACCOUNT NUMBER	ACCOUNT NAME	STOCK COUNT
000442088	Genus Global Alpha fund	8800
000442029	Genus Fossil Free CanGlobe Equity fund	11818
000442100	Genus Fossil Free High Impact Equity Fund	12380
000442010	Genus Canglobe Equity fund	13320

ITEM	PROPOSAL	BOARD	POLICY
01.01	Elect Reid G. Hoffman	~	~
01.02	Elect Hugh F. Johnston	~	×
01.03	Elect Teri L. List	~	×
01.04	Elect Catherine MacGregor	~	×
01.05	Elect Mark Mason	~	~
01.06	Elect Satya Nadella	~	×
01.07	Elect Sandra E. Peterson	~	×
01.08	Elect Penny S. Pritzker	~	~
01.09	Elect Carlos A. Rodriguez	~	×
01.10	Elect Charles W. Scharf	~	×
01.11	Elect John W. Stanton	~	×
01.12	Elect Emma N. Walmsley	~	×
02	Advisory Vote on Executive Compensation	~	×
03	Frequency of Advisory Vote on Executive Compensation	~	1
04	Ratification of Auditor	~	~
05	Shareholder proposal requesting the publication of a report on median gaps in compensation and benefits related to gender-based reproductive health and gender dysphoria care.	~	×
06	Shareholder proposal that the company publish a report detailing the risks associated with the omission of "perspective" and "ideology" in its written equal employment opportunity policy.	~	×

07	Shareholder proposal requesting that the company provide a report that clarifies its policy for responding to requests for removal or deletion of content from its platforms from the White House, members of Congress, or any other agency, entity, or company contracted on behalf of the U.S. government.	×	×
08	Shareholder proposal requesting that the Board of Directors publish an independent report to assess the financial and reputational risks that may arise from the company's involvement in the development of weapons used by the military for training or combat purposes.	×	\checkmark
09	Shareholder proposal requesting that the company publish a report describing how it protects the beneficiaries of its 401(k) retirement plan with a long- term investment horizon against the risks arising from investment in companies contributing to climate change.	×	~
10	Shareholder proposal requesting the publication of a report on tax transparency.	×	~
11	Shareholder proposal requesting that the Board of Directors commission a report assessing the implications of Microsoft locating cloud data centers in countries with significant human rights concerns, as well as the company's strategies for mitigating these impacts.	×	~
12	Shareholder proposal requesting that organizations receiving donations from Microsoft disclose spending on political activities.	×	~
13	Shareholder proposal requesting that the Board of Directors publish an annual report assessing the risks to the company's operations and finances, as well as the risks to public welfare, arising from the company's role in facilitating misinformation and disinformation disseminated or generated by artificial intelligence (AI), the measures, if any, the company is considering to remedy such damage, and the effectiveness of such efforts.	×	~

PROXY ANALYSIS

ITEM 01.01	BOARD	POLICY
Elect Reid G. Hoffman	~	~
Proposer : Board		

The nominees' independence was verified and it was found that the two-thirds of them are independent. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote re	- Vote recorded	
ITEM 01.02	BOARD	POLICY	
Elect Hugh F. Johnston		×	
Proposer : Board			

The nominees' independence was verified and it was found that the two-thirds of them are independent. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. He is the CFO of Pepsico and sits on more than one board. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. A vote against the candidate was recorded.

		 Vote recorded 	
ITEM 01.03	BOA	٩RD	POLICY
Elect Teri L. List	· ·	/	×
Proposer · Board	·		

The nominees' independence was verified and it was found that the two-thirds of them are independent. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. The CEO is also chair of the board. This arrangement creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. A vote against the candidate was recorded.

	Vote		
ITEM 01.04	BOA	RD	POLICY
Elect Catherine MacGregor	✓	•	×
Proposer : Board	·		

The nominees' independence was verified and it was found that the two-thirds of them are independent. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. She is the CEO of Engie SA and sits on more than one board. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. A vote against the candidate was recorded.

		ecorded	
ITEM 01.05	BOARD	POLICY	
Elect Mark Mason		 ✓ 	
Proposer : Board			

The nominees' independence was verified and it was found that the two-thirds of them are independent. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this first-time nominee's election. A vote in favour of the candidate was recorded.

		corded
ITEM 01.06	BOARD	POLICY
Elect Satya Nadella	 ✓ 	×
Proposer : Board	-	-

The nominees' independence was verified and it was found that the two-thirds of them are independent. The key committees are all exclusively made up of independent members. This nominee is not deemed independent according to the company. This nominee is both CEO and Chairman, which goes against the policy. A vote against the candidate was recorded.

		ecorded	
ITEM 01.07	BOARD	POLICY	
Elect Sandra E. Peterson	 ✓ 	×	
Proposer : Board			

The nominees' independence was verified and it was found that the two-thirds of them are independent. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. The CEO is also chair of the board. This arrangement creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. A vote against the candidate was recorded.

		corded
ITEM 01.08	BOARD	POLICY
Elect Penny S. Pritzker	 ✓ 	~
Proposer : Board		

The nominees' independence was verified and it was found that the two-thirds of them are independent. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

		- Vote recorded	
ITEM 01.09	BOARD	POLICY	
Elect Carlos A. Rodriguez	 ✓ 	×	
Proposer : Board	-	-	

The nominees' independence was verified and it was found that the two-thirds of them are independent. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. He is the Executive Chairman of Automatic Data Processing and sits on more than one board. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. A vote against the candidate was recorded.

		corded
ITEM 01.10	BOARD	POLICY
Elect Charles W. Scharf	✓	×
Proposer : Board	-	

The nominees' independence was verified and it was found that the two-thirds of them are independent. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. He is the CEO of Wells Fargo & Company and sits on more than one board. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. The CEO is also chair of the board. This arrangement creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. He is a CEO and sits on the Compensation Committee, which goes against the policy. A vote against the candidate was recorded.

Mata wa a a uda d

	vote recorded	
ITEM 01.11	BOARD	POLICY
Elect John W. Stanton	~	×

Proposer: Board

The nominees' independence was verified and it was found that the two-thirds of them are independent. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. He is the Chairman of Trilogy International Partners and sits on a total of more than two boards. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. A vote against the candidate was recorded.

		corded
ITEM 01.12	BOARD	POLICY
Elect Emma N. Walmsley		×
Proposer : Board		-

The nominees' independence was verified and it was found that the two-thirds of them are independent. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. She is CEO of GSK PLC and sits on the Compensation Committee, which goes against the policy. She is the CEO of another company and sits on more than one board. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. A vote against the candidate was recorded.

		corded
ITEM 02	BOARD	POLICY
Advisory Vote on Executive Compensation	~	×
Proposer : Board		

A complete analysis of the compensation plan shows that it does not meet all of the policy criteria. The CEO was paid more than 200 times the average pay of Americans. Large pay disparities contribute to increasingly unequal societies, which are less sustainable, less inclusive, and less productive. This is not good for the company or its stakeholders in the long term. A vote against the proposal was recorded.

Vote recorded

ITEM 03

BOARD POLICY

Frequency of Advisory Vote on Executive Compensation

Proposer: Board

The proposal aims to set, in a non-restrictive manner, the frequency that shareholder will have the opportunity to approve an executive compensation program. It is relevant to allow shareholders a yearly opportunity to voice their concerns. A yearly frequency is in the shareholders' interest and has been selected.

		corded
ITEM 04	BOARD	POLICY
Ratification of Auditor	~	~
Proposer : Board		

More than 75% of the fees paid to the firm were for financial auditing services. The independence of the auditing firm was verified and confirmed. A vote in favour of the proposal was recorded.

	- Vote recorded	
ITEM 05	BOARD	POLICY
Shareholder proposal requesting the publication of a report on median gaps in compensation and benefits related to gender-based reproductive health and gender dysphoria care.	~	×
Proposer : National legal and policy center.		

Gender pay equity is an important social issue, and it is in the interests of shareholders that companies disclose information on this subject. However, the proponent, the National Legal and Policy Center (NPLC), is recognized as right-wing ideological group that opposes the responsible investment movement. It also uses the shareholder proposal system to undermine the legitimate efforts of many investors who are committed to advancing public company governance. Their shareholder proposals often have the appearance of proposals from responsible investors who request information or actions to improve the social or environmental performance of companies, but after examination, we find that these could be aimed at thwarting the company's actions in these areas. In this case, it calls into question the benefits offered by Microsoft to transgender people for gender reassignment care, as well as to women undergoing abortions, such as reimbursement of their travel and accommodation expenses when the voluntary interruption of pregnancy has to be performed in another State, due to laws restricting abortion rights in several American states. Accordingly, we do not believe that support for the proposal is appropriate and that the proposal is in the best interests of shareholders. A vote against the proposal was recorded.

ITEM 06 BOARD POLICY Shareholder proposal that the company publish a report detailing the risks associated with the omission of "perspective" and "ideology" in its written equal employment opportunity policy. Proposer : National Center For Public Policy Research

The issue of diversity, equity, and inclusion is a major social issue. As a result, it is in the best interest of shareholders for companies to disclose information on this matter. However, in this case, we have serious doubts about the real intentions of the proponent. Indeed, the National Center for Public Policy Research (NCPPR) is recognized as an ideological group that opposes the responsible investment movement. It also uses the shareholder proposal system to undermine the legitimate efforts of many investors who are committed to advancing public company governance. Their shareholder proposals often have the appearance of proposals from responsible investors who request information or actions to improve the social or environmental performance of companies, but after examination, we find that these could be aimed at thwarting the company's actions in these areas. Note that the NCPPR often targeted companies that defend, for example, the rights of people from the lesbian, gay, bisexual, and transgender (LGBT) community or who are in favor of the fight against climate change and the development of renewable energies. In this context, we do not believe it is justified to support the proposal. A vote against the proposal was recorded.

