

Updating Proxy Advisor Peer Groups Ahead of Fall 2025 and Winter 2026 Annual Meetings

For companies with Fall 2025 or Early 2026 annual meetings, both ISS and Glass Lewis will soon open their peer group submission windows. During this period, companies can update their self-constructed compensation peer groups for use in proxy advisors' upcoming executive pay assessments.

Peer group submission considerations for companies

Submit an updated peer group if:

- Your peer group used to inform FY2025 pay decisions differs from what was disclosed in the last filed proxy
- You want to ensure ISS and/or Glass Lewis considers using peer data most similar to what you used for pay-for-performance analysis

May not need to submit if:

- Your peer group hasn't changed
- No peer group was used to set FY2025 pay
- You are an emerging growth company
- You prefer not to notify the proxy advisors of changes in advance

Absent a submission, ISS and Glass Lewis will default to the peer group disclosed in the last definitive proxy.

ISS and Glass Lewis consider a company's self-selected compensation peer group to be one of the key inputs in developing the peer groups that they each use to evaluate the alignment of the company's executive compensation with financial performance on both a relative and absolute basis. Both proxy advisors are looking for the most recent peer group that informed FY25 pay decisions.

ISS and Glass Lewis Submission Window and Process



Category	ISS	Glass Lewis
Applicable companies	<ul style="list-style-type: none"> ▪ Companies with annual meetings between September 15, 2025 and January 31, 2026 	<ul style="list-style-type: none"> ▪ Generally, companies with annual meetings between October 2025 and February 2026





1. Expected Glass Lewis window based on past precedent - information found on [their website](#).

Need Assistance?

Compensia has extensive experience in helping companies establish executive compensation programs and practices, and developing disclosure of such practices in their proxy materials, taking into consideration SEC disclosure requirements, proxy advisor policies, and investor expectations. If you would like assistance with, or if you have any questions on, the subjects addressed in this Thoughtful Disclosure Alert, please contact your regular Compensia team members or the authors of this Alert:

Mark A Borges, Principal
 **415.462.2995**
 mborges@compensia.com

Hannah Orowitz, Principal
 **332.867.0566**
 horowitz@compensia.com

About Compensia

Compensia is the leading independent compensation advisor to technology and life sciences companies. For more than two decades, Compensation Committees and C-Suites have looked to us to develop customized solutions that balance the interests of a company, its shareholders and its executives.

Executive Committee

Tom Brown, Chairman
 tbrown@compensia.com
 408.876.4023

Erik Beucler
 ebeucler@compensia.com
 408.907.4314

Tom LaWer
 tlawer@compensia.com
 408.907.4309

Amanda Feyerabend
 afeyerabend@compensia.com
 415.462.2988

Greg Loehmann
 gloehmann@compensia.com
 408.907.4319

Principals

Ralph Barry
 rbarry@compensia.com
 858.603.2288

Mark A. Borges
 mborges@compensia.com
 415.462.2995

Jason Borrevik
 jborrevik@compensia.com
 408.876.4035

Rachel Cohen
 rcohen@compensia.com
 669.263.9808

Jodie Dane
 jdane@compensia.com
 415.462.1985

Michael Haimson
 mhaimson@compensia.com
 669.207.1283

Lori Koenig
 lkoenig@compensia.com
 415.462.0231

Tom Langle
 tlangle@compensia.com
 408.907.4309

Hannah Orowitz
 horowitz@compensia.com
 332.867.0566