

POLICY

Proxy Voting

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1. Introduction & Purpose

The University Pension Plan Ontario ("UPP") serves pension plan members and retirees of participating universities and organizations across Ontario's university sector. Informed by research and evidence, we believe that responsible investing supports risk management and value creation and supports UPP's fiduciary duty to beneficiaries in providing stable retirement benefits at a reasonable cost for members, now and in the future.

It is our duty as stewards of members' capital to consider and manage material environmental, social, and governance risks and opportunities, to be active owners, and to take into account investment impacts. As stated in our [Responsible Investing Policy](#), UPP seeks to embed responsible investment practices throughout our investment management activities.

Stewardship is an important aspect of UPP's approach to responsible investing as it allows us to support long-term value creation for our beneficiaries through the encouragement of a culture of sustainability among investee companies and external investment managers, and the promotion of fair, efficient, and transparent financial market practices.

The purpose of this Proxy Voting Policy is to outline UPP's approach towards exercising our voting rights and responsibilities, and to articulate our environmental, social and governance ("ESG") oversight expectations and related voting positions. This Policy supports our commitment to align the interests of issuers with the best interests of UPP as we support the election of capable board directors and shareholder proposals that we believe will reinforce risk management and long-term value creation.

1.1 The Importance of Good Corporate Governance

Corporate governance refers to the structures and processes by which companies are managed and controlled, and defines the relationship among those who direct and manage a company and its stakeholders including investors, employees, the communities in which it operates and the natural environment. We believe that maintaining good corporate governance is critical to the long-term success of the companies UPP invests in as it supports the effective oversight and management of companies' strategies, risk management processes and finances.

Good corporate governance practices rely on an effective division of responsibilities supported by transparency and accountability at all levels. In most jurisdictions around the world, shareholders elect the board of directors and have the right to vote on select other matters. Boards of directors (or their equivalent) are responsible for appointing management, overseeing the business strategy and safeguarding the companies' duty to their investors and other stakeholders. Management's role is to develop and implement the business strategy approved by the board and run the day-to-day operations of the company. As shareholders, we play an important role in the election of boards of directors with the adequate set of skills, experience, and diversity of backgrounds and perspectives. Through our voting, we also signal our support or disagreement with board direction and corporate strategy, company practices or decisions made.

We also consider the best practices and recommendations outlined by investor coalitions in which UPP participates, including:

- [30% Club](#)
- [Canadian Coalition for Good Governance \("CCGG"\)](#)
- [International Corporate Governance Network \("ICGN"\)](#)
- [International Investor Group on Climate Change \("IIGCC"\)](#)
- [Shareholder Association for Research and Education \("SHARE"\)](#)

2. Scope

This Proxy Voting Policy applies to all UPP public equity holdings where we have the authority to direct voting rights (including for example, externally managed assets held in segregated mandates).

For public equity assets where UPP does not have proxy voting authority (for example, externally managed assets held in commingled or pooled mandates), votes are cast according to the investment managers' proxy voting policy. We share this Proxy Voting Policy with our investment managers to communicate our preferences on proxy voting issues. We also consider investment managers' proxy voting approaches and record in selection, appointment, and renewal of investment manager mandates.

UPP may obtain economic exposure to public equities through participation in strategies that do not grant voting rights, such as the use of derivatives. UPP prefers not to engage in equity securities lending when it can undermine stewardship activities including proxy voting.

In the case of a company having one or more shareholders that together own a significant amount of the company, we may exercise some flexibility in our preference for some of the governance practices outlined below in accordance with the proportion of the company they own.

3. Approach

3.1 Proxy Voting Approach

UPP conducts its proxy voting activities using an external service provider that votes UPP's ballots according to our voting decisions. Our votes are guided first by the positions stated in this policy and second, for issues not specifically articulated in this policy, our votes are guided by our responsible investing beliefs, applicable industry standards, and recommendations from the external service provider.

We aim to vote all the ballots for which we have voting rights, while recognizing that doing so may be challenging in certain markets due to administrative and procedural barriers. Our Responsible Investing team maintains active oversight of our proxy voting activities to monitor our external service provider's voting recommendations and execution.

3.2 Transparency and Reporting

We will publicly disclose our proxy voting activity at least annually, including the rationale for all votes against board or management recommendations, votes on shareholder resolutions and votes not in line with this Policy. We believe this is an important part of being accountable to our values as an organization and our members.

