

From: [REDACTED]
Sent: Tuesday, March 26, 2024 11:33 p.m.
To: FMB Gegenanträge Aktionärsservice <gegenantraege@telekom.de>; FMB Hauptversammlung Aktionärsservice <HV-Service@telekom.de>
Cc: [REDACTED]
[REDACTED]

Subject: Telekom letter nominations counter-motions for the shareholder's meeting on April 10, 2023
Oswald soan

Hans Oswald **via fax, email** **Lohr, March 25, 2024**

[REDACTED]
[REDACTED] **Lohr, Germany**
Tel. [REDACTED]
Email [REDACTED]

Deutsche Telekom AG
Group Headquarters
Investor Relations
Friedrich-Ebert-Allee 140,
53113 Bonn, Germany

Shareholder number [REDACTED]

[REDACTED]

Please find attached 4 nominations and 3 counter-motions for the shareholder's meeting on April 10 to be uploaded immediately to Telekom's online portal. THANK YOU...!

1. To make your work easier, here is everything required in Word and PDF format.
2. We have also incorporated a number of LINKS and are sending you them in a Word document; if you copy this into your system and generate a PDF document from it, these LINKS should all work perfectly.
3. It is **IMPORTANT** to us, that the original version we have sent is uploaded...!!
4. **It is IMPORTANT to us, that the color is included...!!**
5. As regulated by law, our nominations must be presented just as **WELL** as your own nominations...!!!
6. § 126 (2) of the Stock Corporation Act (Aktiengesetz – AktG) A counter-motion and the reasons for which it is being made need not be made accessible;
 1. inasmuch as the management board would be liable to punishment under law, were it to make such proposal accessible;
 2. if the counter-

motion were to result in the general meeting adopting a resolution that is in violation of the law or of the by-laws;

3. if the reasons make manifestly false or misleading statements regarding key aspects or if they are insulting;

If you withhold parts of our ITEMS/TEXTS and want to assess them or justify this action using one of these points as well as parts of the pertinent AktG, we demand a sustainable legal justification..!

7. **We have our nominees' agreement, and the time required is available in order to accept the appointment should they win the election.**
8. We have all of the documents required by AktG available for our nominations.
9. Our nominations are superior to, perform better, etc., than those proposed by management.
10. **The candidates we have nominated have no other mandates, or no other similar mandates, and can carry out the duties of these mandates if they are elected.**
11. We ASK for this to be forwarded to the Compliance CEO Officer, Hot off Compliance, and subjected to a compliance review.
12. We ask and desire a personal written statement from the Compliance CEO Officer Hot off Compliance by March 30, 2024. So we can still take it into account for the Q&A session!

Should any problems arise, I ASK that you call me for clarification, THANK YOU!

We ask that you send us a prompt confirmation of receipt.

Thank you for your cooperation and understanding.
Best regards from Lohr am Main.

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Oswald

Motions / counter-motions / approval of the agenda items
ITEM no. 3
Concerning items 1 through 9 on the agenda

Shareholder Oswald

I call on the shareholders to support my motions and counter-motions!

Motion 3

I hereby submit the motion / counter-motion to item 4 of the agenda

stating that the actions of the Supervisory Board are not to be approved.

I propose a separate vote for all Supervisory Board members.

[REDACTED]

Reasons:

1. My opposing candidates do not have the same chances of being elected, as required by the German Stock Corporation Act (AktG), because Deutsche Telekom intentionally **withholds information from shareholders that election counter-proposals exist**, compared to Deutsche Telekom's own candidates. Only on the internet, on the Deutsche Telekom site, is too little!
2. A presentation, like with the **candidates** proposed by Deutsche Telekom's management, **is not provided or intended**.
3. We demand a corresponding entry in the minutes by the notary public.
4. In the case of my opposing candidates, for example, your IR department, specifically [REDACTED], **called the employer of Ralf Schirmachen and disparaged him** to prevent a candidacy.
5. Something similar happened to Prof. Jetschke at her university chair.