	 Vote recorded 	
ITEM 07	BOARD	POLICY
Shareholder proposal requesting that the company provide a report that clarifies its policy for responding to requests for removal or deletion of content from its platforms from the White House, members of Congress, or any other agency, entity, or company contracted on behalf of the U.S. government.	×	×

Proposer : Martin Matthew Guldner

It is in the interest of investors that the company be transparent about government requests to remove content that could limit free speech or access to information. However, in this case, we have serious doubts about the real intentions of the proponent. In fact, the latter takes up a proposal that was submitted to various companies in 2023 by the National Center for Public Policy Research (NCPPR) and the National Legal and Policy Center (NLPC). Both organizations are recognized as right-wing ideological groups opposed to the responsible investment movement. They use the shareholder proposal system to undermine the legitimate efforts of many investors who are committed to advancing public company governance. Their shareholder proposals often have the appearance of proposals from responsible investors who request information or actions to improve the social or environmental performance of companies, but after examination, we find that these could be aimed at thwarting the company's actions in these areas. Accordingly, we do not believe that support for the proposal is appropriate and that the proposal is in the best interests of shareholders. A vote against the proposal was recorded.

Vote recorded

Shareholder proposal requesting that the Board of Directors publish an independent report to assess the financial and reputational risks that may arise from the company's involvement in the development of weapons used by the military for training or combat purposes.

Proposer : Harrington Investments Inc.

Companies directly or indirectly related to human rights violations are exposed to financial, legal, operational, and reputational risks, and even to boycott and disinvestment. However, offering certain products to military forces may expose Microsoft to the risk of contributing to violations of these rights. These past years, Microsoft has been the subject of controversy because of its ties to certain U.S. government agencies and the risk that it may be involved in human and civil rights violations. For example, in 2018, employees spoke out against its decision to contract with U.S. Immigration and Customs Enforcement (ICE), which enforced the Trump administration's zero-tolerance immigration policy that led to the separation of children from their parents and their detention. Microsoft's cloud services contract with the Pentagon (JEDI), canceled in 2021 after a legal dispute with Amazon, was also condemned by employees who felt that the tools they built should not help build a "more lethal" military force. Microsoft's decision to supply the U.S. military with HoloLens-based combat eyewear has also drawn criticism from employees, some 100 of whom have called for the contract to be cancelled and the development of weapons technologies to be abandoned. Management defends this augmented reality project by declaring that Microsoft will not deny its technology to democratically elected institutions to protect freedoms. It points out that Microsoft has been working with the U.S. Department of Defense for 40 years, that the company is committed to providing the U.S. military with its technology, as well as its expertise and perspective on technological issues, and that the best way to deal with the risks associated with the military's use of its technology is to talk to the country's institutions. In addition, we note that Microsoft addresses responsible use of technology in its human rights statement, has adopted principles on the use of its facial recognition technology, discusses responsible artificial intelligence (AI) practices on its website, and has promised to conducting additional human rights due diligence regarding the role of its technologies and their potential impacts on certain communities in certain situations. Nevertheless, although Microsoft publishes information on the risks associated with the use of its products on human rights, it does not seem to provide details on its military contracts. In fact, the latter were excluded from its human rights impact assessment of its cloud and AI technologies published in 2023. Given that the use of its technologies in military contracts exposes it to significant risks, particularly with regard to its reputation and human capital, Microsoft should enhance its disclosure and explain how it takes into account human rights and the impact of its technologies on these rights before offering them to government agencies with a military vocation. This disclosure will allow investors to better understand how it manages the human rights risks associated with the use of its products. Similarly, we believe it is appropriate for Microsoft to report to shareholders on the risks of working with military organizations, including financial and reputational risks and even human capital risks, which can negatively impact shareholder value. A vote in favour of the proposal was recorded.

		 Vote recorded 	
ITEM 09	BOARD	POLICY	
Shareholder proposal requesting that the company publish a report describing how it protects the beneficiaries of its 401(k) retirement plan with a long-term investment horizon against the risks arising from investment in companies contributing to climate change.	×	~	
Droposor As You Sow and so filers			

Proposer : As You Sow and co-filers

In particular, the proponents ask Microsoft to explain whether the inclusion of carbon-intensive companies in its current retirement options contributes to increased risk for beneficiaries and reduced plan performance over the long term. They also want Microsoft to indicate whether the inclusion of carbon-intensive companies contributing to climate change exposes younger retirement fund participants to greater economic risk compared to participants closer to retirement age. Despite Microsoft's efforts to address climate change, the options available to retirement fund contributors are limited. The latter must use BlackRock, some of

whose funds carry significant climate risks. In particular, some of the assets of Microsoft's 401(k) retirement funds are invested in horizon funds, which have significant exposure to carbon-intensive industries and those that participate substantially in deforestation. The company offers employees a personalized selection of other funds, but this option is rarely used. A Vanguard study found that in plans offering personalized selection, only 1% of participants took advantage of this option in 2020, representing only 2% of the plan's assets. What's more, this practice can be detrimental to participants. The Government Accountability Office found that participants who managed their own 401(k) investments faced problems of misallocation and lack of diversification. Microsoft also says the retirement fund is overseen by a dedicated management-level committee, which regularly engages outside investment advisors. The company adds that the proponents are incorrectly insinuating that its employees are enrolled in the BlackRock LifePath fund by default, because nearly all new participants in Microsoft's 401(k) plan are required to choose their investments, and most of the plan's assets are not currently invested in these funds. The proponents indicate that these funds collectively hold 26% of plan assets, i.e. the largest segment of plan assets. Furthermore, the Board considers that the proposal does not take into account the strict fiduciary framework of the Employee Retirement Income Security Act. Under the Trump administration, a rule established that the selection of assets for a pension plan should not be based on criteria other than the interests of the beneficiaries. In November 2022, the Department of Labor published its final ruling on trustees' consideration of ESG factors when selecting investment options for funds. It has identified the economic effects of climate change as a legitimate topic for trustees to consider when managing pension plans. It therefore seems essential for the company to take into account both its fiduciary duty and climate risk mitigation. While Microsoft considers that it offers several options incorporating ESG factors to its retirement plan participants, a more transparent disclosure regarding climate risks would be beneficial. Moreover, the integration of ESG criteria into certain pension fund options differs greatly from the assessment and consideration of climate risk related to pension fund assets. We recommend supporting this proposal. A vote in favour of the proposal was recorded.

		 Vote recorded 	
ITEM 10	BOARD	POLICY	
Shareholder proposal requesting the publication of a report on tax transparency.	×	~	
		I	

Proposer : AkademikerPension and co-filers

This proposal, which calls for greater transparency on the taxes paid by Microsoft, is being submitted for the second year running and has achieved a 23% approval rate in 2022, a very good result for a shareholder proposal. It asks the Board of Directors to publish a fiscal transparency report, taking into account the indicators and guidelines set forth in the Global Reporting Initiative (GRI) fiscal standard. The latter requires the publication of a company's business activities, including revenues, profits, losses and taxes, on a country-by-country basis. At the moment, Microsoft does not disclose its revenues and profits made outside the United States. However, the European Union has adopted a directive to implement country-by-country disclosure for multinationals companies operating in Europe and generating revenue in excess of US\$860 million. The company indicates that it complies with the tax rules to which it is subject. According to the OECD, corporate and individual tax evasion in the United States could be as high as \$100 billion a year. The tax breaks given by governments to companies, including multinationals companies, during the COVID-19 pandemic have brought back the debate about the fair share of taxes that we all have to pay or else some public services will deteriorate. The proponent highlights the US\$315 billion profits made by an Irish subsidiary of Microsoft in 2020, despite the fact that this subsidiary has no employees. Tax avoidance involves significant financial and reputational risks. It should also be remembered that Microsoft has already been under the spotlight of the US Internal Revenue Services agency for transferring profits of nearly US\$40 billion to Puerto Rico. This situation is just one example of the company's list of questionable practices, a list that seems to grow longer every year. Thus, it is desirable that Microsoft produce a report to clarify its position on shareholder taxation. The proposal is in the shareholders' interest. A vote in favour of the proposal was recor

Vote recorded

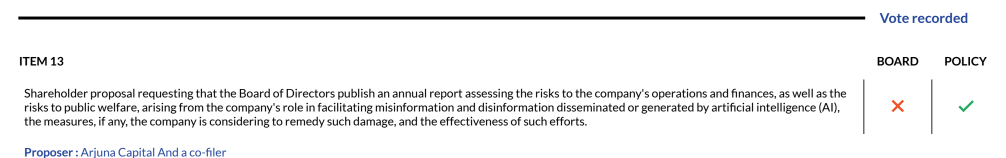
ITEM 11	BOARD	POLICY
Shareholder proposal requesting that the Board of Directors commission a report assessing the implications of Microsoft locating cloud data centers in countries with significant human rights concerns, as well as the company's strategies for mitigating these impacts.	×	~

