

## Voting rights exercised during Q2 of FY 2022-23 by UTI Retirement Solutions Limited on assets held by the NPS Trust

## Details of Votes cast from 01 July, 2022 to 30 September, 2022 of financial year 2022-2023

Meeting Date	Company Name	Type of Meeting	Proposal by Management or Shareholder	Proposal's/Resolution's description	Investee company's Management Recommendation	PF's voting recommendation	PFs rationale for the voting recommendation	Vote (For/Against/Abstrain)
01-07-2022	ACC Limited	PBL	Management	Approval for payment of one-time incentive to Mr. Sridhar Balakrishnan (DN-08699523) Managing Director and Chief Executive Officer of the Company.	FOR	FOR	We recognize that the change in ownership will require continuity at the leadership level and additional responsibilities for Schlarz Balakrishnan. The company must provide better clarity on the status of long-term incentive plan from Lattage folicim and an owneral cap on his remuneration. The company must also disclose the performance metrics that will determine the payment of performance incentives.	FOR
01-07-2022	Ambuja Cements Limited	PBL	Management	Approval for payment of incentive to mr. neeraj akhoury (Din: 007419990) managing director and ceo ("md & ceo")	FOR	FOR	We recognize that the change in ownership will require continuity at the leadership level and additional responsibilities for Neeraj Akhoury. The company must provide clarity on the status of his long-term incentive plan from Lafage Holcim and an overall cap on his remuneration.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	To receive, consider and adopt the Audited Standalone Financial Statement s of the Company for the financial year ended March 31, 2022 together with the Reports of the Board of Directors and the Auditors thereon.	FOR	FOR	Routine	FOR
04-07-2022	Tata Motors Limited	AGM	Management	To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 2022 together with the Report of the Auditors thereon.	FOR	FOR	Routine	FOR
04-07-2022	Tata Motors Limited	AGM	Management	To appoint a Director in place of Mr Mitsuhiko Yamashita (DIN: 08871753), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	His reappointment is in line with statutory requirements.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Re-appointment of M/s. B S R & Co. LIP, Chartered Accountants, having Firm Registration No. 101248W/N-100022 for the second consecutive term of five years from the conclusion of this 77th Annual General Meeting till the conclusion of the 82nd Annual General Meeting to be held in the year 2027.	FOR	FOR	Routine	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Appointment of Mr Al-Noor Ramji (DIN: 00230865) as an Independent Director of the company for a term of five years, i.e., from May 1, 2022 to April 30, 2027 (both days inclusive) and who would not be liable to retire by rotation.	FOR	FOR	His reappointment is in line with statutory requirements.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Appointment of Mr Om Prakash Bhatt (DIN: 00548091) as an Independent Director of the company for the second term from May 9, 2022 to March 7, 2026 not be liable to retire by rotation.	FOR	AGAINST	Om Prakash Bhatt has been on the board of a group company, Tata Consultancy Services since 2 April 2012 and accordingly his association with the group has exceeded ten years.	AGAINST
04-07-2022	Tata Motors Limited	AGM	Management	Re-appointment of Ms Hanne Birgitte Sorensen (DIN: 08035439) as an Independent Director of the company for the second term from January 3, 2023 to January 2, 2028.	FOR	FOR	Her reappointment is in line with statutory requirements.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Material Related Party Transaction(s) / Contract(s) / Arrangement(s) / Agreement(s) entered into / proposed to be entered into (whether by way of an individual transaction or transactions taken together or a series of transactions or otherwise), as mentioned in detail in the Explanatory Statement annexed herewith, between the Company and Tast Mavropole Motors United (TIMIL!); a subsidiary of the Company and accordingly a 'Related Party' of the Company.	FOR	FOR	The transactions proposed are largely operational in nature, in the ordinary course of business and at arm's length.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Material Related Party Transaction(s) / Contract(s) / Arrangement(s) / Agreement(s) entered into / proposed to be entered into (whether by way of an individual transaction or transactions state hogether or a series of transactions or otherwise), as mentioned in detail in the Explanatory Satement annexed herewith, between the Company and Tata Technologie United (TTTs), subsidiary of the Company and accordingly a Related Party of the Company.	FOR	FOR	The transactions proposed are largely operational in nature, in the ordinary course of business and at arm's length. The funding transactions, involving placement of ICDs, will support the working capital requirements of TTL and will be at arms' leneth.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Naterial Related Party Transaction(s) Contract(s) Arrangement(s) / Agreement(s) entered into / proposed to be entered into (whether by way of an individual transaction or transactions taken together or a series of transactions or otherwise), as mentioned in detail in the Esplanatory Statement anneed herewith, between the Company annexed herewith, between the Company and Tata Motors Passarger Vehicles United ("TMPU"), a subsidiary of the Company and accordingly a "Related Party" of the Company	FOR	FOR	The company has stated that the funding transactions would be through internal accruals and would be for meeting working capital requirements of TMPVL – which is critical given that the passenger vehicles business is held within TMPVL Funding transactions will also be at arm's length basis. The transactions groups and at arm's length.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Material Related Party Transaction(s) / Contract(s) / Arrangement(s) / Agreement(s) / Agreement(	FOR	FOR	All transactions are in the ordinary course of business and at arm's length. Even so, the company must share details of the past transactions with TCPL.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Material Related Party Transaction(s) Contract(s) Arrangement(s) / Agreement(s) erree (int of proposed to be entered into (whether by way of an individual transaction or transactions taken together or a series of transactions or ortherwise), as mentioned in detail in the Epianatory Statement annesed herewith, between the Company and Tata Capital Financial Service Limited ("FCST), a subsidiary of Tata Sons Private Limited, the Promoter of the Company and accordingly a "Related Party" of the Company accordingly a "Related Party" of the Company and accordingly a "Related P	FOR	FOR	The company has stated that the pricing mechanism followed for recurring transactions is based on the past practices adopting arm's length principle.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Material Related Party Transaction(s) (Contract(s) Arrangement(s) A Agreement(s) entered into / proposed to be entered into (whether by way of an individual transaction or transactions taken together or a series of transactions or otherwise), as mentioned in detail in the Esplanatory Statement amount invested herewith, between two of the Company, co., of Tala Motors Senegery evholes: unitered (TMPVL), a subsidiary of the Company, with certain identified Related Parties of the Company,	FOR	FOR	The proposed transactions of TMMVL with FIAPL and TEPEL, are operational in nature. Further we understand that the transactions with TASL are at arm's length given that the company has stated that the sourcing parts and components from TASL is by floating quotations amongst various vendors.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Material Related Party Transaction(s) / Contract(s) / Arrangement(s) / Agreement(s) / Agreement(s) metered into / proposed to be entered into (whether by way of an individual transaction of transactions taken together or a series of transactions or otherwise), as mentioned in detail in the Epidanatory Statement annexed herewith, between two Related Parties of the Company, c. of Tala Passagree (Festion Mobility Uninted (TFEMIT), a wholly-owned subsidiary of the Company with certain identified Related Parties of the Company.	FOR	FOR	The transactions proposed are operational in nature, in the ordinary course of business and at arm's length.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Material Related Party Transaction() / Contract() / Arrangement() / Management()	FOR	FOR	The transactions are on an arm's length basis. The company must provide details of the past transactions between these entities.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Material Related Party Transaction(s) / Contract(s) / Arrangement(s) / Agreement(s) reproduced to be entered into (whether by way of an individual transaction or transactions date in the Explanatory Statement anness the result of the contraction or or otherwise), as mentioned in death in the Explanatory Statement anness the recently, between two Telester Parties of the Company, i.e., of the laguar tand flower Group or Companie (FAR Group), being subdistricts of the Company in the certain destified Related Parties of the Company, in the certain destified Related Parties of the Company in the certain destified and the certain destified Related Parties of the Company in the C	FOR	FOR	The transactions are operational and at arm's length.	FOR

04-07-2022	Tata Motors Limited	AGM	Management	Material Related Party Transaction(s) (Contract(s) Arangement(s) Agreement(s) Index of motor proposed to be entered into (whether by way of an individual transaction or transactions to the property of the Company, i.e., between Tata Cummins Private Limited (TCPL'), a joint operations of the Company, i.e., between Tata Cummins Private Limited (TCPL'), a joint operations of the Company	FOR	FOR	ICNL is 8.0505 joint venture between Task Motors Limited and Cummins Inc., USA and is engaged in the manufacture and sale of engine and its components. The company seeks approval for related party transactions between TCPL and its related parties for an amount not exceeding Rs 4.30 bin In IVT.3. As tasted in the motion, the transaction of TCPL with its related parties will thelp in smooth flow of operations and a consideral flow of ord for the company may be considered that the transactions would be at arm's length. Even so, the company has disclose the details of the past transactions of TCPL with its related parties. One of the proposed transactions is donation: the company has clarified that the proposed donation (within Rs. 40.0 - Rs. 50.0 mm) would be to Cummin last Foundation and is part of CSR and its proposed donation that a foundation and is part of CSR and its proposed are one proposed and so part of the transactions proposed are operational in nature and in the ordinary course of business.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Amendment to the Triat Miotors Limited Employee Stock Option Scheme 2018  (TML SCOP  Scheme 2018/1 the Scheme/) adopted by the Company.	FOR	FOR	in the AGM of 2018 shareholders approved the Tata Motors Limited Employees Stock Option Scheme 2018 (TML EDD Scheme 2018; Given the recent restructuring of the business L. e., transfer of the passenger vehicles business for Stata Motors Passenger Vehicles Limited and incorporation of a great control of the scheme to such proposes have been transferred within subsidiaries. Hence Cempany yesks approval to extend the benefits of the scheme to such employees under the company yesks approval to extend the benefits of the scheme to such employees under the scheme to company yesks approval to extend the benefits of the scheme to comply with the SEB SEB regulations, 2021.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	To keep and maintain the Registers as prescribed under Section 88 of the Act and copiese of Annual Returns as required under Section 92 of the Act, together with the copies of certificates and documents required to be annexed thereto or any other documents as may be required, at the Registered Office of the Company and/or at the office of 15% Consultants Private Invited (Incomerly Income 15% Consultants Private Invited) (Incomerly Income 15% Consultants Private Invited) (Registra and Transfer Agent of the Company, at C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vishroil (West), Mumbai - 400083, Maharashtra, India and / or at such other place within Mumbai	FOR	FOR	The office of TSR Consultants Private Limited (formerly known as TSR Darshabu (Consultants Private Limited (TSRO)). Registrar and Share Transfer Agents (RTA) of the company has been shifted to C-101, 1st Floor, 247 Park, 1st Bahadus "Shastri Ost,	FOR
04-07-2022	Tata Motors Limited	AGM	Management	To appoint Branch Auditor(s) of any Branch Office of the Company, whether existing or which may be cogne-discapared hereafter, outside finds, any firm(s) and/or person(s) gained to act as Branch Auditors with the provisions of Section 143(s) of the Act and to fix their remuneration, in consultation with the Statutory Auditors of the Company.	FOR	FOR	The company seeks shareholder permission to authorize the board to appoint branch auditors and fix their remuneration for its branches outside India. The company has clarified that this is an enabling resolution for any material branch that may be formed during the five-part fearure of the auditor and as of now the company has not appointed any branch auditors.	FOR
04-07-2022	Tata Motors Limited	AGM	Management	Remuneration of Rs. 3,50,000/- (Rupees Three Lath and Fifty Thousand Only) plusapplicable taxes, travel and out-of-pocket expenses incurred in connection with the audit, as approved by the Board of Intercost, payable to My Mamil & Co., Cost Accountants (Firm Registration No. 000004) who are appointed as Cost Auditors to conduct the audit of the cost records maintained by the Company for the financial year ending March 31, 2023.	FOR	FOR	The total remuneration proposed is reasonable compared to the size and scale of the company's operations.	AGAINST
07-07-2022	Balkrishna Industries Limited	AGM	Management	To consider and adopt:  (i) The Audited Standardine Financial Statements of the Company for the financial year ended 31st March, 2022, together with the Reports of the Board of Directors and Audition's thereory, and  (ii) The Audited Consolidated Financial Statements of the Company for the financial year ended 31st March, 2022, together with the Report of the Auditors' thereon.	FOR	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	FOR
07-07-2022	Balkrishna Industries Limited	AGM	Management	To confirm the payment of Interim Dividends on Equity Shares and to declare a Final Dividend of Rs. 4.00 on Equity Shares, if any, for the financial year 2021-22.	FOR	FOR	The total dividend out flow is Rs. 5.4 bin and the dividend payor trib is B.4.6 in P122 (2.8.4 is P121) of standalone portis after. The dividend distribution polity on longer carries a target payout ratio. the target dividend payor ratio was 100 to 30% of profits in earlier versions of the policy. As good government protice, we encourage companies to formulate a dividend policy that specifies a target payout ratio.	FOR
07-07-2022	Balkrishna Industries Limited	AGM	Management	To appoint a Director in place of Mrs. Vijeylaumi Poddar (DNt. 00150484), who retires by rotation and being eligible, offers herself for re-appointment.	FOR	FOR	Vijaylaxmi Poddar, 61, was appointed on the board in 2012. She is a part of the promoter group and the wife of Managing Director Arvind Poddar. She retires by rotation. Her reappointment meets all statutory requirements.	FOR
07-07-2022	Balkrishna Industries Limited	AGM	Management	Appointment of M/s. Jayantilal Thakkar & Co., Chartered Accountants (Registration No. 10413W), as Statutory Auditors of the Company in place of retiring Auditors M/s. 16 Thakar & Co., Chartered Accountants (Firm Registration No. 110907W), for a term of 5 (five) consecutive years.	FOR	FOR	requirements. The company proposes to appoint Jayantillal Thaklar & Ca so statutory auditor of the company from the conclusion of the 2022 AGM. They will replace N. G. Thakar & Co. Make a Co. So statutory requirements. The proposers that the company. The appointment is in line with statutory requirements. The proposers statutory requirements. The proposers that the company is operation in reasonable compared to the size and scale of the company's operations.	FOR

07-07-2022	Balkrishna Industries Limited	AGM	Management	To re-appoint Mr. Pannkaj Ghadiali (DIN: 00003462) as an Independent Director for	FOR	AGAINST	"Pankaj Ghadiali, 66, is a practicing	AGAINST
07-07-2022	Balkrishna Industries Limited	AGM	Management	a second term of five years from 8th November, 2022 to 7th November, 2027.  To borrow money, where money to be borrowed, together with the money already.	FOR	FOR	Chartered Accountant and the Managing Partner of PC Chaldial & Co. he has attended all six board meetings held in PT22. We do not support his ort support his the discharge of this reappossibilities as the the discharge of the responsibilities as the semunration Committee (NRC). Aggregate promoter compensation in PT22 was 8.899 & m., which formed almost 21% of committee (NRC). Aggregate promoter compensation in PT22 was 8.899 & m., which formed almost 21% of committees (NRC). Aggregate promoter compensation together aggregated, 12,174. (1894 - 798b) the median employer remuneration in PT22. Promoter emuneration in dividually and in aggregate, several NITTY 50 companies. The NRC has failed to benchmark gromoter compensation in the context of the internal pay structure. The NRC has also ignored the push back from shareholders on promoter remuneration.*	FOR
				borrowed by the Company will not exceed aggregate of its paid up share capital of the Company, fire reserves and Securities Permissim apart from the temporary loans it is loans repayable on demand or within six months from the date of the loan such as short-term, each credit arrangements, the discounting of bills and the issue of other short-term loans of a seasonal character, but does not include loans naised for the purpose of financial expenditure of a capital nature, obtained from the Company's Bankers in the ordinary course of business.			had sought approval to increase the borrowing limit to Rs. 50.0 bn. The company's current standalone debt is Rs. 24.4 ha no and 31 Morth 2022. Although there is sufficient headroom within the borrowing limits, the company proposes to move to the regulatory thresholds of borrowing limits. The change will increase borrowing limits to Rs.69.2 bn on the standalone basis. We support the resolution because it aligns the company's borrowing limits with regulation.	
07-07-2022	Siemens Limited	PBL	Management	Appointment of Ms. Sindhu Gangadharan (DR: 08572868) as an Independent Director of the Company.	FOR	FOR	Ms. Smithu Gangadharan, 46, is the Vice- Chaiperson and Mo I SAP Jubs India. She is a computer science engineer from Bangalore University. She has nearly two decades of experience with SAP Jubs, in India and Germany. She is also on the Advisory Board of YuWash, supported by UNICET and AVASSOM Exercise Causal: — the appe- industry body for the ITJI meabled services in Irolia and member of Szeering Committee of the Indo-German Chamber of Commerce and expertise, her addition to the Board would be an advantage to the company.	FOR
08-07-2022	Havells India Limited	AGM	Management	To receive, consider and adopt the Audited Financial Statements of the Company for the Financial Year ended 31st March, 2022, the Reports of the Board of Directors and Auditors thereon and the Audited Consolidated Financial Statements of the Company for the Financial Year ended 31st March, 2022 and the Report of	FOR	FOR	Routine Agenda	FOR
08-07-2022	Havells India Limited	AGM	Management	Auditors thereon.  To confirm the payment of Interim Dividend of Rs. 3.00 per equity share of Re.1/- each already paid during the year as Interim Dividend for the financial year 2021- 22.	FOR	FOR	The total dividend outflow for FY22 is Rs. 4.7 bn. The dividend payout ratio is 39.3%.	FOR
08-07-2022	Havells India Limited	AGM	Management	To declare a Final Dividend of Rs. 4.50 per equity share of Re.1/- each, for the financial year 2021-22.	FOR	FOR	The total dividend outflow for FY22 is Rs. 4.7 bn. The dividend payout ratio is 39.3%.	FOR
08-07-2022	Havells India Limited	AGM	Management	To appoint a Director in place of Shri Siddhartha Pandit (DR: 03562264), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Siddhartha Pandit is a Whole-time director, Havells India Limited, since May 2019. He has been heading the legal department of Havells India Limited since 2015. He retires by rotation and his reappointment is in line with statutory requirements.	FOR
08-07-2022	Havells India Limited	AGM	Management	To appoint a Director in place of Shri Anil Rai Gupta (DIN: 00011892), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Anil Rai Gupta is the Managing Director and Chairperson of Havells India Limited. He retires by rotation and his reappointment is in line with statutory requirements.	AGAINST
08-07-2022	Havells India Limited	AGM	Management	Ratification of the remuneration payable to M/s Chandra Wadhwa & Co., Cost Accountants, (Registration No. 000239) Cost Auditors of the Company.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors in FY23 is reasonable compared to the size and scale of operations.	FOR
08-07-2022	Havells India Limited	AGM	Management	Approval of the Hewels Employees Stock Purchase Scheme 2022 and its implementation through Trust.	FOR	AGAINST	The exercise price is at the discretion of the NRC and can even be at the face value of Re. 1.0. We do not favor such schemes where there is no clarity on the exercise price, or the shares are granted at a significant discount.	AGAINST
08-07-2022	Havells India Limited	AGM	Management	Authorization for Havells Employees Welfare Trust to Subscribe to Shares for and under the Havells Employees Stock Purchase Scheme 2022.	FOR	AGAINST	Our recommendation on this resolution is linked to our recommendation on resolution	AGAINST
08-07-2022	Havells India Limited	AGM	Management	Provisioning of money by the Company to the Havells Employees Welfare Trust/ Trustees for Subscription of Shares under the Havells Employees Stock Purchase Scheme, 2022.	FOR	AGAINST	Our recommendation on this resolution is linked to our recommendation on resolution W7.	AGAINST
08-07-2022	Havells India Limited	AGM	Management	Amendment to the Part B — "Havells Employees Stock Purchase Plan 2014" of Havells Employees Long Term incentive Plan 2014 and related modifications thereto.	FOR	AGAINST	We do not support this amendment: stock options must be granted at market price or a minimal discount to market price: under the scheme, stock options are granted at a 50% discount to market price.	AGAINST
15-07-2022	Yes Bank Limited	AGM	Management	To consider and adopt: a take audient standance financial statements of the Bank for the financial year ended March 31, 2022 and the Reports of the Board of Directors and the Auditors thereon and but audited consolidated financial statements of the Bank for the financial year ended March 31, 2022 and the Report of the Auditors thereon.	FOR	FOR	Routine	FOR
15-07-2022	Yes Bank Limited	AGM	Management	Borrowing / rasing funds in Indian/ foreign currency by issue of debt securities including but on limited to more convertible elebetures, MIN, boxed including bonds forming part of Tier / Ifre! I capital in accordance with and subject to the terms and conditions specified in the Base! In Capital Regulations prescribed by RBI (long-term infrastructure bonds or such other securities as may be permitted by RBI forms time to time and including securities to be issued from its offshore branches and/or the BIJ situated at the ofFI City IFSC in accordance with applicable regulations issued by RBI form time to time by for an amount up to 15,10,000 Coree (Rupees Fern Thousand Coree Only) (collectively the 'debt securities') by the Bank, in one or more transferts and/or series, in domestic and/or series.	FOR	FOR	The debt raised will be within the overall borrowing limits of Rs. 1100.0 bn.	FOR
15-07-2022	Yes Bank Limited	AGM	Management	To apprive amendments to the Enployees Stock Option Scheme of the Bank, namely YBE, Employe sock Option Scheme. 200 which was approved by the members at the 14th Annual General Meeting of the Bank held on June 12, 2018 and was amended by the members at the 18th Annual General Meeting of the Bank held on September 10, 2020.	FOR	FOR	The bank proposes to add 250 mn stock options to the existing pool, increase the size of the scheme to 475 mn options. The scheme is also being modified to align with securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations 2021 (SBEB 2021). Since we support the scheme, we support these amendments.	FOR
15-07-2022	Yes Bank Limited	AGM	Management	For carrying out and /or continuing with contracts/arrangemently (transactions (whether individual transaction or transactions taken together or series of transactions or otherwise), for each Financial Year 2022-23, 2023-24 and 2024-25 with State Basch of and S'EST), being extend party of the Bask, whether by way of continuation(s) or renewal(s) or extension(s) or modification(s) of earlier contracts/arrangemently transactions or as fresh and independent transaction.	FOR	FOR	The bank in the ordinary course of business engages in contractly arrangements/ transactions with State bank of India (SBI), being a related party (investing company) of the bank (YES Bank is an associate of SBI), on a nam's (ength basis and in the ordinary course of business, to meet its business requirements.	FOR

14   15   15   15   15   15   15   15									
International Content of the Conte					Rs.20,00,000/- (Rupees Twenty Lass only) per annum to each Non-Executive Director (other than part-time Chairman), effective from April 1, 2021.			remuneration paid to its NINS, who will be paid fixed remuneration in accordance with the proposed resolution (if a paroved) front 1, April 23 nowards, We raise a concern that the resolution is in perpetuity but note that the resolution is in perpetuity but note the amount of remuneration is regulated by the RBI and has an upper cap of 8.2 2 m. The bank must approach shareholders periodically for approach shareholders periodically for approach storay remuneration to non-executive directors.	
tack for parted if the Ej connection price when does not not place to reserve by misses.    Control   Cont	15-07-2022	Yes Bank Limited	AGM	Management	Managing Director and Chief Executive Officer of the Bank (MD &CEO) as under	FOR	FOR	gives the board discretionary powers in deciding his variable pay components. As a result, there is little clarity for shareholders on the final remuneration. The NRC must provide detailed disclosures on performance metrics used to benchmark commission and incentive remuneration, to provide greater clarity. We expect that the board will be	FOR
bis bed for a priced of the CE priced of					Bank for a period of five (5) consecutive years who shall not be liable to retire by rotation.			their financial services portfolio. He represents TPG as the Chairman of UBC, one of the largest private sector banks in Sri Lanka, While Act Malik was appointed as director from 30 August 2021, he will be classified as Independent Director after the resolution is approved by shareholders at the 2022 AGM. His appointment is in line with statutory requirements.	
Bask for a print of field (3) consecutive, years not folded to review by visition in both of Statistics (100 per 1) and print of Statistic					the bank for a period of five (5) consecutive years not liable to retire by rotation in terms of Section 149(13) of the Act.			currently engaged with start-ups in an advisory role and as a mentor. She has held country leadership roles at IBM, Harvard Business School Publishing, Wyse Technology, SAP, PeopleSoft, Digital Equipment Corporation and Korn Ferry International. Her appointment is in line with statutory requirements.	
Startige and execution the mind section 16(1)(1) of the Act.  15-07-2022 We Bank Limited  AGM Management  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent (Div. 2007)  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as in independent (Div. 2007)  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as independent (Div. 2007)  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as independent (Div. 2007)  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as independent (Div. 2007)  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as independent (Div. 2007)  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as independent (Div. 2007)  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as independent (Div. 2007)  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)) as independent (Div. 2007)  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)  To a Bank Limited  AGM  Management  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)  To a Bank Limited  AGM  Management  To appoint Mr. Solicy Future Reviews (Div. 2007)(12)  To a Bank Lim	15-07-2022	Yes Bank Limited	AGM	Management	Bank for a period of five (5) consecutive years not liable to retire by rotation in	FOR	FOR	Director of State Bank of Mysore (till April 2016), where he was seconded from State Bank of India (SBI). While Sharad Sharma was appointed as director from 1 November 2021, he will be classified as Independent Director after the resolution is approved by shareholders at the 2022 AGM.His appointment is in line with Statutory	FOR
Director of the Basis for a period of the (S) concecutive years not liable to retire by potation in term of Section 49(13) of the Act.  15-07-2022 Yes Bank Limited AGM Management  To appoint Mr. Sadabhi Scrimins, Ray (DM: 0126377) as an independent Director of the Basis (for a period five (S) connecutable years not liable to retire by rotation in terms of Section 49(13) of the Act.  15-07-2022 Yes Bank Limited AGM Management  To appoint Mr. Tachbar Kunnar (DM: 00623382) as a Non Executive Non independent Director of the Basis, Limited  AGM Management  To appoint Mr. Tachbar Kunnar (DM: 00623382) as a Non Executive Non independent Director of the Basis, Limited  AGM Management  To appoint Mr. Sandeep Tewari (DN: 00623380) as a Non Executive Non independent Director of the Basis, Limited  AGM Management  To appoint Mr. Sandeep Tewari (DN: 00623380) as a Non Executive Non independent Director of the Basis, Limited  AGM Management  To appoint Mr. Sandeep Tewari (DN: 00623380) as a Non Executive Non independent Director of the Basis Basis for India, he retired in Inne 2021. He is being appointed as a nomine of State Basis of India, he retired in Inne 2021. He is being appointed as a nomine of State Basis of India, he retired in Inne 2021. He is being appointed as a nomine of State Basis of India, he retired in Inne 2021. He is being appointed as a nomine of State Basis of India, he retired in Inne 2021. He is being appointed as a nomine of State Basis of India, he retired in Inne 2021. He is being appointed as a nomine of State Basis of India, he retired in Inne 2021. He is being appointed as a nomine of State Basis of India, he retired in Inne 2021. He is being appointed as a nomine of State Basis of India, he retired in Inne 2021. He is being appointed as a nomine of State Basis of India, he retired in Inne 2021. He is being appointed as a nomine of State Basis of India, he retired in Inne 2021. He is being appointed as a nomine of State Basis of India, he retired in Inne 2021. He is being appointed as a nomine of	15-07-2022	Yes Bank Limited	AGM	Management	Bank for a period of five (5) consecutive years not liable to retire by rotation in	FOR	FOR	Startups and consults with organisations on HR strategies and execution. She started her career at Wipro InfoTech in 1992. She joined infosys in December 1999 and in 2007 became global head of HR, a role she handled for seven years. Her appointment is	FOR
of the Bank for a period of five (5) consecutive years not liable to retire by rotation in terms of Section 149(3) of the Act.  15-07-2022  Yes Bank Limited  AGM  Management  To appoint Mr. T Keshaw Furnar (DNX-99523382) as a Non Executive Non notependent Director of the Bank, liable to retire by rotation.  To appoint Mr. Sense (Control of the Bank), liable to retire by rotation.  To appoint Mr. Sense (Control of the Bank), liable to retire by rotation.  To appoint Mr. Sense (Control of the Bank), liable to retire by rotation.  To appoint Mr. Sandeep Tewari (DNX-99523302) as a Non Executive Non notependent Director of the Bank liable to retire by rotation.  To appoint Mr. Sandeep Tewari (DNX-9952300) as a Non Executive Non Independent Director of the Bank liable to retire by rotation.  To appoint Mr. Sandeep Tewari (DNX-99523300) as a Non Executive Non Independent Director of the Bank liable to retire by rotation.  To appoint Mr. Sandeep Tewari (DNX-99523300) as a Non Executive Non Independent Director of the Bank liable to retire by rotation.  To appoint Mr. Sandeep Tewari (DNX-99523300) as a Non Executive Non Independent Director of the Bank liable to retire by rotation.  To appoint Mr. Sandeep Tewari (DNX-99523300) as a Non Executive Non Independent Director of the Bank liable to retire by rotation.  To appoint Mr. Sandeep Tewari (DNX-99523300) as a Non Executive Non Independent Director of the Bank liable to retire by rotation.  To appoint Mr. Sandeep Tewari (DNX-99523300) as a Non Executive Non Independent Director of the Bank liable to retire by rotation.  To appoint Mr. Sandeep Tewari (DNX-99523300) as a Non Executive Non Independent Director of the Bank liable to retire by rotation.  To appoint Mr. Sandeep Tewari (DNX-99523300) as a Non Executive Non Independent Director of the Bank liable to retire by rotation.  To appoint Mr. Sandeep Tewari (DNX-99523300) as a Non Executive Non Independent Director of the Bank liable to retire by rotation.  To appoint Mr. Sandeep Tewari (DNX-99523300) as a Non Executi	15-07-2022	Yes Bank Limited	AGM	Management	Director of the Bank for a period of five (5) consecutive years not liable to retire by	FOR	FOR	M M Nissim & Co LLP, Chartered Accountants. His appointment is in line with	FOR
Independent Director of the Bank, liable to retire by rotation.  Managing Director of SBI in Spetember 2021. He is being appointed as a nominee of State Bank of India. His appointment is in line with statutory requirements. Sandeep Tewari, Eq. 0, is former Deputy Managing Director (Internal Audit) of State Bank of India, he retired in June 2021. He is currently Advisor, Debetter Durke Toldmatus LLP. He is being appointed as a nominee of State Bank of India, he retired in June 2021. He is currently Advisor, Debetter Durke Toldmatus LLP. He is being appointed as a nominee of State Bank of India, he retired in June 2021. He is currently Advisor, Debetter Durke Toldmatus LLP. He is being appointed as a nominee of State Bank of India, he retired in June 2021. He is currently Advisor, Debetter Durke Toldmatus LLP. He is being appointed as a nominee of State Bank of India, he retired in June 2021. He is currently Advisor, Debetter Durke Toldmatus LLP. He is being appointed as a nominee of State Bank of India, he retired in June 2021. He is currently Advisor, Debetter Durke Toldmatus LLP. He is being appointed as a nominee of State Bank of India, he retired in June 2021. He is currently Advisor, Debetter Durke Toldmatus LLP. He is being appointed as a nominee of State Bank of India, he retired in June 2021. He is currently Advisor, Debetter Durke Toldmatus LLP. He is being appointed in the debt as a nominee of State Bank of India, he retired in June 2021. He is currently Advisor, Debtter Touche Toldmatus LLP. He is being appointed in the debt of Debtter Durke Toldmatus LLP. He is being appointed as a nominee of State Bank of India, he retired India (SID) proposing the name of Profit India debt of Debtter Durke Bank of India (SID) proposing the name of Profit India with regulations.  15-07-2022 HDFC Bank Limited AGM Management To receive, consider and adopt the audited financial statements (standalo	15-07-2022	Yes Bank Limited	AGM	Management	of the Bank for a period of five (5) consecutive years not liable to retire by rotation	FOR	FOR	of NIIF Infrastructure Finance Limited (NIIF IFL) on 30 June 2022. He is former Chief Risk Officer of IDFC Ltd. His appointment is in line	FOR
Independent Director of the Bank liable to retire by rotation.  Managing Director (Internal Audit) of State Bank of India, he retired in June 2021. He is currently Advisor, Debitte Toucher Tohmatsu LLP. He is being appointed as a nominee of State Bank of India, his appointment is in line with statutory requirements.  15-07-2022  Yes Bank Limited  AGM  Management  To approve the appointment for Mr. Prashant Kumar (DN: 07562475) as a Director of the Bank, upon receipt of approval of shareholders by requisite majority.  FOR  October 2021 from State Bank of India (BB) proposing the manner for state fash of India (BB) proposing the manner for state fash of India (BB) proposing the manner for state fash of India (BB) proposing the manner for state fash of India (BB) proposing the manner for state fash of India (BB) proposing the manner for state fash of India (BB) proposing the manner for state fash of India (BB) proposing the manner for state fash of India (BB) proposing the manner for state fash of India (BB) proposing the manner for state fash of India (BB) proposing the manner for state fash of India (BB) proposing the manner of Prashant kumar for the position of MD & CEO of the Bank for a period of 3 years its appointment is in line with regulations.  16-07-2022  HDFC Bank Limited  AGM  Management  To receive, consider and adopt the audited financial statements (standalone) of the Bank for the financial year ended March 31, 2022 along with the Reports of the	15-07-2022	Yes Bank Limited	AGM	Management	To appoint Mr.T. Keshav Kumar (DNK09623382) as a Non Executive Non independent Director of the Bank, liable to retire by rotation.	FOR	FOR	Managing Director of S8 in September 2021. He is being appointed as a nomine of State Bank of India. His appointment is in line with statutuory requirements. Sandeep Tewari, 60, is former Deputy Managing Director (Internal Audit) of State Bank of India, he retired in June 2021, He is currently Advisor, Debtitte Touche Tohmatsu LLP. He is being appointed as a nominee of State Bank of India. His appointment is in line	FOR
of the Bank, upon receipt of approval of shareholders by requisite majority.  October 2021 from State Bank for India (SBI) proposing the manner of Prashant Kumar for the position of MD & CCO of the Bank for a period of a year, sitis appointment is in line with regulations.  16-07-2022 MDFC Bank Limited AGM Management To receive, consider and adopt the audited financial statements (standalone) of the FOR Routine FOR Bank for the financial year ended March 31, 2022 along with the Reports of the					Independent Director of the Bank liable to retire by rotation.			Managing Director (Internal Audit) of State Bank of India, he retired in June 2021. He is currently Advisor, Deloitte Touche Tohmatsu LLP. He is being appointed as a nominee of State Bank of India. His appointment is in line with statutory requirements.	
Bank for the financial year ended March 31, 2022 along with the Reports of the	15-07-2022	Yes Bank Limited	AGM	Management		FOR	FOR	October 2021 from State Bank of India (SBI) proposing the name of Prashant Kumar for the position of MD & CEO of the Bank for a period of 3 years. His appointment is in line	FOR
	16-07-2022	HDFC Bank Limited	AGM	Management	Bank for the financial year ended March 31, 2022 along with the Reports of the	FOR	FOR	Routine	FOR