4. Proxy Voting Positions

4.1 Shareholder Rights

Upholding shareholder democracy is an important priority for UPP. We believe that shareholders should be able to participate in the key decisions that are likely to impact shareholder value and should have access to full, accurate and timely information about the company to support informed voting decisions. Companies should enable shareholders to participate in annual and special meetings, and should be transparent in disclosing the voting results, while protecting the anonymity of individual shareholders.

Shareholders should also have a say in decisions that would significantly alter the nature of the company, such as mergers, acquisitions and takeovers. The adoption of takeover protection measures, including shareholder rights plans, should receive shareholder approval and be designed to support their interest rather than that of the board or management.

UPP's proxy voting positions on issues related to shareholder rights are:

4.1.1 Dual class share structures

- Support proposals that align with the principle of one-share, one-vote.

4.1.2 Shareholder rights plans

- Support proposals requiring shareholder rights plans be approved by shareholders.
- Do not support the re-election of the members of the governance committee if the company implemented or altered a shareholder rights plan not in the interest of shareholders without shareholder consent.

4.2 Board of Directors

Shareholders of public companies elect directors to oversee the business and affairs of the companies in which the shareholders are invested, including its business strategy, risk management processes, assessment of management performance and compensation and appointment of external auditors. Directors have a fiduciary duty to act in the best interests of the corporation and are responsible for shepherding companies to foster long-term value creation in line with the interests of their investors and other relevant stakeholders. Directors are responsible for overseeing the company's management of climate-related risks and strategy.

We believe that boards should be composed of directors able to devote sufficient time to their role and who are predominantly independent of management. An independent director:

- Does not have, and has not recently had, a material relationship with the company;
- Does not materially benefit financially from their relationship with the company, except for director fees and share ownership; and,
- Has served on the board for less than 12 years

Maintaining the overall independence of boards is important so that they can exercise authority over the recommendations of management and impartially evaluate company and management performance.

While the quality of individual directors is paramount, we also expect boards as a whole to be diverse. A high-performance board is one comprised of directors with a wide variety of experiences, views and backgrounds which, to the extent practicable, reflects the gender, ethnic, cultural and other personal characteristics of the communities in which the company operates and sells its goods or services. In North America, Australia, the UK and similar markets a board should have directors from traditionally under-represented groups including Indigenous peoples, Black peoples, members of visible minorities, persons with disabilities, and people who are part of LGBTQ2+ communities.

Board directors, individually and as a board, should possess the relevant skills, capacity, as well as diversity of experience and background to successfully guide the company. Boards require many different skill sets to effectively perform their oversight duties, including expertise in the company's industry, financial statements and accounting, risk management, legal and compliance, climate change and ESG issues. We encourage companies to adopt and disclose a board skill matrix to provide information about the relevant experience and expertise of directors and nominees.

UPP's proxy voting positions on issues related to boards of directors are:

4.2.1 Separation of board chair and CEO roles

- Support proposals requiring the board chair to be an independent director.
- Do not support the election of the chair of the board if they are also the CEO of the company and no lead independent director has been designated.

4.2.2 Director commitments

- Do not support the election of a public company executive or chair nominee if they serve on more than one outside company board.
- Do not support the election of other director nominees if they serve on more than five public company boards.

4.2.3 Director tenure

- On a case-by-case basis, do not support the re-election of the chair of the nominating committee if the average tenure of the board exceeds 12 years and there is no clear process to enable board refreshment.

4.2.4 Director accountability for governance and for environmental and social issues oversight

- Do not support the re-election of director nominees individually, on a committee, or potentially the entire board if there were material failures of governance, stewardship, risk oversight, or fiduciary responsibilities at the company; or, if the actions of one or more director nominees raise substantial doubt about their ability to effectively oversee management and serve the long-term best interests of shareholders.
- In particular, do not support the re-election of director nominees individually, on a committee, or potentially the entire board if there were material failures of governance or oversight related to environmental and/or social risks and impacts.

4.2.5 Director accountability for climate oversight

- Do not support the re-election of nominees individually, on a committee, or potentially the entire board if there appears to be inadequate oversight of climate change.
- For companies in high emitting sectors (energy, materials, industrials, transportation, utilities), and other companies on a case-by-case basis, do not support the re-election of nominees individually, on a committee, or potentially the entire board if the company has not demonstrated progress in developing and implementing a decarbonization strategy consistent with the Paris Agreement.
- In instances where there are no appropriate nominees for re-election do not approve relevant governance and reporting proposals.