Proposer : Eko and a co-filer

Companies that operate in regions where there is a high risk of serious human rights violations are exposed to the risk of being associated with these violations, tarnishing their image and reputation, as well as being subject to lawsuits, consumer boycotts and divestments. In Microsoft's case, the proponent is concerned about its plans to establish data centers in countries where significant human rights violations are committed. He is particularly concerned about its intention to set up a cloud computing zone in Saudi Arabia, a country which, according to the US State Department, does not protect freedom of expression, monitors, controls and censors the Internet, and does not respect the fundamental rights of cyber-dissidents. The project is receiving a great deal of media attention and is being denounced by non-governmental organizations. In May 2023, 18 human rights groups ordered Microsoft to suspend its project until it can demonstrate how it will limit the risks of negative impact on human rights. They fear that the company will become complicit in the surveillance and repression of dissidents by the Saudi government, which has a disastrous human rights record. They point out that Saudi legislation grants extensive powers to government agencies to access personal data, and that the law against cybercrime could be used to force Microsoft to provide the data of regime opponents and human rights defenders. According to Human Rights Watch, these laws are poorly defined and ambiguous, which could give rise to abuses. We also note that in November 2019, the Guardian reported that two Twitter employees had been charged with espionage in the United States, after obtaining information on the personal accounts of opponents of the Saudi government. The complaint alleges a coordinated effort by Saudi officials to recruit Twitter employees to search the private data of thousands of Twitter accounts. In response to these concerns, Microsoft assures that it has followed its due diligence and risk mitigation process by evaluating the creation of a cloud zone in Saudi Arabia and determining that it could be exploited in a way consistent with its commitment to protect fundamental rights. The company also highlights its commitment to the Trusted Cloud Principles, which would ensure that human rights standards are maintained for cloud services worldwide. However, Microsoft does not appear to have disclosed how these guarantees will be implemented or enforced. Nor has it published a human rights impact assessment for its project in Saudi Arabia. Given the seriousness of the risks to which it is exposed by establishing a data center in a country known for its lack of respect for human rights, including for online activities, we consider it reasonable and prudent for Microsoft to provide more information on the human rights risks associated with the project and the measures taken or envisaged to prevent and mitigate them, particularly with regard to the protection of data confidentiality. The proposal does not ask the company to abandon its project, but rather to explain how it will deal with its potential impact on human rights. By being proactive, demonstrating robust due diligence in this case, and presenting its risk assessment and mitigation strategies, Microsoft could limit the financial, legal, operational, and reputational risks to which its presence in Saudi Arabia would expose it. A vote in favour of the proposal was recorded.

	 Vote recorded 	
ITEM 12	BOARD	POLICY
Shareholder proposal requesting that organizations receiving donations from Microsoft disclose spending on political activities.	×	~
Proposer : Tulipshare Capital LLC		T

The proponent requests that Microsoft adopt a policy stating that before making a donation or expenditure supporting the political activities of a trade association, social welfare organization or entity established and operated primarily to engage in political activities, the company requires that such organization disclose, at least annually, its expenditures for political activities, including the amount spent and the recipient, and that each such report be published on Microsoft's website. Although the company publishes an annual lobbying report, it is possible that the objectives of certain organizations receiving funding from Microsoft are not aligned with the interests of the company and its shareholders. This potential discrepancy represents a reputational risk and, possibly, a regulatory and financial risk for the company. The proposal is in the shareholders' interest. A vote in favour of the proposal was recorded.



The launch of the ChatGPT-3.5 generative intelligence interface in November 2022 is an important milestone in the collective awareness of the opportunities and risks associated with AI. In March 2023, an open letter signed by over a thousand personalities and AI experts urged AI labs to halt the development of AIs more powerful than GPT-4 for at least 6 months. They claim that "AI systems with human-competitive intelligence can pose profound risks to society and humanity, as shown by extensive research and acknowledged by top AI labs." They add that "advanced AI could represent a profound change in the history of life on Earth, and should be planned for and managed with commensurate care and resources." Consequently, we need to pause for a moment to work on the development and elaboration of safety protocols for the design and development of advanced AI, so that today's powerful AI systems are more accurate, reliable, understandable, transparent, robust, trustworthy and loval. The signatories also believe that the development of robust AI control systems should be accelerated, in collaboration with policymakers. Their aim is to enable humanity to benefit from the advantages of today's AI and avoid disaster. In particular, they say, we should ask ourselves whether we should "let machines flood our information channels with propaganda and untruth". Max Tegmark, President of the Future of Life Institute, quoted by La Presse, believes that defending democracy should be at the heart of our concerns; "The idea of democracy is fundamental, that we as humans can make our own decisions. And it doesn't work if people don't live in the same reality but in several parallel realities [...]." Yoshua Bengio, researcher and founder of the Institut guébécois en intelligence artificielle, also guoted by La Presse, explains that "We have [AI] tools that are essentially capable of mastering language, and language is the key to how our societies function. These tools can be used to influence and manipulate people [...] And they are only going to get better." Despite the alarm raised by leading AI experts, there has been no moratorium: research has continued apace, and experts remain deeply concerned. This is the context of the shareholder proposal. Microsoft, a long-standing partner of OpenAI, the company that developed ChatGPT, strengthened its ties with the latter in 2023, announcing its intention to invest billions of dollars in it and integrate its GPT-4 version into its products. Microsoft recognizes the risks of AI-related misinformation and disinformation, and has set up a program to deal with them. The company assures that it has taken steps to address these risks, as part of its commitment to responsible AI, and has promised the U.S. government to publish an annual transparency report on its AI governance practices. Nevertheless, the proponent fears that this report is merely a repetition of its other public reports, which simply describe its general AI policies and practices, thus failing to meet its request. The proponent calls for a full assessment of the risks, the measures taken to address them and the effectiveness of these efforts. This information would enable investors to better gauge Microsoft's management of the risks arising from misinformation and disinformation disseminated or generated by AI, and to reassure them, given the scale of these risks, both for the company and for society as a whole. A vote in favour of the proposal was recorded.

Warning: Vote recommandations contained in this document are solely produced in conformity with your custom proxy voting policy and do not represent Groupe investissement responsable inc. views, thoughts or opinions. The recommandations are based on publicly available information, as well as information acquired from our data provider Glass, Lewis & Co. This report may not be copied or reproduced, in whole or in part, in any way whatsoever, without the prior approval of the Groupe investissement responsable, Inc.



PROXY SUMMARY

ISSUER	MEETING DATE
Cisco System Inc. (CSCO)	2023-12-06,
COUNTRY	RECORD DATE
United States	2023-10-09
MEETING LOCATION	
MEETING TYPE	SECURITIES
Annual	17275R102

POLICY: Share - Genus

ACCOUNT NUMBER	ACCOUNT NAME	STOCK COUNT
	Genus Fossil Free CanGlobe Equity fund	
000442100	Genus Fossil Free High Impact Equity Fund	38300
000442096	Genus Pooled Funds - Fossil Free Dividend Fund - 000442096	51100
000442045	Genus Dividend Fund	92000

ITEM	PROPOSAL	BOARD	POLICY
01.01	Elect Wesley G. Bush	~	~
01.02	Elect Michael D. Capellas	~	×
01.03	Elect Mark S. Garrett	~	×
01.04	Elect John D. Harris II	~	~
01.05	Elect Kristina M. Johnson	~	×
01.06	Elect Sarah Rae Murphy	~	 ✓
01.07	Elect Charles H. Robbins	~	×
01.08	Elect Daniel H. Schulman	~	 ✓
01.09	Elect Marianna Tessel	~	 ✓
02	Amendment to the 2005 Stock Incentive Plan	~	×
03	Advisory Vote on Executive Compensation	~	×
04	Frequency of Advisory Vote on Executive Compensation	1	1
05	Ratification of Auditor : PricewaterhouseCoopers LLP.	~	 ✓
06	Shareholder proposal requesting the publication of a report on fiscal transparency, taking into account the indicators and guidelines set forth in the Global Reporting Initiative (GRI) Tax Standard.	×	~

PROXY ANALYSIS

BOARD POLICY

Elect Wesley G. Bush

ITEM 01.01

Proposer: Board

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote re	Vote recorded	
ITEM 01.02	BOARD	POLICY	
Elect Michael D. Capellas	✓	×	
Proposer : Board		·	

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Nomination Committee. He has been on the board for over 10 years. The CEO is also chair of the board. This arrangement creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. He is the Chairman of Flex and sits on a total of more than two boards. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. A vote against the candidate was recorded.

		- Vote recorded	
ITEM 01.03	BOARD	POLICY	
Elect Mark S. Garrett	 ✓ 	×	
Proposer : Board			

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. The CEO is also chair of the board. This arrangement creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. A vote against the candidate was recorded.

Vote recorded

ITEM 01.04

BOARD POLICY

Proposer : Board

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote recorde		
ITEM 01.05	BOARD	POLICY	
Elect Kristina M. Johnson	~	×	
Proposer : Board			

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Compensation Committee. She has been on the board for over 10 years. A vote against the candidate was recorded.

	Vote re	corded
ITEM 01.06	BOARD	POLICY
Elect Sarah Rae Murphy	~	~
Proposer : Board		-

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

Vote recorded

ITEM 01.07

BOARD POLICY

Elect Charles H. Robbins

Proposer: Board

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is not deemed independent according to the company. This nominee is both CEO and Chairman, which goes against the policy. A vote against the candidate was recorded.

	Vote recorded		
ITEM 01.08	BOARD	POLICY	
Elect Daniel H. Schulman	✓	 ✓ 	
Proposer : Board		-	

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this first-time nominee's election. A vote in favour of the candidate was recorded.

	Vote red	corded	
ITEM 01.09	BOARD	POLICY	
Elect Marianna Tessel	✓	 ✓ 	
Proposer : Board			

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

Vote recorded

ITEM 02

BOARD POLICY

✓ ×

Amendment to the 2005 Stock Incentive Plan

Proposer : Board

The proposed share-based compensation plan does not meet all of the policy criteria. The policy is opposed to the use of share-option-based compensation plans for directors. Stock appreciation rights are akin to phantom stock. This type of grant does not align Management's interests those of shareholders because the risk of holding shares is not real. A vote against the proposal was recorded.

		corded	
ITEM 03	BOARD	POLICY	
Advisory Vote on Executive Compensation	~	×	
	1		

Proposer : Board

A complete analysis of the compensation plan shows that it does not meet all of the policy criteria. The policy is opposed to the use of share-option-based compensation plans for directors. The CEO was paid more than 200 times the average pay of Americans. Large pay disparities contribute to increasingly unequal societies, which are less sustainable, less inclusive, and less productive. This is not good for the company or its stakeholders in the long term. A vote against the proposal was recorded.