16-07-2022	HDFC Bank Limited	AGM	Management	To receive, consider and adopt the audited financial statements (consolidated) of the Bank for the financial year ended March 31, 2022 along with the Report of	FOR	FOR	Routine	FOR
16-07-2022	HDFC Bank Limited	AGM	Management	Auditors thereon.  To declare dividend on Equity Shares.	FOR	FOR	Total dividend will be Rs 86.0 bn and payout	FOR
16-07-2022	HDFC Bank Limited	AGM	Management	To appoint a director in place of Mrs. Renu Karmad (DIN 00008064), who retires by rotation and, being eligible, offers herself for re-appointment.	FOR	FOR	ratio will be 23.3%.  Ms. Renu Karnad, 69, is the Managing Director of Housing Development Finance Corporation Ltd (HDFC), since 2010. She is the nominee of HDFC Bank's promoter: HDFC. She retires by rotation and her	FOR
16-07-2022	HDFC Bank Limited	AGM	Management	To appoint M/s. Price Waterhouse LLP, Chartered Accountants (ICAI Firm Registration No. 301132F(2500264) [Price Waterhouse LLP], a joint statutory audition of the Bank, to hold office for a period of 3 (three) years in relation to FY 2022-23, PY 2023-24 and PY 2024-25 and to fix their overall audit fees.	FOR	FOR	respointment is in line with statutory requirements.  As per Bill Guidelines, given that the bank's based size is more than the stipulated threshold in the regard, the bank will need to appoint a minimum of two joint statutory before the sport of the sport of the sport Price Waterhouse LIP, as joint statutory suddrans for a period of three years from FY23 III PT25, subject to the approval of the Ball for each year during this fearm. M.M. Nissim & Co. LIP and Price Waterhouse LIP, as joint statutory auditors, shall be good overall audit fees of fis 38.5 mm for FY23.	FOR
16-07-2022	HDFC Bank Limited	AGM	Management	Payment of additional fees of Rs.55,00,000 (Rupees Fifty Five Lakhs Only) to MSKA & Associates and M.M. Nissim & Co. LIP Chartered Accountants, collectively joint	FOR	FOR	The audit fees are reasonable given the size and scale of operations of the bank.	FOR
16-07-2022	HDFC Bank Limited	AGM	Management	statutors auditors for PT 2021-22.  To approve the re-popliminent of Mrt. Renu Karnad (DIN 00008064) as a Non- Executive Director of the Bank for a second term of five (5) years with effect from September 3, 2022 till September 2, 2027, liable to retire by rotation.	FOR	FOR	Ms. Renu Karnad, 69, is the Managing Director of Housing Development Finance Corporation Ltd (HDFC), since 2010. She is the nominee of HDFC Bank's promoter: HDFC. She retires by rotation and her reappointment is in line with statutory requirements.	FOR
16-07-2022	HDFC Bank Limited	AGM	Management	To issue Unsecured Perpetual Debt Instruments (part of Additional Ter (apptial), Tier if apptial Board and long Term Board (inflancing of Infrastructure and affordable housing) on a private placement basis as per the structure and within the limits permitted by the RBI, of an amount in aggregate not exceeding Rs.50,000 crores.	FOR	FOR	HDFC Bank seeks shareholder approval to issuance debt securities on private placement basis upto a limit of Rs 500.0 bn. HDFC Bank is required to maintain its capital adequacy ratio at levels prescribed by the RBI, we believe that the bank's debt levels will be regulated at all times.	FOR
19-07-2022	Wipro Limited	AGM	Management	To receive, consider and adopt the Audited Financial Statements of the Company (including consolidated financial statements) for the financial year ended March 31, 2022, together with the Reports of the Board of Directors and Auditors thereon.	FOR	FOR	Unqualified auditor opinion.	FOR
19-07-2022	Wipro Limited	AGM	Management	To confirm the interim dividend of Rs.1/- per equity share declared by the Board on January 12, 2022, and Rs.5/- per equity share declared by the Board on March 25, 2022, as the final dividend for the financial year 2021-22.	FOR	FOR	Total dividend aggregates to Rs. 29.6 bn. The total dividend payout ratio is 24.4% of the standalone PAT.	FOR
19-07-2022	Wipro Limited	AGM	Management	To consider appointment of a Director in place of Mr. Azim H. Premiji (DIN: 00234280) who retires by rotation and being eligible, offers himself for re- appointment.	FOR	FOR	Azim H. Premji, 76, is the founder promoter of the company. He is serving on the board since 1968. He has attended all six board meetings held in FY22.	FOR
19-07-2022	Wipro Limited	AGM	Management	Re-appointment of Delotte Haskins & Selfs LIP, Chartered Accountants (Registration No. 17386/WH—20038) a Statlory Auditors of the Company for a second term of five consecutive years, to hold office from the conclusion of this Annual General Meeting "GAM") till life conclusion of the 31A Annual General Meeting "GAM") till life conclusion of the 31A ANG Mo be held in the year 2027, at a remuneration to be decided by the Board of Directors of the Company.	FOR	FOR	The sauft fee proposed for Ir72 is in the range of Rs. 85 not 90.0 me sculding reimbursement of expenses and applicable taxes. Fees for certification and other documentation shall be mutually agreed between the board and the statutory auditors. Delottle relation 8.5 ethic IIV were paid an audit fee of Rs. 80 nm for IV22. The proposed remuneration is reasonable compared to the size and scale of the company's operations.	FOR
20-07-2022	ITC Limited	AGM	Management	To consider and adopt the Financial Statements of the Company for the financial year ended 31st March, 2022, the Consolidated Financial Statements for the said financial year and the Reports of the Board of Directors and the Auditors thereon.	FOR	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	FOR
20-07-2022	ITC Limited	AGM	Management	To confirm Interim Dividend of Rs. 5.25 per Ordinary Share of Rs. 1/- each and declare Final Dividend of Rs. 6.25 per Ordinary Share of Rs. 1/- each for the financial year ended 31st March, 2022.	FOR	FOR	The aggregate dividend for FY22 is Rs. 11.5 per share versus Rs. 10.75 per share in FY21. The dividend outflow for FY22 is Rs. 141.7 bn and the dividend payout ratio is 94.1% of standalone PAT.	FOR
20-07-2022	ITC Limited	AGM	Management	To appoint a Director in place of Mr. David Robert Simpson (DN: 07717430) who retires by rotation and, being eligible, offers himself for re-election.	FOR	FOR	David Robert Simpson, 65, is non-executive non-independent director, representing Tobacco Manufacturers (India) Limited (a subsidiary of Rirish American Tobacco Pic) on the board of ITC Limited. He attended 100% (6 out of 6) board meetings in PI22. He retires by rotation and his reappointment meets all statutory requirements.	FOR
20-07-2022	ITC Limited	AGM	Management	To appoint a Director in place of Mr. Nakul Anand (DIN: 00022279) who retires by rotation and, being eligible, offers himself for re-election.	FOR	FOR	Nakul Anand, 65, is a Whole-time director of ITC Limited and is responsible for overseeing nospitality, travel and tourism businesses of the company. He attended 100% (6 out of 6) board meetings in FY22. He retires by rotation and his reappointment as meets all statutory requirements.	FOR
20-07-2022	ITC Limited	AGM	Management	Remuneration of Rs. 3,40,00000/ (Biguess Three Cores and Forty Labbs only) to Meevs. S. R. B. C. DUIL (Chartered Accustantist) Registration No. 12,4082E/E300003). Saturbory Auditors of the Company, for conduct of audit for the financial year 2022-23.	FOR	FOR	SBC. E.C. LIP were appointed as statutory auditors in the 2013 AGM for a term for years. The company proposes sudit feet aggregating Rs. 3.0 mm for Pr.2.3. We expect aggregate auditor remuneration (including marked to the proposed suditor remuneration (including marked) and the proposed suditor remuneration (including marked) and the proposed suditors and scale of the basiness. The company must disclose the nature of services provided by firms of the same audit network.	FOR
20-07-2022	ITC Limited	AGM	Management	Appointment of Mr. Supratim Dutta (DN: O1804345) as a Director and also as a Wholetime Director of the Company with effect from 22nd July, 2022.	FOR	FOR	Supratim Dutat, 5.5, is Chief Financial Office of the company, He pioned IT Clumined in 1990 and has held various senior roles in the Insance function, both at the business and corporate level. We estimate Supratim Dutat's amount removeration at Ns. 3.7 mr., which is reasonable for the site of business and Dutat's amount removeration at Ns. 3.7 mr., which is reasonable for the site of business of maximum payors it Ns. 3.1.2 mr., we expect the board to continue to remain judicious with setting executive remuneration. Further, about 69% - 80% of the remuneration is variable, which links pay with performance. The proposed remuneration structure includes a component of long-term incentive, which his been capped at OxfoX of net profits. The company must disclose the performance metrics which determine his variable pay.	FOR
20-07-2022	ITC Limited	AGM	Management	Remomeration psychie to Mr. Szejiv Paris, Chairman & Managing Director, and Meevers. Hakal Amand and Sumant Bhargavan, Wholetime Directors, with effect from 1st October, 2022.	FOR	FOR	The company has increased the basic pay for Sanjay Pari (Chargeron and Managar) Director) and Sumant Bhargawan and Nakul Anand (Whole Emb Directors). We ethics Sanjay Pari's annual remuneration at Rs. 16.44 m and Sumant Bhargawan and Nakul Anand's annual remuneration at Rs. 92.1 met. Anand's annual remuneration at Rs. 92.1 met. Anand's annual remuneration at Rs. 92.2 met. Anand's annual remuneration payable to business and in line with peers. A substantial portion of the remuneration payable to executive director is vanishely, which line dictions the performance metrics which determine their variable pay. The company build have brought separate resolutions for each executive director to enable shareholders to vote independently on these.	AGAINST

20-07-2022	ITC Limited	AGM	Management	To enter into transactions with British American Tobacco (GIP) Limited, United Gingdom (RM GIP), a related party under Regulation (21)(21) of the Listing Regulation, for side of unmanufactured tobacco of Indian origin, purchase of unmanufactured tobacco of Indem of tobacco of Indian origin, storage / holding charges etc. mutually agreed between the parties, such that the maximum wake of the transactions with BAT GIP, in the aggregate, does not exceed Rs. 2,000 crores (Rupees Two Thousand Crores only) during the financial year 2022-23.	FOR	FOR	Bottish American Tobacco (GLP) Limited, United Kingdom (BAT GLP) is a subsidisity of mitish American Dacco p.i.c. (BAT PC). Tobacco Nanufacturers (India) Limited (TML) is a subsidiary of BAT PCI. Thill holds 24.2% equity in TC Limited and TC is an associate company of TML Thus, BAT PCI. and its subsidiaries are related parties of TC. united. ITC Limited will sell unmanufactured tobacco of Indian origin (including storage / tobacco of Indian origin (including storage / tobacco of Indian origin Including storage / tobacco of Indian origin (including storage / policy Carego you on. 19.9 be no begret policy Carego you on. 19.9 be no Servitional in nature, in the ordinary course of business and at arm's length price.	FOR
20-07-2022	ITC Limited	AGM	Management	Radification of remuneration of Messrs. ABK & Associates, Cost Accountants, appointed by the Board of Directors of the Company as the Cost Auditors to a conduct audit of cont excends maintained by the Company in respect of "Wood Pulp" and "tager and "apperband" products for the financial year 2022-23, at Rs. 4-3,000. ("Nuper for Lutahs and firth," Mousand orly).	FOR	FOR	The proposed remuneration is comparable to the size and complexity of the business.	FOR
20-07-2022	ITC Limited	AGM	Management	Ratification of remuneration of Messrs. S. Mahadevan & Co., Cost Accountants, appointed by the Board of Directors of the Company as the Cost Auditors to conduct audit of cost records maintained in respect of all applicable products of the Company, other than "Mood Pulp" and "Apper and Paperboard products, for the financial year 2022-23, at Rs. 6,50,000-{Rupees Six Labhs and Fifty Thousand only).	FOR	FOR	The proposed remuneration is comparable to the size and complexity of the business.	FOR
25-07-2022	Nestle India Limited	CCM	Management	Scheme of Arrangement between Nestlé India Limited and its shareholders under sections 230 to 232 and other applicable provisions of the Companies Act, 2013.	FOR	FOR	The company has general reserves amounting to Rs. 8,374.3 mn on 31 December 2021. The reclassification will facilitate flexibility in making payments to shareholders.	FOR
26-07-2022	Bajaj Auto Limited	AGM	Management	To consider and adopt the standalone and consolidated financial statements of the Company for the financial year ended 31 March 2022, together with the Directors'	FOR	FOR	Routine	AGAINST
26-07-2022 26-07-2022	Bajaj Auto Limited	AGM AGM	Management	and Auditors' Reports thereon.  To declare a dividend.  To appoint a director in place of Rakesh Sharma (DIN 08262670), who retires by	FOR FOR	FOR FOR	routine  He retires by rotation and his reappointment	FOR FOR
	Bajaj Auto Limited		Management	rotation in terms of section 152(6) of the Companies Act, 2013 and being eligible, offers himself for re-appointment.			is in line with statutory requirements.	
26-07-2022	Bajaj Auto Limited	AGM	Management	To appoint a director in place of Madhur Bajaj (DIN 00014593), who retires by rotation in terms of section 152(6) of the Companies Act, 2013 and being eligible, offers himself for re-appointment.	FOR	FOR	He retires by rotation and his reappointment is in line with statutory requirements.	FOR
26-07-2022	Bajaj Auto Limited	AGM	Management	Appointment of S R 6 & C ULP, Chartered Accountants (Firm Registration No. 124882E/EXBOOK) as the Statutory Auditor of the Company for a second term of five consecutive years to hold office from the conclusion of this meeting until the conclusion of the twentieth annual general meeting of the Company and on such remuneration.	FOR	FOR	"SME & Go. LUP are being responited for a second term of five years till the conclusion of the 2007 AGAI. The statutory auditions were paid remaneation of Rs. 17 Dm n for F722 (including limited review and excluding feets for other services and out of pocket expenses) on a standalone basis. As per Regulation of SGI of SERIF LORD 2015, Companies are mandated to dictione the terms of appointment of auditors, including the remuneration payable to them. The company has not disclosed the proposed audit fee, which is a regulatory requirement."	AGANST
26-07-2022	Bajaj Auto Limited	AGM	Management	Re-appointment of Dr. Naushaf probes (DN 00530825) as an independent Director of the Company for a second term of five consecutive years, effective from 18 May 2022 up to 17 May 2027.	FOR	AGAINST	"Dr. Naushad Forbe, S.G.; is Co-Charperson of Forbes Marshall and chars the steam engineering companies within that group. He stated companies industrial material of the lated companies industrial policy and to tal.) and the state of the state of the state of the lated companies industrial policy Auto Ltd.) or listed companies of listed companies. We a maximum of three listed companies. We helieve, as promoter and chairpresson of various and the state of the state of the state of the exepanciabilities are equivalent to helde- responsibilities are equivalent to helde- tered to the state of the state of the state of the direction of interest of the state of the state of the direction of the state of the state of the state of the direction of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state of the exemption of the state of the state of the state	AGANST
26-07-2022	Bajaj Auto Limited	AGM	Management	Re-appointment of Anami N. Roy as an Independent Director of the Company for a second term of five consecutive years, effective from 14 September 2022 up to 13	FOR	FOR	Reappointment is in line with statutory requirements.	FOR
26-07-2022	India Grid Trust	AGM	Management	September 2027. To Consider And Adopt Audited Standalone Financial Statements And Audited Consolidated Financial Statements Of Indigrid As At And For The Financial Year Ended On March 13, 2022 Together With The Report Of The Auditors Thereon For The Financial Year Ended On March 31, 2022.	FOR	FOR	Compliant with INVIT regulations. No major concern identified	FOR
26-07-2022	India Grid Trust	AGM	Management	To consider, approve and adopt valuation report issued by Mr. S Sundararaman, independent valuer for the valuation of the special purpose vehicles as on march	FOR	FOR	Compliant with INVIT regulations. No major concern identified	FOR
26-07-2022	India Grid Trust	AGM	Management	31, 2022.  To consider and Appoint Mr. Pradhan Dass, Chartered Accountant, bearing IBBI registration number IBBI/RV/06/2022/14558 as the valuer of India grid trust.	FOR	FOR	Compliant with INVIT regulations. No major concern identified	FOR
26-07-2022	India Grid Trust	AGM	Management	To consider and approve appointment of Mr. Jyoti Kumar Agarwal as a chief executive officer and whole-time director of investment manager for a period of five years with effect from July 1, 2022 whose period of office shall be liable to retirement by rotation.	FOR	FOR	Compliant with INVIT regulations. No major concern identified	FOR
26-07-2022	Tech Mahindra Limited	AGM	Management	To consider and adopt the Financial Statements of the Company for the financial year ended 31st March, 2022 and the Reports of the Board of Directors and Auditors thereon.	FOR	FOR	Unqualified auditor opinion.	FOR
26-07-2022	Tech Mahindra Limited	AGM	Management	Auditor's thereon.  To consider and adopt the Consolidated Financial Statements of the Company for the financial year ended 31st March, 2022 and the Report of the Auditors thereon.	FOR	FOR	Unqualified auditor opinion.	FOR
26-07-2022	Tech Mahindra Limited	AGM	Management	To confirm the Interim (Special) Dividend paid on Equity Shares and to declare a Final Dividend (including Special Dividend) on Equity Shares for the financial year	FOR	FOR	Total dividend payout for FY22 is Rs. 45.0 per share and aggregates to Rs. 43.7 bn. The	FOR
26-07-2022	Tech Mahindra Limited	AGM	Management	ended 31st March, 2022.  To appoint a Director in place of Mr. C. P. Gurnani (DN: 00018234), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	total dividend payout ratio is 89.0% of the standalone PAT.  C P Gurnani, 63, is Managing Director and Chief Executive Officer of Tech Mahindra Limited. He has served on the board for the past ten years. He attended 100% of the	FOR
26-07-2022	Tech Mahindra Limited	AGM	Management	Appointment of M/s. B S R & Co. LLIP, Chartered Accountants, [ICAI Firm's Registration No. 101248W/W-100022] as the Statutory Auditors of the Company, for a further term of fine [5] consecutive years to hold office from the conclusion of the Annual General Meeting of the Company for the financial year 2026-27 on solvenumentation, as recommended by the Audit Committee and as may be mutually agreed between the Board of Directors of the Company and the Statutory Auditors from time to time.	FOR	FOR	meetings held in FY22.  ISSR & CO LLP were appointed as the statutory audition for five years starting from 2017. The company proposes to reappoint them for another period of five years starting from the AGM of 2022.	FOR
26-07-2022	Tech Mahindra Limited	AGM	Management	Appointment of Ms. Penelope Fowler (DIN: 09591815) as an independent Director of the Company not liable to retire by rotation, for a term of 5 (five) consecutive years, commencing from 26th July, 2022.	FOR	FOR	Ms. Penelope Fowler, 59, is Chairperson at The Herald and Weekly Times. She also acts as News Corp Australia's Community Ambassador.	FOR
26-07-2022	Tech Mahindra Limited	AGM	Management	Re-appointment of Mr. C. P. Gurnani (DIN: 00018234) as a Managing Director and CEO of the Company for the period from 101h August 2022 to 19th December, 2023 on the terms and conditions including remuneration as detailed hereunder with liberty to the Board of Directors.	FOR	FOR	Ambassador.  C P Gurnani's proposed FY23 remuneration of Rs. 188.8 mn is commensurate with the size and complexity of the business and in line with his peers.	FOR
26-07-2022	Titan Company Limited	AGM	Management	To receive, consider and adopt the Audited Standalone Financial Statements for the financial year ended 31st March 2022 together with the Reports of the Board of Directors and Auditors thereon.	FOR	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	FOR

26-07-2022	Titan Company Limited	AGM	Management	To receive, consider and adopt the Audited Consolidated Financial Statements for the Financial year ended 31st March 2022 together with the Report of the Auditors thereon.	FOR	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and indian Accounting Standards (IND-AS).	FOR
26-07-2022	Titan Company Limited	AGM	Management	To declare dividend on equity shares for the financial year ended 31st March 2022.	FOR	FOR	The total dividend per share for FY22 aggregates to Rs. 6.6 bn and payout ratio is	FOR
26-07-2022	Titan Company Limited	AGM	Management	To appoint a Director in place of Mr. Noel Naval Tata (DN: 00024713), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	30.6%. Noel Naval Tata, 65, promoter representative serves in the board of various Tata Group companies and is currently designated as chairperson of Trent Limited, Tata international Limited, Voltax and Tata limited. During PT22, he attended all 9 board meetings, his respointment is in line with statutory requirements.	FOR
26-07-2022	Titan Company Limited	AGM	Management	To re-appoint 8.5 R. & Co. LIP, Chartered Accountants as statutory auditors of the Company and to fix their remuneration, for a second term of five consecutive years, with shall hold office from the concision of this SBM Annual General Meeting till the conclusion of the 43rd Annual General Meeting to be held in the year 2007.	FOR	FOR	B S R & Co. LLP were appointed as the statutory audition for five years from the conclusion of 2017 AGM, they have conclusion at 2017 AGM, they have with the company. The company proposes to reappoint them as statutory audition of five years from conclusion of the 2022 AGM, which will complete their tenure of ten years. The audit fees proposed to be paid for YE23 is Rs. 227 am encluding out-of-position of the 2017 and	FOR
26-07-2022	Titan Company Limited	AGM	Management	Appointment of Mr. Saranyan Krishnan MS (DIN: 03439632) as a Director of the Company, liable to retire by rotation.	FOR	FOR	Saranyan Krishnan, 54, an IAS Officer is Additional Chief Secretary industries Department and nominee of Taminadu Industrial Development Corporation Limited (IDCO), He is sell versed with the government matters and has held many key positions in various departments in the Government of Tamil Nadu and Government of India. His appointment meets statutory requirements.	FOR
26-07-2022	Titan Company Limited	AGM	Management	Appointment of Ms. Jayachne Muralisharan (DIN: 03048710) as a Director of the Company, Isable to retire by rotation.	FOR	FOR	M. Lypathree Muralidharan, 55, an IAS Officer is Special Secretary to the Government of Industries Department, Tamil Asala and nominee of Taminada undustrial Development Corporation Limited (TIDCO). She is well versor with the government matters with over 20 years of experience in public administration. Her appointment meets statutory requirements.	FOR
26-07-2022	Titan Company Limited	AGM	Management	To keep the Register's together with the copies of certificates and documents at the Carporate Office of the Company at 'INTEGRITY 1893, Veerasandre, Electronic City P.O., Off Hoour Main Road, Bengalaru Solool and/or at the filed of 15'8 Consultants Private Limited, Registrar and Share Transfer Agent of the Company at Col.)1, 18 Floor, 24 Park, Lal Balabud Starst Many, Widnel (Veel), Mumbal 400083, Maharashtra, India and/or such other place where the office of the Registrar and Share Transfer Agent of the Company is situated within Mumbal, from time to time.	FOR	FOR	The office of TSR Consultants Private Limited (formerly known as TSR Darashaw Consultants Private Limited), Registrar and Share Transfer Agents (RTA) of the company has shifted to C-10.1, st Floor, 27 Park, Lal Bahadur Sh	FOR
26-07-2022	Titan Company Limited	AGM	Management	Authorized to appoint Branch Auditors for any branch office of the Company, whether existing rowth may be opened aguiest hereafter, routide India, in consultation with the Company's Auditors, any person(s) qualified to act as Branch Auditors within the provisions of Section 143(8) of the Act and to fix their remaneration.	FOR	FOR	The company seeks shareholders' permission to authorize the board to appoint branch auditors in consultation with the statutory auditor and fix their remuneration, for its existing and future branch offices outside india. We note less than 10% of Titan's are generated from its operations outside India.	FOR
27-07-2022	Bajaj Finance Limited	AGM	Management	To consider and adopt the standalone and consolidated financial statements of the Company for the financial year ended 31 March 2022, together with the Directors' and Auditors' Reports thereon.	FOR	FOR	Routine	FOR
27-07-2022	Bajaj Finance Limited  Bajaj Finance Limited	AGM AGM	Management  Management	To declare a dividend of Rs. 20 per equity share of face value of Rs. 2 for the financial year ended al Manch 2022.  To appoint a Director in place of Rajeev Jain (DIN: 01550158) who retires by rotation and being eligible, offers himself for re-appointment.	FOR FOR	FOR FOR	The total dividend payout ratio is 19.0% of the standalone PAT.  Rajeev Jain, Pa, Si Managing Director of Bajaj Finance. He has been associated with the company for about a decade and a half. He retires by rotation and his reappointment is in line with statutory requirements.	FOR FOR
27-07-2022	Bajaj Finance Limited	AGM	Management	Appointment of Deloitte Haskins & Sels, Chartered Accountants, (Firm Registration No. 302095) as a loint Satutory Auditors of the Company, to hold office from the conclusion of 35th Annual General Meeting till conclusion of the 37th Annual General Meeting of the Company to conduct audit of accounts of the Company for the financial year ending 31 March 2023 and 31 March 2024 and to fix their remumeration.	FOR	FOR	The auditors are being reappointed for another two years in the AGM of FY22. Deloitte Haskins and Sells will be paid aggregate audit fees of Rs 7.3 mm plus reimbursement of out-of-pocket expenses for FY23 and FY24.	FOR
27-07-2022	Bajaj Finance Limited	AGM	Management	Appointment of G. M. Kapadia & Co., Chartered Accountants, (rim Registration No. 104787W) as a solin Statutory Auditors of the Company, to hold office from the conclusion of 35th Annual General Meeting till conclusion of the 37th Annual General Meeting of the Company to conduct audit of account of the Company for orthat cault of account account or the Company for orthat cault of account account of the Company for orthat cault of account account of the Company for orthat cault of account account or orthat cault of account account account or orthat cault of account account account or orthat cault of account accoun	FOR	FOR	Baja Finance appointed 6 M Kapadia & Co as joint statutory auditors by way op postal ballot in November 2021 till the next AGM, subject to the approval of the RB. The auditors are being reappointed for another two years in the AGM of F722.6 M Kapadia & Co. will be paid aggregate audit fees of Rs 4.0 mm plus reimbursement of out-of-pocket expenses for F723 and F724.	FOR
27-07-2022	Bajaj Finance Limited	AGM	Management	Appointment of Radhika Vijay Haribhakti (DN 92409519) as an Independent Director of the Company for a term of five consecutive years, effective from 1 May 2022 up to 30 April 2027.	FOR	FOR	Ms. Radhika Haribhakti, 64, is founder and Head of RH Financial - a boutique advisory firm focused on M&A and private equity. She has over 30 years of experience in commercial and investment banking with Bank of America, Morgan Stanley and DSP Merrill Lynch. Her appointment is in line with statutory requirements.	AGAINST
27-07-2022	Bajaj Finance Limited	AGM	Management	To make offer(s) or an invitation(s) or to issue non-convertible debentures (NCDr) secured or unsecured, a fixe seuke or so who ther price as may be permissible under the relevant regulations as the Board may determine in accordance with any of the altorementioned derivations or regulations, under one or more letter(s) of offer/disclosure document as may be issued by the Company and in one or more series, during a period of one year commencing from the date of this animual state of the control of the desired of the period of the desired of the period of the desired in the desired may deem it and appropriate for each series, as the case may be provided that the borrowings by way of suce of NCDs to be within the overall limit of borrowing approved by the members of the Company from time to time.	FOR	FOR	The issuance of debt securities on private placement basis will be within the company's overall borrowing limit of Rs. 1,600 bn & required for business growth	FOR
27-07-2022	Bajaj Finance Limited	AGM	Management	Payment of commission to non-executive directors a sum not exceeding one percent per annum of the net profits of the Company for a period of five years commencing from 1 April 2022.	FOR	FOR	Between PY18 and FY21, the company paid commission to independent directors ranging from Rs. 6.5 mn to 12.0 mn, which is 0.03% to 0.06% of standalone P8T each year. The proposed commission to Non-Executive Directors is reasonable and in line with market practices.	AGAINST
27-07-2022	POWERGRID Infrastructure Investment Trust	AGM	Management	To consider and adopt the audited standalone financial statements and audited consolidated financial statements of powergrid infrastructure investment trust ("PGinut") for the financial year ended march 31, 2022 together with the report of the auditors thereon.	FOR	FOR	Compliant with INVIT regulations. No major concern identified	FOR
27-07-2022	POWERGRID Infrastructure Investment Trust	AGM	Management	Ratification of appointment to M/S.S.M. Mittal & Co., Chartered Accountants, (Firm Registration No. 0011338) as Statutory Auditors to powergid infrastructure investment Trust ("PiGinvIT") at an audit fee of Rs.1,01,000/. (Ripee One Lash) One Thousand Only) for financial year 2021-22 excluding GST plus out of pocket prepries, as approved by the Board of Directors of powergid Unchahar Transmission Limited, Investment Manager to PGInvIT.	FOR	FOR	Compliant with INVIT regulations. No major concern identified	FOR
27-07-2022	POWERGRID Infrastructure Investment Trust	AGM	Management	Appointment of M/s S.K. Mittal & Co., Chartered Accountants, (Firm Registration No. 001135M), as the Statutory Auditors to Polimif To a further term of three consecutive financial years commencing from Y 2027-23 year 7024-75 at a remuneration as may be finalised by the Board of Directors of POWERGRID Ulrichahar Transmission Limited, Investment Manager to Polimif (the "investment Manager") from time to time".	FOR	FOR	Compliant with INVIT regulations. No major concern identified	FOR
				I I				

