Pioneer Floating Rate Trust Form N-PX August 15, 2017

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM N-PX ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANIES

Investment Company Act file number 811-21654

Pioneer Floatin	ng Rate Trust
(Exact name o	f registrant as specified in charter)
	Boston, MA 02109
	incipal executive offices)
Terrence J. Cu 60 State Street Boston, MA)2109
	dress of agent for service)
Registrant's tel	lephone number, including area code: (617) 742-7825
Date of fiscal	year end: November 30
Date of reporti	ing period: July 1, 2016 to June 30, 2017
SIGNATURE	S
	e requirements of the Investment Company Act of 1940, the registrant has duly caused this report to be held by the undersigned, thereunto duly authorized.
(Registrant) P	rioneer Floating Rate Trust
By (Signature	and Title)
/s/ Lisa Jo	
	Lisa Jones, Chief Executive Officer & President

Date: August 15, 2017

EATON VANCE FLOATING-RATE INCOME TRUST

Ticker: EFT Security ID: 278279104 Meeting Date: MAR 23, 2017 Meeting Type: Annual

Record Date: JAN 10, 2017

Proposal Mgt Rec Vote Cast Sponsor

1a Elect Director Thomas E. Faust, Jr. For For Management
 1b Elect Director Cynthia E. Frost For For Management
 1c Elect Director Scott E. Wennerholm For For Management

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ISHARES TRUST

Ticker: Security ID: 464288513

Meeting Date: JUN 19, 2017 Meeting Type: Special

Record Date: MAY 02, 2017

Proposal Mgt Rec Vote Cast Sponsor

1.1 Elect Director Jane D. Carlin For For Management 1.2 Elect Director Richard L. Fagnani Management For For 1.3 Elect Director Drew E. Lawton Management For For 1.4 Elect Director Madhav V. Rajan Management For For 1.5 Elect Director Mark Wiedman Management For For

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NRG ENERGY, INC.

Ticker: NRG Security ID: 629377508 Meeting Date: APR 27, 2017 Meeting Type: Annual

Record Date: MAR 13, 2017

Proposal Mgt Rec Vote Cast Sponsor

1a Elect Director E. Spencer Abraham For For Management

1b	Elect Director Kirbyjon H. Caldwel	l For	For	Management
1c	Elect Director Lawrence S. Coben	For	For	Management
1d	Elect Director Terry G. Dallas	For	For	Management
1e	Elect Director Mauricio Gutierrez	For	For	Management
1f	Elect Director William E. Hantke	For	For	Management
1g	Elect Director Paul W. Hobby	For	For	Management
1h	Elect Director Anne C. Schaumburg	g For	For	Management
1i	Elect Director Evan J. Silverstein	For	For	Management
1j	Elect Director Barry T. Smitherman	For	For	Management
1k	Elect Director Thomas H. Weideme	yer F	or Fo	r Management
11	Elect Director C. John Wilder	For	For	Management
1m	Elect Director Walter R. Young	For	For	Management
1m 2	Amend Omnibus Stock Plan	For For	For For	Management Management
	•	For	For	
2	Amend Omnibus Stock Plan	For	For	Management
2	Amend Omnibus Stock Plan Amend Qualified Employee Stock	For	For	Management
2 3	Amend Omnibus Stock Plan Amend Qualified Employee Stock Purchase Plan	For For	For For	Management Management
2 3	Amend Omnibus Stock Plan Amend Qualified Employee Stock Purchase Plan Advisory Vote to Ratify Named	For For	For For	Management Management Management
2 3 4	Amend Omnibus Stock Plan Amend Qualified Employee Stock Purchase Plan Advisory Vote to Ratify Named Executive Officers' Compensation	For For	For For	Management Management Management

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PROGENICS PHARMACEUTICALS, INC.

Ticker: PGNX Security ID: 743187106 Meeting Date: JUN 14, 2017 Meeting Type: Annual

Record Date: APR 17, 2017

#	Proposal	Mgt Rec	Vote	Cast Sp	oonsor
1.1	Elect Director Peter J. Crov	vley	For	For	Management
1.2	Elect Director Mark R. Bal-	ter	For	For	Management
1.3	Elect Director Bradley L. C	Campbell	For	For	Management
1.4	Elect Director Karen J. Fer	rante	For	For	Management
1.5	Elect Director Michael D. l	Kishbauch	n For	For	Management
1.6	Elect Director David A. Sc	heinberg	For	For	Management
1.7	Elect Director Nicole S. W.	illiams	For	For	Management
2	Advisory Vote to Ratify Na	med	For	For	Management
	Executive Officers' Compen	sation			
3	Advisory Vote on Say on P	av Freque	ncy O	ne Vear	One Year Manageme