4.2.6 Board diversity

- Do not support the election of the chair of the nominating committee if the board does not have at least three women and three men (or at least 30 percent women and 30 percent men) among the directors, or if it does not have a board gender diversity policy or statement with targets at least as ambitious as this threshold.
- In markets where data is available, and on a case-by-case basis elsewhere, do not support the election of the chair of the nominating committee if the board does not disclose aggregate information, as self-identified by the directors, regarding the representation of traditionally under-represented groups.
- In markets where data is available, and on a case-by-case basis elsewhere, do not support the election of the chair of the nominating committee if the board does not have at least one board member from a traditionally under-represented group and there is no board diversity policy or statement with timebound targets to increase the representation of traditionally under-represented groups.

4.2.7 Majority voting

- Support proposals to adopt a majority vote standard for the election of nominees.
- Do not support the re-election of a nominee that did not win a majority of shareholders' votes the prior year but remained on the board.

4.2.8 Proxy access

- Support proxy access proposals and fair representation on proxy materials (shareholder(s) should hold a minimum 3% of outstanding shares and should be eligible to elect up to 25% of the board).

4.2.9 Board and key committee independence

- Do not support the election of non-independent nominees (except for the CEO) if the board is less than

two-thirds independent.

- Do not support the re-election of the chair of the nominating Committee if the board is less than two-thirds independent.
- Do not support the election of non-independent nominees who sit on key committees (audit, nominating, compensation).
- Do not support the re-election of chair of the nominating committee if the key committees (audit, nominating, compensation) are not entirely independent.

4.2.10 Board responsiveness to shareholders

- Do not support the re-election of the chair of the governance committee if the board shows limited responsiveness to a shareholder proposal that received majority support of independent shareholders.
- Do not support the re-election of the chair of the governance committee if, in the previous year, a significant proportion of shareholders voted contrary to the recommendations of management on a management proposal, and the board has failed to address the concerns of shareholders.

4.2.11 Related Party Transactions

- On a case-by-case basis, support proposals for related party transactions that align with the long-term best interest of investors.

4.3 Audit

The auditing of financial reporting provides investors with assurance of the accuracy and comparability of information related to company performance and supports fair, efficient and transparent markets. Boards of directors and / or the audit committees have the responsibility to review and approve financial disclosures and appoint external auditors to certify the accuracy of these statements. The legitimacy of companies' audit process is critical to maintaining public reputation and investor confidence. We believe that companies should take appropriate steps to ensure the effectiveness and independence of their audit processes.

UPP's proxy voting positions on issues related to audit are:

4.3.1 Auditor independence

- Do not support the reappointment of an audit firm if they or the engagement partner have served for an extended period of time.
- Do not support the reappointment of the audit firm if they have been involved in a recent material failure of duties.
- Do not support the reappointment of audit firm if they derive more than 25% of their fees from non-audit activities.

4.4 Compensation

Compensation should target a level sufficient to attract, retain and motivate talented individuals to participate in the oversight and management of the company. Compensation should not become excessive to the detriment of investor interests or the achievement of a just, sustainable society and economy.

UPP supports the view that there should be a link between executive compensation and performance, as measured by the ability of the organization to generate sustainable, long-term value without taking excessive risks. We encourage companies to adopt a holistic review of compensation, incorporating performance on material metrics, such as those related to financial, environmental and social issues.

UPP's proxy voting positions on issues related to compensation are:

4.4.1 Director compensation

- Do not support the re-election of members of the committee responsible for director compensation (or,

where no such committee has been identified, the board chair or full board) where director compensation practices pose a risk of compromising a non-employee director's independence.

- Support equity with long-term holding requirements as a portion of director compensation.
- Do not support director compensation based on performance.
- Do not support re-election of nominees who do not own shares one year after joining the board.
- Do not support stock options, retirement benefits, severance payments, significant incentive payments, consulting fees, or perquisites for non-management directors.

4.4.2 Executive compensation

- Do not support executive compensation that is not largely performance based.
- Support minimum long-term share ownership requirements for named executives.
- Do not support advisory votes on executive compensation packages if in the past year the company has awarded a severance package that exceeds 2.5 times salary plus long-term incentives.
- In the United States and Canada, and elsewhere on a case-by-case basis, do not support executive compensation if the total compensation of any individual executive is greater than 200 times median pre-tax household income in the country of incorporation, unless a compelling justification is provided as to how the compensation awarded is in the long-term best interest of the company and appropriate in the context of the experience of all stakeholders involved in value creation for the company.
- Do not support re-election of members of the committee responsible for executive compensation (or, where no such committee has been identified, the board chair or full board) if executive compensation consistently exceeds 200 times median pre-tax household income.