	 Vote rec 	recorded	
ITEM 04	BOARD	POLICY	
Frequency of Advisory Vote on Executive Compensation	1	1	
Proposer : Board	•	•	

The proposal aims to set, in a non-restrictive manner, the frequency that shareholder will have the opportunity to approve an executive compensation program. It is relevant to allow shareholders a yearly opportunity to voice their concerns. A yearly frequency is in the shareholders' interest and has been selected.

Vote recorded

ITEM 05

✓ ×

Proposer : Board

More than 75% of the fees paid to the firm were for financial auditing services. The independence of the auditing firm was verified and confirmed. A vote in favour of the proposal was recorded.

		corded
ITEM 06	BOARD	POLICY
Shareholder proposal requesting the publication of a report on fiscal transparency, taking into account the indicators and guidelines set forth in the Global Reporting Initiative (GRI) Tax Standard.	×	 ✓
Proposer · Fondo Etica Azionario fund (Etica Sor S P A) as Lead files and other co-filers		

This proposal is filed for the second year in a row. Last year, it received a 26.9% support rate. According to the Organisation for Economic Co-operation and Development (OECD), tax payments are an important instrument for governments to ensure the provision of public services. It is therefore imperative that companies contribute to public services by paying their fair share of taxes. The GRI Tax Standard was developed in response to investor concerns about the lack of transparency in corporate taxation and the impact of tax evasion on governments' ability to fund services and support sustainable development. It requires the publication of a company's business activities, including revenues, profits and losses, and taxes, for each jurisdiction. In response to this shareholder proposal, the company disclosed certain information regarding its tax payments. The company reports that it paid US\$2.7 billion in taxes globally, without disclosing where or how. After analysis, we consider that the writing of a complete report taking into account the indicators and guidelines set out in the GRI Tax Standard is necessary. The proposal is in the shareholders' interest. A vote in favour of the proposal was recorded.

Vote recorded

Warning: Vote recommandations contained in this document are solely produced in conformity with your custom proxy voting policy and do not represent Groupe investissement responsable inc. views, thoughts or opinions. The recommandations are based on publicly available information, as well as information acquired from our data provider Glass, Lewis & Co. This report may not be copied or reproduced, in whole or in part, in any way whatsoever, without the prior approval of the Groupe investissement responsable, Inc.



PROXY SUMMARY

ISSUER	MEETING DATE
Splunk Inc. (NASDAQ:SPLK)	2023-11-29,
COUNTRY	RECORD DATE
United States	2023-10-23
MEETING LOCATION	

Special 848637104	MEETING TYPE	SECURITIES
	Special	848637104

POLICY: Share - Genus

ACCOUNT NUMBER	ACCOUNT NAME	STOCK COUNT
000442100	Genus Fossil Free High Impact Equity Fund	18600

ITEM	PROPOSAL	BOARD	POLICY
01	To approve the merger with Cisco.	~	~
02	To approve executives' severance packages.	~	×
03	To approve the adjournment of the meeting in order to obtain additional proxies, if the company doesn't obtain enough votes in favour of the proposal #01.	~	×

PROXY ANALYSIS

BOARD

POLICY

ITEM 01

To approve the merger with Cisco.

Proposer : Board

Splunk Inc. and Cisco Systems, Inc. have reached an agreement in which Cisco will purchase all outstanding shares of Splunk through a cash transaction. Each Splunk share will be exchanged for \$157.00 in cash, representing a one-day market premium of approximately 31.3% based on unaffected closing prices as of September 20, 2023, and the total value of Splunk's issued share capital is approximately \$26,460.3 million; approval of the transaction requires a majority vote from Splunk common stockholders, and Hellman & Friedman Advisors LLC, holding about 7.6% of Splunk's shares, has agreed to vote in favor of the deal. Following the announcement on September 21, 2023, Splunk's shares rose by around 20.8%, Cisco's shares declined by approximately 3.9%, and between September 20 and November 13, 2023, Splunk's shares increased by about 26.4%, with Cisco's shares decreasing by approximately 4.2%; as of November 13, 2023, Splunk's shares increased by about 26.4%, with Cisco's shares decreasing by approximately 4.2%; as of November 13, 2023, Splunk's shares were identified in the GIR's analysis. A vote in favor of the proposal was recorded.

		orded
ITEM 02	BOARD	POLICY
To approve executives' severance packages.	 	×
Proposer : Board		

The proposed severance pay does not meet policy criteria. In the event of a change of control, the employment contract for executives includes retention bonuses. A vote against the proposal was recorded.

	 Vote rec 	orded
ITEM 03	BOARD	POLICY
To approve the adjournment of the meeting in order to obtain additional proxies, if the company doesn't obtain enough votes in favour of the proposal #01.	 Image: A second s	×
Proposer : Board		-

This proposal does not respect the deadlines or the transparency requirements with regard to the matters to be submitted to a shareholder vote. A vote against the proposal was recorded.

Vote recorded

Warning: Vote recommandations contained in this document are solely produced in conformity with your custom proxy voting policy and do not represent Groupe investissement responsable inc. views, thoughts or opinions. The recommandations are based on publicly available information, as well as information acquired from our data provider Glass, Lewis & Co. This report may not be copied or reproduced, in whole or in part, in any way whatsoever, without the prior approval of the Groupe investissement responsable, Inc.



PROXY SUMMARY

ISSUER	MEETING DATE
Sysco Corporation (SYY)	2023-11-17,
COUNTRY	RECORD DATE
United States	2023-09-18
MEETING LOCATION	

MEETING TYPE	SECURITIES
Annual	871829107

POLICY: Share - Genus

ACCOUNT NUMBER	ACCOUNT NAME	STOCK COUNT
000442096	Genus Pooled Funds - Fossil Free Dividend Fund - 000442096	12100
000442029	Genus Fossil Free CanGlobe Equity fund	33100
000442100	Genus Fossil Free High Impact Equity Fund	43900

ITEM	PROPOSAL	BOARD	POLICY
01.01	Elect Daniel J. Brutto	~	~
01.02	Elect Francesca DeBiase	~	~
01.03	Elect Ali Dibadj	~	×
01.04	Elect Larry C. Glasscock	~	×
01.05	Elect Jill M. Golder	~	~
01.06	Elect Bradley M. Halverson	~	~
01.07	Elect John M. Hinshaw	~	~
01.08	Elect Kevin P. Hourican	~	~
01.09	Elect Alison Kenney Paul	~	~
01.10	Elect Edward D. Shirley	~	~
01.11	Elect Sheila G. Talton	~	~
02	Advisory Vote on Executive Compensation	~	×
03	Frequency of Advisory Vote on Executive Compensation	1	1
04	Ratification of Auditor	\checkmark	~
05	Shareholder proposal requesting that the company re-establish a policy of eliminating or reducing gestation crates in its pork supply chain, with measurable targets for achieving this.	×	~

PROXY ANALYSIS

Elect Daniel J. Brutto

Proposer: Board

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote recorde		
ITEM 01.02	BOARD	POLICY	
Elect Francesca DeBiase		~	
Proposer : Board			

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote record		
ITEM 01.03	BOARD	POLICY	
Elect Ali Dibadj	✓	×	
Proposer : Board			

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. He is the CEO of Janus Henderson Group PLC and sits on more than one board. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. A vote against the candidate was recorded.

Vote recorded

ITEM 01.04

BOARD POLICY

Elect Larry C. Glasscock

Proposer: Board

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on these committees. He has been on the board for over 10 years. A vote against the candidate was recorded.

	Vote re-	Vote recorded	
ITEM 01.05	BOARD	POLICY	
Elect Jill M. Golder		~	
Proposer : Board		-	

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote rec	- Vote recorded	
ITEM 01.06	BOARD	POLICY	
Elect Bradley M. Halverson	~	 ✓ 	
Proposer : Board	-	-	

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

Vote recorded

ITEM 01.07

BOARD POLICY

Elect John M. Hinshaw

Proposer: Board

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	 Vote recorded 	
ITEM 01.08	BOARD	POLICY
Elect Kevin P. Hourican	~	 ✓
Proposer : Board		

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is not deemed independent according to the company. He is currently the chief executive officer of the firm. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

ITEM 01.09	BOARD	POLICY
Elect Alison Kenney Paul	 ✓ 	~
Proposer : Board		

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

Vote recorded

Vote recorded

ITEM 01.10

BOARD POLICY

✓ ✓

Elect Edward D. Shirley

Proposer: Board

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote rec	Vote recorded	
ITEM 01.11	BOARD	POLICY	
Elect Sheila G. Talton	✓	 ✓ 	
Proposer : Board		-	

The nominees' independence was verified and it was found that the two-thirds of them are independent. We note that the Nomination Committee and the Compensation Committee are not exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	 Vote recorded 	
ITEM 02	BOARD	POLICY
Advisory Vote on Executive Compensation	 Image: A second s	×
Proposer : Board		

A complete analysis of the compensation plan shows that it does not meet all of the policy criteria. The company does not disclose in a clear and detailed manner the specific targets of the criteria that underpin its performance-based compensation programs. A vote against the proposal was recorded.

	 Vote recorded 	
ITEM 03	BOARD	POLICY
Frequency of Advisory Vote on Executive Compensation	1	1

✓✓

The proposal aims to set, in a non-restrictive manner, the frequency that shareholder will have the opportunity to approve an executive compensation program. It is relevant to allow shareholders a yearly opportunity to voice their concerns. A yearly frequency is in the shareholders' interest and has been selected.