27-07-2022	POWERGRID Infrastructure	AGM	Management	To consider and approve the appointment of the valuer of powergrid infrastructure	FOR	FOR	Compliant with INVIT regulations. No major	FOR
	Investment Trust		_	investment trust from fy 2022-23 to fy 2023-24.			concern identified	
28-07-2022	Colgate Palmolive (India)  Limited	AGM	Management	To consider and adopt the Audited Financial Statements of the Company for the financial year ended March 31, 2022 and the Reports of the Board of Directors and Auditors thereon.	FOR	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	FOR
28-07-2022	Colgate Palmolive (India) Limited	AGM	Management	To appoint a Director in place of Mr. Surender Sharms (DN: 0.0731373), who retires by rotation and, being eligible, offers himself for re-appointment.	FOR	FOR	Surender Sharma, 47, is Whole-time Director- Legal and Company Secretary (from 22 February 2022) at Colgate-Palmolive (India) Limited. He has been on the board since 21 May 2020. He attended 100% (4 out of 4) board meetings in FY22. He retires by rotation and his reappointment meets all statutory requirement.	FOR
28-07-2022	Colgate Palmolive (India) Limited	AGM	Management	Appointment of M/s. S R B C & Co LLP, Chartered Accountants, Mumbai (CAI Firm Registration No.124982/E/1500003) as the Statutory Auditors of the Company for a second term of the (5) connecutive years, from the conclusion of the B1st Annual General Meeting, at such remuneration as may be approved by the Audit Committee and/of loand of Directors of the Company in addition to applicable taxes and reimbursement of reasonable out-of-pocket expenses.	FOR	FOR	SRBC. & Co. LLP were appointed as statutory auditors for five years at the 2017 AGM till conclusion of 2021 AGM till conclusion of 2021 AGM till conclusion of 2022 AGM). They have completed their tenuer of five years with the company. The company proposes to responsis SRG. Go. a statutory auditors for five years starting from conclusion of 2022 AGM till the conclusion of 2027 AGM. AGM. Cweer paid an aggregate the tenueration of 8x LL 27 mm for Fig. 28x LL 20 mm for Exp. The proposed audit fee for Fig. 28x LL 20 mm for Exp. The proposed audit fee for Fig. 28x LL 20 mm for Exp. The proposed audit fee for Fig. 28x LL 20 mm for Exp. The proposed audit fee for Fig. 28x LL 20 mm for Exp. The proposed former attents in seasonable and commensurate with the size and operations of the company.	FOR
28-07-2022	Colgate Palmolive (India) Limited	AGM	Management	Payment of Commission in such amounts or proportion not exceeding fit 20 labbs (Rupeer Swenty Labbs only) per annum, to each Non-Executive Independent Director, commencing from April 1, 2022.	FOR	AGAINST	At the 2019 AGM, shareholdsers had approved payment of commission, up to 10% of net profiles to independent Orectors upto Rs. 15 mm - the per director limit is being increased to Rs. 20 mm from 13 pril 2022. The proposed commission to independent directors is reasonable and in line with market practices. However, the approval being sought is in perpetuity. We do not support perpetual resolutions.	FOR
28-07-2022	Colgate Palmolive (India) Limited	AGM	Management	Appointment of Ms. Prabha Narasimhan (DNs. 1982;2860), as the Managing Director and Chief Receative Officer or Company, liable to rich by rotation, for a period of five (5) consecutive years with effect from September 1, 2022.	FOR	FOR	Ms. Prabha Narasimhan, 50, previously served as Execution Micro T-home Care at Hindustan Unificered T-Home Care at Hindustan Unificered Limited. She has over 25 years of experience and has held servine leadership roles across, marketing, consumer insights and innovation. She is being appointed in piace of Ram Raghawan, previous MD & CCO, was promoted to President - Enterprise Oral Care at Colgate Palmolive Company, the parent company. As per publicly available company filling, she received gross sallay of Rs. 56.6 mm in her previous role at Hindustan Unilever Limited in PVZ2. Her estimated remuneration at Rs. 122.8 m for FVZ2 is in line with peers. Therefore, the is a preference carry a market value. The company has not disclosed the quantum of 1500. Uptions from Colgate Palmolive Company has not disclosed the quantum of 1500. Uptions from Colgate Palmolive Coccen. As a massive of transpapered to the remuneration proposed, including the performance metrics used to determine her variable pay.	FOR
29-07-2022	Axis Bank Limited	AGM	Management	To receive, consider and adopt the :  a) audited standation financial statements of the Bank, for the financial year ended 31 March, 2022 together with the reports of the Board of Directors and the auditors thereon. b) audited consolidated financial statements, for the financial year ended 31	FOR	FOR	Routine	FOR
29-07-2022	Axis Bank Limited	AGM	Management	March, 2022 together with the report of auditors thereon.  To declare dividend on the equity shares for the financial year ended 31 March,	FOR	FOR	Total dividend will be Rs 3.1 bn and payout	FOR
29-07-2022	Axis Bank Limited	AGM	Management	2022. Tor-eappoint T. C. Suseel Kumar (DIN: 06453310) as a Director, who retires by rotation and being eligible offers himself for re-appointment.	FOR	FOR	ratio will be 2.4%.  T. C. Suseel Kumar, 61, retired as Managing Director of Life Insurance Corporation of India in January 2021. He is an LIC nominee on the board of the bank. His reappointment is in line with statutory requirements.	FOR
29-07-2022	Axis Bank Limited	AGM	Management	Re-appointment of Girish Paranjpe (DIN: 02172725) as an independent Director of the Bank from 2 November, 2022 up to 1 November, 2026 (both days inclusive), not liable to retire by rotation.	FOR	FOR	Girish Paranjpe, 64, is former Managing Director of Bloom Energy International. His reappointment for a further term of four years is in line with statutory requirements.	FOR
29-07-2022	Axis Bank Limited	AGM	Management	Appointment of Manoj Kohli (DIN: 00162071) as an Independent Director of the Bank from 17 June, 2022 up to 16 June, 2026 (both days inclusive), not liable to retire by rotation.	FOR	FOR	Manoj Kohli, 63, is the Country Head – SoftBank India, SoftBank Group International .His appointment is in line with statutory requirements.	FOR
29-07-2022	Axis Bank Limited	AGM	Management	To borrow from time to time, such sum or sums of monies as they may deem necessary, notwhittanding the fact that the monies so borrowed and the monies to be borrowed from time to time (apart from (i) temporary loans obtained from the company's basines in the ordinary course of business and (ii) acceptances of deposits of money from public repayable on demand or otherwise (withdrawable by cheque, distin, order or otherwise) and of remporary loans obtained in the ordinary course of business from banks, whether in finds or outside India securities permission, provided that the total outstanding amount of such borrowings shall not exceed its 2,50,000 crore (Rupees Two Lash Fifty Thousand Core).	FOR	FOR	And Baris proposes to increase its borrowing insulin 8.5.2 Its approved in the 2018 AGM. to accommodate future growth in business	FOR

29-07-2022	Axis Bank Limited	AGM	Management	Borrowing / raising of funds denominated in Indian rupees or any other permitted	FOR	FOR	The debt instruments to be issued will be	FOR
				foreign currency, by issue of debt securities including, but not limited to, long term bonds, green bonds, mash bonds, sustainable (PSS complished Deds opposition) computationly computationly computationly computationly computations are considered by the computation of the compu			within the Bank's overall borrowing limits	
				the limits permitted by the RBI, upto an amount of Rs. 35,000 crore (Rupees Thirty Five Thousand crore only) in domestic and / or overseas markets within the overall borrowing limits of the Bank.				
29-07-2022	Axis Bank Limited	AGM	Management	Entering into and / or continuing with the existing contracts / arrangements / transactions for acceptance of deposits in current / savings account or any other similar accounts permitted to be opened by the Bark under applicable laws, whether by way of tresh deposits) or may extension(s) or modification(s) or the continuity of the arrangements / transactions or otherwise, from time to time, with the related parties listed in the explanatory statement annexed to this notice, notwithstanding the fact that the balance on any day from the other of 28th Annual General Netring, may exceed the \$1,000 crops or 100 of the annual consolidated turnover of the Bank as per the last audited financial statements of the Bank, whichever is lower, or such other therebold, am up the perceibed from time to time, for each such party, provided however, that the sald contracts / arrangements / transactions shall be carried out on a mirrs length of the carried out on a mirrs length of the carried out on a mirrs length on the carried out on a mirrs length of the sald contracts / arrangements / transactions shall be carried out on a mirrs length of the carried out on a mirrs length of the carried out on a mirrs length of the sald contracts / arrangements / transactions shall be carried out on a mirrs length or the carried out on the carried out on a mirrs length or the carried out o	FOR	FOR	All these transactions will be executed on an arm's length basis and in the ordinary course of business of the bank and/or its related parties.	FOR
29-07-2022	Axis Bank Limited	AGM	Management	Entering into and / or continuing with the existing contracts / arrangements / transactions, for subscription of securities issued by the related parties, and / or purchase of securities (or fleatfer of other unrelated parties) from related parties little in the explanatory statement amenated to this notice, notwithstanding the fact that the agregate value of such transactions, either individually or taken together with previous transactions from the date of 28th Annual General Meeting upon the date of 28th Annual General Meeting and the second security of the armand consolidated turnover of the Bank as per the last audited financial statements of the Bank, whichever is lower, or such other threshold, at may be prescribed from time to time, for each such party, provided however, that the sall condicated / arrangements / transactions shall be carried out on an arm's length basis.	FOR	FOR	All these transactions will be executed on an arm's length basis and in the ordinary course of business of the bank and/or its related parties.	FOR
29-07-2022	Axis Bank Limited	AGM	Management	Entering into and / or continuing with the existing contracts / arrangements / transactions, for sale of securities (of related or other unrelated parties) to related parties listed in the explanatory statement anneed to this notice, provinitionally the fact that the aggregate value of such transactions, either individually or taken together with previous transaction from the date of 28th intracal General Meeting upon the date of 28th Annual General Meeting upon the exceed %1,000 core or 10% of the annual consolidated furnows of the Bank as per the last adder filminated statements of the Bank, whichever is lower, or such other threating, and part persorched from intent to time, for each such purity, provided however, that the salt personal form the such care for the such purity provided however, that the salt personal form the such personal form the such personal form the such personal purity provided however, that the salt personal form the such personal form that th	FOR	FOR	All these transactions will be executed on an arm's length basis and in the ordinary course of business of the bank and/or its related parties.	FOR
29-07-2022	Axis Bank Limited	AGM	Management	Othering into and / or continuing with the existing contracts / arrangements / transactions for size of securities of the Bank, payment of interest and refemption amount thereof, to related parties, as listed in the explanatory statement annexed to this notice, notwithstanding the fact that the aggregate which of such transactions, either individually or taken together with previous transactions from the date of 28th Annual General Meeting, may exceed Rs.1,000 cror or 10% of the annual consolidated turnover of the Bank as per that substder famanoid statements of the Bank, whichever is lower or such other threshold, as may be prescribedfrom time to time, for each such party, provided however, that the sack contracts / arrangements / transactions shall be carried out on an arm's tength basis.	FOR	FOR	All these transactions will be executed on an arms sength basis and in the ordinary course of business of the bank and/or its related parties.	FOR
29-07-2022	Axis Bank Limited	AGM	Management	Entering into and / or continuing with the existing contracts / arrangements / transactions for recept of fees / commission for distribution of insurance products and other related business in accordance with the rules and regulations prescribed by the insurance Regulatory and Development Authority of India, in the capacity is corporate agent of related parties as listed in the explanatory statement annexed to this notice, nowthinstanding the fast that the gazegate value of such transactions, either individually or taken tagether with previous transactions from the date of 28th Annual General Meeting, may exceed Rs. 1,000 crore or 10% of the annual consolidated turnover of the Bank sper het last audited financial statements of the falm, whichever is lower or such other threshold, as may be prescribed from time to time, for each such party, provided however, that the said contracts / arrangements / transactions shall be carried out on an arm's length basis.	FOR	FOR	All these transactions will be executed on an arm's sength basis and in the ordinary course of business of the bank and/or its related parties.	FOR
29-07-2022	Axis Bank Limited	AGM	Management	Entering into and / or continuing with the existing contracts / arrangements / transactions for granting of any loans or advances or credit facilities such as term loan, working called demand loan, short term loan, overfard, or any other form of fand based facilities and / or guarantees, letters of credit, or any other form of fand based facilities, whether by way of fresh sanctionig (or enventig) or extension(s) or enhancement(s) or any modification(s) of existing contracts / arrangements / fransactions or otherwise, from time to time, for the related particular is letted in the explanatory statement annexed to this notice, sanctioned for an amount and on such terms and conditions (i.e. rate of interest, seartly, tenure, etc.) as may be permitted under applicable laws, and relevant policies of the Bank, including interest and other charges receivable in connection with such facilities, notwithstanding the fact that aggregate value of such transactions either individually or these topider with previous transactions, from the date of 28th Annual General Meeting, may exceed 81.100 croce or 10% of the annual connections and the extense of the bank, whichever is lower, or such other threshold, a may be applicable form time to time, for each such party, provided however, that the said contracts / arrangements / transactions shall be carried out on an arm's length basis.	FOR	FOR	All these transactions will be executed on an arm's length basis and in the ordinary course of business of the bank and/or its related parties.	FOR
29-07-2022	Axis Bank Limited	AGM	Management	Entering into and/ or continuing with the existing contracts / arrangements / transactions for money market instruments / term berrowine / term lending (including repo / reverse repo) with the related parties listed in the explanatory statement annexed to this notice, notwithstanding the fact that the aggregate value of such transactions either individually or taken together with previous transactions, from the date of 28th Annual General Netering upot the date of 29th Annual General Netering, may exceed Res. 1,000 crore or 10% of the annual consolidated turnorer of the Bank as por the last a widered financial statements of the Bank, whichers is lower, or any other therbods, its amy be prescribed from time to time, for each such party, provided however, that the said contracts / arrangements / transactions shall be carried out on an arm's length basis.	FOR	FOR	All these transactions will be executed on an arm's length basis and in the ordinary course of business of the bank and/or its related parties.	FOR
29-07-2022	Axis Bank Limited	AGM	Management	Entering into and / or continuing with the existing contracts / arrangements / transactions pertaining to force and derivatives, with the related parties listed in the epilanatory statement annexed to this notice wherein the shark acting as authorised dealer in foreign exchange or market participants, notwithstanding the fact that the aggregate value of such transactions either individually or taken together with previous transactions, at any point of time from the date of 28th Annual General Meeting, may exceed Rs.1,000 cror or 21% of the annual consolidated turnour or of the Bank as per the last audited framacial statements of the Bank, such post the State of the State o	FOR	FOR	These transactions are done at prevailing marker takes and in the ordinary course of business with various counter partie (related/unrelated) or to manage bank's risk or regulatory ratio.	FOR
29-07-2022	Dr. Reddy's Laboratories Limited	AGM	Management	To receive, consider and adopt the Financial Statements (Standalone and Consolidated) of the Company for the financial year ended March 31, 2022, together with the Reports of the Board of Directors and Auditors thereon.	FOR	FOR	Routine	FOR

29-07-2022	Dr. Reddy's Laboratories Limited	AGM	Management	To declare dividend of Rs.30 per equity share for the financial year ended March 31, 2022.	FOR	FOR	The total dividend outflow for FY22 is Rs. 5.0 bn. The dividend payout ratio is 30.8%.	FOR
29-07-2022	Dr. Reddy's Laboratories Limited	AGM	Management	To re-appoint Mr. K Satish Reddy (DIN: 00129701), as a Director, who retires by rotation, and being eligible offers himself for the re-appointment.	FOR	FOR	K Satish Reddy, 55, retires by rotation and his reappointment is in line with statutory requirements.	AGAINST
29-07-2022	Dr. Reddy's Laboratories Limited	AGM	Management	Re-appointment of Mr. K Satish Reddy (DIN: 00129701) as a Whole-time Director, designated as Chairman of the Company, for a further period of five years with effect from October 1, 2022 to September 30, 2027, liable to retire by rotation.	FOR	FOR	K Satish Reddy, 55, received a remuneration of Rs. 102.8Mn in FY22 (including commission of Rs. 80.0 mn). The estimated remuneration for FY23 is commensurate with the size and scale of operations of the company and is comparable to industry	AGAINST
29-07-2022	Dr. Reddy's Laboratories Limited	AGM	Management	Ratification of remuneration payable to amounting to Rx. 700,000/- (Rupees Seven Lakhs only) plus applicable taxes and out of pocket expenses to M/s. Sagar & Associates, Cost Acountants (Firm Registration No. 000118), appointed by the Board of Directors, on the recommendation of the Audit Committee, as Cost Auditors of the Company to conduct audit of cost records of the Company, for the financial year ending March 31, 2023.	FOR	FOR	peers. The remuneration to be paid to the cost auditor is reasonable compared to the size and scale of operations.	AGAINST
03-08-2022	Lupin Limited	AGM	Management	To receive, consider and adopt the standalone audited financial statements including Balance Sheet as at March 31, 2022, Statement of Profit and Loss and Cash Flow Statement for the year ended on that date and Reports of the Board of Directors and Auditors thereon.	FOR	FOR	Routine	FOR
03-08-2022	Lupin Limited	AGM	Management	To receive, consider and adopt the consolidated audited financial statements including Balance Sheet as at March 31, 2022, Statement of Profit and Loss and Cash Flow Statement for the year ended on that date and Report of the Auditors	FOR	FOR	Routine	FOR
03-08-2022	Lupin Limited	AGM	Management	thereon.  To declare dividend of Rs. 4/- per equity share, for the year ended March 31, 2022.	FOR	FOR	The total dividend outflow for FY22 is Rs. 1.8 bn. The company is paying dividend from its	FOR
03-08-2022	Lupin Limited	AGM	Management	To consider the re-appointment of Ms. Vinita Gupta (DIN: 00058631), as a Director of the Company, who retires by rotation and being eligible, offers herself, for re-appointment.	FOR	FOR	cash reserves.  Ms. Vinita Gupta, 54, is part of the promoter group and is the CEO of the company. She attended all ten board meetings held in FY22. She retires by rotation and her reappointment is in line with statutory	FOR
03-08-2022	Lupin Limited	AGM	Management	Ratification of remuneration of Rs. 700,000/- (Rupees Seven Hundred Thousand only) pinu applicable taxes and out-of-pocket expenses payable to Mr. S. D. Shenoy (FCMA, Membership No. 3318), practising Cost Accountant, Cost Auditor, appointed by the Board of Directors (based on recommendation of the Audit Committee), to conduct audit of the cost records of the Company, for the year ending Martin 32, 2023.	FOR	FOR	requirements. The proposed remuneration to be paid to the cost auditor in FY23 is reasonable compared to the size and scale of operations.	AGAINST
03-08-2022	Oracle Financial Services Software Limited	AGM	Management	To receive, consider and adopt the Audited Financial Statements (including the consolidated financial statements) of the Company for the financial year ended March 31, 2022 and the Reports of the Board of Directors and Auditors thereon.	FOR	FOR	Unqualified auditor opinion.	FOR
03-08-2022	Oracle Financial Services Software Limited	AGM	Management	To appoint a Director in place of Mr. Yong Meng Kau (DIN: 08234739) who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Yong Meng Kau, S.B., is Vice President for Legal, and Deputy Regional General Councel for Oracle, Japan and Asia Pacific region. He is a fellow of the Singapore institute of Arbitrators and Amelhere of the Chartered Institute of Arbitrators. He was appointed as an on-executive non-independent director on 2 November 2018. He attended 200% (6 out of 6) board meetings in PY22.	FOR
03-08-2022	Oracle Financial Services Software Limited	AGM	Management	To appoint a Director in place of Mr. Makarand Padalkar (DIN: 02115514) who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Makarand Padalkar, 63, is the Whole-time Director and Chief Financial Officer. He has been associated with the Company since 1994 and was appointed as an Executive Director on 9 May 2019. He attended 100% (6 out of 6) board meetings in FY22.	FOR
03-08-2022	Oracle Financial Services Software Limited	AGM	Management	To confirm the payment of interim dividend of Rs. 190 per equity share already paid, as the final dividend for the financial year ended March 31, 2022.	FOR	FOR	The total dividend outflow for FY22 is Rs. 16.4 bn. The dividend payout ratio is 90.5% of standalone profits, in line with previous	FOR
03-08-2022	Oracle Financial Services Software Limited	AGM	Management	To appoint M/s. 8 Builbook & Associates LIP, Chartened Accountants (ICAS Firm Registration No. JOISSMP) as the Statutory Auditors of the Company to hold office for a term of five consecutive years.	FOR	FOR	years.  The company proposes to appoint S.R. Battliot & Associates LIP as startory  Battliot & Associates LIP as startory  Considered Company of the Company of the Company of the Company of 2027 AGM. The fees proposed to be paid to 2027 AGM. The fees proposed to be paid to 2027 AGM. The fees proposed to be paid to 2027 AGM. The fees proposed to be paid to 2027 AGM. The fees proposed repeated to be paid to 2027 AGM. The fees proposed repeated to be paid to 2027 AGM. The fees proposed remumeration is reasonable company for on the fees and scale of the company's operations.	FOR
03-08-2022	Oracle Financial Services Software Limited	AGM	Management	Adapted and substituted long lade of the existing factionize of Association of the Company and substituted long lade of the Company because it is not be the pathorized to perform and execute all such acts, deade, matters and things, as may be deemed necessary, proper or expedient to give effect to this resolution and for the matters connected herewith or incidental hereto.	FOR	FOR	The current Articles of Association (AoA) of the company are based on the provisions of the erstwhile Companies Act, 1956 – which is no longer in force. Therefore, the company proposes to substitute the current Articles of Association (AoA) with a new AoA to align it with the provisions of the Companies Act, 2013.	FOR
04-08-2022	Larsen & Toubro Limited	AGM	Management	To consider and adopt the audited financial statements of the Company for the year ended March 31, 2022 and the Reports of the Board of Directors and Auditors thereon and the audited consolidated financial statements of the Company and the report of the auditors thereon for the year ended March 31, 2022.	FOR	FOR	We have relied upon the auditors' report, which has raised concerns on the impact of the COVID-19 andemic on the future operations of the company. The auditors are of the opinion that the financial statements are prepared in accordance with the generally accepted accounting principles.	FOR
04-08-2022	Larsen & Toubro Limited	AGM	Management	To declare a dividend on equity shares.	FOR	FOR	The total dividend outflow for FY22 is Rs. 30.9 bn and the dividend payout ratio is	FOR
04-08-2022	Larsen & Toubro Limited	AGM	Management	To appoint a Director in place of Mr. Subramanian Sarma (DIN: 00554221), who retires by rotation and is eligible for re-appointment.	FOR	FOR	39.2%. Softmanian Sarma, 65, is the Senior Executive Vice President (Energy) and a Whole time Director on the board of the company, He was also the former MD and CCO of L61 Thylocarbon Engineering, which has now merged with the company in P72. He has served on the board since August 2015. He has attended all eight board meetings in P722. He retires by rotation.	FOR
04-08-2022	Larsen & Toubro Limited	AGM	Management	To appoint a Director in place of Mr. S. V. Desai (DIN: 07548203), who retires by rotation and is eligible for re-appointment.	FOR	FOR	S.V. Desal, 62, is the Senior Executive Vice President (Civil Infrastructure) and a Whole time Director on the board of the company, He has been associated with the company since 1997 and has seved on the board of the company July 2020. He has attended all eight board meetings in F122. He retires by rotation.	FOR
04-08-2022	Larsen & Toubro Limited	AGM	Management	To appoint a Director in place of Mr. T. Madhava Das (DN: 08586766), who retires by rotation and is eligible for re-appointment.	FOR	FOR	T. Madhava Das, 60, is the Senior Executive Vice President (Utilities) and a Whole time Director on the board of the company. He has experience in managing large business portfolios in power transmission and distribution signment and has served on the board of the company July 2020. He has attended all eight hoard meetings in FY22. He retires by rotation.	FOR

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04-08-2022	Larsen & Toubro Limited	AGM	Management	Re-appointment of Mr. S.N. Subrahmawyan as Chief Executive Officer and Managing Director for a period of five years from July 1, 202 cgu and including June 30, 2027 including salary of 8x27,00,000 (Rupees Twenty Seven Lash only) per month in the scale of Rx27,000.00 - 8x3,00,000 - 8x4,000,000 with the annual increment due on April 1 every year, commission, perquisites of 20 lash per annuum excluding free furnished accommodation or house rent and other benefits.	FOR	FOR	S.N. Subrahmanyan is the current Managing Director (MD) and Infel Secucitive Officer (ICEO) of the company, He was first appointed as MD. Sc EO in the P171 AGM for five years from 1. July 2017. The company proposes to responsit him as MD & ICEO for another term of five years from 1. July 2012 and fix his remuneration. He was paid a remuneration of Rs. 313.4 mm in P122 which is 670.0x median employee remuneration. We estimate his annual remuneration to the San Table of the San School (San San San San San San San San San San	FOR
04-08-2022	Larsen & Toubro Limited	AGM	Management	To enter into transaction(s) with tarsen Toutbo Arabata LLC, L&T Modular Fabrication Yard L, Laren R. Toutbo Textromech LLC, Laren R. Toutbor Textromech LLC, Laren R. Toutbor Textromech LLC, Laren R. Toutbor Suwait General Contracting Co WILL, subsidiaries of the Company and Related Parties for a period off fifteen months, whichever is earlier, upto an amount not exceeding Rs.6,000 crore.	FOR	FOR	The company has various subsidiaries which are formed in accordance with the requirement of local laws for the purpose of bidding and execution of Engineering. Procurement and Construction (EFC) contracts. Construction of Engineering. Procurement and Construction (EFC) contracts. Construction subsidiaries usually have a clause which requires issuance of parent company guarantees, letters of comfort, or corporate guarantees, letters of the other company guarantees, letters of the subsidiaries to the full these instruments is equivalent to the full these instruments is equivalent to the full the complete on of all obligations used to the full the complete on of all obligations used to the construct in PYZ2, the Middle fast region order book tood at all 52,740 h, which constituted "75% of the International Order Book of Rs. \$23.5 a.b on a consolidated basis) We expect companies to come up with separate resolutions for related party transactions as this would enable the shareholders to vote on each transaction individually.	FOR
04-08-2022	Larsen & Toubro Limited	AGM	Management	To enter into contract(s)/transaction(s) with L&T-Mile Power Bollers Private Immited, subidiary of the Company and a Belated Party s) sign, purchase, lease or supply of goods or business assets or equipment, so waiting or rendering of services; of transfer of any resources, services or obligations to meet its business services; of transfer of any resources, stores or obligations to meet its business objectives, if requirements ("Related Party Transactions") from this Meeting till the contact Annual General Meeting of the Company or for a period of fifteen months, whichever is earlier, upto an amount not exceeding Rs. 6,500 crore.	FOR	FOR	The Power business of the company bids for execution of a power plant project affect taking into consideration various costs involved. The proposed resolution allows the transfer of resources, services, and obligations for the purpose of undertaking business. While biddings for the project, the Company states that the boilers/furthine generators and other infrastructure support service will be promoted from tuff and duffer part the contractual constitions. The Power Service will be promoted from tuff and duffer part the contractual constitions. The Power Service will be proposed from tuff and duffer part the contractual constitions. The Power Service will be proposed from tuff and duffer part the contractual constitions. The Power part of the total Consolidated Order Book). The Company is expected to bid for various projects in P23. The transactions proposed a larged operactional in nature, in opined an larged operactional in nature, in opined	FOR
04-08-2022	Larsen & Toubro Limited	AGM	Management	To enter into contract(s)/transaction(s) with L8T-M8 Power Turbine Generators Provide Limited, solicitary of the Company and a Related Party, a) also, purchase, lease or supply of goods or business assets or equipment; b) availing or rendering of services, Clareflor of any resource, services or cellipations to meet its business objective/requirements. "Related Party Transactions" from this Meeting till the next Annual General Meeting of the Company or for a period of fifteen months, whichever is earlier, upto an amount not exceeding 8s.2,600 crore.	FOR	FOR	The Power Business of the company bids for execution of a power plant repriced fair taking into consideration various costs incohed. The proposed resolution allows the transfer of resources, services, and obligations for the purpose of undertaking business. While bidding for the project, the Company states that the bollen/further generators and other infrastructure support service will be provided from LIMB (Resolution 8B) and LIMTG which are prevailed so the contractual conditions. The Power Segment Order Book stood at Rs. SO on LP.55 of the total Consolidation for various projects in PSJ.3. The transactions proposed are largely operational in nature, in the ordinary course of business and at arm's length.	FOR
04-08-2022	Larsen & Toubro Limited	AGM	Management	To enter this contract()/transaction() with IAT Special Steels and Heavy Fogings Private Limited, subdising of the Company and Related Party a also purchase, lease or supply of goods or business seets or equipment; b) availing or rendering of services; () Transaction services or obligations to meet its business objective/requirements ("Related Party Transactions") from this Meeting till the next Annual General Meeting of the Company or for a period of fifteem onths, whichever is earlier, upto an amount not exceeding 8s. 2,000 crore.	FOR	FOR	The Heavy Engineering & Defence Engineering business of the Company holds for various projects (Including defence contracts require procurement of longings and LTSHF is a prequalified supplier for most of the Covernment's Demonstrate (Including defence contracts require procurement of longings and LTSHF is a prequalified supplier for most of the clients. The Heavy Engineering Order Book cond at Rs. 47.2 hol 1,23% of the total Consolidated Order Book) while the Defence Engineering Order Book stood at Rs. 125.4 hol (1.3.5% of the total Consolidated Order Book). The company is expected to bid for various projects in F723. However, we raise concern that the company has written of significant Clot given to LTSHF over the years. Notwithstanding, since these transactions are largely operational in nature, in the ordinary conse of business and at arm's length.	FOR
04-08-2022	Larsen & Toubro Limited	AGM	Management	To enter into contract(s)/transaction(s) with LET Modular Fabrication Yard LLC subsidiary of the Company and a Related Parly a siae, purchase, lease or supply of goods or business assets or equipment; b) availing or rendering of services; Currander of any resources, services or obligations to meet its business objective/requirements ("Related Parly Transactions") from this Meeting till the next Annual General Meeting of the Company or for a period of fifteen months, whichever is earlier, upto an amount not exceeding 88, 2,300 crore.	FOR	FOR	The Energy & Hydrocarbon business of the company bids for various PEC control. Customized fabrication activities are an essential part of execution of such contracts. Customized fabrication activities are an essential part of execution of such contracts and such activities are normally done through MFT which has the technical expertise, facilities and execution activities and execution contracts and such activities and execution contracts and such activities and execution contracts. The contract of the international Conference of of the International Conf	FOR