- 3 Advisory Vote on Say on Pay Frequency One Year One Year Management
- 4 Ratify Ernst & Young LLP as Auditors For For Management

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SOLOCAL GROUP

Ticker: LOCAL Security ID: F8569A131

Meeting Date: OCT 19, 2016 Meeting Type: Annual/Special

Record Date: OCT 14, 2016

#	Proposal Mgt Rec	Vote	Cast Spo	nsor
1	Approve Financial Statements and	For	For	Management
	Statutory Reports			
2	Approve Consolidated Financial	For	For	Management
	Statements and Statutory Reports			
3	Approve Treatment of Losses	For		Management
4	Approve Auditors' Special Report on	For	For	Management
	Related-Party Transactions		_	
5	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	For	Management
6	Advisory Vote on Compensation of	For	For	Management
	Robert de Metz, Chairman			C
7	Advisory Vote on Compensation of	For	Agains	t Management
	Jean-Pierre Remy, CEO			
8	Advisory Vote on Compensation of	For	Agains	t Management
	Christophe Pingard, Vice-CEO			
9	Elect Monica Menghini as Director	For	For	Management
10	Renew Appointment of Deloitte and	For	For	Management
	Associes as Auditor			
11	Renew Appointment of BEAS as Alt	ernate	For Fo	r Management
10	Auditor	-		3.4
12	Renew Appointment of Ernst and You Audit as Auditor	oung F	For For	Management
13	Renew Appointment of Auditex as	For	For	Management
10	Alternate Auditor	1 01	1 01	1/14/14/50/11/11/
14	Ratify Change of Location of	For	For	Management
	Registered Office and Amend Article	4		-
	of Bylaws Accordingly			
15	Approve Reduction in Share Capital			
		For	For	Management
	Through Reduction of Par Value; Am		For	Management
	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly	end		-
16	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15,		For Against	Management Management
16	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with	end		-
16	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate	end For		-
	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Millio	end For n	Against	Management
16 17	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Million Subject to Approval of Items 15 and	end For n		Management
	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Millio Subject to Approval of Items 15 and 16, Authorize Board to Increase	end For n	Against	Management
	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Millio Subject to Approval of Items 15 and 16, Authorize Board to Increase Capital in the Event of Additional	end For n For	Against	Management
	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Millio Subject to Approval of Items 15 and 16, Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submi	end For n For	Against	Management
17	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Million Subject to Approval of Items 15 and 16, Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submit to Shareholder Vote under Item 16	For For tted	Against Against	Management Management
	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Million Subject to Approval of Items 15 and 16, Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submit to Shareholder Vote under Item 16 Subject to Approval of Item 15,	end For n For	Against Against	Management
17	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Millio Subject to Approval of Items 15 and 16, Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submit to Shareholder Vote under Item 16 Subject to Approval of Item 15, Authorize Capitalization of Issue	For For tted	Against Against	Management Management
17	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Millio Subject to Approval of Items 15 and 16, Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submit to Shareholder Vote under Item 16 Subject to Approval of Item 15, Authorize Capitalization of Issue Premium Account of up to EUR 3.89	For For tted	Against Against	Management Management
17	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Millio Subject to Approval of Items 15 and 16, Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submit to Shareholder Vote under Item 16 Subject to Approval of Item 15, Authorize Capitalization of Issue Premium Account of up to EUR 3.89 Million for Free Shares Issuance in	For For tted	Against Against	Management Management
17	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Million Subject to Approval of Items 15 and 16, Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submit to Shareholder Vote under Item 16 Subject to Approval of Item 15, Authorize Capitalization of Issue Premium Account of up to EUR 3.89 Million for Free Shares Issuance in Favor of all Shareholders	For For tted For	Against Against	Management Management Management
17	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Millio Subject to Approval of Items 15 and 16, Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submit to Shareholder Vote under Item 16 Subject to Approval of Item 15, Authorize Capitalization of Issue Premium Account of up to EUR 3.89 Million for Free Shares Issuance in Favor of all Shareholders Subject to Approval of Item 15,	For For tted	Against Against	Management Management
17	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Million Subject to Approval of Items 15 and 16, Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submit to Shareholder Vote under Item 16 Subject to Approval of Item 15, Authorize Capitalization of Issue Premium Account of up to EUR 3.89 Million for Free Shares Issuance in Favor of all Shareholders	For For tted For	Against Against	Management Management Management
17	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Millio Subject to Approval of Items 15 and 16, Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submit to Shareholder Vote under Item 16 Subject to Approval of Item 15, Authorize Capitalization of Issue Premium Account of up to EUR 3.89 Million for Free Shares Issuance in Favor of all Shareholders Subject to Approval of Item 15, Authorize Issuance of Mandatory	For For tted For	Against Against	Management Management Management
17	Through Reduction of Par Value; Am Article 6 of Bylaws Accordingly Subject to Approval of Item 15, Authorize Issuance of Equity with Preemptive Rights up to Aggregate Nominal Amount of EUR 40.5 Million Subject to Approval of Items 15 and 16, Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submit to Shareholder Vote under Item 16 Subject to Approval of Item 15, Authorize Capitalization of Issue Premium Account of up to EUR 3.89 Million for Free Shares Issuance in Favor of all Shareholders Subject to Approval of Item 15, Authorize Issuance of Mandatory Convertible Bonds Reserved for	For For tted For	Against Against	Management Management Management