Vote recorded

ITEM 04	BOARD	POLICY
Ratification of Auditor	 ✓ 	 ✓
Proposer : Board		

More than 75% of the fees paid to the firm were for financial auditing services. The independence of the auditing firm was verified and confirmed. A vote in favour of the proposal was recorded.

		orded
ITEM 05	BOARD	POLICY
Shareholder proposal requesting that the company re-establish a policy of eliminating or reducing gestation crates in its pork supply chain, with measurable targets for achieving this.	×	~
Proposer : The Humane Society of the United States		

The use of gestation crates is one of the most controversial practices in the pig industry. Pregnant sows are confined to individual stalls barely larger than their bodies, where they can neither turn nor walk. According to Nicolas de Villers, a researcher in pig behavior and welfare at Agriculture and Agri-Food Canada, quoted by Radio-Canada, the ideal situation would be to raise them in groups, so that they have more freedom and opportunities to express their natural behavior: "They are social animals and need to be in groups with their fellow creatures. It has rather important learning faculties, as much as a dog. Pigs are curious and they like to explore". In addition, gestation cages may be less cost-effective than group housing. Academic studies, including one by researchers at Iowa State University, have shown a negative correlation between the use of these crates and the cost of weaned piglets. Another study suggests that sow productivity is lower and mortality higher in countries where these cages are widely used, compared with countries where their use is limited to four weeks after insemination. However, some researchers and organizations, such as the American Association of Swine Veterinarians, take a more positive or neutral view of gestation crates. Nevertheless, more and more countries are banning them or restricting their use. Several European countries have also banned them for more than 20 years. In Canada, following consumer pressure, new animal welfare standards for pig farming will come into force in 2029, limiting the normal period during which sows can be kept in cages to 28 days and improving their living and housing conditions. In the U.S., some States prohibit or limit the use of gestation crates, and buyers, including Cargill, Hormel, McDonald's, Burger King, Costco, Kroger, Safeway and Chipotle, have voluntarily committed to eliminating or reducing the use of these

cages. There are thus financial, regulatory, legal, competitive and operational risks associated with these cages, not to mention reputational risks, as many consumers consider this confinement system to be cruel to animals. In the case of Sysco, we note that the company had committed to eliminating these cages from its supply chain by 2012. Since then, it has modified and weakened this commitment many times, without providing any justification. However, this lack of transparency impairs shareholders' ability to understand and evaluate its risk management resulting from changes in consumer demand and regulatory requirements surrounding gestation cages. On the other hand, its reputation could be tarnished by campaigns from animal rights groups denouncing the cruelty of these farming conditions. Finally, the opposition of some of its customers to gestation crates exposes the company to increased risk if it cannot demonstrate that it has the capacity to meet their animal welfare requirements. This could also be a competitive disadvantage, as some of its peers, such as Kroger and Target, have made clear commitments to eliminate gestation crates, with a calendar. Therefore, we believe that the proposal is in the interests of shareholders, especially since Sysco has not explained why it has changed its commitment to this issue. A vote in favour of the proposal was recorded.

Vote recorded

Warning: Vote recommandations contained in this document are solely produced in conformity with your custom proxy voting policy and do not represent Groupe investissement responsable inc. views, thoughts or opinions. The recommandations are based on publicly available information, as well as information acquired from our data provider Glass, Lewis & Co. This report may not be copied or reproduced, in whole or in part, in any way whatsoever, without the prior approval of the Groupe investissement responsable, Inc.



PROXY SUMMARY

ISSUER	MEETING DATE
Oracle Corporation (ORCL)	2023-11-15,
COUNTRY	RECORD DATE
United States	2023-09-18
MEETING LOCATION	

MEETING TYPE	SECURITIES
Annual	68389X105

POLICY: Share - Genus

ACCOUNT NUMBER	ACCOUNT NAME	STOCK COUNT
000442088	Genus Global Alpha fund	7200
000442029	Genus Fossil Free CanGlobe Equity fund	8100
000442010	Genus Canglobe Equity fund	15600
000442096	Genus Pooled Funds - Fossil Free Dividend Fund - 000442096	18200
000442045	Genus Dividend Fund	45000

ITEM	PROPOSAL	BOARD	POLICY
01.01	Elect Awo Ablo	~	~
01.02	Elect Jeffrey S. Berg	~	×
01.03	Elect Michael J. Boskin	~	×
01.04	Elect Safra A. Catz	~	×
01.05	Elect Bruce R. Chizen	~	×
01.06	Elect George H. Conrades	~	×
01.07	Elect Lawrence J. Ellison	~	×
01.08	Elect Rona Fairhead	~	~
01.09	Elect Jeffrey O. Henley	~	×
01.10	Elect Renée J. James	~	×
01.11	Elect Charles W. Moorman	~	~
01.12	Elect Leon E. Panetta	~	×
01.13	Elect William G. Parrett	~	×
01.14	Elect Naomi O. Seligman	~	×
01.15	Elect Vishal Sikka	~	×
02	Advisory Vote on Executive Compensation	~	×
03	Frequency of Advisory Vote on Executive Compensation	1	1

04	Amendment to the 2020 Equity Incentive Plan	~	×
05	Ratification of Auditor	~	~
06	Shareholder proposal requesting that the company report median and ajusted pay gaps on the basis of gender and race, including the reputational, competitive, and operational risks, the risks associated with public policy, as well as those related to recruiting and retaining diverse talent.	×	~
07	Shareholder Proposal Regarding Independent Chair	×	~



ITEM 01.01	BOARD	POLICY
Elect Awo Ablo	~	~
Proposer : Board		

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote re	Vote recorded	
ITEM 01.02	BOARD	POLICY	
Elect Jeffrey S. Berg		×	
Proposer · Board			

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Audit Committee and the Nomination Committee. He has been on the board for over 10 years. The chair of the board is not independent. This situation creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. A vote against the candidate was recorded.

Vote recorded

ITEM 01.03	BOARD	POLICY
Elect Michael J. Boskin	~	×
Proposer : Board	-	

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Audit Committee. He has been on the board for over 10 years. A vote against the candidate was recorded.

	Voter	 Vote recorded 	
ITEM 01.04	BOARE	POLICY	
Elect Safra A. Catz	~	×	
Proposer : Board			

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is not deemed independent according to the company. She is currently the chief executive officer of the firm. A vote against the candidate was recorded.

		te recorded	
ITEM 01.05	BOARD	POLICY	
Elect Bruce R. Chizen	~	×	
Proposer : Board	-	-	

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Audit Committee and the Nomination Committee. He has been on the board for over 10 years. He is the Chair of Informatica inc. company and sits on a total of more than two boards. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. The chair of the board is not independent. This situation creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. A vote against the candidate was recorded.

	Vote rec	• Vote recorded	
ITEM 01.06	BOARD	POLICY	
Elect George H. Conrades	✓	×	
Proposer : Board			

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Compensation Committee. He has been on the board for over 10 years. A vote against the candidate was recorded.

	Vote recorded	
ITEM 01.07	BOARD	POLICY
Elect Lawrence J. Ellison	 ✓ 	×
Proposer : Board	-	-

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is not deemed independent according to the company. He is currently an executive of the firm. This nominee, who is not independent, is also Chairman, which goes against policy. A vote against the candidate was recorded.

	\	Vote recorded	
ITEM 01.08	В	BOARD	POLICY
Elect Rona Fairhead		~	~
Proposer : Board			

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	- Vote recorded	
ITEM 01.09	BOARD	POLICY
Elect Jeffrey O. Henley	 ✓ 	×
Proposer : Board		

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is not deemed independent according to the company. He is a former executive of the company. A vote against the candidate was recorded.

	Vote	- Vote recorded	
ITEM 01.10	BOAR	D POLICY	
Elect Renée J. James	✓	×	
Proposer : Board		-	

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is not deemed independent according to the company. She has other significant types of economic relationships with one of the company's clients, suppliers or consultants. A vote against the candidate was recorded.

	Vote red	• Vote recorded	
ITEM 01.11	BOARD	POLICY	
Elect Charles W. Moorman	~	 ✓ 	
Proposer : Board	·		

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote recorded
ITEM 01.12	BOARD PO
Elect Leon E. Panetta	
Proposer : Board	
The nominees' independence was verified and it was found that less than the two-t independent members. This nominee is deemed independent according to the polic conflicts of interest that are not in the best interests of the company or its sharehol including who will serve as chair. We have voted against the members of the nomina	cy. The chair of the board is not independent. This situation creates potential Iders. The nominating committee is responsible for the board's governance,
ITEM 01.13	BOARD PO
Elect William G. Parrett	
Proposer : Board	
The nominees' independence was verified and it was found that less than the two-t independent members. This nominee is deemed independent according to the polic conflicts of interest that are not in the best interests of the company or its sharehol including who will serve as chair. We have voted against the members of the nomina	cy. The chair of the board is not independent. This situation creates potential Iders. The nominating committee is responsible for the board's governance,
ITEM 01.14	BOARD PO
Elect Naomi O. Seligman	
Proposer : Board	

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Compensation Committee. She has been on the board for over 10 years. A vote against the candidate was recorded.

	Vote	- Vote recorded	
ITEM 01.15	BOARI	D POLICY	
Elect Vishal Sikka		×	
Proposer : Board			

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is not deemed independent according to the company. He has other significant types of economic relationships with one of the company's clients, suppliers or consultants. A vote against the candidate was recorded.

	- Vote recorded	
ITEM 02	BOARD	POLICY
Advisory Vote on Executive Compensation	 ✓ 	×
Proposer : Board		

A complete analysis of the compensation plan shows that it does not meet all of the policy criteria. The long-term compensation is not based on company performance. Executives receive an annual bonus as soon as operating income is positive, even by a single dollar. A vote against the proposal was recorded.

