

SUMMARY | 01.07.2025 - 30.09.2025

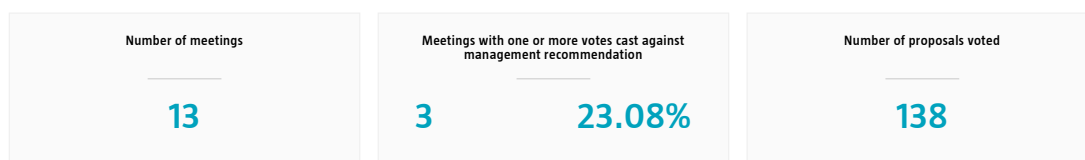
Proxy voting report

Stichting Mediahuis Nederland Pensioenfonds

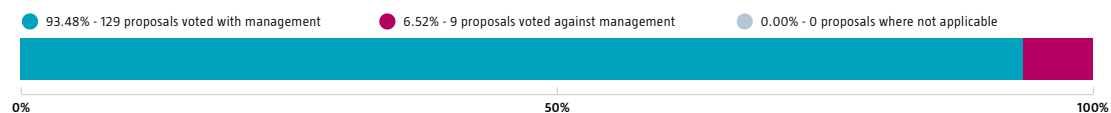
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Portfolio Statistics

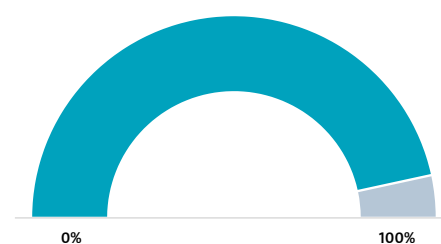


Voting Activities by Management Recommendation



Voting Activities by Vote Decision

	% Proposals voted	# Proposals voted
For	93.48%	129
Against	6.52%	9











Voting Activities by Region

Region	# meetings voted	% at least one vote against management	# proposals voted	% proposals voted based on management recommendation		
				With	50%	Against
Europe	4	25.00%	39	92.31%		7.69%
United Kingdom	3	0.00%	23	100.00%		0.00%
Asia ex-Japan	3	33.33%	15	93.33%		6.67%
Middle East & Africa	1	100.00%	40	87.50%		12.50%
North America	1	0.00%	14	100.00%		0.00%
Latin America & Caribbean	1	0.00%	7	100.00%		0.00%

Voting Activities by Sector

Sector	# meetings voted	% at least one vote against management	# proposals voted	% proposals voted based on management recommendation		
				With	50%	Against
Consumer Discretionary	4	50.00%	67	88.06%		11.94%
Information Technology	3	0.00%	9	100.00%		0.00%
Industrials	2	0.00%	19	100.00%		0.00%
Consumer Staples	1	0.00%	21	100.00%		0.00%
Health Care	1	0.00%	14	100.00%		0.00%
Energy	1	100.00%	7	85.71%		14.29%
Financials	1	0.00%	1	100.00%		0.00%

Voting Activities by Proposal Type

Proposal type	# proposals of this type	% proposals voted based on management recommendation		
		With	50%	Against
Audit/Financials	21	100.00%		0.00%
Board Related	68	94.12%		5.88%
Capital Management	18	94.44%		5.56%
Changes to Company Statutes	1	100.00%		0.00%
Compensation	24	83.33%		16.67%
Mergers & Acquisitions	2	100.00%		0.00%
Meeting Administration	3	100.00%		0.00%
Other	1	100.00%		0.00%

General Highlights

Zombies, Slates, and Proxies: The Strange World of Director Elections

One of the fundamental rights of shareholders is the ability to elect—and, when necessary, remove—members of the board of directors. Yet, the way this right is exercised varies widely across markets and companies. Some companies hold annual elections for all directors, while others operate with multi-year director terms. Directors may be elected individually or bundled together in a slate, and voting mechanisms such as cumulative voting may or may not be in place.

While there's no universal blueprint for the perfect director election process, there are certainly some tried-and-tested recipes for governance disaster.

Zombies in the boardroom

If directors overwhelmingly vote against a director, the director is out, right? Wrong.

A persistent challenge in US boardrooms is the presence of zombie directors —those who remain on the board after failing to secure majority support for their election.

This can happen when companies fail to adopt the majority election standard with binding resignation, an election mechanism where the board is required to accept the resignation of a director failing to garner majority support for his/her election. Without this safeguard, directors can linger on the board even after shareholders have metaphorically closed the lid on their coffins, undermining the accountability of the board to shareholders.

Instead, most U.S. companies rely on one of two weaker standards. The first is plurality voting, where a nominee can be elected with just a single “for” vote in an uncontested election. The second is majority voting with a board-rejectable resignation, where the board retains discretion to reject a resignation—even if shareholders have clearly spoken against a director's presence on the board.

Robeco expects directors failing to secure the requisite level of support on their election to step down from the board. Where this expectation is not met, Robeco will, as a general rule, vote against the chair of the nomination committee — deemed most accountable for the failure to ensure a board composition aligned with best practice.

Bundled elections and staggered terms

Good governance calls for directors to stand for election annually, allowing shareholders to hold each board member accountable in a timely manner. Yet, many boards operate with multi-year terms, meaning only a portion—or sometimes none—of the directors are up for election at a given annual general meeting. This can hinder accountability and foster entrenchment.

Compounding the issue, directors are not always elected individually. In slate elections, shareholders vote on the entire group of nominees rather than having a separate vote on the election of each candidate. This becomes problematic in case a shareholder has concerns regarding the election of one director while supporting the rest of the nominees, seeing that they are forced to cast a vote for the full slate.

Robeco views it as best practice for directors to stand up for election individually so that shareholders can convey their views on each separate nominee. Where this is not the case, Robeco will vote against the entire slate if the election of one or more individual nominees warrants opposition in line with the voting policy.

