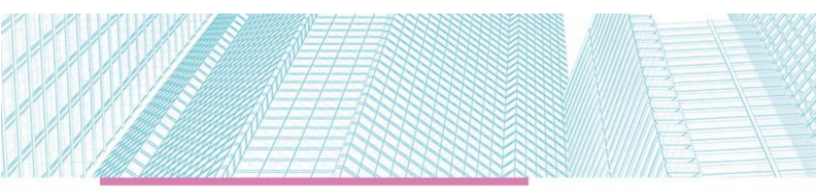
Border to Coast Global Equity Alpha





Proxy Voting Report Period: January 01, 2022 - March 31, 2022

| Votes Cast | 255 | Number of meetings | 17 |
|------------|-----|--------------------|-----|
| | | | |
| For | 230 | With management | 226 |
| Withhold | 0 | Against management | 28 |
| Abstain | 1 | Other | 1 |
| Against | 24 | | |
| Other | 0 | | |
| | | | |
| Total | 255 | Total | 255 |

In 65% of meetings we have cast one or more votes against management recommendation.

General Highlights

ESG focus this Proxy Season

The Annual General Meeting (AGM) is a key moment for investors to exercise their stewardship duties by using voting rights. Even though most agenda items are related to governance topics, environmental and social topics get increasing attention at AGMs. Rubber stamping proposals is a thing of the past, and management can no longer expect high support rates for all their proposals.

Climate expectations have steadily developed beyond setting public long-term carbon reductions targets, to now include concrete plans on how to make progress in the short and medium-term. Additionally, 2022 will be the second year in which several companies will propose a so-called Say on Climate, a management proposal requesting shareholders' approval on the company's climate transition plan. Last year shareholders still had to get used to these proposals, which resulted in high degrees of shareholder support. We expect that this year shareholders will have further developed their voting approaches on Say on Climate and might take a stricter stance on these plans.

The Social (S) in ESG is also increasingly receiving the spotlight during AGMs. Investors become more aware of the relevance of human resource management, providing a fair workplace, and having diversity in oversight. As evidenced by the rise in shareholder proposals focusing on these issues and improvements in investors' stewardship policies e.g. by pushing for broader diversity on boards.

While investors' push for incorporation of ESG under variable pay is partially successful, often the chosen metrics are not that material, and it is unclear how performance is measured. The ESG metrics should be treated the same way as financial metrics in remuneration; they should be measurable, require management effort to achieve, and should be underpinned by a strategy. Like the rest of incentive pay, ESG in remuneration should also be pay for performance.

As well as the increased number of environmental and social topics making it on to agendas, governance remains a key topic. We are content to see that, after years of lagging other developed peers, Japan is raising its expectations for the percentage of independent directors. Similarly, initial positive steps are being taken by the Brazilian stock exchange and exchange commission in improving its proxy voting mechanisms for foreign investors.

All in all, this proxy season is prone to be an exciting one with a varied range of ESG issues likely to receive improved attention during this AGM season.

Voting Highlights

Costco Wholesale Corp - 01/20/2022 - United States

Proposal: Shareholder Proposals Regarding Adoption of Targets to Achieve Net-zero Emissions by 2050, and Report on Racial Justice and Food Equity.

Costco Wholesale Corporation, together with its subsidiaries, engages in the operation of membership warehouses in the United States, Puerto Rico, Canada, the United Kingdom, Mexico, Japan, Korea, Australia, Spain, France, Iceland, China, and Taiwan.

At the 2022 AGM of Costco Wholesale Corp, among the usual governance related agenda items, there were two shareholder proposals that received investors' attention. The two resolutions raised the equally important matters of climate change and racial justice, and they were well received by shareholders.

The first shareholder proposal requested the company to adopt short, medium-, and long-term science-based Green House Gas (GHG) emissions reduction targets to achieve net-zero emissions by 2050. The resolution additionally asked the company to disclose these science-based targets to investors prior to the next AGM. We supported this resolution since a potential adoption of a plan would further encourage the development of GHG emissions reductions goals, and reporting would provide transparency on the company's plan. The resolution received almost 70% of support by shareholders, instigating the need for a comprehensive set of actions by the company.

The second shareholder proposal requested the company to report on its sustainability commitment in order to address structural racism, nutrition insecurity, and health disparities. The proponents stipulated the report may include systems Costco has in place to address racial justice and food equity concerns through product development, marketing, and distribution. This was the first year a resolution focusing on social justice was submitted at the company's AGM. We supported the resolution, since it aims to increase transparency and disclosure on important social and sustainability issues. Additionally, we recognise the importance of this report as it allows investors and the company to better understand the reputational and direct risks related to adverse effects of the company's operations on communities of color and food insecurity. The resolution received just over 17% support by the shareholders.

Walt Disney Co (The) - 03/09/2022 - United States

Proposal: Shareholder Proposal Regarding Median Gender and Racial Pay Equity Report.

The Walt Disney Company, together with its subsidiaries, operates as an entertainment company worldwide. It operates through two segments, Disney Media and Entertainment Distribution; and Disney Parks, Experiences and Products.

As it was expected, this year's proxy season saw an increased number of shareholder resolutions focusing on social topics. We saw this trend in the company's AGM, with three social shareholder proposals up to vote on the agenda. Whilst two of these resolutions were considered anti-social, since they were submitted by extreme right think tank proponents that usually aim to undermine progressive ESG resolutions, the 3rd resolution aimed to address the pay inequity issue.

The resolution requested the company to report on both median and adjusted pay gaps across race and gender, including associated policy, reputational, competitive, and operational risks, and risks related to recruiting and retaining

diverse talent. We supported the resolution since it aimed to increase disclosure and transparency on the company's compensation practices. Additionally, the resolution received almost a 60% support by the shareholders, showcasing that investors have truly shifted their focus on the social matters this proxy season.

Naver Co Ltd - 03/14/2022 - South Korea

Proposals: Financial Statements and Allocation of Profits/Dividends & Board Elections

NAVER Corporation, together with its subsidiaries, provides internet and online search portals, and mobile messenger platform services in South Korea, Japan, and internationally.

The company's 2022 AGM saw shareholders vote on a number of management proposals routinely encountered on Korean firm ballots. Two resolutions were of particular importance – the approval of the financial statements and allocation of profits, and the election of the audit committee chair. We voted against both proposals due to Naver's failure to include audited financial statements in its meeting disclosures.

Notably, submitting unaudited financials for approval is not uncommon for Korean companies. This is widely perceived as being prompted by a much-criticised particularity of the country's regulations, whereby the deadline for submitting the audited financials is set 7 days after the deadline for dispatching the meeting notice and circular. That said, we expect companies to disclose the audited financial statements ahead of the meeting so as to provide shareholders with meaningful, accurate and consistent financial information.

Disclaimer

Robeco Institutional Asset Management B.V. ('Robeco') distributes voting reports as a service to its clients and other interested parties. Robeco also uses these reports to demonstrate its compliance with the principles and best practices of the Tabaksblat Code which are relevant to Robeco. Although Robeco compiles these reports with utmost care on the basis of several internal and external sources which are deemed to be reliable, Robeco cannot guarantee the completeness, correctness or timeliness of this information. Nor can Robeco guarantee that the use of this information will lead to the right analyses, results and/or that this information is suitable for specific purposes. Robeco can therefore never be held responsible for issues such as, but not limited to, possible omissions, inaccuracies and/or changes made at a later stage. Without written prior consent from Robeco you are not allowed to use this report for any purpose other than the specific one for which it was compiled by Robeco.