Authorize Issuance of New Shares with Warrants Attached (ABSA) Reserved for Specific Beneficiaries 21 Authorize Capital Issuances for Use in For

- Against Management **Employee Stock Purchase Plans**
- 22 Amend Article 12 of Bylaws Re: For For Management **Employee Representative**
- 23 Authorize Filing of Required For For Management **Documents/Other Formalities**
- 24 Subject to Approval of Items 15-20, For For Management Elect John Slater as Director
- 25 Subject to Approval of Items 15-20, For Management For Elect Dominique d Hinnin as Director
- 26 Subject to Approval of Items 15-20, For For Management Elect Anne-Marie Cravero as Director
- 27 Subject to Approval of Items 15-20, For For Management
- Elect Alexandre Loussert as Director Dismiss Robert de Metz as Director Shareholder Against Against
- Against Against В Elect Arnaud Marion as Director Shareholder
- Against Against \mathbf{C} Shareholder Dismiss Jean-Pierre Remy as Director
- Elect Loic de la Cochetiere as Director Against Against D Shareholder
- Against Against Ε Dismiss Remy Sautter as Director Shareholder
- F Elect Anne-Marie Cravero as Director Against Against Shareholder
- G Dismiss Cecile Moulard as Director Against Against Shareholder
- Η Elect Alexandre Loussert as Director Against Against Shareholder
- J Dismiss Jean-Marc Tassetto as Director Against Against Shareholder
- K Elect Roland Wolfrum as Director Against Against Shareholder
- Elect Christophe Deshayes as Director Against Against Shareholder L
- Elect Francois-Xavier Barbier as Against Against Shareholder
- Director
- Dismiss Robert de Metz as Director Against Against Shareholder N
- Against Against O Dismiss Jean-Pierre Remy as Director Shareholder
- P Dismiss Remy Sautter as Director Against Against Shareholder
- Against Against Dismiss Cecile Moulard as Director Q Shareholder
- Dismiss Jean-Marc Tassetto as Director Against Against R Shareholder
- S Elect Loic de la Cochetiere as Director Against Against Shareholder
- T Elect Arnaud Marion as Director Against Against Shareholder
- U Elect Anne-Marie Cravero as Director Against Against Shareholder
- V Against Against Elect Alexandre Loussert as Director Shareholder
- W Elect Roland Wolfrum as Director Against Against Shareholder
- Elect Christophe Deshayes as Director Against Against X Shareholder
- Y Elect François-Xavier Barbier as Against Against Shareholder Director

SOLOCAL GROUP

Ticker: Security ID: F8569A131 LOCAL Meeting Date: DEC 15, 2016 Meeting Type: Special

Record Date: DEC 12, 2016

Proposal Mgt Rec Vote Cast Sponsor

1 Approve Reduction in Share Capital For For Management

Through Reduction of Par Value; Amend

Bylaws Accordingly

2 Subject to Approval of Item 1, For For Management

Authorize Issuance of Equity or

Equity-Linked Securities with

Preemptive Rights up to Aggregate

Nominal Amount of EUR 40.5 Million

3 Subject to Approval of Items 1 and 2, For For Management

Authorize Board to Increase Capital in

the Event of Additional Demand Related

to Delegation Submitted to Shareholder

Vote Above

4 Subject to Approval of Item 1, For For Management

Authorize Capitalization of Issue

premium Account of up to EUR 5.85

Million for Free Shares Issuance in

Favor of all Shareholders

6 Subject to Approval of Item 1, For For Management

Authorize Issuance of Mandatory

Convertible Bonds Reserved for

Specific Beneficiaries

7 Subject to Approval of Item 1, For For Management

Authorize Issuance of New Shares and

Warrants (BSA) Reserved for Specific

Beneficiaries

- 8 Authorize Capital Issuances for Use in For Against Management Employee Stock Purchase Plans
- 9 Amend Article 12 of Bylaws Re: Censors For For Management
- 10 Authorize Filing of Required For For Management

Documents/Other Formalities

A Approve Reduction in Share Capital Against Against Shareholder Through Reduction of Par Value; Amend