Votes That Count (And Those That Don't)

Shareholders should be empowered to elect directors who protect the long-term success of the company and safeguard the interests of all stakeholders—even when that means challenging management or dominant shareholders.

However, structures like dual-class shares, which grant enhanced voting rights to insiders, or elections where not all shareholders can vote on all directors, can dilute the influence of minority shareholders.

In this context, there has been increasing debate around cumulative voting, a mechanism to ensure minority shareholders' representation on boards. Notably, South Korea has recently mandated cumulative voting for large listed companies, aiming to curb the dominance of controlling shareholders and improve board accountability. Under cumulative voting, each shareholder is entitled to a total number of votes equal to the product of shares held and board seats to be filled. These votes may be allocated to the election of a single candidate or distributed among multiple candidates, enhancing minority shareholders' ability to support specific nominees.

Robeco views it as best practice for companies to employ the “one share, one vote” principle. Where companies have a dual-class share structure in place without a sunset provision, Robeco will as a general rule vote against the chair of the governance committee.

The curious case of the undisclosed nominee

Another persistent issue in director elections is the lack of timely and comprehensive disclosure regarding board nominees.

Nominees should be disclosed well in advance of the meeting to ensure that all shareholders—including those voting by proxy—can cast an informed vote. Additionally, that vote should be based on more than a résumé.

Shareholders need comprehensive disclosure regarding the specific skills each individual director brings to the board and how these relate to the boards' skills needs.

Where the company fails to provide sufficient information regarding the profile of a nominee, Robeco will vote against the nominee's election.

Company Highlights

Naspers Ltd - South Africa

Meeting date: 21 Aug 2025

Proposal(s): Election of Directors, Remuneration Policy, Remuneration Implementation Report.

Naspers Limited operates in the consumer internet industry in Africa, Asia, Europe, Latin America, North America, and internationally.

At this year's Annual General Meeting (AGM) of Naspers, the election of the audit committee chair raised governance concerns. Although the board classified the proposed candidate as independent, he is a former employee and long-serving director, which undermines the perception of independence required for this critical oversight role. As a result, we did not support the nomination of the audit committee chair.

Turning to remuneration, both the remuneration policy and the remuneration implementation report attracted strong opposition from minority shareholders at the previous AGM. Despite this clear dissent, the company's response has been insufficient. While Naspers improved disclosure around Short-Term Incentive (STI) targets and outcomes, fundamental issues remain unaddressed. The Long-Term Incentive Plan (LTIP) continues to rely on a single performance metric, relative total shareholder return (rTSR), that rewards executives for below median performance. Moreover, the plan features a relatively short vesting period, with only a portion of awards vesting after three years. This structure is considered as a significant deviation from best practice, which favors a mix of financial and non-financial metrics and longer vesting periods.

The quantum of awards granted to the CEO is also a concern. The CEO's total potential remuneration, including a special "moonshot" award, could reach up to \$154 million over four years, a level that far exceeds local and international benchmarks. Furthermore, the company has not disclosed explicit individual incentive limits for share options and stock appreciation rights under the LTIP. Additional payments to the former CEO upon departure, including the vesting of long-term awards and consulting fees, further highlight the lack of restraint in executive pay practices.

Given the ongoing shareholder dissent, the persistence of structural flaws in the executive remuneration plan, and the lack of meaningful consideration of minority shareholders' concerns, we determined that a vote against both the remuneration policy and the remuneration implementation report was warranted.

Appendix

Reading guide

This report provides insights into how voting rights have been exercised over the relevant reporting period for the portfolio(s) in scope. The portfolio statistics show for how many shareholder meetings we made use of our voting rights and how many agenda items we voted at those meetings.

The section on voting activities by management recommendation provides details on how many agenda items we supported or opposed in line with management voting recommendations. In the remaining sections of the portfolio statistics further insights are provided on regions, sectors and the most common shareholder meeting agenda items (proposal types).

The section on 'General Highlights' describes the most relevant trends in corporate governance and other AGM relevant developments over the given reporting period. Trends and developments relevant to specific markets are described under 'Market Highlights'. Finally, the section 'Company Highlights' provides insight into specific shareholder meetings. These include the most relevant meetings due to either the degree of difficulty of assessment, novelty of issue, degree of stakeholder attention, or illustration of the implementation of our policy.

Proxy voting guidelines and approach

Robeco encourages good governance and sustainable corporate practices, which contribute to long-term shareholder value creation. Proxy voting is part of Robeco's Active Ownership approach. Robeco has adopted written procedures reasonably designed to ensure that we vote proxies in the best interests of our clients. The Robeco policy on corporate governance relies on the internationally accepted International Corporate Governance Network (ICGN) Global Governance Principles. The proxy voting policy is the standard policy for all Robeco investment funds. For discretionary mandates Robeco may implement a client's own proxy voting policy.

As a shareholder, Robeco is co-owner of many companies and has a right to vote on shareholder meetings for those companies. We use our voting rights with the aim to influence companies' corporate governance and other relevant investment related decisions in the best interest of our clients. In line with our commitments to clients, our aim is to support our investment thesis, promote better governance practices and encourage companies to adopt solid sustainability practices on material topics.

The Robeco voting policy consists of principles, guidance and example scenarios to assist in determining our voting instructions. Broadly, Robeco votes against management recommendations in case of poor corporate governance practices, when proposals are not in the best interests of long-term shareholders and on any other proposal that is out of line with our policy principles. As these Voting Guidelines form part of our Stewardship Approach and Guidelines, they are publicly available on our website at <https://www.robeco.com/files/docm/docu-stewardship-approach-and-guidelines.pdf>.

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