

Further information on exercising voting rights

Should voting rights be exercised via multiple channels (by post, e-mail, electronically via the shareholder portal) by postal vote and/or by a power of attorney or instructions issued within the stated time limits, they shall be taken into account in the following order, regardless of the time of receipt: 1. electronically via the shareholder portal, 2. by email and 3. by post.

Should declarations with more than one form of exercising of voting rights be received in the same way, the following rule shall apply: Votes submitted by post shall take priority over issuing a power of attorney and, where applicable, also over any instructions sent to the company-appointed proxies.

The most recently received (on time) revocation of a declaration is decisive.

Votes submitted by postal vote and/or by a power of attorney or instructions issued with regard to item 2 (use of unappropriated profit) remain valid, even in the event of an adjustment to the proposed appropriation of earnings as a result of a change in the number of shares with dividend entitlement.

Should individual voting be used in place of collective voting for any item on the agenda, the postal vote submitted for this item or the instructions issued for each point of the individual voting shall apply.