04-08-2022	Larsen & Toubro Limited	AGM	Management	To offer, issue and allot in one or more tranches, to investors whether indian or foreign, including Foreign healthcloors, Foreign healthcloral Investors, Foreign For	FOR	FOR	At unreal market price (of fix 1,757 5 yes have), in order to raise M. 5.50 no. 355 min frash shares need to be allotted if we assume entire amount is raised, this will result in equity dilution of 1-3 % for existing shareholders. If A had a notistanding order books of RR. 3.6 m, as on 31 March 2022. The company will require capital to meet the needs of growing business. While it is expected that the internal accrusit will partially finance the need for capital, company may need us both debt and equity instruments to raise capital. The issue of company may need us both debt and equity instruments to raise capital. The issue of securities will be governed by the SEIS (DON) Regulations and will result in a dilutation of sound "1.25 fix existing share-blotders (issuming 18. 4.5.0 bn is raised), at current market; prices, which is reasonable.	FOR
04-08-2022	Larsen & Toubro Limited	AGM	Management	Ratification of remuneration Rs.17 lakhs plus applicable taxes and out of pocket expenses at actuals for travelling and boarding/lodging to MyS R. Nanabhoy & Co., Cost Accountants (Regn. No. 0000010), as cost Auditors to conduct he audit of cost records maintained by the Company for the Financial Year 2022-23.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors in FY23 is reasonable compared to the size and scale of the company's operations.	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	To receive, consider and adopt the audited financial statements of the Company for the financial year ended March 31, 2022, together with the Reports of the Board of Directors and Auditors thereon.	FOR	FOR	Routine	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	To confirm payment of interim dividend of Rs.4.0 per equity shares of the Company for the financial year ended March 31, 2022.	FOR	FOR	Aggregate dividend payout will aggregate to "Rs. 4.4 bn. Payout ratio is 34.8% of the standalone PAT.	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	To declare a final dividend of Rs.5.0 per equity share of the Company for the financial year ended March 31, 2022.	FOR	FOR	Aggregate dividend payout will aggregate to "Rs. 4.4 bn. Payout ratio is 34.8% of the standalone PAT.	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	To appoint a Director in place of Mr. Sandeep Batra (DN: 03620913), who retires by rotation and, being eligible, offers himself for re-appointment.	FOR	FOR	Sandeep Batra, 56, is Executive Director - Corporate Center at ICICI Bank. He has been with the ICICI Group since 2000. His reappointment is in line with statutory	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	Payment of remuneration of Rs.13.5 million each i.e. Rs.27.0 million plus reinbursement of out of pocket expenses payable to NNJ. PNF Sridan's Sunthanan U.P., Onterved Accountants (Pirm Registration in Su03990/S200018) and NNJ. Chutured & Co., Distreted Accountants (Pirm Registration in Xo. 2013178), Joint Stuttory Auditors of the Company in comercion with the statutory audit of the financial statements of the Company for PT/203 including feets for reviewing the internal financial controls of the Company for FIRST Company for PT/203 including feets for reviewing the internal financial controls of the Company for FIRST Company for PT/203 including feets for reviewing the internal financial controls of the Company for FIRST Company for PT/203 including feets for reviewing the internal financial controls of the Company for FIRST Company for FIRS	FOR	FOR	requirements. The proposed remuneration for both auditors of Rs. 27.0 mn is reasonable and commensurate with the size and operations of the company.	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	Appointment of Mr. Rakesh Jha (DIN: 00042075) as a Non-executive, Non- independent Director of the Company with effect from May 28, 2022, and who holds office upto the date of this Annual General Meeting ("AGM"), liable to retire	FOR	FOR	Rakesh Jha, 50, is Executive Director - ICICI Bank. He joined ICICI Limited in 1996. His appointment is in line with statutory requirements.	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	by rotation.  Revision in remuneration of Mr. Bhargav Dasgupta (DIN: 00047728), Managing Director & CEO of the Company, for FY2023.	FOR	FOR	requirements.  MD's remuneration is comparable with peers and in line with the size and complexity of the business. His proposed remuneration is also subject to IRDAI approval.	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	Revision in remuneration of Mr. Alok Kumar Agarwal (DIN: 03434304). Whole-time Director designated as Executive Director-Wholesale of the Company, for FY2023.	FOR	FOR	Alok Agarwal's remuneration is comparable with peers and in line with the size and complexity of the business. His proposed remuneration is also subject to IRDAI approval.	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	Revision in remuneration of Mr. Sanjeev Mantri (DIN: 07192264), Whole-time Director designated as Executive Director-Retail of the Company, for PY2023.	FOR	FOR	Sanjeev Mantri 's remuneration is comparable with peers and in line with the size and complexity of the business. His proposed remuneration is also subject to IRDAI approval.	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	To entering into and/or carrying out and/or continuing with contracts. Arrangements, framactions (whether includual transaction or transactions taken together or series of transactions or other windle) for current bank account balances by the Company whether by way of their deposit(s) or extension(s) or any modification(s) of earlier contracts, farrangements/fransactions with the fieldsed starty for PTOZE may exceed 18.1,000 croor or 10% of the annual consolidated tumover of the Company as por the audited financial statements for PTOZO3, whitcheve is lower, or arm's length balance.	FOR	FOR	All these transactions will be executed on an arm's length basis and in the ordinary course of business of the company and its related parties.	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	To entering into and/or carrying out and/or continuing with contracts / arrangements //ranactions (whether individual transaction or transaction staken together or series of transactions or drivewile) for subscription of securities issued by the Related Parties and purchase of securities from Related Parties and gargegate value of bout transactions to de entered into individually or taken together with previous transactions during Pr02024 may exceed Rs.1,000 order or 10% of the annual consolidated tumover of the Company as per the audited financial statements for F70203, whichever is lower, on arm's length basis.	FOR	FOR	All these transactions will be executed on an arm's length basis and in the ordinary course of business of the company and its related parties.	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	To entering into and/or carrying out and/or continuing with contracts /arrangements /transactions (whether individual transaction or transactions taken together or series of transactions or therewise) for sale of scurities (souse dy related or unrelated parties) to the Related Parties in secondary market aggregate value of such transactions to be extered into individually or these tropether with previous transactions during PT024 may exceed Rs.1,000 core or 30% of the annual consolidated unmoved of the Company sape the audited financial statements for PT023, whichever is lower, on arm's length basis.	FOR	FOR	All these transactions will be executed on an arm's length basis and in the ordinary course of business of the company and its related parties.	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	To entering into and/or carrying out and/or continuing with contracts/ arrangements/ transactions (whether individual transaction or transactions taken together or series of transactions or of transactions or transactions taken together or series of transactions or of transactions and the premitted short-term borrowing transactions by the Company and aggregate value of all these transactions to be entered into individually or taken together with previous transactions during F70204 may exceed 81.0100 croe or 10% of the annual consolidated turnover of the Company on arm's length basis.	FOR	FOR	All these transactions will be executed on an arm's length basis and in the ordinary course of business of the company and its related parties.	FOR
05-08-2022	ICICI Lombard General Insurance Company Limited	AGM	Management	To entering into and/or carrying out and/or continuing with contracts arrangemently functions (swhether individual transaction or transactions taken together or series of transactions or otherwise) for undertaking reverse repurchase (reverse repo) transactions and other permitted short-term indiring transactions, by the Company and aggregate value of such transactions to be entered into individually or taken together with previous transactions during PraZO24 may exceed 81,1000 core or 10% of the annual consolidated turnover of the Company on arm's length basis.	FOR	FOR	All these transactions will be executed on an arm's length basis and in the ordinary course of business of the company and its related parties.	FOR
05-08-2022	IDFC First Bank Ltd	AGM	Management	To receive, consider and adopt the Audited Standalone Financial Statements of the Bank forthe Financial Year ended March 31, 2022, together with the Report of the Board of Directors and the Auditors thereon.	FOR	FOR	Routine	FOR
05-08-2022	IDFC First Bank Ltd	AGM	Management	To receive, consider and adopt the Audited Consolidated Financial Statements of the Bank for the Financial Year ended March 31, 2022, together with the Report of the Auditors thereon.	FOR	FOR	Routine	FOR
05-08-2022	IDFC First Bank Ltd	AGM	Management	To appoint a director in place of Mr. Ajay Sondhi (DNC-01657614), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Ajay Sondhi, 61, is Founder & CEO of Sentinel Advisors Pvt Ltd, Singapore, a boutique business and strategy advisory firm. His reappointment is in line with statutory requirements.	FOR
05-08-2022	IDFC First Bank Ltd	AGM	Management	To appoint Myl. Kalyaniwalla & Mistry LIP, Chartered Accountants (Firm Registration No. 104607W)M100166) in place of Myls. S R & Co. LIP, who will act as a Joint Statutory Auditor of the Bank along with Myl. M S K A & Associates as one of the Joint Statutory Auditors of the Bank, for a period of three (3) years and fix remuneration.	FOR	FOR	The joint statutory auditors shall be paid aggregate audit fees of Rs 25.0 mn plus reimbursement of out-of-pocket expenses for FY23, with authority to the audit committee to allocate the audit fees between the joint statutory auditors, which is reasonable	FOR
05-08-2022	IDFC First Bank Ltd	AGM	Management	To re-appoint Mr. Sanjeeb Chaudhuri (DN: 03594427) as an Independent Director of the Bank, to hold office for his second term of four (4) consecutive years, commencing from May 10, 2023 up to May 09, 2027.	FOR	FOR	Sanjeeb Chaudhuri, 70, is the Chairperson of IDFC FIRST Bank. He is former Chief Marketing Officer of Standard Chartered Bank. His reappointment for a further term of four years is in line with statutory requirements.	FOR
05-08-2022	IDFC First Bank Ltd	AGM	Management	To offer and issue of Debt Securities on Private Placement basis up to an amount not exceeding Rs. 3,000 Crore(Rupees Three Thousand Crore only), over and above the outstanding debt securities issued by the Bank.	FOR	FOR	The issue of securities will be subject to the current borrowing limit of Rs. 1,500 bn. Debt levels of a bank are reined in by RBI's capital adequacy norms.	FOR
05-08-2022	Mahindra & Mahindra Limited	AGM	Management	Consideration and adoption of the Audited Standalone Financial Statements of the Company for the Financial Year ended 31st March, 2022 and the Reports of the	FOR	FOR	Routine	FOR
05-08-2022	Mahindra & Mahindra Limited	AGM	Management	Board of Directors and Auditors thereon.  Consideration and adoption of the Audited Consolidated Financial Statements of the Company for the Financial Year ended 31st March, 2022 and the Report of the Auditors thereon.	FOR	FOR	Routine	FOR
05-08-2022	Mahindra & Mahindra Limited	AGM	Management	Dividend of Rs.11.55 (2315) per Ordinary (Equity) Share of the face value of Rs.5 each for the year ended 31st March, 2002 on 124,31,25,246 colinary (Equity) Shares of the Company aggregating Rs.1,435.89 crores as recommended by the Board of Directors be declared and that the said Dividend be distributed out of the Profits for the year ended on 31st March, 2002.	FOR	FOR	The total dividend outflow for FY22 is Rs. 14.35 bn. The dividend payout ratio for FY22 is 29.1% of standalone profit after tax.	FOR

05-08-2022	Mahindra & Mahindra Limited	AGM	Management	Re-appointment of Dr. Anish Shah (DIN: 02719429) ,who retires by rotation and	FOR	FOR	Anish Shah, 52, is Managing Director of the	FOR
				being eligible for as a Director of the Company.			company. He is liable to retire by rotation and his reappointment meets all statutory requirements.	
05-08-2022	Mahindra & Mahindra Limited	AGM	Management	Re-appointment of Mr. Rajesh Jejurikar (DIN: 00046823), who retires by rotation and being eligible for as a Director of the Company.	FOR	FOR	requirements.  Rajesh Jejurikar, 57, is Executive Director (Automotive and Farm Sectors) of the company. He is liable to retire by rotation and his reappointment meets all statutory requirements.	FOR
05-08-2022	Mahindra & Mahindra Limited	AGM	Management	Re-appointment of Messrs B S R & Co. LLP, Chartered Accountants (ICAI Firm Registration No. 101248W/W100022) as the Statutory Auditors of the Company to hold office for a second term of 5 (live) consecutive years.	FOR	FOR	The company proposes to reappoint B S R & Co. LIP as statutory auditors of five years till conclusion of the 2027 AGM, which will complete their tenure of ten years.	FOR
05-08-2022	Mahindra & Mahindra Limited	AGM	Management	Ratification of renumeration Rs. 9,00,000 (Rupees Nine Lakhs only) Payable to Mesrs D. C. Dave & Co., Cost Accountants having Firm Registration Number 000611, appointed by the Board of Directors of the Company as a Cost Auditors to conduct the audit of the cost records of the Company for the Financial Year ending 314,646,669.	FOR	FOR	The remuneration to be paid to the cost auditor is reasonable compared to the size and scale of the company's operations.	AGAINST
05-08-2022	Mahindra & Mahindra Limited	AGM	Management	31st March, 2023.  Payment of remuneration to Mr. Anand G. Mahindra (DIN: 00004695) as the Non- Descutive Chairman of the Company, for the Financial Year 2022-23, as approved by the Members at the Seemly-Fifth Annual General Meeting leds on 6th August, 2021, being an amount exceeding fifty percent of the total annual remuneration payable to all the Non-Executive Directors of the Company for the Financial Year 2022-23.	FOR	FOR	Anand Mahindra, 66, is the Non-Executive Chairperson and promoter of the company. He will sever as emerted and sounding based for the Managing Director and Senior Management especially in the areas of strategic planning, risk mitigation and external interface. We understand that as a promoter, he will play a material role in establishing strategic direction and governance structures – even while being in a non-executive capacity.	FOR
05-08-2022	Mahindra & Mahindra Limited	AGM	Management	To approve Material Related Party Transactions between the Company and its Subidiaries' Associates within the meaning of amended Regulation 21(1) of the substime Regulation ws -1.13 kt/n/. 102(1). ex. 15.1000 cores (pu	FOR	FOR	Mahindra and Mahindra Limited proposes to enter into transactions with identified subsidialized, souchaste for five years from 1723. The annual transaction limits have been caped as a percentage of MAM'S consistent of the properties of the control sentiment of the properties of the control sentiment of the properties of the control proposed transactions are in the ordinary course of business and at arm's length price.	AGAINST
05-08-2022	Mahindra & Mahindra Limited	AGM	Management	To approve Material Related Party Transactions pertaining to a Subsidiary of the Company within the meaning of amended Regulation 24(1) of the Listing Regulations wet, 11 stupil, 2022 Les. 18,000 croses (Rupesone thousand crores) being the lower of 83,000 croses (Rupesone thousand crores) or 10% (ten per cent) of the annual consolidated turnover of the Company as per the last audited financial statements of the Company.	FOR	FOR	The transactions are in the ordinary course of business and at arm's length price. Such transactions amounted to Rs. 38.3 bn in FY2.2. The proposed limit of Rs. 80.0 bn per annum is reasonable, considering future business growth and exchange rate fluctuations.	FOR
05-08-2022	Marico Limited	AGM	Management	To receive, consider and adopt the Audited Financial Statements (Standalone & Consolidated) of the Company for the financial year ended March 31, 2022, together with the reports of the Board of Directors and Statutory Auditors thereon.	FOR	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	FOR
05-08-2022	Marico Limited	AGM	Management	To confirm the Interim Dividends aggregating to Rs. 9.25 per equity share of Rs.1 each, paid during the financial year ended March 31, 2022.	FOR	FOR	Marico has paid an aggregate interim dividend of Rs. 9.25 per equity share of face value Re.10 for the year ended 31 March 2022. The total dividend outflow for FY22 is Rs. 1.19 bn. The dividend payout ratio is 10.26% of the standalone PAT and 74.33% of the consolidated PAT.	FOR
05-08-2022	Marico Limited	AGM	Management	To appoint a Director in place of Mr. Harsh Mariwala (DIN: 00210342), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Harsh Mariwala, 71, is promoter and Non- Executive Chairperson of the company. He has attended all the board meetings held in FY22. He retires by rotation and his reappointment is in line with all statutory	FOR
05-06-2022	Marico Limited	AGM	Management	Re-appointment of M/s. B S R & Co. LIP, Chartered Accountants (firm Registration No. 10.1248W)/Victo2022, as the Statutory Auditors of the Company for a second term of five consecutive years to hold office from the conclusion of the 34th Annual General Meeting (till the conclusion of the 38th Annual General Meeting (till the conclusion of the 38th Annual General Meeting of the Company to be held in the year 2027, at such remumeration as may be mutually agreed between the Board of Directors of the Company and the Statutory Auditors from time to time.	FOR	FOR	requirements.  Sis & Co LID were appointed as the statutory auditors for five years starting from 2017. The company proposes to reappoint them for another period of five years starting from the AGM of 2022, which will complete their tenure of ten years as per provisions of starting and the starting and	FOR
05-08-2022	Marico Limited	AGM	Management	Ratification of remuneration of Rs.10.00,000/- (Rupees Ten Lakhs only), plus applicable taxes and reimbursement of out-of pocket expenses payable to M/s. Ashwin Solarisi & Associates, Cost Accountants (Firm Registration No. 100392), as approved by the Board of Directors for conducting audit of the cost records of the Company for the financial year ending March 31, 2023.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors is reasonable compared to the size and scale of the company's operations.	FOR
05-08-2022	Marico Limited	AGM	Management	To approve revision in remuneration payable to Mr. Saugata Gupta (DIN: 05251806),Managing Director & Chief Executive Officer.	FOR	FOR	The revision in pay is in-line with the industry and commensurate with the size of the business. Our view is stock options and RSU's being used as compensation ties it with the company's performance.	FOR
09-08-2022	Hero MotoCorp Limited	AGM	Management	To receive, consider and adopt the audited standalone financial statements of the Company for the financial year ended March 31, 2022 together with the reports of the Directors' and Auditors' thereon and the audited consolidated financial statements of the Company for the financial year ended March 31, 2022.	FOR	FOR	Routine	FOR
09-08-2022	Hero MotoCorp Limited	AGM	Management	To confirm payment of interim dividend of Rs. 60/- per equity share and to declare a final dividend of Rs. 35/-per equity share for the financial year 2021-22.	FOR	FOR	The total dividend for FY22 is Rs. 95.0 per share and total dividend outflow is Rs. 19.0 bn, while the dividend payout ratio is 76.8%.	FOR
09-08-2022	Hero MotoCorp Limited	AGM	Management	To appoint a Director in place of Mr. Vikram Sitaram Kasbekar (DN: 00985182) who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Vikram Kasbekar, 67, Whole-Time Director designated as Executive Director – Operations (Plants), has been on the board since August 2016. His reappointment meets all statutory requirements.	FOR
09-08-2022	Hero MotoCorp Limited	AGM	Management	Appointment of MyS. Deloite Heakins & Selfs LIV, Chartered Accountants (Firm Applications of the Company for a feet and the Company for a feet of Sconsecutive years commencing from the conclusion of 39th Annual General Meeting and the conclusion of 44th Annual General Meeting of the Company at such remuneration.	FOR	FOR	Deloitte Haskins & Sells replace BSR & Co. LLP as statutory auditors for five years starting from conclusion of 2022 AGM. The proposed audit fee to be paid to Deloitte Haskins & Sells is higher than the exiting auditor.	FOR
09-08-2022	Hero MotoCorp Limited	AGM	Management	Ratification of remuneration of Rs. 3,00,000/- plus applicable taxes and reimbursement of out of pocket expenses payable to MyR.R.J. Goel & Co., Cost Accountants [Firm Registration No. 000026], appointed by the Board of Directors as Cost Auditors to conduct audit of the cost records of the Company for the filancials year 2022-23.	FOR	FOR	abution.  The total remuneration proposed is reasonable compared to the size and scale of company's operations.	AGAINST
09-08-2022	Hero MotoCorp Limited	AGM	Management	Re-apportiment of Mr. Vikiram Staram Kasbelar (Diki: 00985182) as a Whole-time Director, designated as Executive Director – Operations (Plank), for a term of two (2) years from the expiry of his present term of office, viz. with effect from August 8, 2022 till August 7, 2024 on the existing remuneration.	FOR	FOR	His proposed remuneration is commensurate with his opperience and tenure. We also recognize that Vizarm Raisbeairs as a professional, whose skills carry market value. Notwithstanding, the company must consider disclosing performance metrics for variable pay and quantum of stock options to be granted.	FOR
10-08-2022	Cummins India Limited	AGM	Management	To receive, consider and adopt the audited standatone financial statements of the Company for the faminaid Year ended March 31, 2022, the reports of the Board of Directors and Auditors thereon.	FOR	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	FOR

10-08-2022	Cummins India Limited	AGM	Management	To receive, consider and adopt the audited consolidated financial statements of the Company for the Financial Year ended March 31, 2022 and the report of the Auditors thereon.	FOR	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	FOR
10-08-2022	Cummins India Limited	AGM	Management	To declare final dividend on equity shares for the Financial Year ended March 31, 2022 and to confirm the payment of interim dividend for the Financial Year 2021-22.	FOR	FOR	The total dividend outflow for FY22 including the final and interim dividends is Rs. 5.1 bn	FOR
10-08-2022	Cummins India Limited	AGM	Management	To appoint a Director in place of Mr. Norbert Nusteer (DN: 07640359), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	and dividend payout is 57.8%.  Norbert Nusterer, 53, is Vice President- Cummins Inc, USA and is a Non-Executive Non-independent Director on the board of Cummins India Limited. He attended 80% (4 out of 5) board meetings in FY22. He is liable to retire by rotation.	FOR
10-08-2022	Cummins India Limited	AGM	Management	The approximate of Mr. Advanch Tam (DN. 03.14553), as the Managing Doctor of the Company on the remunestic of 81.30, 202.30(2), ear small and consolidated salary one exceeding 81.8 Cores per annum till the tenur of this appointment for 3 years effective from August 17, 2022 upto August 16, 2025.	FOR	FOR	Advanta Numis the MD of Committe Intilal United and Talk Committed Prival United Priv	FOR
10-08-2022	Cummins India Limited	AGM	Management	Ratification of remuneration not exceeding Rs.9,50,000/- plus applicable taxes and reimbursement of out-of-pocket expenses payable to the Cost Auditor, M/s. C S Adawadkar & Co, Cost Accountants for the year ending March 31, 2023.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors in FY22 is reasonable compared to the size and scale of the	FOR
10-08-2022	Cummins india Limited	AGM	Management	To approve material related party transaction(s) with Cummins Limited, UK upto maximum aggregate value of Rs. 81,100 Lacs for Financial Year 2022-23.	FOR	FOR	company's operations.  Cummiss timited, Us a reliavo subsidiary of  Cummiss India. The company proposes to sell  internal combustion engines, genetes, their  parts and accessories amounting to Ns. 20.  internal combustion engines, genetes, their  parts and accessories amounting to Ns. 20.  internal combustion in  in with Cummins to Ms. 12.  in vita Cummins to Ms. 12.  in vita Cummins to Ms. 12.  in vita Cummins to Ms. 12.  in the company has sold goods (including engines  and related accessories) of around Rs. 5.6  in to Cummins Ltd, UK in FY22. The nature of  proposed transactions is enabling—including  for transfer of resources, services,  technology, or obligations. Notwithstanding,  the proposed transactions are in the ordinary  course of business and at arm's length price.	FOR
10-08-2022	Cummins India Limited	AGM	Management	To approve material related party transaction(s) with Tata Cummins Private Limited upto maximum aggregate value of Rs. 200,700 Lacs for Financial Vear 2022- 22.	FOR	FOR	TCPL is a joint venture between Cummins Incl. USA and Tala Mobics United Cummins and proposes to purchase internal combustion engines, parts and accessories amounting to Rs. 19.5 bits and enter into other RPTs upto Rs. 0.5 7b m with TCPL in PT23. The proposed transaction is "33% of Confidence Without Confidence transaction is "33% of Confidence Without Confidence purchased goods from TCPL of a round fils. 10.4 bits and received reimbursement of perspects of Rs. 0.15 bits In PT22. The nature of proposed transactions are in the ordinary course of business and at arm's length price.	FOR
10-08-2022	Cummins India Limited	AGM	Management	To approve material related party transaction(s) with Cummins Technologies India Private Limited upto maximum aggregate value of Rs.155,800 Lacs for Financial Tear 2022.23.	FOR	FOR	Lummins total seeks approval to purchase internal combustion origines, genetic turbochargers, their parts, components, and sparrs updits. 8.0 bin. sell engines (gastes, their parts and accessories upto 8.1.8.5 bin and other RFTs uplot 8.2.5 bin with from Cummins Technologies India Private Limited (CTPL), a fellow subdiadries, which may lead to automatization of profits for the Cummins Group and not the listed indian entity. The proposed transaction limit is "2% of consolidated turnover of Cummins fload for PIZ2. The company had purchased goods from CTPL of around fix. 4.8 bin, soid goods from CTPL of around fix. 4.8 bin, soid goods from CTPL of around fix. 4.8 bin, soid goods from CTPL or some parts with the continual country. The notice confirms that these transactions are in the ordinary country of business and will be at arm's length.	FOR
10-08-2022	Cummins India Limited	AGM	Management	To approve material related party transaction(s) with Cummins Inc., USA upto maximum aggregate value of Rs.67,300 Lacs for Financial Year 2022-23.	FOR	FOR	Cummins Inc, USA is the holding company of Cummins India. The company propose to purchase engines and their parts upto Rs. 2.3 bn, sell engines and their parts upto Rs. 1.85 bn and enter into her RPT yuto Rs. 2.5 bn in PT23. The proposed transactions are in the ordinary course of business and at arm's length price. The company must disclose the terms for payment of royalty.	FOR
10-08-2022	United Breweries Limited	AGM	Management	To receive, consider and adopt the audited Financial Statements of the Company (including audited consolidated Financial Statements) for the year ended March 31, 2022, together with the Reports of the Auditors and Directors thereon.	FOR	FOR	We have relied upon the auditors' report and are of the opinion that the financial statements are prepared in accordance with the generally accepted accounting principles.	FOR
10-08-2022	United Breweries Limited	AGM	Management	To declare a Dividend.	FOR	FOR	The total dividend outflow for the year will be Rs. 2,776.3 mn with a payout ratio of 76.6% of standalone profit after tax.	FOR
10-08-2022	United Breweries Limited	AGM	Management	To appoint a Director in place of Mr. Jan Comelis van der Linden (DIN 08743047),who retires by rotation and being eligible, offers himself for reappointment.	FOR	FOR	Jan Cornelis van der Linden, 50, is President Asia Pacific, Heineken. He has attended 86% (6 out of 7) board meetings in FY22. He retires by rotation and his reappointment is in line with statutory requirements.	FOR
10-08-2022	United Breweries Limited	AGM	Management	Appointment of Measus Delotite Haskins & Sells, Chartered Accountants (Firm Registration Number 008072) as Statutory Auditors of the Company in place of Measus S. & Balliob, & Associates Lift, Chartered Accountant [Firm Registration Number 100499/E00004] and for their remuneration as may be recommended by the Audit Committee in consultation with the Company and that such remuneration be paid as agreed upon between the Auditors and the Company.	FOR	FOR	The company's current auditors S.R. Batilbol & Associates LIP. Chartered Accountants have completed two terms of five years each. The company proposes to appoint Delotte Hassian & Sellis a Statutory auditors for five years in their steed. The proposed P723 remuneration system of the statutory auditors of the statutory auditors of the S.R. S.R. Sm. The standatione audit fees (including limited review) paid to them for the standation and the standation statutory auditors of the standation and the standat	FOR