	Vote re	 Vote recorded 	
ITEM 03	BOARD	POLICY	
Frequency of Advisory Vote on Executive Compensation	1	1	
Proposer : Board			

The proposal aims to set, in a non-restrictive manner, the frequency that shareholder will have the opportunity to approve an executive compensation program. It is relevant to allow shareholders a yearly opportunity to voice their concerns. A yearly frequency is in the shareholders' interest and has been selected.

Vote recorded

The proposed share-based compensation plan does not meet all of the policy criteria. This plan's share-dilution rate is over 5%. A vote against the proposal was recorded.

	- Vote rec	orded
ITEM 05	BOARD	POLICY
Ratification of Auditor	 ✓ 	~
Proposer : Board	-	-

More than 75% of the fees paid to the firm were for financial auditing services. The independence of the auditing firm was verified and confirmed. A vote in favour of the proposal was recorded.

	Vote recorded		
ITEM 06	BOARD	POLICY	
Shareholder proposal requesting that the company report median and ajusted pay gaps on the basis of gender and race, including the reputational, competitive, and operational risks, the risks associated with public policy, as well as those related to recruiting and retaining diverse talent.	×	 ✓ 	
Proposer : Ariuna Capital, on behalf of Clark Freifeld and Andee Krasner, and Proxy Impact, on behalf of the Marguerite Casey Foundation			

Large wage disparities based on gender and race persist in the United States, whether or not factors such as experience, training, sector or hours of work are considered. For example, the median salary of black employees was 75.6% of that of their white peers in 2019, according to the Economic Policy Institute. Far from closing, this gap has widened since 2000. Moreover, in 2021, the Pew Research Center indicated that the median gender pay gap has been relatively stable for 15 years; in 2020, women thus earned 84% of men's wages. As for the gender-adjusted pay gap, it was 4.9 percent, according to a Glassdoor study released in 2019. Many researchers and economists believe that this inexplicable gap may be due to discrimination. This can lead to expensive lawsuits and harm the image of companies and their ability to recruit and retain talented employees. However, the legal risks have increased in recent years. California, Massachusetts, New York and Maryland have tightened their legislation on equal pay. In Iceland, companies with at least 25 full-time employees must prove that they pay equal wages for equal work, regardless of the gender of the employee, or face a fine. Countries such as the United Kingdom, Ireland and Israel now require the disclosure of gender pay gaps, while others have strengthened their requirements for the reporting of information related to gender equity, especially in terms of remuneration. Among them, we find France, Italy and Spain. On the other hand, studies show that companies that demonstrate transparency, who track down and do their utmost to

eliminate wage gaps are promoting a better representation of women at all levels of the organization, which allows them to profit from the many benefits of diversifying the workforce, including within the senior management. What's more, these wage differentials have a negative impact on the economy. For example, Citi estimated in 2020 that eliminating racial disparities, including those related to wages, would add \$5,000 billion to the U.S. economy over the next 5 years. In the case of Oracle, we note that the company did not publish its median and adjusted pay gaps, unlike some of its peers. We must recall that while the existence of adjusted gaps may reveal the presence of wage discrimination, whether conscious or not, the gross gaps may indicate an underrepresentation of women or members of minorities in high-paying jobs, or even a problem of systemic discrimination in promotion. Unlike Oracle, over 40 big companies such as Citigroup, Adobe, American Express, Bank of New York Mellon, Home Depot, Lowes, MasterCard, Pfizer, Starbucks, Target, Visa, and Wyndham Hotels and Resorts have adopted the best practice of reporting both gross and adjusted pay equity. As a result, we believe that it is in the interest of the shareholders that the company is more transparent and publish the requested information. By fighting these gaps and disclosing more information on this question, it will mitigate the legal, financial and reputational risk associated with discriminatory practices, while increasing their ability to attract and retain a skilled workforce in order to build diverse and innovative teams by demonstrating that their employees are paid fairly and equitably, regardless of their gender or their ethnic or racial origin. A vote in favour of the proposal was recorded.

	Vote recorded	
ITEM 07	BOARD	POLICY
Shareholder Proposal Regarding Independent Chair	×	~
Proposer : John Chevedden, on behalf of Kenneth Steiner		

The Chairman is not independent, and no lead director has been appointed or this appointment is permanent. This type of proposal generally receives significant approval rates. Furthermore, this separation is an excellent governance practice. A vote in favour of the proposal was recorded.

Vote recorded

Warning: Vote recommandations contained in this document are solely produced in conformity with your custom proxy voting policy and do not represent Groupe investissement responsable inc. views, thoughts or opinions. The recommandations are based on publicly available information, as well as information acquired from our data provider Glass, Lewis & Co. This report may not be copied or reproduced, in whole or in part, in any way whatsoever, without the prior approval of the Groupe investissement responsable, Inc.



PROXY SUMMARY

ISSUER	MEETING DATE
Lam Research Corporation (LRCX)	2023-11-07 ,
COUNTRY	RECORD DATE
United States	2023-09-08
MEETING LOCATION	

MEETING TYPE	SECURITIES
Annual	512807108

POLICY: Share - Genus

ACCOUNT NUMBER	ACCOUNT NAME	STOCK COUNT
000442088	Genus Global Alpha fund	1100
000442010	Genus Canglobe Equity fund	2500
000442045	Genus Dividend Fund	2600

ITEM	PROPOSAL	BOARD	POLICY
01.01	Elect Sohail U. Ahmed	~	~
01.02	Elect Timothy M. Archer	~	×
01.03	Elect Eric K. Brandt	~	×
01.04	Elect Michael R. Cannon	~	×
01.05	Elect John M. Dineen	~	~
01.06	Elect Ho Kyu Kang	~	~
01.07	Elect Bethany J. Mayer	~	×
01.08	Elect Jyoti K. Mehra	~	~
01.09	Elect Abhijit Y. Talwalkar	~	×
01.10	Elect Rick Lih-Shyng TSAI	~	×
01.11	Elect Leslie F. Varon	~	~
02	Advisory Vote on Executive Compensation	~	×
03	Frequency of Advisory Vote on Executive Compensation	1	1
04	Ratification of Auditor	~	~

PROXY ANALYSIS

ITEM 01.01 BOARD POLICY \checkmark \checkmark

Elect Sohail U. Ahmed

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

		ecorded
ITEM 01.02	BOARD	POLICY
Elect Timothy M. Archer	✓	×
Proposer : Board		-

. . .

. .

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is not deemed independent according to the company. He is currently the chief executive officer of the firm. A vote against the candidate was recorded.

	Vote red	corded
ITEM 01.03	BOARD	POLICY
Elect Eric K. Brandt	✓	×
Proposer : Board		

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Compensation Committee and the Nomination Committee. He has been on the board for over 10 years. A vote against the candidate was recorded.

		orded
ITEM 01.04	BOARD	POLICY
Elect Michael R. Cannon	✓	×

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Audit Committee and the Compensation Committee. He has been on the board for over 10 years. A vote against the candidate was recorded.

		corded
ITEM 01.05	BOARD	POLICY
Elect John M. Dineen		 ✓
Proposer : Board		

. . .

. .

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote re-	corded
ITEM 01.06	BOARD	POLICY
Elect Ho Kyu Kang	✓	 ✓
Proposer : Board		

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

		orded
ITEM 01.07	BOARD	POLICY
Elect Bethany J. Mayer	~	×

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. She is a member of the nominating committee and sits on a board of directors with less than 30% women. Because of her position, we consider her to be responsible for this lack of diversity within the board. She is the Chair of Sempra Energy and sits on a total of more than two boards. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. A vote against the candidate was recorded.

	Vote red	corded
ITEM 01.08	BOARD	POLICY
Elect Jyoti K. Mehra		~
Proposer: Board		-

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote recorded	
ITEM 01.09	BOARD	POLICY
Elect Abhijit Y. Talwalkar	 ✓ 	×
Proposer : Board		

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Compensation Committee and the Nomination Committee. He has been on the board for over 10 years. He is the Chair of iRythm Technologies and sits on a total of more than two boards. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. A vote against the candidate was recorded.

Vote recorded

ITEM 01.10

Elect Rick Lih-Shyng TSAI

Proposer: Board

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. He is CEO of MediaTek and sits on the Compensation Committee, which goes against the policy. A vote against the candidate was recorded.

	Vote re	• Vote recorded	
ITEM 01.11	BOARD	POLICY	
Elect Leslie F. Varon	✓	 ✓ 	
Proposer : Board		-	

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	• Vote recorded	
ITEM 02	BOARD	POLICY
Advisory Vote on Executive Compensation	 ✓ 	×
Proposer : Board		

A complete analysis of the compensation plan shows that it does not meet all of the policy criteria. The CEO was paid more than 200 times the average pay of Americans. Large pay disparities contribute to increasingly unequal societies, which are less sustainable, less inclusive, and less productive. This is not good for the company or its stakeholders in the long term. A vote against the proposal was recorded.

Vote recorded

ITEM 03

BOARD POLICY

✓×

The proposal aims to set, in a non-restrictive manner, the frequency that shareholder will have the opportunity to approve an executive compensation program. It is relevant to allow shareholders a yearly opportunity to voice their concerns. A yearly frequency is in the shareholders' interest and has been selected.

		 Vote recorded 	
ITEM 04		BOARD	POLICY
Ratification of Auditor		~	~
Proposer : Board			

More than 75% of the fees paid to the firm were for financial auditing services. The independence of the auditing firm was verified and confirmed. A vote in favour of the proposal was recorded.

Vote recorded

1

1

Warning: Vote recommandations contained in this document are solely produced in conformity with your custom proxy voting policy and do not represent Groupe investissement responsable inc. views, thoughts or opinions. The recommandations are based on publicly available information, as well as information acquired from our data provider Glass, Lewis & Co. This report may not be copied or reproduced, in whole or in part, in any way whatsoever, without the prior approval of the Groupe investissement responsable, Inc.