6. **According to statements by experts in laws related to shareholders' meetings, we would have the right to challenge the shareholders' meeting.**
7. **Is Deutsche Telekom doing all of this intentionally? The persons responsible at Deutsche Telekom have not justified this behavior to date, to say nothing of apologizing.**
8. **These two departments are incapable of sending out admission tickets for the shareholders in a timely fashion, to protect all shareholders' rights according to the German Stock Corporation Act, to legally support and reinforce them. Our admission tickets were not all received by March 23, 2024. We have heard similar things from other shareholders.**
9. **Motions and nominations from shareholders pursuant to sections 126 and 127 of the German Stock Corporation Act (AktG). Every shareholder has the right to submit motions, counter-motions, and nominations to the shareholders' meeting, according to the AktG, they must be submitted at least 14 days before the shareholders' meeting.**
10. **Amendments to the agenda pursuant to section 122 (2) AktG**
Every shareholder (with a sufficient number of shares) has the right to demand amendments to the agenda. **According to the AktG, they must be submitted at least 30 days before the shareholders' meeting.**
11. **To exercise these shareholder rights with the appropriate legal certainty and not have to stand as a petitioner before the Board of Management members and Supervisory Board members, it is essential to receive the admission tickets with access credentials for the portal securely before these deadlines.**
12. **Even shareholders are not superhuman and require around 14 days for sufficient preparation to enforce their rights, motions, counter-motions, and nominations, and so on. To enable this, the admission ticket must and should be sent out early enough, really a trifle. In fact, however, Board of Management members and Supervisory Board members repeatedly attempt to limit and restrict the rights of shareholders through trickery.**
13. **With their shares of votes in the elections for the Supervisory Board, even Erich Honecker would spin in his grave if he received these bombastic, communist-like voter shares of 98 percent or even 99 percent, like your corporation has received. Not even East German elections for Chairman of the State Council achieved these figures...Putin didn't either and had to settle for 87 percent..., how can this be explained given the current majorities, how do you manage that (is someone assisting in the background)...what is the notary public doing.**
14. **The VW diesel scandal in Germany would probably never have been prosecuted, because the lobbyist work at VW is top class; NO, world class. Is comparable data possible at Deutsche Telekom, too...? What do you have to report about this..?**
15. **Better safe than sorry...?**
16. **We want to look at the ID, the program, the software when the notary public puts the count to the test. Is the test bench deactivated or manipulated if the election results are always 99 percent, as presented by the notary public....?**

17. Dr. Notary Public, have you noticed that whenever you come, things get switched, **the system recognizes you almost like with a car inspection. The car inspectors at TÜV failed to spot it millions of times, but it was discovered in the U.S...?**
Question: could that be the case with you, too...?
18. We want to audit that, let's make an appointment, we'll come, take the Computershare software apart, then it would be below 50 percent....? Or even just 40 percent
19. Then you, Dr. Frank Appel, and your notary public, who does not know the industry, claim he has everything under **control, he should verify that together with us. If thousands of TÜV, DEKRA, VW car shops, master mechanics, and so on allowed themselves to be defrauded by VW and their cheat device...? Could the same thing also happen with Deutsche Telekom elections...?**
20. We request, NO we demand that your notary public answer us personally and explain **what he does here, how he can verify the ID system relevance. Or is he GRINNING** and bearing it.
21. If we are not allowed to conduct an audit, we submit a precautionary counter-motion to carry out voting by hand, old style.
22. The many, many doctorate-holders among the Board of Management members and Supervisory Board members **usually engage entire teams of lawyers, depending on the size of the corporation usually between 20 and 150 attorneys and external law offices, to obtain advice at the shareholders' expense. A shareholder must do all of this on their own, and at their own expense.**
23. These cunning Board of Management members and Supervisory members then repeatedly make claims about **some costs or another, savings, and so on, to limit the rights of shareholders, to defraud them, or ensure that the shareholders do not take part in the shareholders' meeting at all.**
24. Many shareholders are disappointed that shareholder champions like SdK and DSW **were not able to enforce hybrid shareholders' meetings** and let themselves be led around by the nose by the corporations
Remuneration professor [REDACTED] sends his regards... he **actually succeeded in increasing his remuneration 5 times by 100 percent, as a pioneer of the horizontal remuneration spiral. Does Deutsche Telekom also strive to achieve this horizontal remuneration?**
Is this process being coordinated among the corporations with remuneration professor [REDACTED], despite proactive data protection...?
25. **According to the AktG and ARUX II, the corporation must write a separate remuneration report and deliver it to shareholders....submit it!**

26. In our opinion, the shareholder rights in the German Stock Corporation Act are entirely sufficient, if properly applied and implemented. Board of Management members and Supervisory Board members and their **hired entourage and service providers are constantly trying to limit and circumvent shareholders' rights. And this is only possible under the instructions of the corporation, that is, the Board of Management members and Supervisory Board members....?** Are the aforementioned working against their bosses, the owners of the corporation, the shareholders....? Is the money of the shareholders being **wasted, to gain personal advantages...?**
27. As far as your model and image-promoting doctorate holders are concerned, I ask what you really need them for. As a showcase model, to maintain your image, or do they really drive your business?
There have been repeated, serious media reports where plagiarism and fake Ph.Ds were discovered among politicians, and now in corporations, and Ph.Ds were invalidated, that not only does enormous harm to the individual, but also and above all to the corporation. Where does your corporation stand in the debate? How do you intend to avoid this damage to your image?
As we have learned through the media and the plagiarism-hunting platform VroniPlag®, **a high-ranking VW manager also plagiarized his doctorate, namely, [REDACTED], who is working on behalf of VW to help Volkswagen EVs in China** achieve a breakthrough – as CEO of the joint venture Volkswagen Anhui Automotive Company Ltd. Credit: Porsche Consulting.....?
Where does your corporation stand in the debate? How do you intend to avoid this damage to your image? What preventive measures are you arranging...?
28. **We respectfully ask that you also answer our motions as a question in the shareholders' meeting** and submit a detailed statement in response...?
29. **The irregularities listed here are to be dealt with the Compliance and Investor Relations departments, too, even if they affect the top members of the Board of Management and Supervisory Board. Our accusation: They do not dare to enforce the laws of the German Stock Corporation Act against the management team.**

Thank you for your cooperation and understanding.
Kind regards from Lohr am Main.

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Oswald