10-08-2022	United Breweries Limited	AGM	Management	Appointment of Mr. Manu Anard (IDN 00396715),as in independent Director of the Company for a term of flev years: i.e., up to May 28, 2027 and shall not be liable to retire by rotation during such term.	FOR	FOR	Manu Anand, Ed, is a Serior Advisor with Advent International, a private equity firm. He is the former MD of Caddury India Limited and former Persident of Chooclate Business of Asia Pacific, Middle East and Africa for Mondelez International. He has over three decades of experience. Prior to joining Mondelez, he was the Chairperson and CEO of Pepsico India. His appointment is in line with statutory requirements.	FOR
10-08-2022	United Breweries Limited	AGM	Management	Appointment of Ms. Geetu. Galvani Verma (DN 00090047),as an independent Director of the Company for a term of five years (a.e., up to May 28, 2027 and shall not be liable to retire by rotation during such term.	FOR	FOR	Mr. Geetts Gléwani Verms, 57, is a management consultant and Fatrore at ClaforSSA, a global strategic and marketing consultancy headquartered in the U.S. dis is also a strategy advisor to companies in the untrition and social impact space both in Netherlands and India. She has over 35 years of experience in the FMCG sector with Protzer & Gamble, Pernod Ricard, PepsilCo and Unilever. Her appointment is in line with statutory requirements.	FOR
11-08-2022	Page Industries Limited	AGM	Management	To receive, consider and adopt the audited financial statement for the financial year ended 31 March 2022, the Reports of the Board of Directors and the Auditors thereon.	FOR	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	FOR
11-08-2022	Page Industries Limited	AGM	Management	To appoint a Director in the place of Mr. Shamir Genomal [DIN: 00871383] who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Shamir Genomal, 38, is part of the promoter group and is Deputy Managing Director, Page Industries Ltd. He has over a decade of experience in the textile industry. He has attended 100% (5 out of 5) of the board meetings in FY22. His reappointment meets all statutory requirements.	FOR
11-08-2022	Page Industries Limited	AGM	Management	To appoint a Director in the place of Mr. Ramesh Genomal (DN: 00931277) who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Ramesh Genomal, 71, is promoter and one of the founders of the company. He has over four decades of experience in the textile and garmenting industry. He has attended 100% (5 out of 5) of the board meetings in FY22. His reappointment is in line with statutory requirements.	FOR
11-08-2022	Page industries Limited	AGM	Management	Appointment of Mr. Arif Vasirally [IDN: 00256108] as an independent Director of the Company to hold the office for five consecutive years from 26 May 2022 is not liable to retire by rotation.	FOR	FOR	Anif Vasirally, 73, is the Executive Chairperson and Whole time Director of Giobal Calcium Pt. Ltd since 1979, the has four decades of experience in the pharma industry. He is a graduate in commercer from 5t. Xosier College, University of Calcutta. He did Advanced Management Programmes at Indian institute of Management, Calcutta & Administrative Salf College, Hyderabad. Given that he will attain 75 years of age during his termu, the company also seeks approval for his continuation on board post 75 years of age. His appointment is in line with the statutory requirements.	FOR
11-08-2022	Page Industries Limited	AGM	Management	Re-appointment of Mr. Varun Beny (DIN: 05208062) as an Independent Director up to 24 May 2023, being eligible of the company to hold the office for a second term of five consecutive years from 25 May 2023 and who is not liable to retire by rotation.	FOR	FOR	Varun Berry, 61, is Managing Director of Britannia Industries Limited since 2013. He was first appointed to board of Page Industries on 25 May 2018. He has attended 100% (5 out of 5) board meeting in FY22. His reappointment for a further term of five years is in line with statutory requirements.	FOR
11-08-2022	Page Industries Limited	AGM	Management	Payment of a sum not exceeding Rs.12 million (Rupees Twelve million only), (excluding sitting fees) subject to the limit prescribed in the Companies At.7,03, to be paid to and distributed amongst the Directions of the Company or some or any of them (other than Managing Directors / Whole-time Directors) such payments shall be made for the financial year 2022-23.	FOR	FOR	In FY22, the non-executive directors were paid a total remuneration (excluding siting fees) of 81.8.7 m, which is reasonable and represents "0.15 of FY22 PST. The company proposes to cap the amount at 85.12.0 m nor FY23. Setting a cap on the absolute level of remuneration to non-executive directors is a good practice."	FOR
12-08-2022	Bharat Forge Limited	AGM	Management	To consider and adopt:	FOR	FOR	Routine	FOR
				a. the Audited Standatone Financial Statements of the Company for the Financial Year ended Marth 31, 2022 and the reports of the Board of Directors and Auditors thereon, and b. the Audited Consolidated Financial Statements of the Company for the Financial year ended March 31, 2022 and the report of Auditors thereon.		·		
12-08-2022	Bharat Forge Limited	AGM	Management	To declare final dividend on Equity Shares for the Financial Year ended March 31, 2022.	FOR	FOR	The company has already paid an interim dividend of Rs. 1.5 per share. The total dividend outflow for FY22 is Rs. 3.3 bn and dividend payout is 30.2% of standalone PAT.	FOR
12-08-2022	Bharat Forge Limited	AGM	Management	To appoint a Director in the place of Mr. B. P. Kalyani (DN: 00267202), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Basavraj P. Kalyani, 59, is part of the promoter family and Executive Director since May 2006. He retires by rotation and his reappointment is in line with the statutory requirements.	FOR
12-08-2022	Bharat Forge Limited	AGM	Management	To appoint M/s. 8 S R & Co. LIP, having Firm Registration No.:101248W/W-100022 six the Statistory Auditors of the Company, to hold the effice for a period of five consecutive years commencing from the conclusion of this 61st Annual General Meeting till the conclusion of the 66th Annual General Meeting till the conclusion of the 10th period of the Company to be held in the year 2027 on such remuneration.	FOR	FOR	B S R & Co are now being appointed as statutory auditors of the company for five years starting from conclusion of 2022 AGM. The proposed fees are commensurate with the size of the company's operations.	FOR
12-08-2022	Bharat Forge Limited	AGM	Management	Ratification of remuneration of Rs.13,00,000/- plus applicable tax(es) and reimbursement of out of pocket expenses payable to M/s. Dhansipy V. Joshi & Associates, Cost Accountants, Tuen Having Firm Registration No.00030, appointed by the Board of Directors to conduct the audit of cost records of the Company for the financial year 2022-23.	FOR	FOR	The total remuneration proposed is reasonable compared to the size and scale of the company's operations.	AGAINST
12-08-2022	Bharat Forge Limited	AGM	Management	Appointment of Mr. R. B. A. Anand (DIN: 03518282) as an independent Director of the Company not liable to errite by rotation, to hold office for a term of 3 (three) consecutive years up to June 26, 2025.	FOR	FOR	K.B.S. Anand, 66, is the former Managing Director and Chief Executive Officer of Asian Paints Limited. His appointment as an Independent Director is in line with the statutory requirements.	FOR
12-08-2022	Bharat Forge Limited	AGM	Management	Appointment of Ms. Sonia Singh (DN: 07)00778) at an independent Director of the Company not little to retire by motation, to hold office for a term of 3 (three) consecutive years up to June 26, 2025.	FOR	FOR	Ms. Sonia Singh, 57, is an Independent Brand Strategist. She has over 30 years of experience in marketing and sales. She served as an oversass consultant in companies like Unilever, Nokais, Pepsi, Frielland Foods and Heineker. She was a guest lecture at the university of Warsaw for the Executive MBA Program. Her appointment as an Independent Director is in line with the statutory requirements.	FOR
12-08-2022	Bharti Airtel Limited	AGM	Management	To receive, consider and adopt the audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2022 together with the reports of Auditors thereon and Board of Directors.	FOR	FOR	unqualified auditor opinion.	FOR
12-08-2022	Bharti Airtel Limited	AGM	Management	To declare dividend at the rate of Rs.3/- per fully paid-up equity share of face value of Rs.5/- each and a pro-rata dividend at the rate of Rs.0.75/-per partly paid- up equity shares of face value of Rs.5/- each (Paid-up value of Rs.1.25/- per share) as recommended by the Board of Directors for the financial year ended March 31, 2022.	FOR	FOR	The total dividend proposed to be paid (including dividend tax) is Rs.16,770 mn.	FOR
12-08-2022	Bharti Airtel Limited	AGM	Management	To re-appoint Ms. Chua Sock Koong (DIN 00047851) Director of the Company, liable to retire by rotation.	FOR	FOR	Ms. Chua Sock Koong, 65, is the CEO of Singtel Group. She has attended 90.9% (10 out of 11) board meetings held in FY22. She	FOR
12-08-2022	Bharti Airtel Limited	AGM	Management	Re-appointment of Deloitte Haskins & Sells LIP, Chartered Accountants (Firm registration no. 117366W/W-100018) as Statutory Auditors of the Company for a further term of 5 (five) consecutive years, who shall hold office from the conclusion of the 27th Annual General Meeting bil the condusion of the 32th Annual General	FOR	FOR	out of 11) board meetings field in FYZZ. She retires by rotation.  Deloitte Haskins & Sells LLP were appointed as the statutory auditors for five years starting from the FY1Z AGM. The proposed remuneration is reasonable.	FOR
12-08-2022	Bharti Airtel Limited	AGM	Management	Meeting on such remuneration.  Ratification of remuneration Rs.12.50,000/- plus applicable taxes and reimbursement of out of pocket expenses payable to Sanjay Gupta & Associates, Cost Accountants (Firm registration no. 00212) as Cost Auditors of the Company for conducting the cost audit for financial year 2022-23.	FOR	FOR	The total remuneration proposed is reasonable compared to the size and scale of the company's operations.	FOR
12-08-2022	Bharti Airtel Limited	AGM	Management	To appoint Mr. Pradeep Kumar Sinha (DIN: 00145126) as an Independent Director, to hold office for a term of five consecutive years from the original date of	FOR	FOR	Pradeep Kumar Sinha, 66, is a retired IAS officer. He holds a Masters in Economics	FOR

12-08-2022	Bharti Airtel Limited	AGM	Management	To appoint Mr. Shyamal Mukherjee (DIN: 03024803), as an Independent Director, to hold office for a term of five consecutive years from the original date of appointment i.e. May 18, 2022 upto May 17, 2027.	FOR	FOR	Shyamal Mukherjee, 62, is the former Chairman and Senior Partner of PwC in India.	FOR
12-08-2022	Bharti Airtel Limited	AGM	Management	Specimients: E. may 1,0,022 (blook way 27,1202.)  To re-appoint Mr. Gopal Wittal (bin. Go	FOR	FOR	He has attended all eleven board meetings held in FY22. He has contributed immensely in strengthening Bharti's positioning in a turbulent five year period.	FOR
12-08-2022	Bharti Airtel Limited	AGM	Management	To approve payment of remuneration to Mr. Gopal Vittal (IDN: 02291778) as Managing Director & CEO of the Company during period commencing from April 1, 2022 and ending on March 31, 2025.	FOR	FOR	Gopal Vittal's estimated FY23 remuneration is Rs. 304.0 mn including fair value of stock options, which is commensurate with the size and complexity of his responsibilities.	FOR
12-08-2022	Bharti Airtel Limited	AGM	Management	To approve increase the total quantum of options to be granted under the Scheme by 27.460.118 options, which represent 0.47% of the paid-up equity capital of the Company as at March 31, 2022.	FOR	FOR	Option grant is based on performance and time based conditions. Also, the shares will be bought from the market - hence there will be no dilution. It is being implemented at a broader level within the organisation and would be key to attract talent as Bharti Airtel builds technology intensive/digital revenue streams.	FOR
12-08-2022	Bharti Airtel Limited	AGM	Management	To authorise Bharti Airtel Employee Welfare Trust to acquire equity shares of the Company by way of secondary market acquisition for administration of Employees Stock Option Scheme, 2005 and which shall not exceed, 64,514,88 equity shares of R.1.5 each, which represent 0.79% of the paid-up equity capital of the Company as at March 31, 2022.	FOR	FOR	Option grant is based on performance and time based conditions. Also, the shares will be bought from the market - hence there will be no dilution. It is being implemented at a broader level within the organisation and would be key to Latract talent as Bharti Airtel builds technology intensive/digital revenue streams.	FOR
12-08-2022	Bharti Airtel Limited	AGM	Management	To approve provisioning of money by the Company for purchase of its shares by the Bharri Airtel Employee Welfare Trust for the benefit of employees under Employees Stock Option Scheme - 2005.	FOR	FOR	Option grant is based on performance and time based conditions. Also, the shares will be bought from the market - hence there will be no diffusion. It is being implemented at a broader level within the organisation and would be key to stract calient as 8 harti Airtet builds technology intensive/digital revenue streams.	FOR
12-08-2022	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To receive, consider and adopt the audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2022 together with the reports of Auditors thereon and Board of Directors.	FOR	FOR	unqualified auditor opinion.	FOR
12-08-2022	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To declare dividend at the rate of Rs.3.7- per fully paid-up equity share of face value of Rs.5- each and a pro-rate dividend at the rate of Rs.0.75- per partly paid-up equity shares of face value of Rs.5/- each (Paid-up value of Rs.1.25/- per share), as recommended by the Board of Directors for the financial year ended March 31, 2022.	FOR	FOR	The total dividend proposed to be paid (including dividend tax) is Rs.16,770 mn.	FOR
12-08-2022	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To re-appoint Ms. Chua Sock Koong (DIN 00047851) as a Director, liable to retire by rotation.	FOR	FOR	Ms. Chua Sock Koong, 65, is the CEO of Singtel Group. She has attended 90.9% (10 out of 11) board meetings held in FY22. She retires by rotation.	FOR
12-08-2022	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To re-appoint Deloitte Haskins & Sells LIP, Chartered Accountants (Firm registration no. 127366W/M-100018) as Statutory Auditors of the Company for a further term of 5 (five) consecutive years, who shall hold office from the conclusion of this 27th Annual General Meeting till the conclusion of the 32nd Annual General Meeting (to be held in calendar year 2027), on such remuneration.	FOR	FOR	Deloitte Haskins & Sells LLP were appointed as the statutory auditors for five years starting from the FY17 AGM. The proposed remuneration is reasonable.	FOR
12-08-2022	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	Ratification of remuneration of Rs.12,50,000/- plus applicable taxes and reimbursement of out of pocket expenses payable to Sanjay Gupta & Associates, Cost Accountants (Firm registration no.00212) as Cost Auditors of the Company for conducting the cost audit for financial year 2022-23.	FOR	FOR	The total remuneration proposed is reasonable compared to the size and scale of the company's operations.	FOR
12-08-2022	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To appoint Mr. Pradeep Kumar Sinha (DNI: C0145126) as an Independent Director, to hold office for a term of five consecutive years from the original date of appointment i.e. May 18, 2022 upto May 17, 2027.	FOR	FOR	Pradeep Kumar Sinha, 66, is a retired IAS officer. He holds a Masters in Economics from the Delhi School of Economics and an M. Phil in Social Sciences from Oxford University.	FOR
12-08-2022	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To appoint Mr. Shyamal Mukherjee (DIN: 03024803) as an Independent Director, to hold office for a term of five consecutive years from the original date of	FOR	FOR	Shyamal Mukherjee, 62, is the former Chairman and Senior Partner of PwC in India.	FOR
12-08-2022	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	appointment Le. May 18, 2022 upto May 17, 2027. To re-appoint of Mr. Gopal Wittal (DN: 0.2291778) as Managing Director (designated as Managing Director & CEO) for a further period of five (5) years with effect from February 1, 2023, liable to retire by rotation.	FOR	FOR	He has attended all eleven board meetings held in FY22. He has contributed immensely in strengthening Bharti's positioning in a turbulent five year period.	FOR
12-08-2022	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To approve payment of remuneration to Mr. Gopal Vittal (DIN: 02291778) as Managing Director & CEO of the Company during period commencing from April 1, 2022 and ending on March 31, 2025.	FOR	FOR	Gopal Vittal's estimated FY23 remuneration is Rs. 304.0 mn including fair value of stock options, which is commensurate with the size and complexity of his responsibilities.	FOR
12-08-2022	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To incresse the total quantum of options to be granted under the Scheme by 27,460,136 option, which represent 0.47% of the paid-up equity capital of the Company as at March 31, 2022.	FOR	FOR	Option grant is based on performance and time based conditions. Also, the shares will be bought from the market - hence there will be no dilution. It is being implemented at a broader level within the organisation and would be key to attract talent as Bharti Airtel builds technology intensive/digital revenue streams.	FOR
12-08-2022	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To authorize Sharti Atrief Englyce Welfer Trust to acquire explix planes of the company by way decodely make a equipation for administration of Englyces Short Option Shemie, 2005 and which shall not exceed, 46,194,688 equity share, of R.S.f each, which represent 0.79% of the paid-up equity capital of the Company as at March 31, 2022.	FOR	FOR	Option grant is based on performance and time based conditions. Also, the shares will be bought from the market - hence there will be no didution. It is being implemented at a broader level within the organisation and would be key to attract talent as 8harti Airtel builds technology intensive/digital revenue streams.	FOR
12-08-2022	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To approve provisioning of money by the Company for purchase of its shares by the Bharti Airtet Employee Welfare Trust for the benefit of employees under Employees Stock Option Scheme - 2005.	FOR	FOR	Option grant is based on performance and time based conditions. Also, the shares will be bought from the market - hence there will be no didution. It is being implemented at a broader level within the organisation and would be key to attract talent as Bharti Airtel builds technology intensive/digital revenue streams.	FOR
12-08-2022	Dabur India Limited	AGM	Management	To receive, consider and adopt the audited standalone financial statements of the Company for the funcial year ended March 31, 2022 and the reports of the Board of Directors and Auditors thereon.	FOR	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	FOR
12-08-2022	Dabur India Limited	AGM	Management	To receive, consider and adopt the audited consolidated financial statements of the Company for the financial year ended March 31, 2022 and the report of Auditors thereon.	FOR	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	FOR
12-08-2022	Dabur India Limited	AGM	Management	To confirm the interim dividend already paid and declare final dividend on equity shares for the financial year ended March 31, 2022.	FOR	FOR	The total dividend outflow for FY22 aggregates to Rs. 9.2 bn. The dividend pay-	FOR
12-08-2022	Dabur India Limited	AGM	Management	since to under manual year enter manual 32, 2022.  To appoint a Director in place of Mr. Saket Burman (DIK: 05208674) who retires by rotation and being eligible offers himself for re-appointment.	FOR	FOR	aggregates u. Nr. 3-2 u.n. incurrents pay out ratio is 6-2; is part of the promoter family and a Non-Executive Non-independent Director on the board of the company. He has been on the board since January 2012. He has attended all five board meetings in FV22. He retires by rotation. His reappointment is in line with statutory requirements.	FOR
12-08-2022	Dabur India Limited	AGM	Management	To appoint M/s. G. Basu & Co., (Firm Registration No. 3011745) Chartered Accountants, as Statutory Auditors of the Company for a term of five consecutive years, to hold office from the conclusion of this 57th Annual General Meeting until the conclusion of \$2 rad Annual General Meeting of the Company to be held in the calendar year 2027, on such remuneration.	FOR	FOR	The term of Walker Chandiok & Co. LIP, current statutory auditors, will be expiring at the P122 AGM. The company proposes to appoint G. Basu & Co. LIP as statutory auditors, with company for a term of five years from the conclusion of the P122 AGM. The audit fees proposed to be paid to G. Basu and Co. on a standardone basis for P123 are Rs. & D mm excluding out-of-pooket expenses and taxes; the audit fees inducting limited review) paid to incumbent auditors for P123 are MS. & S mm excluding out-of-pooket expenses and taxes; the audit fees inducting limited review) paid to incumbent auditors for P123 commensurate with the size and operations of the company.	FOR

12-08-2022	Dabur India Limited	AGM	Management	Ratification of remuneration of Rs. 5.68 lakhs plus applicable taxes and re-	FOR	FOR	The total remuneration proposed to be paid	AGAINST
				imbursement of out of pocket expenses payable to M/s Ramanath Iyer & Co., Cost Accountants, having Firm Registration No. 000019 as Cost Auditors to conduct the audit of the cost records of the Company for the Financial Year 2022-23.			to the cost auditors in FY23 is reasonable compared to the size and scale of operations.	
12-08-2022	Dabur India Limited	AGM	Management	Appointment of Mr. Rajiv Mehrshi (DIN: 00208189) as a Non-Executive independent Director of the Company, not subject to retirement by rotation, to hold office for a term of 5 (five) consecutive years with effect from September 01, 2021 to August 31, 2026.	FOR	FOR	Rajiv Mehrahi, 57, is a retired ltd sifferer of the 1975 batch belonging to the Rajasthan Cude, lie was the Writerenth Conscipling to the Rajasthan Cude, lie was the Writerenth Conscipling to the Rajasthan Cude, lie was the Writerenth Conscipling to the Rajasthan Cude Cude Cude Cude Cude Cude Cude Cude	FOR
12-08-2022	Dabur India Limited	AGM	Management	Re-appointment of Mr. Pritam Das Narang (DIN: 00021581) as a Whole time Director of the Company designated as Group Director - Corporate Affairs, for a period of 5 (five) years with effect from April 01, 2023 to March 31, 2028 and including remuneration.	FOR	FOR	"The Company is seeking thareholders' approval to re-appoint Mr. P. D. Narang as a Whole time Director of the Company designated as Group Director - Corporate Affair, for a period of 5 years w.e.f. 1 st. April, 2021 a 318 x Mend., 2028 along with remuneration payable to him for said period. Further Mr. P. D. Narang will stain a size of the company seeking and the seeking shareholders' approval by way of special seeking shareholders' approval by way of special resolution as registed under Law. No concern has been identified with respect to his profile, the company of the seeking shareholders' approval by the seeking shareholders' approval to the seeking shareholders' app	FOR
12-08-2022	Dabur India Limited	AGM	Management	Revision in the remuneration of Mr. Molin Mallhotra, Whole Time Director and CIO of the Company for the period July 1, 2022 to January 30, 2024.	FOR	FOR	The Company is seeking Amendeder's approach for revision in the remuneration of Mr. Mohit Malhotra, (Whole Time Director and CEO) for the period starts from 1st silv 2022 to 30th annuary 2024. Beard including Committee has been provided the authority to alter and vary the said remuneration purpose to the Mohit Malhotra. Such discretionary power to the Board is not indicated to gloss operanance practices in it undermines the supremacy of shareholders and defects the purpose of orbitaming shareholders' approach towever, the Mr. Mohit Malhotra is adequately capped and it appears that the proposed remuneration and remuneration paid in the past it is reasonable when it compared to size of the Company. The Company has disclosed in the Notice that the Company has officiated in the Notice that the Company has not considered the Number of Options supposed to be granted to him.	FOR
16-08-2022	HCL Technologies Limited	AGM	Management	To receive, consider and adopt the Audited Financial Statements (including Audited Consolidated Financial Statements) of the Company for the financial year ended March 31, 2022, together with the Reports of the Board of Directors and of the	FOR	FOR	Unqualified auditor opinion.	FOR
16-08-2022	HCL Technologies Limited	AGM	Management	Auditors thereon.  Re-appointment of Ms. Roshni Nadar Malhotra (DIN - 02346621) as a Director liable to retire by rotation.	FOR	FOR	Ms. Roshni Nadar Malhotra, 41, represents the promoter family on the board. She has attended 100% (6 out of 6) board meetings	FOR
17-08-2022	Avenue Supermarts Limited	AGM	Management	To receive, consider and adopt:  a) The standatione audited financial statements of the Company for the financial year ended 151 kinds, 2022 together with the Reports of the Board of Directors and Auditors thereon.  b) the consolidation devices of the Company for the Co	FOR	FOR	held in Pr22.  We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	FOR
17-08-2022	Avenue Supermarts Limited	AGM	Management	To appoint a Director in place of Mrs. Manjir Chandak (DN: 03503615), who retires by rotation and being eligible, offers henself for re-appointment.	FOR	FOR	Ms. Manjri Chandak, 37, is a part of the promoter group. 5the has served on the board of the company since 31 March 2011. See is the Director of Bombay Swadeshi Stores Ltd which is a shand of 22 handrorff retail stores. She has attended all (5 out of 5) board meetings in PSZ. She retires by rotation and her reappointment is in line with statutory requirements.	FOR
17-08-2022	Avenue Supermarts Limited	AGM	Management	Re-appointment of S R B C & Co LIP, Chartered Accountants (Firm Registration No. 32498EZ/EXD0003) as the Statutory Auditors of the Company for a period of five consecutive years to hold differ from conclusion of this meeting till the conclusion of 27th Annual General Meeting on such remuneration.	FOR	FOR	SRBC & Co. LLP were appointed as the statutory auditors for the years starting from the PTJY AGM. The company proposes to reappoint them for another period of five years starting from the PTJY AGM. The PTJY AGM. Which will complete their tenur of ten years as per provision of Section 13 of Companies Act 2013. The audit fee proposed for PTJ3 is AC 5 nn excluding reimbursement of expenses and applicable taxes. PMC & Co. LLP were paid an audit fee of 6.5 in mic PTJ2. The proposed remuneration is reasonable companed to the the and scale of the company's operations.	FOR
17-08-2022	Avenue Supermarts Limited	AGM	Management	Re-appointment of Ms. Kalpana Unadkat (DIN: 02490816) as an Independent Director for a second consecutive term of 5 (Five) years with effect from 30th July, 2023 upto 29th July, 2028 and shall not be liable to retire by rotation.	FOR	FOR	Reappointment is in-line with statutory requirement	FOR
17-08-2022	Avenue Supermarts Limited	AGM	Management	To approve material related party transaction for sale/ purchase of goods, materials and sasets between the Company and Avenue E-Commerce Limited for a period from date of this meeting till be date of next Annual General Meeting and upto a maximum aggregate value of Rs. 29,000,000,000 in the ordinary course of business of the Company.	FOR	FOR	The transactions relate to the saller gurchase of goods, materials and assets at landed cost of material plus markup upto 30 Ker. AEL services online customers of AS. by buying metchandise (and assets) from the Company, where AS. trecovers all costs of such procured thems and a markup upto 3% to negate any negative impact on its P&L. All transactions are in the ordinary course of business and AEL is a subsidiary of the company and therefore there is no impact on the financial statements.	FOR
17-08-2022	Avenue Supermarts Limited	AGM	Management	To approve material related party transaction for further investment in the share capital of Avenue E-Commerce limited for a period from date of this meeting till the date of each Armad General Meeting and upton a maximum aggregate value of its 3,500,000,000 in the ordinary course of business of the Company.	FOR	FOR	The company seeks approval to make further investments in AEL. The company has made investments of 8t. 4.9 bn in AEL The investments will be made from funds earmarked by the Company to support AEL for expanding online business based on valuation received from registered valuers.	FOR

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17-08-2022	Avenue Supermarts Limited	AGM	Management	To approxe material related party transaction for Management & Business Support Services including expentation of personnew tith Amerue Economere Limited for a period of 5 (fivel) years commercing from financial year 2022-23 to financial year 2022-27, upon a maximum aggregate value of Rs.130,000,000 in the ordinary course of business of the Company.	FOR	FOR	The transactions are related to Providing business support services including employed services, top management and technical advisory, accounting services and usage of owned brand/ marks. The transactions also include Deputation of ASC employees working full time for ASL at actual cost. All transactions are in the ordinary counse of business and ASL is a subsidiary of the company and thus there will be no impact on the consolidated financial statements.	FOR
17-08-2022	Avenue Supermarts Limited	AGM	Management	To approxe material related party transaction for sharing of turnover generated from premises of the Company by Avenue Commerce Limited for a period of 3 (three) years commencing from financial year 2022-23 to financial year 2024-25 upto a maximum aggregate value of Rs. 200,000,000 in the ordinary course of business of the Company.	FOR	FOR	The transactions relate to availing 8.5% marks go not the universe generated by AEL on the premises of the company. This arrangement allows faster expansion of online business in newer cities for AEL, by avoiding large quest period till the business reaches a certain scale. The Company recovers all costs incurred by it to support the additional activities from AEL Once the origine business reaches a sizeable number, AEL will progress to create decicated infrastructure on its own. The transactions are in the ordinary course of business.	FOR
17-08-2022	Avenue Supermarts Limited	AGM	Management	To approve material related party transaction for leasing premises to Avenue E- Commerce Limited for a period of 3 (threel) years commercing from financial year 2022-23 to financial year 2024-25 upon a maximum aggregate value of 8.600,000,000 in the ordinary course of business of the Company.	FOR	FOR	The transactions are related to leasing of premises to AEL for operating pickup points, facility centers and offices at various locations. The leasing shall be done at a valuation report of the properties.	FOR
17-08-2022	UltraTech Cement Limited	AGM	Management	To receive, consider and adopt:  - the Audited Financial Statements for the financial year ended 31st March, 2022 and the Reports of Directors' and Auditors' thereon.  - the Audited Consolidated Financial Statements for the financial year ended 31st March, 2022 and the Reports of Auditors' thereon.	FOR	FOR	Routine	FOR
17-08-2022	UltraTech Cement Limited	AGM	Management	To declare dividend on equity shares for the year ended 31st March, 2022.	FOR	FOR	The total dividend outflow for FY22 is Rs. 10.7 bn.	FOR
17-08-2022	UltraTech Cement Limited	AGM	Management	To appoint a Director in place of Mr. Krishna Kishore Maheshwari (DN: 00017572), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Krishna Kishore Maheshwari, 66, is Vice Chairperson. He has been on the board since April 2016 and has attended 4 of 5 board meetings in FY22. He retires by rotation and his reappointment is in line with statutory requirements.	FOR
17-08-2022	UltraTech Cement Limited	AGM	Management	Ratification of remuneration of Rs. 17.5(0,000)- and Rs. 13.0(0,000)- payable to M/s. D. C Dawe & Co., Cost Accountants, Munhai and M/s. N. D. Birk & Co., Cost Accountants, Ahmedabad for the financial year ending 31st March, 2023.	FOR	FOR	D C Dave & Co, Mumbai, will be paid Rs. 1.75 mn and N D Birla & Co, Ahmedabad will be paid Rs. 1.9 mn as cost audit fees for FV23. The total remuneration proposed to be paid to the cost auditors is reasonable compared to the size and scale of operations.	FOR
17-08-2022	UltraTech Coment Limited	AGM	Management	Re-appointment of Mr. Kallash Chandra Jhannar (DIN: 01743559), Managing Director of the Company including remuneration.	FOR	FOR	Kallah Chandra Ihanasu, 56, hu been with the Adhya Bills Gong for over 30 years and on the board since October 2018. His proposed remuneration is estimated to range between Rs. 14.18 ms to Rs. 1832. om inclusive of ESDY and RSUY. The proposed remuneration is commensurate with the size and complexity of the business and in lose similar sized peers. We encourage the company to disclose the basis of priying variable pay in the past—that is, Kallash Chandra Shamarah performance wish-vish benchmarks, the quantium of proposed scheme and performance entrics that determine variable pay.	FOR
17-08-2022	UltraTech Cement Limited	AGM	Management	Adoption of the UltraTech Cement Limited Employee Stock Option and Performance Stock Unit Scheme 2022.	FOR	AGAINST	We raise concern on the exercise price of the stock options and the sole discretion that	AGAINST
17-08-2022	UltraTech Cement Limited	AGM	Management	To approve extending the benefits of the UltraTech Cement Limited Employee Stock Option and Performance Stock Unit Scheme 2022 to the employees of the	FOR	AGAINST	NRC has on the same.  Our decision is based on the rationale provided for resolution 6	AGAINST
17-08-2022	UltraTech Cement Limited	AGM	Management	group companies, including holding, subsidiary and associate companies of the Commann.  To approve (a) the use of the trust route for the implementation of the URTATECH Cement Limited Employee Stock Option and Performance Stock Unit Scheme 2022 (The Scheme 2022*); (b) secondary acquisition of the equity shares of the Company by the trust, and (c) grant of financial assistance / provision of noney by the Company to the trust for unit the acquisition of its equity haves, in terms of	FOR	AGAINST	Our decision is based on the rationale provided for resolution 6	AGAINST
19-08-2022	IndusInd Bank Limited	AGM	Management	the Scheme 2022.  To receive, consider and adopt the Audited Financial Statements (Standalone and Consolidated) for the Financial Year ended March 31, 2022, together with the Reports of the Board of Directors' and Auditors' thereon.	FOR	FOR	Routine	FOR
19-08-2022	IndusInd Bank Limited	AGM	Management	To declare Dividend at the rate of Rs. 8.50 per Equity Share of Rs. 10 each of the	FOR	FOR	Total dividend outflow will aggregate to Rs.	FOR
19-08-2022	IndusInd Bank Limited	AGM	Management	Bank, fully paid, for the Financial Year ended March 31, 2022.  To appoint a Director in place of Mr. Sumant Kathpalia (DIN: 01054434), who retires by rotation and, being eligible, offers himself for re-appointment.	FOR	FOR	6.6 bn. Payout ratio is 14.3% of the standalone PAT. Sumant Kathpalia, 60, is the Managing Director & CEO of the bank. He retires by rotation; his reappointment is in line with	FOR
19-08-2022	Industrid Bank Limited	AGM	Management	To appoint M/s. MSA.6. A seaches (Firm Registration Number 10004TVs) and M/s. M PC Nable 6. C. (Firm Registration Number 10004TVs) and M/s. M PC Nable 6. C. (Firm Registration Number 10004TVs) are of the loan for Satatory Auditors of the Bank for a period of 3 (Tirres) years, and to hold office as such from the conclusion of the Tevel-Fighth. Annual General Meeting of the Bank until the conclusion of the Thirty-First Annual General Meeting of the Bank subject to the approval of the Balt to be detained by the Bank, on an annual basis from the conclusion of the Twenty-Ninth Annual General Meeting of the Bank and at a remneration of 8.2.700,000.09 or annum.	FOR	FOR	statutory requirements. Indusind Bank proposes to appoint MSKA & Associates as joint statutory auditors for three years subject to the approval of the RBI for each year during this tenure. The proposed remumeration for joint statutory auditors is resonable compared to the size of the bank.	FOR
19-08-2022	Industed Bank Limited	AGM	Management	To re-appoint Mrs. Akila Krishnakumar (DIN: 06629992) as the Non-Executive independent Director of the Bank for her second term of four consecutive years, from August 10, 2022 up to August 9, 2026 shall not be liable to retire by rotation and including remuneration.	FOR	FOR	Ms. Akila Krishnakumar, 60, was President of Global Technology and Country Head at SunGard — a Fortune 500 company in financial services software, till February 2013. Her reappointment for a second term of four years is in line with statutory requirements.	AGAINST
19-08-2022	IndusInd Bank Limited	AGM	Management	To appoint Mr. Pradeep Udhas (DN: 02207112) as the Non-Executive independent Director of the Bank for a period of four consecutive years, with effect from June 9, 2022 up to June 8, 2026 shall not be liable to retire by rotation and including remuneration.	FOR	FOR	Pradeep Udhas, 63, is Senior Advisor to Chairman and CEO – KPMG India. Earlier, he was a Senior Partner at KPMG India, which he co-founded 27 years ago. Nis appointment is in line with statutory requirements.	FOR
19-08-2022	IndusInd Bank Limited	AGM	Management	Issue of Long-Term Bonds / Debt Securities on Private Placement Basis for an aggregate amount not exceeding Rs. 20,000 crores.	FOR	FOR	The issue of debt instruments would be within the overall borrowing limits of the bank. Capital structure of banks is reined in by RBI's capital adequacy requirements.	FOR
19-08-2022	Mahindra & Mahindra Limited	CCM	Management	Scheme of Merget by Absorption of Mahindra Electric Mobility Limited (SMML' or Transferec Company) with Mahindra & Mahindra Limide (MAMC or Transferec Company) or 'the Company' and their respective shareholders ("Scheme").	FOR	FOR	MEM. 4 98 ISR's ubulsition y MEM. manufactures lectric vehicles (IFV) and is a service provider for e-systems and electric power family, building battery technology, power electronics, directrain components, testing facilities and integration services. It is a leading electric 3-wheeler company. MEM. has expertise in 19 technology with experiment engineering and manufacturing, ouncing network and sales, marketing and service channels. The proposed energer will consolidate the entire value chain. Post consolidate the entire value consolidate the entire value chain. Post consolidate con	FOR
22-08-2022	Divis Laboratories Ltd	AGM	Management  Management	To consider and adopt the audited financial statements of the Company, both standalone and consolidated, for the financial syae ended March 31, 2022, and the reports of the Board of Directors' and Auditors' thereon.  To declare dividend of Rs. 30/- per faulty Share of face value Rs. 2/- each (i.e. @	FOR	FOR	Routine  The total dividend outflow for FY22 is Rs. 8.0	FOR