PROXY SUMMARY

ISSUER	MEETING DATE
KLA Corporation (NASDAQ: KLAC)	2023-11-01,
COUNTRY	RECORD DATE
United States	2023-09-08
MEETING LOCATION	
MEETING TYPE	SECURITIES

MEETINGTYPE	SECURITIES
Annual	482480100

POLICY: Share - Genus

ACCOUNT NUMBER	ACCOUNT NAME	STOCK COUNT
000442045	Genus Dividend Fund	3600

ITEM	PROPOSAL	BOARD	POLICY
01.01	Elect Robert M. Calderoni	~	×
01.02	Elect Jeneanne Hanley	~	~
01.03	Elect Emiko Higashi	~	×
01.04	Elect Kevin J. Kennedy	~	×
01.05	Elect Michael R. McMullen	~	×
01.06	Elect Gary B. Moore	~	×
01.07	Elect Marie E. Myers	~	×
01.08	Elect Victor Peng	~	×
01.09	Elect Robert A. Rango	~	~
01.10	Elect Richard P. Wallace	~	×
02	Ratification of Auditor	~	~
03	Advisory Vote on Executive Compensation	~	×
04	Frequency of Advisory Vote on Executive Compensation	1	1
05	Approval of the 2023 Incentive Award Plan	~	×

PROXY ANALYSIS



The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Compensation Committee and the Nomination Committee. He has been on the board for over 10 years. This nominee, who is not independent, is also Chairman, which goes against policy. A vote against the candidate was recorded.

	Vote red	corded
ITEM 01.02	BOARD	POLICY
Elect Jeneanne Hanley		 ✓
Proposer : Board		-

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote recorded	
ITEM 01.03	BOARD	POLICY
Elect Emiko Higashi	 ✓ 	×
Proposer : Board		

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Audit Committee. She has been on the board for over 10 years. A vote against the candidate was recorded.

	Vote recorded	
ITEM 01.04 BC	OARD	POLICY
Elect Kevin J. Kennedy	✓	×

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Audit Committee and the Nomination Committee. He has been on the board for over 10 years. A vote against the candidate was recorded.

	Vote ree	corded
ITEM 01.05	BOARD	POLICY
Elect Michael R. McMullen	 ✓ 	×
Proposer : Board	-	-

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. He is the CEO of Agilent Technologies and sits on more than one board. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. A vote against the candidate was recorded.

	Vote rec		
ITEM 01.06	BOARD	POLICY	
Elect Gary B. Moore	~	×	
Proposer · Board			

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. The chair of the board is not independent. This situation creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. A vote against the candidate was recorded.

	Vote rec	orded
ITEM 01.07	BOARD	POLICY
Elect Marie E. Myers	~	×

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. The chair of the board is not independent. This situation creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. She is the CFO of HP inc. and sits on a total of more than one board. The number of boards on which she sits is too high and could compromise her ability to adequately serve shareholder interest. A vote against the candidate was recorded.

	Vote red	corded
ITEM 01.08	BOARD	POLICY
Elect Victor Peng	✓	×
Proposer : Board		

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. He is CEO of AMD and sits on the Compensation Committee, which goes against the policy. A vote against the candidate was recorded.

	Vote rec	:orded
ITEM 01.09	BOARD	POLICY
Elect Robert A. Rango	~	 ✓
Proposer : Board	-	-

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

Vote recorded

ITEM 01.10

BOARD POLICY

Elect Richard P. Wallace

Proposer: Board

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is not deemed independent according to the company. He is currently the chief executive officer of the firm. A vote against the candidate was recorded.

X

Viete veeseded

	Vote rec		
ITEM 02	BOARD	POLICY	
Ratification of Auditor	 ✓ 	 ✓ 	
Proposer : Board	-		

More than 75% of the fees paid to the firm were for financial auditing services. The independence of the auditing firm was verified and confirmed. A vote in favour of the proposal was recorded.

	• Vote rec	orded
ITEM 03	BOARD	POLICY
Advisory Vote on Executive Compensation	 ✓ 	×
Proposer : Board		

A complete analysis of the compensation plan shows that it does not meet all of the policy criteria. The CEO was paid more than 200 times the average pay of Americans workers. Large pay disparities contribute to increasingly unequal societies, which are less sustainable, less inclusive, and less productive. This is not good for the company or its stakeholders in the long term. A vote against the proposal was recorded.

	vote rec	orueu
ITEM 04	BOARD	POLICY
Frequency of Advisory Vote on Executive Compensation	1	1

The proposal aims to set, in a non-restrictive manner, the frequency that shareholder will have the opportunity to approve an executive compensation program. It is relevant to allow shareholders a yearly opportunity to voice their concerns. A yearly frequency is in the shareholders' interest and has been selected.

ITEM 05	BOARD	POLICY
Approval of the 2023 Incentive Award Plan	~	×
Proposer : Board		

The proposed share-based compensation plan does not meet all of the policy criteria. The plan includes the granting of stock options and is offered to directors. The plan makes provisions for share grants to company consultants, suppliers, or contractual employees. A vote against the proposal was recorded.

Vote recorded

Vote recorded

Warning: Vote recommandations contained in this document are solely produced in conformity with your custom proxy voting policy and do not represent Groupe investissement responsable inc. views, thoughts or opinions. The recommandations are based on publicly available information, as well as information acquired from our data provider Glass, Lewis & Co. This report may not be copied or reproduced, in whole or in part, in any way whatsoever, without the prior approval of the Groupe investissement responsable. Inc.



PROXY SUMMARY

ISSUER	MEETING DATE
Telstra Corporation Ltd (TLS)	2023-10-17 ,
COUNTRY	RECORD DATE
Australia	2023-10-15
MEETING LOCATION	

MEETING TYPE	SECURITIES
Annual	Q8975N105

POLICY: Share - Genus

ACCOUNT NUMBER	ACCOUNT NAME	STOCK COUNT
000442096	Genus Pooled Funds - Fossil Free Dividend Fund - 000442096	254500

ITEM	PROPOSAL	BOARD	POLICY
03.01	Elect Maxine N. Brenner	~	~
03.02	Elect Ming Long	~	~
03.03	Re-elect Bridget Loudon	~	~
03.04	Re-elect Elana Rubin	~	~
04.01	Grant of Restricted Shares	~	~
04.02	Grant of Performance Rights	~	~
05	Remuneration Report	~	~

PROXY ANALYSIS

ITEM 03.01 BOARD POLICY Elect Maxine N. Brenner Image: Composer: Board Image: Composer: Board Image: Composer: Compo

The nominees' independence was verified and it was found that the two-thirds of them are independent. Because board elections are staggered, this does not allow shareholders to express their opinion on each board member in a yearly vote. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this first-time nominee's election. A vote in favour of the candidate was recorded.

		corded
ITEM 03.02	BOARD	POLICY
Elect Ming Long	✓	~
Proposer : Board		•

The nominees' independence was verified and it was found that the two-thirds of them are independent. Because board elections are staggered, this does not allow shareholders to express their opinion on each board member in a yearly vote. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this first-time nominee's election. A vote in favour of the candidate was recorded.

		corded
ITEM 03.03	BOARD	POLICY
Re-elect Bridget Loudon	~	 ✓
Proposer : Board		•

The nominees' independence was verified and it was found that the two-thirds of them are independent. Because board elections are staggered, this does not allow shareholders to express their opinion on each board member in a yearly vote. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote real	recorded	
ITEM 03.04	BOARD	POLICY	
Re-elect Elana Rubin		 ✓ 	
Proposer : Board			

The nominees' independence was verified and it was found that the two-thirds of them are independent. Because board elections are staggered, this does not allow shareholders to express their opinion on each board member in a yearly vote. The key committees are all exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

		 Vote recorded 	
ITEM 04.01		POLICY	
Grant of Restricted Shares	✓	 ✓ 	
Proposer : Board	·		

The proposed share-based compensation plan meets all of the policy criteria. A vote in favour of the proposal was recorded.	
	Vote recorded
ITEM 04.02	BOARD POLICY
Grant of Performance Rights	 ✓ ✓
Proposer : Board	
The proposed share-based compensation plan meets all of the policy criteria. A vote in favour of the proposal was recorded.	
ITEM 05	BOARD POLICY
Remuneration Report	 ✓ ✓
Proposer : Board	
A complete analysis of the compensation report shows that it meets all of the policy criteria. Compensation is based on company performation compensation plan meets all of the policy criteria. A vote in favour of the proposal was recorded.	nce. The share-based

Vote recorded

Warning: Vote recommandations contained in this document are solely produced in conformity with your custom proxy voting policy and do not represent Groupe investissement responsable inc. views, thoughts or opinions. The recommandations are based on publicly available information, as well as information acquired from our data provider Glass, Lewis & Co. This report may not be copied or reproduced, in whole or in part, in any way whatsoever, without the prior approval of the Groupe investissement responsable. Inc.