4.4.3 Employee stock compensation

- Support employee stock purchase plans, the terms of which align employee interests with creating long-term value for shareholders.

4.5 Mergers & Acquisitions and Reorganizations

We believe that shareholders should have a voice in decisions that impact the overall structure of companies and that these decisions should support long-term value creation. Proposals relating to the capital structure of companies should align with the interests of shareholders. Issuers' capital structure decisions should also demonstrate responsible corporate citizenship and due care for all relevant ESG considerations.

UPP's proxy voting positions on issues related to capital structure are:

4.5.1 Reincorporation

- On a case-by-case basis, do not support proposals for reincorporation if corporate governance, legal, tax, environmental or social concerns outweigh the potential benefits.

4.5.2 Mergers & Acquisitions

- On a case-by-case basis, support merger proposals that are likely to enable long-term value creation and adequately address corporate governance, legal, tax, environmental and social factors.

4.6 Shareholder Proposals

Shareholder proposals are an important component of shareholder democracy and often bring forward new ideas and perspectives for boards to consider. We generally support environmental and social proposals informed by materiality and aligned with the generation of sustainable, long-term value. We generally support governance proposals that protect and enhance shareholder rights and align with the positions on corporate governance outlined in this policy. This includes proposals that support the effective management and disclosure of material ESG issues through the application of relevant policies, practices and performance, including those that address climate-related risks and opportunities, proposals requesting companies to align with appropriate international standards and other proposals aligned with the principles defined in this document. We generally do not support

proposals that are overly prescriptive, costly, compromise long-term value creation, or asking for measures that a company has already substantively implemented.

UPP's proxy voting positions on issues related to shareholder proposals and ESG issues are:

4.6.1 Sustainability and climate disclosures

- Support proposals requiring disclosure of material ESG/climate risks and opportunities and the adoption of the Task Force on Climate-Related Financial Disclosures (TCFD) and International Sustainability Standards Board-aligned reporting.

4.6.2 Climate change

- Support proposals calling for initiatives and/or targets aligned with the goals of the Paris Agreement, including trying to hold the increase in the global average temperature to well below 2°C above pre-industrial levels and pursuing efforts to limit the temperature increase to 1.5°C above pre-industrial levels.

4.6.3 Executive compensation

- Support on a case-by-case basis proposals calling for an analysis of pay disparity.
- Support proposals asking for a fairness report or ratio.

4.6.4 Human and labour rights

- Support proposals calling for policies or disclosures consistent with human rights standards including the Organization for Economic Cooperation and Development (OECD) Guidelines for MNEs, UN Guiding Principles on Business and Human Rights, and International Labour Organization (ILO) labour standards.

4.6.5 Indigenous Rights

- Support proposals calling for policies or disclosures related to Indigenous rights and reconciliation, and, in particular the UN Declaration on the Rights of Indigenous Peoples and the Canadian Truth and Reconciliation Commission Call to Action 92.

4.6.6 Employee Equity, Diversity and Inclusion (EDI)

- Support proposals requiring EDI policies and disclosures, including information on pay equity based on gender, race or ethnicity.

4.6.7 Political contributions

- Support proposals calling for disclosure of political contributions and lobbying practices, as well as governance practices related to these activities.

5. Responsibilities & Reviews

The Managing Director, Responsible Investing is responsible for overseeing and implementing UPP's overall proxy voting process in compliance with this policy.

This policy is reviewed by the Management Investment Committee, the Governance and Investment Committees of UPP's Board of Trustees and recommendations are provided to the Board of Trustees at least every two years.

6. Conflicts of interest

We work with our third-party service provider to actively monitor our ballots for potential conflicts of interest that may arise. If a conflict should arise, the Managing Director, Responsible Investing will inform UPP's Executive Leadership Team who will decide on the course of action on a case-by-case basis.

7. Related Policies & Other Documents

- [Statement of Investment Policies and Procedures](#)

- [Statement of Investment Beliefs](#)
- [Responsible Investing Policy](#)
- Climate Action Plan
- Stewardship Framework
 - Climate Stewardship Plan
 - Inequality Stewardship Plan
- Climate Transition Investment Framework
- Conflict of Interest Policy
- Related Party Transactions Policy
- Other Investment-related Policies, Frameworks and Procedures

8. Approval Record

This Policy is reviewed by the Board of Trustees at least annually and updated at least biannually, or as required based on changes in UPP's related Policies, operations, or statutory and regulatory requirements.

Version	1.4
Reviewer	Investment and Governance Committees of the Board of Trustees
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Approver	Board of Trustees
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