22-08-2022	Divis Laboratories Ltd	AGM	Management	To appoint a director in place of Mr. N.V. Ramana (DIN: 00005031), who retires by rotation at this Annual General Meeting and being eligible, offers himself for re-	FOR	FOR	N. V. Ramana, 64, retires by rotation and his reappointment is in line with statutory	FOR
22-08-2022	Divis Laboratories Ltd	AGM	Management	appointment.  To appoint a director in place of Mr. Madhusudana Rao Divi (DIN: 00063843), who retires by rotation at this Annual General Meeting and being eligible, offers himself for re appointment.	FOR	FOR	requirements.  Madhusudana Rao Divi, 77, is part of the promoter group and retires by rotation. His reappointment is in line with statutory	FOR
22-08-2022	Divis Laboratories Ltd	AGM	Management	for re appointment.  Re-appointment of M/s. Price Waterhouse Chartered Accountants LLP (Firm Registration No.012754N/NS00016) as Statutory Auditors of the Company. for the	FOR	FOR	reappointment is in line with statutory requirements.  The reappointment of Price Waterhouse Chartered Accountants LLP as the statutory	FOR
				second stem of the years, who shall hold office from the conclusion this 2nd Annual General Nethering ("AGM") till the conclusion of the 37th AGM of the Company to be held in the year 2027, at such remuneration.			unitree of Accommon 2.1 as one statutury auditors for further five years from the conclusion of 2022 AGM will complete their tenure of ten years and this is in line with the statutory requirements. The proposed audit for for PT2.3 is 8.0 am (plus applicable taxes and out-of-pocket expenses), in line with the audit fee paid for PT2.2.	
23-08-2022	Hindalco Industries Limited	AGM	Management	To receive, consider and adopt the Audited Financial Statements (including Audited Consolidated Financial Statements) for the year ended 31st March, 2022 together with Report of the Directors and the Auditors thereon.	FOR	FOR	Routine Agenda	FOR
23-08-2022	Hindalco Industries Limited	AGM	Management	To declare Dividend on equity shares of the Company for the year ended 31st March, 2022.	FOR	FOR	The total dividend outflow for FY22 is Rs. 8.9 bn. The dividend payout ratio is 59.9%.	FOR
23-08-2022	Hindalco Industries Limited	AGM	Management	To appoint a Director in place of Mr. Kumar Mangalam Birls (DIN: D0012813) who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Kumara Mangalam Birla is part of the promoter group and Non- Executive Chairperson of the company, He is also the Chairperson of the Aditya Birla Group. He has been on the board since 1992. He retires by rotation. His reappointment is in line with statutory requirements.	FOR
23-08-2022	Hindalco Industries Limited	AGM	Management	Appointment MJs. Price Waterhouse & Co. Chartered Accountants LIP legistration No. 200426Fc7-800099 8 Statutory Audison of the Company to hold office from the conclusion of this Annual General Meeting (AGAI) till the conclusion of the Sixty Eighth AGM to be held in the year 2027 at such remuneration.	FOR	FOR	The company proposes to reappoint Price Waterhouse & Co Chartered Accountants LIP as statutory auditors for five years starting from conclusion of 2022 AGM till the conclusion of 2027 AGM. The proposed remuneration is reasonable compared to the size and scale of the company's operations.	FOR
23-08-2022	Hindalco Industries Limited	AGM	Management	Battlectation of remuneration of Rs.18,00,000/, per annum plus taxes, as applicable and reimbursement of actual travel and out-of-pocket expenses payable to M/s R. Nanabhoy & Co., Cod Accountants, appointed by the Board of Directors of the Company to conduct audit of the cost records of the Company for the financial year ending 31st March, 2023.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors in FY23 is reasonable compared to the size and scale of operations.	AGAINST
23-08-2022	Hindalco Industries Limited	AGM	Management	Adoption of the Hindalco Industries Limited Employee Stock Option and Performance Stock Unit Scheme 2022 exercisable into not more than 1,68,28,000 equity shares of Rs.1/- each ("Equity Shares") being 0,75% of the paid-up equity share capital of the Company as on 31st March, 2022.	FOR	AGAINST	We do not approve exercise price that can be at a deep discount to current market price. Thus, we vote against the resolution.	AGAINST
23-08-2022	Hindalco Industries Limited	AGM	Management	To approve extending the benefits of the Hindalco Industries Limited Employee Stock Option and Performance Stock Unit Scheme 2022 to the employees of the group companies including holding, Subsidiary and associate Companies of	FOR	AGAINST	Our recommendation is linked to resolution #6.	AGAINST
23-08-2022	Hindalco Industries Limited	AGM	Management	Company.  To approve (a) the use of the trust route for the implementation of the Hindako industria: United Employee Stock Option and Performance Stock Unit Scheme 2022 (Scheme 2022); (b) secondary acquisition of the equity shares of the Company by the trust; and (c) grant of financial assistance; provision of money by the Company to the trust to fund the acquisition of its equity shares, in terms of the Scheme 2022:	FOR	AGAINST	Our recommendation is linked to resolution #6.	AGAINST
23-08-2022	Hindalco Industries Limited	AGM	Management	Re-appointment of Mr. Provene Kurnar Maheshwari (DN No.00174561) as the Whole-time Discrete of the Company with effect from 28th May, 2022, not liable to retire by rotation on the terms as to remuneration.	FOR	FOR	Praveen Kumar Maheshwari is an Executive director and CFO of the company. His proposed pay is comparable to peers and is commensurate to the size and complexity of the business.	FOR
24-08-2022	Yes Bank Limited	EGM	Management	To increase the authorized share capital of the Bank from Rupers 5,200 oron divided into 3,000 or even quity share of loupes 21- each aggregating to Rupers 5,000 crox and 2 core perference shares of Rupers 1001-each aggregating to Rupers 200 or each Expuers 2,000 crox divided into 4,000 crox equity shares of Rupers 1001-each aggregating to Rupers 2,000 crox and 2 crox perference shares of Rupers 1001-each aggregating to Rupers 2,000 crox and 2 crox perference shares of Rupers 1001-each aggregating to Rupers 2,000 crox and to after and replace Clause V of the Manneradum of Association of the Bank relating to Capital "Visualistic times that the authorized capital of the Company shall be Rs. 22,000,000,000.00-4 thin rights, privileges and conditions, as are provided under the Articles of Association of the Company.	FOR	FOR	The current authorized share capital of the hank is not sufficient to accommodate the proposed preferential allotment. Hence, YES Bank proposes to increase its authorised capital. The increase will require a consequent amendment to the MoA.	FOR
24-08-2022	Yes Bank Limited	EGM	Management	Approval for amendment to the Articles of Association of the Bank.	FOR	AGAINST	The amendments include clauses allowing	AGAINST
							the board to agree with potential investors to nominate nomine directors on the board as per the terms agreed – this mendment is open ended and there are no details given on number of nominee directors that can be appointed as per shareholding percentage and further if these rights fall off once the shareholding below a pre-defined threshold, Due to lack of sufficient disclosures, we do not approve the resolution	
24-08-2022	Yes Bank Limited	EGM	Management	issue of investor equity shares and investor warrants, on a preferential basis.	FOR	FOR	The capital raised will be utilized by the bank to support future growth, augment its capital base, strengthen its balance sheet, to assist the bank in dealing with contingencies or financing business opportunities, both organic and inorganic, while ensuring that its capital adequacy is within regulatory norms.	FOR
24-08-2022	Yes Bank Limited	EGM	Management	To appoint of Mir. R. Gandhi (DIN. 03341633) as an independent Director of the Basic for a period of five (5) consecutive years from 23 July, 2022 to 22 July, 2027 and who shall not be liable to retire by rotation.	FOR	FOR	Bama Gandhi, SG, was a Deputy Governor de He Reserve Bares of deals for thevel years from 2014 to 2017, Runn Gandhi was on the Goard of the bark for m14 May 2019 to 105 March 2020 and from 2.6 March 2020 to 15 March 2	FOR
24-08-2022	Yes Bank Limited	EGM	Management	To approve the appointment and remuneration of Mr. Prashant Kumar (DN - 07562475) as interim Managing Director & Chief Executive Officer of the Bank w.c.l. 1.5 July, 2022 for a period of three months or until appointment of regular MO & CEO, whichever is earlier.	FOR	FOR	RBI vide letter dated 15 July 2022 has approved Prashant Kumar as the interim MD & CEO for a period of 3 months from 15 July 2022 or till the regular MD &CEO is appointed, whichever is earlier & remuneration will be approved by the Reserve Bank of India.	FOR
25-08-2022	Indian Oil Corporation Limited	AGM	Management	To receive, consider and adopt the Audited Standalone as well as Consolidated Financial Statements of the Company for the year ended March 31, 2022 together with Reports of the Directors and the Auditors thereon.	FOR	FOR	Unqualified auditor opinion.	FOR
25-08-2022	Indian Oil Corporation Limited	AGM	Management	To declare the Final Dividend of Rs. 2.40 per equity share for the year 2021-2022.	FOR	FOR	In F122, the company has paid two interim dividends of Rs. 5.0 per share and Rs. 4.0 per share and Rs. 4.0 per share respectively on pre-bonus equity capital. The company proposes to pay a final widend of Rs. 3.6 per share on pre-bonus equity share capital, thereby taking the total widend of Rs. 1.5 per share on pre-bonus equity share capital of face walue Rs. 1.00 per share. The total dividend out flow will aggregate to Rs. 115.7 bn. Payout ratio is 47.8% of the standalone PAT.	FOR
25-08-2022	Indian Oil Corporation Limited	AGM	Management	To appoint a Director in place of Shri Sandreps Kumar Gupta (DBN - 07570165) who retires by rotation and is eligible for re-appointment.	FOR	FOR	Sandeep Kumar Gupta, 58, is the Executive Director – Finance on the board of the company. He has served on the board since May 2019. He has attended all nine board meetings in FY22. He retires by rotation.	FOR
25-08-2022	Indian Oil Corporation Limited	AGM	Management	To appoint a Director in place of Dr. S.S.V. Ramakumar (DIN - 07625484), who retires by rotation and is eligible for reappointment.	FOR	FOR	Dr. S.S.V. Ramakumar, 58, is the Director (Research & Development) of the company. He has served on the board of the company since 1 February 2017. He has attended all nine board meetings in FY22. He retires by rotation.	FOR

25-08-2022	Indian Oil Corporation Limited	AGM	Management	Agenoval for material Related Party Transactions with Lanks IOC PLC a subsidiary company of IndianOil, for a Expected value of 8s.1500 crore for the year 2022-23 & 2023-24.	FOR	FOR	The proposed transactions are grimanily for sale and purchase of pertoleum product like Gasoli, Gasoline, Base Oil, Marine Gasol et Gasoline, Base Oil, Marine Gasol et and reimbursement of salary of employees deputed to IUCL: Such transactions amounted to Just Rs. 5, 7 min In 722, which were conducted in the ordinary course of business. In 723 and 7724, IUCL expects these transactions to exceed the materiality threshold of Rs IOD billion or 10% of consolidated revenues. The transactions are in the ordinary course of business.	FOR
25-08-2022	Indian Oil Corporation Limited	AGM	Management	Approval for material Related Party Transactions with Hindustan Urvarak Rasayan Limited, a Joint Venture Company of Indian Oil, for a Expected value of Rs.1500 crore for the year 2022-23 & 2023-24.	FOR	FOR	The proposed transactions are primarily for Equity investment, sale of goods and service and reimbursement of salary of employees on deputation of HORLS. Such transactions amounted to Rs. 50 bin in PIZ2, which were conducted in the ordinary course of business. The properties of the properties of the properties remarkation to accept the materials threshold of Rs. 100 billion or 10% of consolidated reviews. The transactions are in the ordinary course of business.	FOR
25-08-2022	Indian Oil Corporation Limited	AGM	Management	Approval for material Related Party Transactions with Falcon Oil & Gas & V. Joint Venture Company of IndOil Global B.V., a WOS of Indian Oil for a Expected value Rs.4000 crore for the year 2023-24.	FOR	FOR	The proposed transactions are primarily for purchase of Cude oil for further processing in the refineries of the company to meet the demand of petrolerum products as well as to the entity the basic of crudes available of trudes which were conducted in 12.16 bn in PT2, which were conducted in the processing of the processing of the expects these transactions to exceed the materiality threshold of its 10.0 billion or 10% of consolidated revenues. The transactions are in the ordinary course of business.	FOR
25-08-2022	Indian Oil Corporation Limited	AGM	Management	Approach for material Related Party Transactions with IndianOII Petronsis Prf., Ltd., a Joint Venture Company of IndianOII, for a Expected value Rs.3500 crere for the year 2023-24.	FOR	FOR	The proposed transactions are primarily for sale of gas and other related anolliary services. Such transactions amounted to Rs. 29.5 bin in P22, which were conducted in the ordinary course of business. In P724, IOCL expects these transactions to exceed the materiality threshold of Rs. 10.0 Billion or 10% of consolidated revenues. The transactions are in the ordinary course of business.	FOR
25-08-2022	Indian Oil Corporation Limited	AGM	Management	Approval for material Related Party Transactions with Petronet LNG Ltd., a Joint Venture Company of IndianOII, for a Expected value Rs. 20000 crore for the year 2023-24.	FOR	FOR	The proposed transactions are primarily for purchase of Natural Gios for processing in the purchase of Natural Gios for processing in the chiefer customers. Such transactions is amounted to Rs. 123.0 bin in PiZ2, which were conducted in the ordinary course of business. In PiZ4, IDCL expects these transactions to exceed the materiality threshold of Rs. 10.0 billion or 10% of consolidated revenues. The transactions are in the ordinary course of business.	FOR
25-08-2022	Indian Oil Corporation Limited	AGM	Management	Approval for material Related Party Transactions with indianOil Adam Gas Pxt. Ltd., a Joint Vetture Company of IndianOil, for a Expected value Rs. 2100 crore for the year 2023 24.	FOR	FOR	The proposed transactions are primarily equity investments, practically and ordatival equity investments, practically and ordatival and offering parameters to enable the RP to meet its frauncies to enable the RP to meet its frauncies as well operational commitments make to Petroleum and Natural Gas Regulatory Board (PMSRB), rembursement of aslary of employees on deputation to IOAGPE. Such transactions amounted to Re. 20 be in P722, which were conducted in the ordinary course of business.	FOR
25-08-2022	Indian Oil Corporation Limited	AGM	Management	Approval for material Related Party Transactions with IndianOll LNG Pvt. Ltd., a Joint Venture Company of IndianOll, Rs 2200 crore for the year 2023-24.	FOR	FOR	The proposed transactions are primarily for regasification services, sale of products, receipt of interest on CCD issued by IOLPL to the Company. Such transactions amounted to Rs. 2.0 bn in FY22, which were conducted in the ordinary course of business.	FOR
25-08-2022	Indian Oil Corporation Limited	AGM	Management	Approval for material Related Party Transactions with Indian Synthetic Rubber Pvt. Ltd., a Joint Vienture Company of IndianOll, for a Expected value Rs.1100 crore for the year 2023-24.	FOR	FOR	The proposed transactions are primarily for sale of products and services, corporate guarantees for loans, and reimbursement of salary of employees on deputation to ISBPL. Such transactions amounted to Rs. 8.4 bn in FY22, which were conducted in the ordinary course of business.	FOR
25-08-2022	Indian Oil Corporation Limited	AGM	Management	Ratification of aggregate remuneration of Rs.22.70 lakh plus applicable taxes and out-of-pocket expenses payable to the Cost Auditors for the financial year ending March 31, 2023.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors in FY23 is reasonable compared to the size and scale of operations.	FOR
26-08-2022	Cipla Limited	AGM	Management	To receive, consider and adopt the audited standalone financial statements of the Company for the financial year ended 31st March, 2022 and the reports of the Board of Directors and Auditor thereon.	FOR	FOR	Routine Matter	FOR
26-08-2022	Cipla Limited	AGM	Management	To receive, consider and adopt the audited consolidated financial statements of the Company for the financial year ended 31st March, 2022 and the report of the Auditor thereon.	FOR	FOR	Routine Matter	FOR
26-08-2022	Cipla Limited	AGM	Management	To declare final dividend of Rs. 5/- per equity share of the Company, as recommended by the Board of Directors for the financial year ended 31st March, 2022.	FOR	FOR	The total dividend outflow for FY22 is Rs. 4.0 bn and the dividend payout ratio is 13.6% of standalone profits.	FOR
26-08-2022 26-08-2022	Cipla Limited  Cipla Limited	AGM	Management  Management	To re-appoint Ms Samina Hamied (DIN: 00027923) Executive Vice-Chairperson and director of the Company liable to retire by rotation.  Appointment of Dr Mandar Purushottam Vaidva (DIN: 09690327) as an	FOR	FOR	Ms. Samina Hamied, 46, retires by rotation and her reappointment is in line with statutory requirements. Dr. Mandar Purushottam Vaidya's, 46.	FOR
26-08-2022	Cipla Limited  Cipla Limited	AGM		Appointment of Dr Mandar Purusnottam Vardya (DIN: U9690327) as an Independent Director of the Company for a period of five (5) years i.e. from 29th July, 2022 to 28th July, 2027.  Grant of employee stock appreciation rights (ESAR) / share-based benefits (herein	FOR	FOR	Dr. Mandar Purushottam Vaidya's, 4b, appointment is in line with statutory requirements.  The share-based payments would be over	FOR
	. upна umrked		Management	after referred to as Share Incentives) to Mr Umang Volvas (DNI: 02396740) Managing Director and Global Chief Eventive Officer, over and above his current approved compensation, from one or more subsidiary of the Company.			The share-based payments would be over and above the remuneration approved at the 2022 AGM and will vest in March 2026. The proposed share-based payments will be proposed share-based payments will be granted at fair waiter. Which will result in speciation to the value of Cipia to the proposed share-based payments and share based on the share of companies that the proposed of the share of the relevant subsidiary, which will result in speciation to the value of Cipia share before interest. The additional share- based benefits are directly linked with the shareboder interests. The additional share- based benefits are directly linked with the growth and performance of subsidialiries, which will have a positive impact on Cipia's consolidated performance.	
26-08-2022	Cipla Limited	AGM	Management	Ratification of remuneration of Rs. 11,75,000/- plus applicable taxes and reimbursement of out-of-pocket expenses payable to Mr D.H. Zaveri, the cost auditor of the company for the financial year ending 31st March, 2023.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors in FY23 is reasonable compared to the size and scale of operations.	AGAINST
26-08-2022	GAIL (India) Limited	AGM	Management	To receive, consider and adopt the Audited Standalone as well as Consolidated Financial Statements for the Financial year ended 31st March, 2022, Board's Report, Independent Auditors' Report and the comments thereon of the	FOR	FOR	Unqualified auditor opinion.	AGAINST
26-08-2022	GAIL (India) Limited	AGM	Management	region; fiveleghelent Modern Agold in the Comment of General Conference of Conference	FOR	FOR	The total dividend outflow for FY22 is Rs. 44.4 bn. The dividend pay-out ratio is 42.8%.	FOR
26-08-2022	GAIL (India) Limited	AGM	Management	To appoint a Director in place of Shri M V lyer, Director (Business Development), who retires by rotation, and being eligible, offers himself for re-appointment.	FOR	FOR	M.V. Iyer, S8, is the Director (Business Development) at GAIL (India) Limited. He has been on the board since November 2020. He has attended 100% of board meetings held in FY22 (15/15). He retires by rotation.	FOR

26-08-2022	GAIL (India) Limited	AGM	Management	To appoint a Director in place of Dr. Navneet Mohan Kothari, Government Nominee Director, who retires by rotation, and being eligible, offers himself for re- appointment.	FOR	FOR	Navneet Mohan Kothari, 44, has been on the board of Gail (India) Limited as a Government Nominee Director from 16 June 2021. He has attended 100% of board meetings held during his tenure in FY22	FOR
26-08-2022	GAIL (India) Limited	AGM	Management	To authorize Board of Directors of the Company to fix remuneration of the Joint Statutory Auditor(s) of the Company for the FY 2022-23 in terms of the provisions of section 142 of the Companies Act, 2013.	FOR	FOR	(13/13). He retires by rotation. The total audit fee of Rs. 16.0 mn (including travelling and out of pocket expenses) in FY22 is commensurate with the size and complexity of the company. The company has neither disclosed the names of the auditor proposed to be appointed nor a range in which the audit fee shall be paid.	FOR
26-08-2022	GAIL (India) Limited	AGM	Management	Ratification of remuneration Rs.25,20,000/- plus applicable taxes and out of pocket expenses etc. payable to the Cost Auditor(s) appointed by the Board of Directors of the Company to conduct the audit of cost records of the various units of the Company for the Financial Year 2021-22.	FOR	FOR	The remuneration is reasonable compared to the size and scale of operations	FOR
26-08-2022	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Petronet LNG Limited for a expected value of Rs.30,745 crore during FY 2023-24.	FOR	FOR	Petronet LNG Limited (PLL) is a joint venture between GAIL (India) Limited, Oil & Natural Gas Corporation (NOCK), Indian Oil Corporation Limited (INCL) and Sharet Petroleum Corporation Limited (INCL) in which each of the four entities India 12.5% stake. The proposed mint is high given the size of previous transactions, however, it is on the account of higher gas prices. Notwithstanding, these transactions are in the ordinary course of business.	FOR
26-08-2022	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Indraprastha Gas Limited for a expected value of Rs.10,000 crore during FY 2023-24.	FOR	FOR	tire droinary course or incomess. Indergrantials des limited (FGL) is a joint venture between GAL and Sharat Petroleum Corporation Limited (BPCL) in which both GALL and BPCL holds 2.25% stake. The proposed limit is high given the size of previous transactions, however, it is on the account of higher gas prices. Notwithstanding, these transactions are in the ordinary course of business.	FOR
26-08-2022	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Mahanagar Gas Limited for a expected value of Rs.5,828 crore during FY 2023-24.	FOR	FOR	Mahanagar Gas Limited (MGL) is an associate company of GAIL in which GAIL holds 32.5% stake. The proposed limit is high given the size of previous transactions; however, it is on the account of higher gas prices. Notwithstanding, these transactions are in the ordinary course of business.	FOR
26-08-2022	GAIL (India) Limited	AGM	Management	Material Related Parry Transactions with Maharashtra Natural Gas Limited for a expected value of Rs 2,833 crore PY 2023-24.	FOR	FOR	Maharashtra Natural Gas Limited (MNGL) is a joint venture between GAIL and Bharat Petroleum Corporation Limited (BPCL) in which both GAIL and BPCL holds 22.5% stake. The proposed intil is high given the size of previous transactions, however, it is on the account of higher gas prices. Notwithstanding, these transactions are in the ordinary course of business.	FOR
26-08-2022	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with ONGC Petro Additions Limited for a expected value of Rs.1,050 crore FY 2023-24.	FOR	FOR	ONGC Petro Additions Limited (OPAL) is a joint venture between GAIL and Oil and Natural Gas Corporation (OMSC) in which GAIL holds 49-2% take and OMSC holds 49-3% stake. The proposed limit is high given the size of previous transactions; however, it is on the account of higher gas price Notwithstanding, these transactions are in the ordinary course of business.	FOR
26-08-2022	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Ramagundam Fertilizers and Chemicals Limited for a expected value of Rs.4,458 crore PT 2023-24.	FOR	FOR	Ramagnudam Fertilizers and Chemicals Limited (BPCL) is joint eventure between GAIL, National Fertilizers and Engineers India Limited in which GAIL holds 1.47% SIGN, National Fertilizers holds 2.60% stake and Engineers India Limited holds 2.60% stake GAIL supplies natural gas to BPCL. The proposed limit is high given the size of previous transactions; however, it is on the account of higher gas prices. Not-withstanding, these transactions are in the ordinary course of business.	FOR
26-08-2022	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Central U.P. Gas Limited for a expected value of Rs.1,040 crore during PT 2023-24.	FOR	FOR	Central U.P. Gas Limited (CUGL) is a joint wenture between GAB, Barat Petroleum Corporation Limited (PCL) and indeposable Corporation Limited (PCL) and indeposable londer 2.5 m/s stake exh and skil notes 500 m/s stake are on 31 March 2012. GAB 1990 m/s stake are on 31 March 2012. GAB 1990 m/s stake are on 31 March 2012. GAB 1990 m/s shall be provided in the composed limit is high given the size of periodus transactions; however, it is on the account of higher gas prices. Notwithstanding, these transactions are in the ordinary course of business.	FOR
26-08-2022	GALL (India) Limited	AGM	Management	Material Related Party Transactions with Green Gas Limited for a expected value of Rs. 1,180 crore during FY 2023-24.	FOR	FOR	Green Gas Limited (GGL) is a joint venture between GAL and Indian OIL Corporation Limited (IGCL) with GAL blook of Corporation Limited (IGCL) with GAL blook of GAT blook of Limited (IGCL) with GAL blook of GAT blook of Limited (IGCL) with Jacob of Limite	FOR
26-08-2022	GAIL (India) Limited	AGM	Management	ncrease in the authorised share capital from 815,000 crore to 81,10,000 crore canking pari passu with the existing equity shares of the Company.	FOR	FOR	The company proposes to incur capex of Rs. 300.0 bn over the next three to four years. These projects would be funded through a combination of debt and equity. Further on 27 July 2022 the board approved and recommended the issue of bonus shares in the ratio of 1:2.	FOR
26-08-2022	GAIL (India) Limited	AGM	Management	Amendment in Main Objects Clause of the Memorandum of Association of the Company.	FOR	FOR	The company progones to have enabling clauses allowing entry into speciality chemicals business, invest in energy exchanges, enter into solar glass and module manufacturing besides setting su what and solar plants, set of joint generation enhance plants, enter into green hydrogen business, provider risk management services to be supported in the company of the com	FOR
26-08-2022	GAIL (India) Limited	AGM	Management	To capitative a sum of fix 1319,598,810 out of the fire Reterves Account or such other account for distribution among the holders of existing fully paid equity shares of R.10/- each of the Company as an increase of the normal amount of the equity share capital of the Company held by each such shareholder fielding "GOR" holder), and not a sincers or in live of dividend, recribide as 1219,16,99,881 new fully paid equity shares of Rs.10/- each as bonus shares in the proportion of 1 new equity hours destroy for Rs.10/- each for every 2 existing fully paid equity share(s) of Rs.10/- each for every 2	FOR	FOR	Post issuance of the bonus shares, the paid- up equity share capital of the company will increase to 8s. 55.7 bn comprising of "-6.5 bn equity shares of Rs. 10.0 each. The issuance will result in capitalization of free reserves account amounting to Rs. 21.9 bn out of the total reserves of Rs. 454.1 bn as on 31 March 2022.	FOR
27-08-2022	Kotak Mahindra Bank Limited	AGM	Management	To receive, consider and adopt the standalone audited financial statement of the Bank for the financial year ended 31st March, 2022 together with the Reports of the Board of Directors and the Auditors thereon.	FOR	FOR	Routine	FOR