Annual

PROXY SUMMARY

ISSUER	MEETING DATE	
Procter & Gamble Company (The) (PG)	2023-10-10,	
COUNTRY	RECORD DATE	
United States	2023-08-11	
MEETING LOCATION		
MEETING TYPE	SECURITIES	

742718109

POLICY: Share - Genus

ACCOUNT NUMBER	ACCOUNT NAME	STOCK COUNT
000442088	Genus Global Alpha fund	6800
000442010	Genus Canglobe Equity fund	8500

ITEM	PROPOSAL	BOARD	POLICY
01.01	Elect B. Marc Allen	~	~
01.02	Elect Brett Biggs	~	\checkmark
01.03	Elect Sheila Bonini	~	×
01.04	Elect Angela F. Braly	~	×
01.05	Elect Amy L. Chang	~	×
01.06	Elect Joseph Jimenez	~	×
01.07	Elect Christopher Kempczinski	~	×
01.08	Elect Debra L. Lee	~	×
01.09	Elect Terry J. Lundgren	~	×
01.10	Elect Christine M. McCarthy	~	~
01.11	Elect Jon R. Moeller	~	×
01.12	Elect Robert J. Portman	~	×
01.13	Elect Rajesh Subramaniam	~	×
01.14	Elect Patricia A. Woertz	~	×
02	Ratification of Auditor	~	~
03	Advisory Vote on Executive Compensation	~	×
04	Frequency of Advisory Vote on Executive Compensation	1	1

05	Shareholder Proposal Regarding Civil Rights Audit	×	×
06	Shareholder Proposal Regarding Report on Business with China	×	×
07	Shareholder Proposal Regarding Shareholder Approval of Advance Notice Provisions	×	~

PROXY ANALYSIS

ITEM 01.01	BOARD	POLICY
Elect B. Marc Allen	~	~
Proposer : Board		

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	- Vote rec	- Vote recorded	
ITEM 01.02	BOARD	POLICY	
Elect Brett Biggs	 ✓ 	 ✓ 	
Proposer : Board			

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote recorded	
ITEM 01.03	BOARD	POLICY
Elect Sheila Bonini	 Image: A start of the start of	×

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Nomination Committee. She is a member of an organization that received a significant grant or financial contribution from the company. The chair of the board is not independent. This situation creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. A vote against the candidate was recorded.

		 Vote recorded 	
ITEM 01.04	BOARD	POLICY	
Elect Angela F. Braly	✓	×	
Proposer: Board		-	

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Audit Committee and the Nomination Committee. She has been on the board for over 10 years. The chair of the board is not independent. This situation creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. A vote against the candidate was recorded.

	Vote ree	corded
ITEM 01.05	BOARD	POLICY
Elect Amy L. Chang	✓	×
Proposer · Board		•

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. The chair of the board is not independent. This situation creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. A vote against the candidate was recorded.

Vote recorded

ITEM 01.06

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. He is the Chairman of another company and sits on a total of more than two boards. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. A vote against the candidate was recorded.

		 Vote recorded 	
ITEM 01.07	BOARD	POLICY	
Elect Christopher Kempczinski	 ✓ 	×	
Proposer : Board			

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. He is CEO of McDonald's and sits on the Compensation Committee, which goes against the policy. He is the CEO of McDonald's and sits on more than one board. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. A vote against the candidate was recorded.

		Jordeu
ITEM 01.08	BOARD	POLICY
Elect Debra L. Lee	~	×
Proposer : Board	·	

Voto recorded

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. The chair of the board is not independent. This situation creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. A vote against the candidate was recorded.

	Vote recorded	
ITEM 01.09	BOARD	POLICY
Elect Terry J. Lundgren	✓	×
Proposer : Board		

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Compensation Committee. He has been on the board for over 10 years. A vote against the candidate was recorded.

	Vote recorde	
ITEM 01.10	BOARD	POLICY
Elect Christine M. McCarthy	 ✓ 	~
Proposer : Board	-	-

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. There is no reason to oppose this nominee's election. A vote in favour of the candidate was recorded.

	Vote recorded	
ITEM 01.11	BOARD	POLICY
Elect Jon R. Moeller	~	×
Proposer : Board		-

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is not deemed independent according to the company. This nominee is both CEO and Chairman, which goes against the policy. A vote against the candidate was recorded.

	Vote rec	corded
ITEM 01.12	BOARD	POLICY
Elect Robert J. Portman	~	×
Proposer : Board	·	•
The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exit independent members. This nominee is deemed independent according to the policy. The chair of the board is not independent. This situat conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the including who will serve as chair. We have voted against the members of the nominating committee for this reason. A vote against the car	ation creates pot board's governa	tential ance, orded.
ITEM 01.13	BOARD	POLICY
Elect Rajesh Subramaniam	~	×
Proposer : Board	I	1

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee is deemed independent according to the policy. He is the CEO of another company and sits on more than one board. The number of boards on which he sits is too high and could compromise his ability to adequately serve shareholder interest. The chair of the board is not independent. This situation creates potential conflicts of interest that are not in the best interests of the company or its shareholders. The nominating committee is responsible for the board's governance, including who will serve as chair. We have voted against the members of the nominating committee for this reason. A vote against the candidate was recorded.

		- Vote recorded	
ITEM 01.14	BOARD	POLICY	
Elect Patricia A. Woertz	 ✓ 	×	
Proposer : Board			

The nominees' independence was verified and it was found that less than the two-thirds of them are independent. No key committee is exclusively made up of independent members. This nominee, who is considered non-independent by the policy, sits on the Audit Committee and the Nomination Committee. She has been on the board for over 10 years. A vote against the candidate was recorded.

	Vote recorded	
ITEM 02	BOARD	POLICY
Ratification of Auditor	 ✓ 	~
Proposer : Board	-	-

More than 75% of the fees paid to the firm were for financial auditing services. The independence of the auditing firm was verified and confirmed. A vote in favour of the proposal was recorded.

		orded
ITEM 03	BOARD	POLICY
Advisory Vote on Executive Compensation	~	×
Dremesou Daard		

Proposer : Board

A complete analysis of the compensation plan shows that it does not meet all of the policy criteria. The CEO was paid more than 200 times the average pay of [Canadians, Americans, British workers]. Large pay disparities contribute to increasingly unequal societies, which are less sustainable, less inclusive, and less productive. This is not good for the company or its stakeholders in the long term. The CEO is paid more than 3 times the compensation of another named executive and the CEO to median employee pay ratio is higher than 170:1. A vote against the proposal was recorded.

	Vote recorded	
ITEM 04	BOARD	POLICY
Frequency of Advisory Vote on Executive Compensation	1	1
Proposer : Board		

The proposal aims to set, in a non-restrictive manner, the frequency that shareholder will have the opportunity to approve an executive compensation program. It is relevant to allow shareholders a yearly opportunity to voice their concerns. A yearly frequency is in the shareholders' interest and has been selected.

	• Vote recorded	
ITEM 05	BOARD	POLICY
Shareholder Proposal Regarding Civil Rights Audit	×	×
Proposer : National Center for Public Policy Research		•

The issue of diversity, equity and inclusion is a major social issue, and it is in the interests of shareholders that companies disclose information on this subject. However, in this case, we have serious doubts about the proposer's real intentions. Indeed, the National Center for Public Policy Research (NCPPR) is recognized as an ideological group opposed to the responsible investment movement. It also uses the shareholder proposal system to undermine the legitimate efforts of many investors who are committed to the advancement of public company governance. His shareholder proposals often have the appearance of responsible investor proposals requesting information or action to improve a company's social or environmental performance, but on closer examination, we find that they may be intended to thwart the company's actions in these areas. The NCPPR has often targeted companies that defend the rights of people from the lesbian, gay, bisexual and transgender (LGBT) community, that support the fight against climate change and the development of renewable energies, or that have policies to counter discrimination and promote racial and sexual equity, claiming that these are in fact "discriminatory", particularly towards white men. In this context, we don't think it's justified to support the proposal. A vote against the proposal was recorded.

	Vote record	
ITEM 06	BOARD	POLICY
Shareholder Proposal Regarding Report on Business with China	×	×
Proposer : National Legal and Policy Center	-	•

The issue of human rights and operations in countries with well-documented human rights violations is a major social issue, and it is in the interests of shareholders that companies disclose information on this subject. However, in this case, we have serious doubts as to the proposer's real intentions. Indeed, the National Legal and Policy Center (NLPC) is a right-wing non-profit organization that claims to promote "ethics in public life through research, investigation, education and litigation" and believes that "the best way to promote ethics is to reduce the size of government". The NLPC is recognized as an ideological group opposed to the mainstream of responsible investing. It also uses the shareholder proposal system to undermine the legitimate efforts of many investors who are committed to the advancement of public company governance. His shareholder proposals often have the appearance of responsible investor proposals requesting information or action to improve a company's social or environmental performance, but on closer examination, we find that they may be intended to thwart the company's actions in these areas. For example, it has already submitted a proposal to Alphabet concerning government censorship in the USA, but this may in fact have been aimed at

curbing the company's attempts to help the Biden administration combat misinformation linked to the COVID-19 pandemic. As a result, we do not believe that support for the proposal is warranted, nor that it is in the best interests of shareholders. A vote against the proposal was recorded.

	 Vote recorded 	
ITEM 07	BOARD	POLICY
Shareholder Proposal Regarding Shareholder Approval of Advance Notice Provisions	×	~
Proposer : James McRitchie / Myra K. Young.		

The company is being asked to seek shareholder approval for any by-law amendments concerning shareholder nomination of candidates for the Board of Directors. The proposers want to ensure that shareholders will be consulted if the company wishes to require disclosure of the identity of shareholders proposing candidates, or their proposed nominations and candidates proposed to other boards. The company argues that adoption of this proposal would limit the Board's ability to make decisions in the best interests of shareholders, and that shareholders already have the option of rejecting a bylaw with a majority vote and calling a special meeting. In effect, the Board of Directors would have the option of implementing the changes described by the proponent, which would limit shareholders' ability to nominate candidates, whereas the U.S. Securities and Exchange Commission has facilitated the process of nominating candidates with the adoption of the universal proxy card. The proposal is in the shareholders' interest. A vote in favour of the proposal was recorded.

Vote recorded

Warning: Vote recommandations contained in this document are solely produced in conformity with your custom proxy voting policy and do not represent Groupe investissement responsable inc. views, thoughts or opinions. The recommandations are based on publicly available information, as well as information acquired from our data provider Glass, Lewis & Co. This report may not be copied or reproduced, in whole or in part, in any way whatsoever, without the prior approval of the Groupe investissement responsable, Inc.