

W.A.G payment solutions plc – AGM 2022 Poll Results

Shareholders are informed that the results of the poll on the resolutions put before the annual general meeting of W.A.G payment solutions plc on 26 May 2022 are:

Resolution		Votes for	%	Votes Against	%	Total shares for and against	% of total voting rights	Votes withheld
1.	To receive the Company's annual report and audited financial statements for the period ended 31 December 2021.	598,902,605	100.00	0	0.00	598,902,605	86.93	0
2.	To receive and approve the Directors' Remuneration Report for the period ended 31 December 2021.	598,883,306	100.00	19,299	0.00	598,902,605	86.93	0
3.	To receive and approve the Directors' Remuneration Policy	598,900,680	100.00	1,925	0.00	598,902,605	86.93	0
4.	To elect Paul Manduca as a Director.	598,134,605	99.87	768,000	0.13	598,902,605	86.93	0
5.	To elect Martin Vohánka as a Director.	598,902,605	100.00	0	0.00	598,902,605	86.93	0
6.	To elect Magdalena Bartoś as a Director.	598,902,605	100.00	0	0.00	598,902,605	86.93	0
7.	To elect Mirjana Blume as a Director.	598,902,605	100.00	0	0.00	598,902,605	86.93	0
8.	To elect Sharon Baylay-Bell as a Director.	598,902,605	100.00	0	0.00	598,902,605	86.93	0
9.	To elect Caroline Brown as a Director.	598,885,231	100.00	17,374	0.00	598,902,605	86.93	0
10.	To elect Susan Hooper as a Director.	598,902,605	100.00	0	0.00	598,902,605	86.93	0
11.	To elect Morgan Seigler as a Director	598,902,605	100.00	0	0.00	598,902,605	86.93	0
12.	To appoint PricewaterhouseCoopers LLP as auditor of the Company.	598,902,605	100.00	0	0.00	598,902,605	86.93	0
13.	To authorise the Audit and Risk Committee to determine the remuneration of the Auditor.	598,902,605	100.00	0	0.00	598,902,605	86.93	0
14.	To authorise the Company to make political expenditure and donations.	598,899,655	100.00	2,950	0.00	598,902,605	86.93	0
15.	To approve the Rule 9 Waiver. (see Note 6).	226,658,519	84.04	43,049,065	15.96	269,707,584	83.17	0
16.	To authorise the Directors to allot shares in the Company, in accordance with section 551 of the Companies Act 2006.	569,749,979	95.13	29,152,626	4.87	598,902,605	86.93	0
17.	To authorise the Directors to disapply pre-emption rights, in accordance with 561 of the Companies Act 2006.	567,200,067	95.12	29,113,522	4.88	596,313,589	86.56	2589016
18.	To authorise the Directors to disapply pre-emption rights up to a further 5% for the purposes of acquisitions or capital investments.	557,788,574	95.04	29,113,522	4.96	586,902,096	85.19	12000509
19.	To authorise the Company to purchase its own ordinary shares.	569,789,083	95.14	29,113,522	4.86	598,902,605	86.93	0



20.	To authorise the Directors to call a general meeting							
	other than an annual general meeting on not less than							
	14 clear days' notice.	598,838,577	99.99	64,028	0.01	598,902,605	86.93	0

Resolutions 4 and 7 to 10 - excluding controlling shareholders

Under the UK Listing Rules, Martin Vohánka is classed as a "controlling shareholder" of the Company. The Company's Independent Non-Executive Directors seeking election at the AGM are therefore subject to rule 9.2.2E of the UK Listing Rules requiring that such election be approved by a majority vote of both the independent shareholders and the shareholders as a whole.

Resolution		Votes for	%	Votes Against	%	Total shares for and	% of total	Votes
						against	voting rights	withheld
4.	To elect Paul Manduca as a Director.	268,939,584.00	99.72	768,000	0.28	269,707,584.00	74.98	0
7.	To elect Mirjana Blume as a Director.	269,707,584.00	100.00	0.00	0.00	269,707,584.00	74.98	0
8.	To elect Sharon Baylay-Bell as a Director.	269,707,584.00	100.00	0.00	0.00	269,707,584.00	74.98	0
9.	To elect Caroline Brown as a Director.	269,690,210.00	99.99	17,374	0.01	269,707,584.00	74.98	0
10.	To elect Susan Hooper as a Director.	269,707,584.00	100.00	0.00	0.00	269,707,584.00	74.98	0

Notes Notes

1. Full details of the resolutions are set out in the Notice of Annual General Meeting dated 26 May 2022 (which is available at: https://investors.eurowag.com/sites/euroirst/files/2022-03/eurowag-notice-of-annual-general-meeting.pdf)

- 2. Resolutions 1 to 16 were ordinary resolutions, requiring more than 50% of shareholders' votes to be cast in favour of the resolutions. Resolutions 17 to 20 were special resolutions, requiring at least 75% of shareholders' votes to be cast in favour of the resolutions.
- 3. Votes 'For' include those votes giving the Chairman discretion.
- 4. There were 688,911,333 ordinary shares (excluding treasury shares) in issue all of which had the right to vote. There were no ordinary shares held in treasury.
- 5. A vote withheld is not a vote in law and is not counted in the calculation of the votes for or against a resolution.
- 6. The results for resolution 15 above exclude the members of the Concert Party in the total votes.

Enquiries:

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Company Secretary