27-08-2022	Kotak Mahindra Bank Limited	AGM	Management	To receive, consider and adopt the consolidated audited financial statement of the Bank for the financial year ended 31st March, 2022 together with the Report of the	FOR	FOR	Routine	FOR
27-08-2022	Kotak Mahindra Bank Limited	AGM	Management	Islank for the financial year ended 31st March, 2022 together with the keport of the Auditions thereon.  To confirm payment of interim dividend at the rate of Rs.D.405 per 8.10% Non- Convertible Perpetual Non-Cumulative Preference Share of Rs.S/- as declared by the Board of Directors for the financial year 2021-22 and paid to those Members 1	FOR	FOR	This has entailed a payout of Rs 405.0 mn.	FOR
27-08-2022	Kotak Mahindra Bank Limited	AGM	Management	whose names appeared in the list of Beneficial Owners as on the Record Date i.e.  18th March, 2022.  To declare dividend at the rate of Rs.1.10 per equity share of Rs.5/-, as recommended by the Board of Directors, be and is hereby declared for the financial	FOR	FOR	The dividend payout ratio is 2.5%.	FOR
				year 2021-22 and that the same be paid out of the profits of the Bank for the financial year ended 31st March, 2022 to all those Members whose names appeared in the Register of Members, list of Beneficial Owners, as on the Record Date fixed for this purpose i.e. 12th August, 2022.				
27-08-2022	Kotak Mahindra Bank Limited	AGM	Management	To re-appoint Mr. KVS Manian (DIN: 00031794) Director, who retires by rotation at this meeting and being eligible for re-election in accordance with the provisions of Section 15.2 of the Companies Act, 2013, be and is hereby appointed as a Director of the Bank.	FOR	FOR	KVS Manian, 60, has been Executive Director of Kotak Bank since March 2019. He retires by rotation and his reappointment is in line with statutory requirements.	FOR
27-08-2022	Kotak Mahindra Bank Limited	AGM	Management	To re-appoint Mr. Gaurang Shik (DN: 00016660) Director, who retire by rotation at this meeting and being eligible for re-election in accordance with the provisions of Section 152 of the Companies Act, 2013 as a Director of the Bank, to hold office up to the end of his current term as Whole-time Director of the Bank i.e. 31st October, 2022.	FOR	FOR	Gaurang Shah, 60, has been Executive Director of Kotak Bank since March 2019. He has been with the Kotak Group for over 24 years. He retires by rotation and the bank proposes to reappoint him till 31 October 2022.	FOR
27-08-2022	Kotak Mahindra Bank Limited	AGM	Management	Payment of additional fees / remuneration of Rs.2,000,000 for general increase in efforts, for the financial year 2021-22, to be allocated by the Bank between Walker Chandioù & Co LID, Chartered Accountants and Price Waterhouse LIP, Chartered Accountants.	FOR	FOR	The bank seeks shareholder approval to ratify the additional fees of Rs 2.0 mn payable to the joint statutory auditors for additional services for FY22, thereby enhancing the scope of work as also increased efforts.	FOR
27-08-2022	Kotak Mahindra Bank Limited	AGM	Management	Appointment of IXC & Associates LIP, Chartered Accountants [Firm Registration Number: 105146W   W100021] as one of the Joint Statutory Auditors of the Bank, to hold office from the conclusion of the Thirty-Seventh Annual General Meeting until the conclusion of the Fortieth Annual General Meeting of the Bank; for the purpose of the audit of the Bank's shadones and consolidated financial statements for the financial variations and consolidated financial statements for the financial variations and consolidated plants and the statements of the Sank's shadones and consolidated financial statements for the financial variations and consolidated plants and the statements of the Sank's shadones and consolidated plants and the statements of the Sank's shadones are shadones and consolidated plants and the statements are shadones are shadones and the statements are shadones are shadones and the statements are shadones and the statements are shadones and the shadones are shadones and the statements are shadones are shadones and the shadones are shadones are shadones are shadones and	FOR	FOR	Kotak Bank proposes to appoint KKC & Associates together Price Waterhouse LLP (who were appointed in the 2021 AGM) for three years as joint statutory auditors to the approval of the RBI	FOR
27-08-2022	Kotak Mahindra Bank Limited	AGM	Management	Payment of an overall audit fee not exceeding Rs.15,000,000, to Price Waterhouse LLP, Chartered Accountants (Firm Registration Number 301.112 f / 1300264) and Rock & Associates LLP, Chartered Accounts (Firm Registration Number: 105.1464) // W100621), the Joint Statutory Auditors of the Bank, for the financial year 2022-23.	FOR	FOR	The joint statutory auditors shall be paid overall audit fees of Rs 35.0 mm, with authority to the audit committee of the to allocate the overall audit fees between the joint statutory auditors, as may be mutually agreed between the bank and the joint statutory auditors, depending upon their respectives opposed work.	FOR
27-08-2022	Kotak Mahindra Bank Limited	AGM	Management	Re-appointment of Mr. IV/S Manian (IDN: 00031794) as Whole-time Director of the Bank and payment of remuneration for a period of three years, with effect from 1st November, 2022.	FOR	FOR	The estimated remuneration is comparable to that paid to peers in the banking industry and in line with the bank's performance. & is subject to approval from the RBL Almost 60% of the proposed compensation is variable in nature and linked to performance	FOR
27-08-2022	Kotak Mahindra Bank Limited	AGM	Management	Appointment of Ms. Shanti Ekambaram (DIN: 00004889) as a Director and Whole- time Director of the Bank and payment of remuneration for a period of three years, with effect from 1st November, 2022.	FOR	FOR	targets.  The estimated remuneration is comparable to that paid to peers in the banking industry and in line with the bank's performance & is subject to approval from the RBLI subject to approval from the RBLI subject to approval from the RBLI invost 60% of the proposed compensation is variable in nature and linked to performance targets.	FOR
27-08-2022	Kotak Mahindra Bank Limited	AGM	Management	To approve Material Related Party Transaction with Infina Finance Private Limited from Thirty-Seventh Annual General Meeting to Thirty-Eighth Annual General Meeting upto aggregate value, may exceed Rs.1,000 crore in the ordinary course of	FOR	FOR	The transactions are in the ordinary course of business of the bank and on an arm's length basis.	FOR
27-08-2022	Kotak Mahindra Bank Limited	AGM	Management	one-time good to agging date votes, may be exect to 15,000 crost of the Bank.  To approve Material Realted Party Transaction with Mr. Uday Kotak (DN: 000007467), Managing Director & CCO and a Key Managerial Personnel of the Bank from Thirty-Seventh Annual General Meeting to Thirty-Eighth Annual General Meeting upto aggragate value, may exceed Rs.1,000 crore in the ordinary course of business of the Bank.	FOR	FOR	These transactions are over and above the remuneration paid by the bank to Uday Kotak, which has been approved by the shareholders and the Reserve Bank of India. The transactions are in the ordinary course of business of the bank and on an arm's length	FOR
29-08-2022	Astral Ltd	AGM	Management	To receive, consider and adopt: a. The Audited Financial Statements of the Company for the financial year ended March 31, 2022, together with the reports of Board of Directors and Auditors Hereon b. The Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 2022, together with the Report of the Auditors thereon.	FOR	FOR	basis. Routine	FOR
29-08-2022	Astral Ltd	AGM	Management	To confirm Interim Dividend declared by the Board of Directors and to declare Final Dividend on equity shares for the financial year ended on March 31, 2022.	FOR	FOR	The total dividend outflow is Rs. 603.0 mn and the payout ratio is 14.9% of standalone	FOR
29-08-2022	Astral Ltd	AGM	Management	To consider re-appointment of Mr. Girish Joshi (DIN: 0922943), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	profits.  Girish Joshi is a Wholetime Director and has been on the board since July 2021. He retires by rotation and his reappointment meets all statutory requirements.	FOR
29-08-2022	Astral Ltd	AGM	Management	Re-appointment of M/s. S R B C & Co LLP, Chartered Accountants (Firm Registration No. 324982E/ £300003) as Statutory Auditors of the Company for a second tenure of five consecutive years, from the conclusion of the 26th Annual General Meeting (AGM) of the Company till the conclusion of the 26th Annual General Meeting (AGM) of the Company till the conclusion of the 31st AGM of the Company to be held in the year 2007, on such remuneration.	FOR	FOR	The company proposes to reappoint them for another period of five years starting from the AGM of 2022. The proposed audit fee is commensurate is with the size of business operation.	FOR
29-08-2022	Astral Ltd	AGM	Management	Astification of remuneration of Rs. 2.25 Lacs plus applicable GST and out of pocket expenses payable to M/s. V. H. Savaliya & Associates, Cost Accountants (FRN: 100346), appointed as the Cost Auditors by the Board of Directors of the Company, to conduct the audit of the cost records of the Company for the financial cost.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors in FY23 is reasonable compared to the size and scale of the company's operations.	FOR
29-08-2022	Bharat Petroleum Corporation Limited	AGM	Management	ending March 31, 2023. To receive, consider and adopt (a) The Audited Financial Statements of the Company for the Financial Year ended March 31, 2022 (b) The Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2022; and the Reports of the Board of Directors, the Statutory Auditors and the Comments of the Comptroller & Auditor General of India thereon.	FOR	FOR	Unqualified auditor opinion.	AGAINST
29-08-2022	Bharat Petroleum Corporation Limited	AGM	Management	To confirm the payment of First and Second Interim Dividend and to declare Final Dividend on Equity Shares for the Financial Year ended March 31, 2022.	FOR	FOR	The total dividend outflow for FY22 is Rs. 34.1 bn. The dividend payout ratio is 38.8%.	FOR
29-08-2022	Bharat Petroleum Corporation Limited	AGM	Management	To appoint a Director in place of Shri Vetsa Ramakirshna Gupta, Director (DIN: 08188547), who retires by rotation and being eligible, offers himself for reappointment.	FOR	FOR	Vetsa Ramakrishna Gupta, 51, is Director (Finance) with additional charge as Director (Human Resources) at BPCL. He has been on the board since September 2021. He has attended 100% of board meetings held during his tenure in FY22 (8/8). He retires by rotation.	FOR
29-08-2022	Bharat Petroleum Corporation Limited	AGM	Management	To authorise the Board of Directors of the Company to fix the renuncration of the Joint Statutory Auditors of the Company for the Financial Year 2022-23.	FOR	FOR	The statutory audit fee of Rs. 7.0 mn in FY22 is commensurate with the size and complexity of the company: we expect audit fees in FY23 to be in same range.	FOR
29-08-2022	Bharat Petroleum Corporation Limited	AGM	Management	Ratification for the remuneration payable to M/s. R. Nanabhoy & Co.,Mumbal (Lead Auditor) Rs. 2,75,000/- and M/s. G.R. Kulkami & Associates, Mumbai Rs. 1,25,000/- plus applicable taxes and rembursement of out-of pocket expenses of the Cost Auditors for the Financial Year 2022-23.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors for FY23 is reasonable compared to the size and scale of the company's operations.	AGAINST
29-08-2022	Gujarat Gas Limited	AGM	Management	To receive, consider and adopt the Audited Financial Statements (Standalone & Consolidated) of the Company for the Financial Year ended 31st March, 2022 and the Reports of Statutory Auditors and Comments of the Comparto	FOR	FOR	Unqualified auditor opinion.	FOR
29-08-2022	Gujarat Gas Limited	AGM	Management	To declare Dividend on equity shares for the Financial Year 2021-22.	FOR	FOR	The total dividend outflow for FY22 is Rs. 1.4 bn. The dividend payout ratio is 10.7%.	FOR
29-08-2022	Gujarat Gas Limited	AGM	Management	To re-appoint Shri. Milind Torawane, IAS, (DIN: 03632394), who retires by rotation and being eligible offers himself for re-appointment.	FOR	FOR	Millind Torawane, 50, is an IAS officer. He has held various positions in the Government of Gujarat. He was the former Managing Director of Gujarat Urban Development Company Limited. He has been on the board as Non-Executive Non-independent Director since August 2017. He has attended all the board meetings held in FY22 (4/4). He retires by rotation.	FOR
29-08-2022	Gujarat Gas Limited	AGM	Management	To authorise the Board of Directors of the Company to fix remuneration of Statutory Auditors of the Company for Financial Year 2002 - 23, in terms of the provisions of Section 142 of Companies Act, 2013.	FOR	FOR	In FY22 and FY21 the statutory auditors were paid audit fee of Rs. 3.2.mn and Rs 2.9 mn which is commensurate with the size and complexity of business: we expect audit fees in FY23 to be in same range.	FOR

29-08-2022	Gujarat Gas Limited	AGM	Management	Appointment of Shir. Raj Kumar, IAS, (DNI: 00294527) as a Director of the Company till further orders by Government of Gujarat in this regard, who shall be liable to retire by rotation.	FOR	FOR	Raj Kumar, 57, is the Additional Chief Secretary, Home Department, Government of Gujarat. He is an IAS officer. The company proposes to appoint him as a Nominee Director on board from 21 July 2022. He shall be liable to retire by rotation.	FOR
29-08-2022	Gujarat Gas Limited	AGM	Management	Ratification of remuneration of Rs. 1,30,000/- GST and out of pocket expenses payable to M/s. Ashish Bhavsar & Associates, Cost Accountants, (firm registration No. 000387) as the Cost Auditors of the Company, for the Financial Year 2022-23.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors for FY23 is reasonable compared to the size and scale of the	FOR
29-08-2022	Oil & Natural Gas Corporation Limited	AGM	Management	To receive, consider and adopt the audited Standalone as well as Consolidated Financial Statements of the Company for the year ended March 31, 2022 together with Reports of the Directors, the Auditors thereon and the comments of the Comptroller and Auditor General of India and the reply of the management thereto.	FOR	FOR	company's operations. Unqualified auditor opinion.	AGAINST
29-08-2022	Oil & Natural Gas Corporation Limited	AGM	Management	To declare the Final Dividend of Rs.3.25 per equity share for the financial year 2021- 22.	FOR	FOR	The company paid two interim dividends of Rs. 1.75 and Rs. 5.50 per share and proposes to pay final dividend of Rs. 3.25 per share. The total dividend outflow for FY22 will be Rs. 132.1 bn and the dividend payout ratio is 32.8% of standalone PAT.	FOR
29-08-2022	Oil & Natural Gas Corporation Limited	AGM	Management	To appoint a Director in place of Mr. Rajesh Kumar Srivastava (DIN: 08513272), who retires by rotation and being eligible, offers himself for re- appointment.	FOR	FOR	Rajesh Kumar Srivastava, 59, is Director- Exploration. He has served on the board since August 2019. He has attended eleven out of the twelve board meetings in FY22 (92%). He retires by rotation.	FOR
29-08-2022	Oil & Natural Gas Corporation Limited	AGM	Management	To authorise the Board of Directors for fixing the remuneration of Statutory Auditors as appointed by the Comptroller and Auditor General of India for the financial year 2022-23.	FOR	FOR	For FY22, audit fees aggregated Rs. 56.6 mn. The Statutory Auditors of ONGC for FY23 are yet to be appointed by the C&AG. The company has not disclosed the audit fees payable in FY23.	FOR
29-08-2022	Oil & Natural Gas Corporation Limited	AGM	Management	To consider and approve appointment of Mr. Gudey Srinivas Nominee Director of the Company w.e.f. 14 June 2022 liable to retire by rotation.	FOR	FOR	Gudey Srinivas, SS, is an IAS Officer of the 1990 batch Odisha Cadre. Currently he is Additional Secretary and Financial Advisor in the Ministry of Consumer Affairs, Food and Public Distribution. He also holds a charge in the Ministry of Petroleum and Natural Gas.	FOR
29-08-2022	Oil & Natural Gas Corporation Limited	AGM	Management	Ratification of remuneration of payable to Rs.6 lakh per Cost Audit Firm, plus applicable GST and out of pocket expenses, to conduct audit of cost records of all the units of the Company to six firms of Cost Auditors as appointed by the Board of Directors for the financial year ended 2021-22.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors is reasonable compared to the size and scale of operations.	FOR
29-08-2022	Oil & Natural Gas Corporation Limited	AGM	Management	To consider and approve Material Related Party Transaction(s) for PF24 with Oil and Natural ciss Corporation Employees Contributory Provident Fund (DECPF) Trust of Rs.13,500 million for the Financial Year 2023-24.	FOR	FOR	OECPF is maintained by ONGC as per compliance requirements under Employees Provident Fund Scheme, 1952. ONGC seeks approval to enter into material related party transactions with OECPF aggregating to Rs. 13.5 bn in PSJ23 – towards employee provident fund.	FOR
29-08-2022	Oil & Natural Gas Corporation Limited	AGM	Management	To consider and approve Material Related Party Transaction(s) for FY24 with Petronet LNG Limited (PLL) for Rs.23,100 Million for the Financial Year 2023-24 in the ordinary course of business and at arm's length basis.	FOR	FOR	The proposed transactions are primarily for purchase of LNG for extracting VAP Ethan(C2), Propane (C3), Butane (C4) including facilities services charges (Fixed Charge with escalation and variable charges at C2 - C3. Such transactions amounted to Rs. 21.1 bn in FYZ, which were conducted in the ordinary course of business.	FOR
29-08-2022	Oil & Natural Gas Corporation Limited	AGM	Management	To consider and approve Material Related Party Transaction(s) for PF24 with ONGC Tripura Power Company Limited (OTPC) for Rs.1,098 Million for the Financial Year 2023-24 in the ordinary course of business and at arm's length basis.	FOR	FOR	The proposed transactions are primarily for sale of Natural Gas at contracted pices. Such transactions amounted to Rs. 6.8 bin in P32, which were conducted in the ordinary course of business. The company has received shareholder approval for transactions aggregating Rs. 11b on for P32. in P34, ONGC expects these transactions to aggregated Rs. 11b on for P32 in P34, on P34 and P34	FOR
29-08-2022	Oil & Natural Cas Corporation Limited	AGM	Management	To consider and approve Material Related Party Transaction(s) for PT23 with  OMCG Perio additions limited (OPa) for \$1.05,058 Millin (OPa) for the Financial Year  2022-23 in the ordinary course of business and at arm's length basis.	FOR	FOR	The company is seeking approval for related party transactions with OPAL aggregating up to Rs. 106.8 bin for FY23 and Rs 10.1.4 bin for FY24 (Resolution III.) The proposed transactions are primarily for sale of Ethane (C3) and Butane (C4) whose prices are based or Saud Aramaco Prices, Right of Usages (ROU) Charges are also received for C2 pipelines as pic C7 Product Safe Agreement, Sale of Rispitha is saf pixel infect to Mean of Margheilan Safe C7 Product Safe Agreement, Sale of Rispitha is all pixel infect to Mean of Margheilan Safe C7 Safe (Safe Safe Safe Safe Safe Safe Safe Safe	FOR
29-08-2022	Oil & Natural Gas Corporation Umited	AGM	Management	To consider and approve Material Related Party Transaction() for PCT4 with ONGC-Petro additions Limited (DPA) for Rc.101,000 Million for the Financial Year 2023-24 in the ordinary course of business and of arm's length basis.	FOR	FOR	The company is seeking appround for related and variety transactions with OPAs aggregating up to 18 to 105 at his for P2.3 (Revolution #10) and #2.0 at 10.4 to 10 fe/2.4. The proposed transactions are primarily for sale of Esthan(C2) on cott pills basis and sale of Propane (C3) and flutane (C4) whose prices are based on Sould Armon OP Prices, Right of Usages (ROU) Charges are also received for C2 pipeline as por C2 Product Sale Agreement, Sale of Najatha is at price linked to the C4 of the C	FOR
29-08-2022	Reliance Industries Limited	AGM	Management	To consider and adopt :  (a) the audited financial statement of the Company for the financial year ended March 31, 2022 and the reports of the Board of Directors and Auditors thereon;	FOR	FOR	Unqualified auditor opinion.	FOR
29-08-2022	Reliance Industries Limited	AGM	Management	and (b) the audited consolidated financial statement of the Company for the financial year ended March 31, 2022 and the report of Auditors thereon	FOR	FOR	Unqualified auditor opinion.	FOR
29-08-2022	Reliance Industries Limited	AGM	Management	To declare a dividend at the rate of Rs.8/- per equity share of Rs.10/- each fully paid-up of the Company for the financial year ended March 31, 2022.	FOR	FOR	The total dividend outflow for FY22 is Rs. 54.1 bn and the dividend payout ratio is 13.8%.	FOR
29-08-2022	Reliance Industries Limited	AGM	Management	To appoint Smt. Nita M. Ambani (DN: 03115198), who retires by rotation at this meeting, as a Director of the Company.	FOR	FOR	13.8%  Ms. Nita Ambani, 59, is Non-Executive Non- Independent Director of the company and part of the promoter group. She has attended 100% (5 out of 5) board meetings held in FY22. She retires by rotation.	FOR
29-08-2022	Reliance industries Limited	AGM	Management	To appoint Shri Hitla R. Meawani (DN: 00001623), who retires by rotation at this meeting as a Director of the Company.	FOR	FOR	Hill Messant, St. is Whole time Director of the company, his owall responsibility includes the periodeum refining his includes the periodeum refining includes manufacturing and several corporate functions of the company including human resources management, information technology, research and technology and capital projects execution. He has attended 100% (5 out of 5) board meetings held in FV22. He retires by rotation.	FOR

29-08-2022	Reliance Industries Limited	AGM	Management	To appoint Delotte Hoskins & Schill LIP, Chartreed Accountants (Registration No. 11786W) / W — 100013 and Chartured & Sohn LIP. Chartered Accountants (Registration No. 101720W / W100355) as Auditors of the Company for a term of 5 (five) connectable years from the conduction of this Annual General Meeting (If the conclusion of the shand General Meeting (If the conclusion of the shand General Meeting for the control of the shand of the shand General Meeting at such remuneration as shall be fixed by the Board of Directors of the Company.	FOR	FOR	The company proposes to appoint Deloitte Hisskins & Sells LIP and Chaturved & Shah LIP as statutory auditors for five years from the 2022 AGM. Audit Rees for PT23 will aggregate Rs. 3200 mm, which is comparable to the audit fees of Rs. 3400 mm for FT22. We believe the proposed errounceration is reasonable and commensurate with the size and operations of the company.	FOR
29-08-2022	Reliance Industries Limited	AGM	Management	To re-appoint Skri Nikhil R. Meawari (DN: 00001620) as a Whole-time Director, designated as an Executive Director, for a period of 5 (five) years from the early of his present term of office, i.e., with effect from July 1, 2023 and including remuneration.	FOR	FOR	Nikhil Meswani, 56, is Whole-time Director of the company responsible for the petrochemicals division and has additional responsibilities such as Corporate Affairs and Group Taxation. We estimate Nikhil Mewami's remuneration at Rs. 302.6 mn for FP24, which is in line with peers and reasonable for the size and complexity of business.	FOR
29-08-2022	Reliance Industries Limited	AGM	Management	To appoint Shri K. V. Chowdary (DIN: 08485334) as an independent Director of the Company, not liable to retire by rotation and to hold office for a term up to July 20, 2027.	FOR	FOR	K. V. Chowdary, 67, is a former Chief Vigilance Commissioner and Chairperson of the Central Board of Director Taxes. He has attended all board meetings in FY22.	FOR
29-08-2022	Reliance Industries Limited	AGM	Management	Ratification of remuneration of to be paid to the Cost Auditors appointed by the Board of Directors, to conduct the audit of cost records of the Company for the financial year ending March 31, 2023	FOR	FOR	The total remuneration proposed to be paid to the cost auditors in FY23 is reasonable compared to the size and scale of operations.	FOR
29-08-2022	Reliance Industries Limited	AGM	Management	To alter the Objects Clause of the Memorandum of Association of the Company.	FOR	FOR	The company has targeted to achieve net carbon areo by 2015, and it proposes to enter new energy and new materials businesses. The company grad mer was manufacturing of new energy equipments including battery storage, solar modales (titron polysitions to modales), electrolyzers and fuel cells among others and thus proposes to after the object clause of the MoA. Diversification of business lines is the preregative of the board, but these may come with attendant risks.	FOR
29-08-2022	Reliance Industries Limited	AGM	Management	To approve Material Related Party Transactions between the Company and joint ventures set-up with third parties namely, BP pic and Sibur Holding PSC for supply of goods and services.	FOR	FOR	The proposed transactions between RIL and tils joint ventures and subsidiaries include supply of goods and services. These are operational in nature, in the ordinary course of business. In supplier or Prediance Bio for the proposed of the proposed proposed or the proposed for the proposed of the proposed for the proposed for the proposed for the proposed for these RPTs will be valid for few years from P23.	FOR
29-08-2022	Reliance Industries Limited	AGM	Management	To approve Material Related Party Transactions of Subsidiaries of the Company.	FOR	FOR	all is seeling approval for transactions to be undertaken between its subsidiaries and step-down subsidiaries. These transactions are operational in antivar and include supply of goods and services including logistics services, managed if services, procurement construction and project managements exites. Further, financial support will also be provided by RRVIL to Its bubbidistices. RRI and RRIL. These transactions are in the ordinary course of business.	FOR
29-08-2022	SBI Life Insurance Company Limited	AGM	Management	To receive, consider and adopt the Revenue Account, Profit and Loss Account and Receipts and Payments Account for the financial year ended March 31, 2022 and the Balance Sheet of the Company as it March 31, 2022, Logarbe with the reports of the Board of Directors of the Company (Board), report of the Statutory Auditors of the Company (Auditors) and comments of the Comptroller and Auditor General of India (CAG).	FOR	FOR	Routine	FOR
29-08-2022	SBI Life Insurance Company Limited	AGM	Management	To confirm the interim dividend declared by the Board of Directors on March 22, 2022 as final dividend for the year ended March 31, 2022.	FOR	FOR	Total dividend payout will aggregate to ~Rs. 2.0 bn. Payout ratio is 20.0% of the	FOR
29-08-2022	SBI Life Insurance Company Limited	AGM	Management	Remuneration payable to the Statutory Auditors of the Company (Auditors) is fixed at 8.5.5 labsh; (8.2.7) labsh exchl) for annual audit and 8.1.5 labsh; (8.7.5 labsh) exach) for half year audit and 8.2.0 labsh; (8.5.15 labsh exch) for half year audit and 8.2.0 labsh; (8.5.15 labsh exch for June and December quarter) for limited review glus applicable taxes and reimbursement of out of pocket expenses incurred by the Auditors, if am, in connection with the audit of the accounts of the Company for the financial year 2022-23.	FOR	FOR	standalone PAT. The proposed remuneration payable to the statutory auditor is reasonable and commensurate with the company's size and scale of operations.	FOR
29-08-2022	SBI Life Insurance Company Limited	AGM	Management	Revision in the remuneration of Mr. Mahesh Kumar Sharma (DIN: 08740737), Managing Director & Chief Executive Officer (CEO) of the Company, with effect from April 1, 2022	FOR	FOR	Mahesh Kumar Sharma was appointed as the MD & CEO for three years from 9 May 2020. Based on his revised pay structure, estimated Mahesh Kumar Sharma's FY23 remuneration is lower than peers.	FOR
29-08-2022	SBI Life Insurance Company Limited	AGM	Management	Alteration of Articles of Association of the Company.	FOR	FOR	The proposed amendments in the articles are related to omitting the special rights given to BNP who is no longer classified as the promoter of the company and holds no equity in the company as on 30 June 2022. These including a set of other amendments, have no impact on the rights of minority shareholders.	FOR
29-08-2022	SBI Life Insurance Company Limited	AGM	Management	Appointment of Mr. Swaminathan Janakiraman (DIN: 08516241) as a Nominee Director on the Board of the Company w.e.f. July 20, 2022.	FOR	FOR	No concern identified	FOR
29-08-2022 29-08-2022	SUN PHARMACEUTICAL INDUSTRIES LTD SUN PHARMACEUTICAL	AGM	Management	To receive, consider and adopt the audited standalone financial statements of the Company for the financial year ended March 31, 2022 and the reports of the Board of Directors and Auditors thereon.	FOR	FOR FOR	Routine Routine	FOR
29-08-2022	SUN PHARMACEUTICAL INDUSTRIES LTD SUN PHARMACEUTICAL	AGM	Management Management	To receive, consider and adopt the audited consolidated financial statements of the Company for the financial year ended March 31, 2022 and the report of the Auditors thereon.  To confirm payment of Interim Dividend of Rs.7/- per Equity Share and to declare	FOR	FOR	Routine  The total dividend is Rs. 10.0 per equity	FOR
	INDUSTRIES LTD		-	Final Dividend of Rs.3/- per Equity Share for the financial year 2021-22.			share and the dividend outflow for FY22 is Rs. 24.0 bn. The dividend payout ratio is 73.4% of consolidated PAT.	
29-08-2022	SUN PHARMACEUTICAL INDUSTRIES LTD	AGM	Management	To appoint Mr. Sailesh T. Desai (DIN: 00005443), who retires by rotation and being eligible, has offered himself for re-appointment, as a Director.	FOR	FOR	Sailesh T. Desai, 68, retires by rotation and his reappointment is in line with all statutory requirements.	FOR
29-08-2022	SUN PHARMACEUTICAL INDUSTRIES LTD	AGM	Management	To consider and re-appoint M/s. S R E C & Co LIP Chartered Accountants (Firm's Registration No. 32482E/E (300003) as the Statutory Auditors of the Company for a further term of 5 (Five) consecutive years to hold office from the condusion of this 30th Annual General Meeting until the conclusion of the 35th Annual General Meeting of the Company, at such remuneration (exclusive of applicable taxes and reimbursement of out of pocket expenses).	FOR	FOR	The appointment of SRE & Co. LIP as statutory auditors for further five years starting from conclusion of 2022 AGM till per statutory conclusion of 2022 AGM till per statutory requirements. The company has not made any disclosures on the proposed audit fees to be paid during the second term. The statutory audit fees also dis SRE & Co. LIP was 8t. 29.6 mm in FY22 and 8t. 29.0 mm in FY21. We expect the company to fix the audit fees at similar levets.	AGANST
29-08-2022	SUN PHARMACEUTICAL INDUSTRIES LTD	AGM	Management	Mr. Izrael Mulkov (DIN: GS289763), Non-executive & Non-independent Director, retires by rotation with effect from the conclusion of 30th Annual General Meeting and the vacancy caused as such not be filled up	FOR	FOR	braid Makov, 83, is the Chairperson and Non- Executive Non-Independent Director. He was classified as a non-independent Greetor on account of business declaring between his firm and Sun Pharma. He has been on the board since May 2012 and has attended 100% (S/5) of meetings held in 1922. Mel and the second of the control of the con- classed by his retirement will not be filled. This does not impact board independence levels.	FOR
29-08-2022	SUN PHARMACEUTICAL INDUSTRIES LTD	AGM	Management	Ratification of remuneration of Rs.27,82,500/- per annum plus reimbursement of out of pocket expenses, applicable taxes payable to MJs. to Rs. Co, Cost Accountants, Firm's Registration No. 004076, appointed as the Cost Audifors to conduct the audit of cost records maintained by the Company for the financial year	FOR	FOR	The total remuneration proposed to be paid to the cost auditors in FY23 is reasonable compared to the size and scale of the company's operations.	FOR
29-08-2022	SUN PHARMACEUTICAL INDUSTRIES LTD	AGM	Management	2022-23. Payment of commission of Rs.40,00,000/- each to Dr. Pawan Goenka, Mr. Gautam Dosh and Ms. Rama Bijapurkar, Independent Directors of the Company, for financial year ending on March 31, 2022	FOR	FOR	The commission will be paid to Rama Bijapurkar, Dr. Pawan Goenka, and Gautam Doubli for their services in PF2Z. The amount of commission to be paid to each independent director is in line with market practices and commensurate with the size and scale of operations.	FOR