Bylaws Accordingly

B Subject to Approval of Item A, Against Against Shareholder

Authorize Capitalization of Issue

premium Account of up to EUR 27.23

Million for Free Shares Issuance in

Favor of all Shareholders

C Subject to Approval of Item A, Against Against Shareholder Authorize Issuance of Warrants to All

Shareholders

- D Elect Benjamin Jayet as Director Against Against Shareholder
- E Elect Jerome Gallot as Director Against Against Shareholder
- F Elect Dominique Bernard as Director Against Against Shareholder
- G Suspend Payment of Board Fees Against Against Shareholder
- H Limit Compensation of Corporate Against Against Shareholder Officers and Employees to 25 Times the

Compensation of the Lowest Paid Person

- J Dismiss Robert de Metz as Director Against Against Shareholder
- K Elect Didier Calmels as Director Against Against Shareholder
- L Dismiss Jean-Pierre Remy as Director Against Against Shareholder
- M Elect Philippe Besnard as Director Against Against Shareholder
- N Dismiss Remy Sautter as Director Against Against Shareholder
- O Elect François-Xavier Barbier as Against Against Shareholder Director
- P Dismiss Cecile Moulard as Director Against Against Shareholder
- Q Elect Christophe Deshayes as Director Against Against Shareholder
- R Dismiss Jean-Marc Tassetto as Director Against Against Shareholder
- S Elect Gilles Brenier as Director Against Against Shareholder
- T Dismiss Arnaud Marion as Director Against Against Shareholder
- U Elect Loic de la Cochetiere as Director Against Against Shareholder
- V Elect Christian-Louis Victor as Against Against Shareholder Director
- W Elect Baudoin de Pimodan as Director Against Against Shareholder
- X Elect Benjamin Jayet as Director Against Against Shareholder
- Y Amend Article 22 of Bylaws Re: Board Against Abstain Shareholder Fees
- Z Amend Bylaws to Limit Highest Against Against Shareholder
 Compensation to 25 Times the
 Compensation of the Lowest Paid Person

SOLOCAL GROUP

Ticker: LOCAL Security ID: F8569A131

Meeting Date: JUN 13, 2017 Meeting Type: Annual/Special

Record Date: JUN 08, 2017

#	Proposal	Mgt Rec	Vote (Cast	Sponsor
1	Approve Financial Statemen	nts and	For	For	Management
	Statutory Reports				
2	Approve Consolidated Fina	ncial	For	For	Management
	Statements and Statutory Re	ports			
3	Approve Allocation of Inco	me and	For	For	Management
	Absence of Dividends				
4	Approve Auditors' Special l	Report on	For	For	Management
	Related-Party Transactions I	Mentioning	3		
	New Transactions				
5	Approve Termination Packa	age of	For	For	Management
	Christophe Pingard, Vice-Cl	EO			
6	Authorize Repurchase of U	p to 10	For	For	Management
	Percent of Issued Share Cap	ital			

- 7 Non-Binding Vote on Compensation of For For Management Robert de Metz, Chairman of the Board
- 8 Non-Binding Vote on Compensation For For Management Jean-Pierre Remy, CEO

9	Non-Binding Vote on Compensation of For For Management
	Christophe Pingard, Vice-CEO
10	Approve Remuneration Policy of For For Management Chairman of the Board
11	Approve Remuneration Policy of CEO For Against Management
12	Approve Remuneration Policy of For Against Management
12	Vice-CEO(s)
13	Ratify Appointment of John Slater as For For Management
	Director and Acknowledge his
	Resignation
14	Approve 1 for-10 Reverse Stock Split For For Management
15	Authorize Capital Issuances for Use in For Against Management
	Employee Stock Purchase Plans
16	Authorize up to 1.9 Percent of Issued For For Management
	Capital for Use in Restricted Stock
	Plans
17	Amend Article 12 of Bylaws Re: For For Management
	Employee Representative
18	Remove Article 20 of Bylaws Re: Censor For For Management
	and Change Numbering of Bylaws
	Accordingly
19	Delegate Power to the Board of None None Management
	Directors to Amend the Bylaws to
	Comply with New Regulation
20	Authorize Filing of Required For For Management
	Documents/Other Formalities
21	Elect Delphine Grison as Director For For Management
22	Elect Sophie Sursock as Director For For Management
23	Elect David Amar as Director For For Management
24	Elect Philippe de Verdalle as Director For For Management
A	Dismiss Robert de Metz as Director Against Against Shareholder
В	Dismiss Cecile Moulard as Director Against Against Shareholder
C	Authorize Up to 3 percent of Issued Against Against Shareholder
-	Capital for Use in Restricted Stock
	Plans

====== END NPX REPORT