29-08-2022	SUN PHARMACEUTICAL INDUSTRIES LTD	AGM	Management	Re-appointment of Mr. Gautam Doshi (DIN: 00004612) as an Independent Director of the Company, for a second term of 5 fively years commencing from May 25, 2023 to May 24, 2028, who shall continue to hold office after attaining the age of seventy-five years during the aforesaid term, and he shall not be liable to retire by	FOR	AGAINST	Uncertainty around Delhi High Court case hearing.	AGAINST
29-08-2022	SUN PHARMACEUTICAL INDUSTRIES LTD	AGM	Management	seventy-rive years during the atoresaid term, and he shall not be liable to retire by rotation.  Re-appointment of Mr. Dilip S. Shanghvi (DIN: 00005588) as the Managing Director of the Company for a further period of 5 (five) years effective from April 1, 2023 to	FOR	FOR	Dilip S. Shanghvi, 66, is part of the promoter family and MD, Sun Pharmaceutical	AGAINST
	INDUSTRIES EID			of the Cumphage) for all reflections of 3 (feet) years environment on maps 2, 2023 to March 32, 2028 including the remomention.			isaling jated with ed. He received this 50.5 ms indistribed timed. He received this 50.5 ms indistribed the received this 50.5 ms indistribed the received this 1722 including bown of 57.2 ms in 1722 including the set of 18.5 32.2 ms in 18 in 18.0 ms in 1722 including the set of 18.5 ms in 18 in 18.0 ms in	
9-08-2022	SUN PHARMACEUTICAL INDUSTRIES LTD	AGM	Management	To be entered into between two non wholly-owned subsidiaries of Sun Parmaceutical Industries limited (the Company), that is, Ton Pharmaceutical USA, Inc. (Taro USA) and Taro Pharmaceuticals inc., Canada (Taro Canada), for portional end as of pharmaceutical products, agreed between Taro USA and Taro Canada, for a period of 2 (two) financial years from April 1, 2022 to March 31, 2022 and April 1, 2023 to March 31, 2023 and April 1, 2023 to March 31, 2023 and April 2, 2023 to March 31, 2023 and April 2, 2023 to March 31, 2023 to Ma	FOR	FOR	The transactions are in the ordinary course of business and at arm's length price. The proposed limit of Rs. 20.0 bn per annum is reasonable, considering future business growth.	FOR
0-08-2022	Coal India Limited	AGM	Management	To receive, consider and adopt:  a. The Standalone Audited Financial Statements of the Company for the financial year ended March Ji, 2022 including the Audited Balance Sheet at on March 31, 2022 and the Statement of Profit & Loss for the year ended on that date and the General of that the received. Statements year long the great of the Company for the Financial Statement of the Statement of Profit & Loss for the year ended when the Financial Loss of the Company for the Financial Statement of the Company for the Financial Per ended March 31, 2022 including the Audited Balance See to an March 31, 2022 and the Statement of Profit & Loss for the year ended on that date and the Reports of Statutory Auditor and Comptroller and Auditor General of India thereon.	FOR	FOR	ROUTINE	AGAINST
0-08-2022	Coal India Limited	AGM	Management	To confirm 1st and 2nd Interim dividend paid @ Rs. 9/- per share and Rs. 5/- per share respectively on equity shares for the Financial Year 2021-22 and to declare final dividend @ Rs. 3/- per share (30%) on equity shares for the financial year	FOR	FOR	The total dividend outflow for FY22 will be Rs. 104.8 bn and the dividend payout ratio is 93.5% of standalone PAT.	FOR
0-08-2022	Coal India Limited	AGM	Management	2021-22.  To appoint a director in place of Smt. Nirupama Kotru (DN- 09204388) who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and Article 39 (j) of Articles of Association of the Company and being eligible, offers herself for reappointment.	FOR	FOR	Ms. Nirupama Kotru is an officer of the Indian Revenue Service. She is the boint Secretary and Financial Advisor in the Ministry of Coal, Government of India. She is a Government Nominee Director on the board of the company. She retires by rotation. Her reappointment is in line with statutory requirements.	FOR
80-08-2022	Coal India Limited	AGM	Management	Ratification of remuneration of Rs. 4,00,000/- out of pocket expenditures at actuals restricted to 50% of Audit fees and applicable taxes payable to Mys. Shome & Banerjee, Cost. Auditor (Registration Number '000001) of the Company to conduct the audit of the cost records of CIL (Standalone) for the financial year ended 31st March, 2022.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors is reasonable compared to the size and scale of operations.	AGAINST
30-08-2022	Coal India Limited	AGM	Management	Approval of amendment in Articles of Association.	FOR	AGAINST	We do not prefer significantly large size boards. We believe that company must put a cap on the maximum number of directors on the board.	FOR
30-08-2022	Coal India Limited	AGM	Management	Appointment of Shri Debasish Nanda [DIN: 09015566], as an Additional Director with effect from 11th July 2022 liable to retire by rotation.	FOR	FOR	Debasish Nanda is the Director – Business Development at the company. He is liable to retire by rotation. His appointment is in line with the statutory requirements.	FOR
10-08-2022	Coal India Limited	AGM	Management	To amend the the main object clause and objects incidental or Ancillary to the attainment of the main objects clause <sup>2</sup> of Memorandum of Association.	FOR	FOR	Coal India wants to provide consultancy services pertaining to Aluminium Business Value Chain, Removable Energy Value Chain, Advance Chemistry Cells and Energy strage devices manufacturing chain and hydrogen business value chain. The company's board had accorded in-principle approval to venture into Aluminium Value Chain (Mining- Refining-Smelting) and Solar Power Value Chain (Ingot-Waler-Cell-Module and Generation) in December 2020.	FOR
10-08-2022	Gland Pharma Ltd	AGM	Management	To receive, consider and adopt the audited standalone financial statements of the Company for the financial year ended 31st March, 2022 including the Audited Balance heet as at 31st March, 2022. It Seatement of Portland Loss, Satement of changes in Equity and the Satement of Cash Rows for the year ended on that date along with the Schedules and Notes thereot, together with the Reports of the Board of Directors and Auditors thereon.	FOR	FOR	Routine matter	FOR
30-08-2022	Gland Pharma Ltd	AGM	Management	To receive, consider and adopt the audited consolidated financial statements of the Company for the financial year ended 31st Marky, 2022 indusing the Audited Consolidated Salance sheet as at 31st Marky, 2022; the Consolidated Salatement of Profit and Loss, Consolidated Satement of changes in Equity and the Consolidated Satement of Cash More for the year ended on that date along with the Schedules and Notes thereto, together with the Report of Auditors thereon.	FOR	FOR	Routine matter	FOR
30-08-2022	Gland Pharma Ltd	AGM	Management	To no fill the vecancy cause fee by referement of Ms. Xiaohui Guin (DNs. 07675466) is a Director due non-receipt of Security clearance from the Ministry of Home Affairs, Government of India.	FOR	FOR	The company has filed the necessary application for M.Xaohiu Guan with the MM4 and is awaiting the security clearance. If the security clearance is not received before the commencement of voting on the resolutions i.e., on or before 26 August 2022; Ms. Xaohiu Guan will retire as a Director and will not offer herself for reappointment. The vacancy caused by her retirement will not be filled. This will not have marterial implications for board independence. We note that resolution 84 will be considered and taken up for voting, only if resolution 83 is not considered and not taken up for voting.	fox
0-08-2022	Gland Pharma Ltd	AGM	Management	To not fill the vacancy caused by retirement of Mr. Yflang Wu (DN: 07675478) as a Director, due to non-receipt of Security clearance from the Ministry of Home Affairs, Government of India.	FOR	FOR	The company has filled the necessary application for Yilang Wu with the MHA and is awaiting the security desarance for the security desarance is not received before the security clearance is not received before the commencement of voting on the resolutions i.e., on or before 26 August 2022; Yilang Wu will retire as a Director and will not offer himself for reappointment. The vacancy caused by his referrent will not be filled. This will not have material implications for board independence. We note that resolution file will be considered and taken up for voting, only if resolution 18 is not considered and not taken up for voting.	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	To receive, consider and adopt the standalone and consolidated financial statements for the financial year ended March 31, 2022 together with the Reports of the Directors and the Auditors thereon.	FOR	FOR	Routine	FOR
30-08-2022 30-08-2022	ICICI Bank Limited	AGM	Management  Management	To declare dividend on equily shares.  To appoint a director in place of Mr. Sandeeg Batra (IDN: 03670913), who retires by rotation and, being eligible, offers himself for re-appointment.	FOR FOR	FOR FOR	The total dividend outflow for Fr22 is 34.7 bn and the payout ratio is 14.9% of standalone profits.  Sandeep Batra, 56, is Executive Director of ICJCI Bank since 23 December 2020.He is responsible for the corporate centre at the bank. He retires by rotation and his reappointment is in line with statutory	FOR
10-08-2022	ICICI Bank Limited	AGM	Management	Re-appointment of M/s M S K A & Associates, Chartered Accountants (Registration No. 1959ATW) as one of the loint Statutory Auditors of the Company, to hold office from the conclusion of this Meeting IIII the conclusion of the Twenty-Ninth Annual General Meeting of the Company at an overall remuneration of Rs. 330 million, plus out of-pocket expenses upto a maximum of Rs. 3.0 million.	FOR	FOR	requirements. The bank seeks shareholder approval for their reappointment from the 2022 AGM till the 2023 AGM. We support the resolution & approve the propposed remuneration	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Re-appointment of M/s KCK. A Associates LIP. Chartered Accountants (formerly M/s Khimji Kumpia & Ca LIP) (Registation No. 1031546/W/M00621) as one of the loint Statutory Auditors of the Company, to hold office from the condusion of this Meeting ill the conclusion of the Twenty-Ninth Annual General Meeting of this Chartery-Ninth Annual General Meeting of the Company at an overall remuneration of Rs. 5.30 million, plus out-of-pocket expresses up to a maximum of Rs. 3.0 million.	FOR	FOR	The bank seeks shareholder approval for their reappointment from the 2022 AGM till the 2023 AGM. We support the resolution & approve the propposed remuneration	FOR

30-08-2022	ICICI Bank Limited	AGM	Management	Re-appointment of Ms. Neelam Dhawan (DIN: 00871445) as an Independent Director of the Bank, not liable to retire by rotation, for a second term of three consecutive years commencing from January 12, 2023 to January 11, 2026.	FOR	FOR	Ms. Neelam Dhawan, 62, is former Vice President of Hewlett Packard Enterprise. Her reappointment is in line with statutory	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Re-appointment of Mr. Uday Chitale (DIN: 00043268) as an Independent Director of the Bank, not liable to retire by rotation, for a second term commencing from January 17, 2023 to October 19, 2024.	FOR	FOR	requirements.  Uday Chitale, 72, is a chartered accountant and was a Senior Partner at M. P. Chitale & Co. till June 2021. His reappointment is in line with statutory requirements.	AGAINST
30-08-2022	ICICI Bank Limited	AGM	Management	Re-appointment of Mr. Radhakrishnan Nair (DIN: 07225354) as an Independent Director of the Bank, not liable to retire by rotation, for a second term of three consecutive years commencing from May 2, 2023 to May 1, 2026.	FOR	FOR	Radhakrishnan Nair, 67, is former Executive Director of Securities and Exchange Board of India (SEBI). His reappointment is in line with statutory requirements.	AGAINST
30-08-2022	ICICI Bank Limited	AGM	Management	Appointment of Mr. Rakesh Jhs (DIN: 00042075) as a Director of the Bank, liable to retire by rotation.	FOR	FOR	Rakesh Jha, 50, joined ICICI in 1996 and has worked in various areas including financial reporting, planning, strategy, asset-liability management, and investor relations. He was the Group (CF from June 2018 III) April 2022 and was appointed on the board as Executive Director from 1 May 2022. His appointment is in line with statutory requirements.	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Appointment of Mr. Rakesh Iha (DN: 00042075) as a Wholetime Director (designated as Executive Director) of the Bank for a period of five years effective from May 1, 2022 including remuneration.	FOR	FOR	Rakesh lha was appointed as Deputy CFO in May 2007, as CFO in October 2013 and as Group CFO in lame 2018. He ceased to be the Group CFO and was appointed as Executive Director w.e.f. 1 May 2022. The proposed remuneration is commensurate to the size and complexity of the business and is comparable to industry peers.	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Revised Remuneration for Mr. Sandeep Bakhshi (DIN: 00109206), Managing Director & Chief Executive Officer (MD & CEO).	FOR	FOR	The proposed remuneration is commensurate with the size and complexities of the business of ICICI Bank and comparable to that paid to peers in the industry.	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Revised remuneration for Mr. Anup Bagchi (DIN: 00105962), Executive Director.	FOR	FOR	The proposed remuneration is commensurate with the size and complexities of the business of ICICI Bank and comparable to that paid to industry peers.	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Revised remuneration for Mr. Sandeep Batra (DIN: 03620913), Executive Director.	FOR	FOR	The proposed remuneration is commensurate with the size and complexities of the business of ICICI Bank and comparable to that paid to industry peers.	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Revised remuneration for Ms. Vishakha Mulye (DIN: 00203578), erstwhile Executive Director of the Bank.	FOR	FOR	The proposed remuneration is commensurate with the size and complexities of the business of ICICI Bank and comparable to that paid to industry peers.	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Material Related Party Transactions for Current account deposits	FOR	FOR	The transactions are in the ordinary course of banking business and will be executed on an arm's length basis.	FOR
30-08-2022		AGM	Management	Material Related Party Transactions for subscription of securities issued by Related Parties and purchase of securities from Related Parties for an amount not exceeding Rs. 50.00 billion with each Related Party during FY2024.	FOR	FOR	The transactions are in the ordinary course of banking business and will be executed on an arm's length basis.	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Material Related Party Transactions for sale of securities to Related Parties for an amount not exceeding Rs. 50.00 billion with each Related Party during FY2024.	FOR	FOR	The transactions are in the ordinary course of banking business and will be executed on an arm's length basis.	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Material Related Party Transactions for Funded and non-funded credit facilities are provided by the Bank as a part of its normal hearing business to all customers on the basis of uniform procedures, including to the Parties mentioned above for an amount not exceeding Rs 25.00 and Rs 60.00 billion with each Related Party during pr 2024.	FOR	FOR	The transactions are in the ordinary course of banking business and will be executed on an arm's length basis.	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Material Related Party Transactions for repurchase (repo) transactions and other permitted short-term borrowing transactions for an amount not exceeding Rs.	FOR	FOR	The transactions are in the ordinary course of banking business and will be executed on an	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	40.00 billion with each Related Party during P7024.  Material Related Party Transactions of reverse reporthase (reverse repo)  transactions and other permitted short-term lending transactions for an amount not exceeding Rs. 40.00 billion with each Related Party during P72024.	FOR	FOR	arm's length basis. The transactions are in the ordinary course of banking business and will be executed on an arm's length basis.	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Material Related Party Transactions for availing manpower services for certain activities of the Bank from Related Party for an amount not exceeding Rs. 15.00 billion with each Related Party during FY2024.	FOR	FOR	The transactions are in the ordinary course of banking business and will be executed on an arm's length basis.	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Material Related Party Transactions for availing insurance services from Related Party as the value of transaction will vary as per the number of claims during the	FOR	FOR	The transactions are in the ordinary course of banking business and will be executed on an arm's length basis.	FOR
30-08-2022	IOCI Bank Limited	AGM	Management	year. Approval and adoption of ICID Bank Employees Stock Unit Scheme 2022 for not exceeding 100,000,000 Units, in one or more transhes as may be determined by the Board over a period of 7 (seven) years, to eligible employees of the Bank.	FOR	FOR	Jam's Vieight naski. The objective of the new stock unit scheme (ICOS Scheme 2022) is to create a sense of womenship among front-line and mid-level manages. The dilution of the scheme shall be 1.4% on the scheme shall be 1.4%	FOR
30-08-2022	ICICI Bank Limited	AGM	Management	Approval of grant of units to the eligible employees of select unlisted wholly owned subsidiaries under (IOC Bank Employees Stock Unit Scheme- 2022 within the suggesgate lime of 100,000,000 Units, generationed in Recolution No. 23 above) to the employees of the select unlisted wholly owned subsidiaries of the Bank.	FOR	FOR	The bank seeks to extend the benefits of ICIG Scheme 2022 to unifixed wholly owned subsidiaries with busines linkages and having complementary businesses to that of the bank. The scheme will be extended to employees excluding equivalent Neeks to Key Management Personnel, Senior Management Personnel, Material flisk Takes and Wholetime Divertor of such subsidiaries. The recommendation is linked to resolution #23.	FOR
30-08-2022	Jubilant Foodworks Limited	AGM	Management	To receive, consider and adopt: a) The Audited Standalone Financial Statements of the Company for the financial year ended March J, 2022 together with the Reports of the Board of Directors and Auditors thereon; and b) The Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 2022 together with the Report of the Auditors thereon.	FOR	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	FOR
30-08-2022	Jubilant Foodworks Limited	AGM	Management	To declare dividend on equity shares for the financial year ended March 31, 2022.	FOR	FOR	The total dividend outflow for FY22 is Rs. 791.8 mn. The dividend payout ratio is	FOR
30-08-2022	Jubilant Foodworks Limited	AGM	Management	To appoint a Director in place of Mr. Shyam S. Bhartia (DIN: 00010484), who retires by rotation and, being eligible, offers himself for re-appointment.	FOR	FOR	18.1% Shyam Shartia, 69, is a part of the Promoter Group and is the Chairpeson and Non-Executive Non-independent Director of the company, it has been on the board since 1995. He has attended all the board meetings held in PV22 (6/6). He retires by rotation. His reappointment is in line with the statutory requirements.	FOR
30-08-2022	Jubilant Foodworks Limited	AGM	Management	To re-appoint M/s. Deloitte Haskins & Sells LIP, Chartered Accountants (FRN 1173669/W-100028) (Deloitte) a Statutory Auditors of the Company for a second term of the ES) consecutive years from the conclusion of 27th Annual General Meeting (TAGM) until the conclusion of the 32nd AGM of the Company, on such remuseration.	FOR	FOR	Delotte Haskins & Sells LIP were appointed as statutory auditors for five years at the 2017 AGM (from the conclusion of 2017 AGM (and conclusion of 2017 AGM). They have completed their tome of five years with the reappoint Delotte Haskins & Sells LIP as statutory auditors for five years statuting from conclusion of 2022 AGM till the conclusion of 2022 AGM till the conclusion of 2027 AGM Agm (and the conclusion of 2027 AGM and an analysis of 2027 AGM and AGM analysis of 2027 AG	FOR

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30-08-2022	Jubilant Foodworks Limited	AGM	Management	Tor-exporeint Mr. Abhup Probhbar Havaldar (DNt. 00.118280) as an independent Orector of the Company, not Balbe to return by potation, to hold office for a second term of five (5) consecutive years w.e.f. July 25, 2023 to July 24, 2028.	FOR	FOR	Albay Prabhakar Havildar, 60, 15 the former MD of General Albantic United and currently a Partner at Avatar Growth Capital Partners. He was appointed as an Independent Director for five years at the 2018 AGM. The company reposes to reappoint him as an Independent Director for abother term of the years from 25 kby 2023. He has attended all board meetings held in P722 (6)(6). His reappointment is in line with the statutory requirements.	FOR
30-08-2022	Jubilant Foodworks Limited	AGM	Management	To re-appoint Mr. Ashwani Windlass (DIN: 00042686) as an independent Director of the Company, not liable to retire by rotation, to hold office for a second term of five (5) consecutive years w.e.f. July 25, 2023 to July 24, 2028.	FOR	FOR	The reappointment is in-line with statutory requirements.	FOR
30-68-2022	Jubilant Foodworks Limited	AGM	Management	To appoint Mr. Sameer Khetarpal (DIN: 07402011) as a Director of the Company not liable to retire by rotation, with effect from September 5, 2022.	FOR	FOR	Sameer Metargal, 48, is the Director- Category Management, Amazon indus since 2015. At Amazon he has conceptualized, humbed and scaled business such as Amazon Fresh, Amazon Food and Amazon Pharmacy, Pirot Lojoining Amazon, he was a Partner at McKinesy and Company. The company proposes to appoint him as the Chief Executive Officer and Managing Director from 5 September 2022 for five years. His appointment is nine with the statutory requirements. Sameer Metargal is not liable to retire by rotation. While we do not support board permanency, we recognize that this appointment as Whole Time Director in the company of the company of the company will have an experiment as whole the proposition of the reappointment.	FOR
30-08-2022	Jubilant Foodworks Limited	AGM	Management	To appoint Mr. Sameer Kheltarala (DN: 07402011) as the Chief Executive Officer and Managing (Director of the Company with effect from September 5, 2022, for a period of five (5) consecutive years until September 4, 2027, not liable to retire by rotation and including remuneration.	FOR	FOR	Sameer Metargal, 48, is the Director- citage of Management, Amazon funds since 2015. At Amazon he has conceptualized, busnched and scaled business such as Amazon Fresh, Amazon Food and Amazon Pharmacy, Pirot to joining Amazon, he was a Partner at McKinsey and Company. The company proposes to appoint him as the Chief Executive Officer and Managing Director from 5 September 2022 for five years. His proposed remuneration in PT23 is estimated at 8x. 95.8 mm including an estimated at 8x. 95.8 mm including and similar control of the company and as in line with the size of the company and is in line with the gest. Further, he is a professional whose sidils and experience carry a market value. The company has in the past granted foot. The side of specific com- cernal results of the side of specific com- tent of the produced May have been supported to company must also cap the amount of SSOP, that can be granted to him, and cap performance metrics for variable pay.	FOR
30-08-2022	NTPC Limited	AGM	Management	To consider and adopt Audited Standalone & Consolidated Financial Statements of the Company for the financial year ended 31st March 2022, the reports of the Board of Directors and Auditors thereos.	FOR	FOR	We have relief upon the auditors' report, which has placed emphass of material with the provision of the provisional basis. Further, the auditors drew attention to appeal filled by the company with high Court Orbein in the matter of arbitral award pronounced against the company and the related provision made. Except for these matters, the auditors are of the opinion that the financial statements are prepared in accordance with the generally accepted excounting principles. Further, we note that the financial statements have been reviewed by the Comproller & Auditor General of India.	AGAINST
30-08-2022	NTPC Limited	AGM	Management	To confirm payment of an interim dividendill 40% (Rs. 4.00 per equity share of Rs. 1.0/1) on the paid up equity share capital of the Company and final dividend @ 30% (Rs. 3.00 on per equity share of Rs. 1.0/r) as recommended by the Board of Directors of the Company for the financial year 2021-22.	FOR	FOR	The company has paid an interim dividend of Rs. 4.0 per share and proposes to pay final dividend of Rs. 3.0 per share. The total dividend outflow for FY22 will be Rs. 67.9 bn and the dividend payout ratio is 42.1% of standalone PAT.	FOR
30-08-2022	NTPC Limited	AGM	Management	To appoint Shri Ramesh Babu V. (DIN:08736805) Director (Operations), who retires by rotation as a Director	FOR	FOR	Ramesh Babu V., 58, is the Director (Operations) on the board of the company. He has been with the company since 1987 and has served on the board since May 2020. He has attended all fifteen board meetings in FY22. He retires by rotation.	FOR
30-68-2022	NTPC Limited	AGM	Management	Authorised to fix an appropriate remuneration of Statutory Auditors of the Company, appointed by the Comptroller and Auditor General of India for the financial year 2022-23.	FOR	FOR	For FY22, audit fees aggregated 8s. 23.7 mm. The statutory auditors of NTR for FY23 are vet to be agonitized by the CABAC. The company has not acclosed the audit fees audit fee	FOR
30-08-2022	NTPC Limited	AGM	Management	To appoint Shri Vivek Gupta (DNs.08794502) as an independent Director of the Company.	FOR	AGAINST	Vivels (appt., 48), ia nettreprener and lounder (201 a light Scientific Instrument and lajour Scientific Agriculture Research Solutions Private Intimed. He is a Management graduate with a degree in Law. He has attended at 8 to hourd meeting in the low state of the solution of the lounder lounder lounder lounder lounder lounder and lounder lounder seemed to the lounder lounder seemed lounder seemed seemed lounder seemed lounder	AGAINST
30-08-2022	NTPC Limited	AGM	Management	To appoint Shri Jitendra Jayantilal Tanna (DIN: 09403346), as an independent Director of the Company.	FOR	FOR	Jitendra Jayantilal Tanna, 47, is a proprietor at litendra I Tanna Chartered Accountants. We has functional expertise in the areas of Direct Tavation, Audit and Finance management. He is a commerce graduate and a Chartered Accountant. He has attended all six board meetings since his induction into the board.	FOR
30-08-2022	NTPC Limited	AGM	Management	To appoint Shri Yidiyadhar Vaishampayan (DN 02667949), as an independent Director of the Company.	FOR	FOR	Unified Trails and Tra	FOR

30-08-2022	NTPC Limited	AGM	Management	To appoint Ms. Sangitha Varier (DR:09402812), as a Woman independent Director of the Company.	FOR	AGAINST	Ms. Sangitha Varier, S.R. is State General Secretary of a Nooi Trans Haada, She was also a Director of The Arya Valdya Pharmary Ayarveda hospital is Transing Academs a wing of The Arya Valdya Pharmary (climbatory Limited She has also headed the Administration and Academics of four Chimnaya Valdyahus Achools as a Correspondent. She is a Graduate in Correspondent. She is a Graduate in Correspondent She is a Graduate in Correspondent. She is a	AGAINST
30-08-2022	NTPC Limited	AGM	Management	To appoint Shri Phyush Surendrapal Singh (DIN: 07492389), as Government Nominee Director on the Board of the Company he shall be liable to retire by rotation.	FOR	AGAINST	Piyush Surendrapal Singh, 45, is an IAS Officer from the Maharashtra Cadre. He is currently the Joint Secretary (Thermal and Coal, Coordination) at the Ministry of Power.	AGAINST
30-08-2022	NTPC Limited	AGM	Management	To appoint Shri Jalikumar Srinivasan (DIN: 01220828), as Director (Finance) of the Company.	FOR	FOR	Jaikumar Srinivasan, 55, is Director (Finance). He has more than 30 years of experience in Power and Mining sector in State and Central PSUs. He is a Cost Accountant from the Institute of Cost Accountant of Mola. He is liable to retire by rotation. However, we note that the company has disclosed neither his teurure nor his proposed remuneration: remuneration in public sector enterprises is usually not high.	FOR
30-08-2022	NTPC Limited	AGM	Management	Ratification of remuneration of Rs.46,99,000/- payable to Cost Auditors appointed by the Board of Directors of the Company to conduct the audit of the cost records of the Company for the financial year 2022-23.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors is reasonable compared to the size and scale of operations.	FOR
30-08-2022	NTPC Limited	AGM	Management	Authorized to make offer(s) or invitation(s) to subscribe to the secured /unsecured, redeemable, taxable/tax-free, cumulative/non-cumulative, non-convertible debettures (MXO) floored just to sta 1200 forces in one or more transche/series not exceeding 12 (twelve), through private placement.	FOR			FOR
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To consider and adopt.  10 the audited formacial statements of the Company for the financial year ended. 31st March, 2022 and the reports of the Board of Directors and Auditors thereon; and the statement of the Company for the financial year ended 31st March, 2022 and the report of the Auditors the reconstituted financial year ended 31st March, 2022 and the report of the Auditors thereon.	FOR	FOR	Routine	AGAINST
31-08-2022	Maruti Suzuki India Limited	AGM	Management	year ended 31st March, 2022 and the report of the Auditors thereon.  To declare dividend at the rate of INR 60 per equity share	FOR	FOR	The dividend for FY22 is Rs. 60.0 per equity share of face value of Rs. 5.0. The total dividend outflow is Rs. 18.1 bn and the	FOR
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To appoint a Director in place of Mr. Hisashi Takeuchi (DIN: 07806180), who retires	FOR	FOR	dividend payout ratio is 48.1%.  Hisashi Takeuchi, 58, was appointed as a	FOR
				by rotation and being eligible, offers himself for re-appointment.			Whole-time Director designated as Joint Managing Director (Commercial) from 28 April 2021 and elevated to the position of Managing Director & CEO from 1 April 2022. He retires by rotation and his reappointment is in line with the statutory requirements.	
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To appoint a Director in place of Mr. Kenichiro Toyofuku (DIN: 08619076), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Kenichiro Toyofuku, 52, is the Director (Corporate Planning) since 5 December 2019. He retires by rotation and his reappointment is in line with the statutory requirements.	FOR
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To appoint Mr. Shigetoshi Torii (DIN:06437336) as a Director liable to retire by rotation.	FOR	FOR	Shigetoshi Torii, 62, was appointed as a Whole-time Director designated as Joint Managing Director (Production and Supply Chain) from 28 April 2021. He retires by rotation and his reappointment is in line with the statutory requirements.	FOR
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To re-appoint Mr. Kenichiro Toyofuku (DIN: 08519076) as a Whole-time Director designated as Director (Corporate Planning) with effect from 5th December, 2022 for a period of three years including remuneration.	FOR	FOR	Kenichiro Toyofuku 52, brings with him 26 years of experience in India - Japan relationship, regional development and Industrial polity. The estimated remuneration 68, 34.9 min 5 comparable to peers, and commensurate with the overall performance of the company. Farther, Kenichiro Toyofuku is a professional whose skills and experience carry a market value. As a good paractice we expect the company to disclose the parameters considered by the Nomination & Remuneration Committee, to determine variable pay for the esecutives.	FOR
31-08-2022	Maruti Suzuki India Limited	AGM	Management	Payment of commission to the non-executive directors of the Company (other than the Managing / Whole time Directors) in addition to the sitting fee for attending the meetings of the board and committees thereof, not exceeding in aggregate one percent of the net profits of the Company.	FOR	FOR	In the last five years non-executive directors were paid commission ranging from Rs. 26.0 mm to Rs. 4.1 pm which is 0.02% to 0.09% of profit before tax each year. Aggregate commission will be within the overall limits of 1% of net profits. The proposed commission will be within the overall limits of 1% of net profits. The proposed commission fluiding a quo pl Rs70mml to independent directors is reasonable compared to the size and scale of the comparey's operations and in-line with market practices.	FOR
31-08-2022	Maruti Suzuki India Limited	AGM	Management	Ratification of remuneration of INR 2.65 iac plus applicable taxes thereon besides reimbursement of our of pocket expenses payable to M/s N.Lode 8 Co. Cost Accountants (Firm Registration No. 200020) appointed by the Board of Directors as Cost Auditor to conduct the audit of the applicable cost records of the Company for the financial year 2022-23.	FOR	FOR	The total remuneration proposed is reasonable compared to the size and scale of the company's operations	AGAINST
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To approve the Material Related Party Transactions with Suzuki Motor Corporation for an aggregate value not exceeding NR 3,300 crores for financial year 2022-23 to 2024-25.	FOR	FOR	SMC is the promoter of MSIL with 56.37% holding in the company as on 30 June 2022. MSI, purchase certain components required in the production of a new model from SMC. These components are localized in a phased manner after the launch. The transactions are in the ordinary course of business and at arms length pricing.	FOR
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To approve the Material Related Party Transactions with Susuki Motor Corporation for an aggregate value not exceeding INN 20,000 Crores for the financial year 2022-23 to 2024-25.	FOR	FOR	SMC is the promoter of the company with 56.37% shareholding in NSI. MSI. leverages SMC's global network to export vehicles and other components across the world. MSI, recovers all its costs and earns a reasonable margin on the products sold through SMC's global network. The transactions are in the ordinary course of business and at arms length pricing.	FOR
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To approve the Material Related Party Transactions with FMI Automotive Components Private Limited for an aggregate value not exceeding INR 2,300 Crores for financial year 2022-23 to financial year 2024-25.	FOR	FOR	MSIL holds 49% in the company while Futaba industrial Co. (Japan) holds the remainder 51%. The prices for the components are based on a competitive bidding process from other suppliers. All transactions are in the ordinary course of business and at arms length pricing.	FOR
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To approve the Material Related Party Transactions with SOH Metals Limited for an aggregate value not exceeding INR 1100 Crores for financial year 2022-23 to financial year 2024-25.	FOR	FOR	MSIL holds 37.03% in the company. The prices for the components from SKH Metals are negotiated through a competitive bidding process with other components suppliers. The transactions are in the ordinary course of business.	FOR

31-08-2022	Maruti Suzuki India Limited	AGM	Management	To approve the Material Related Party Transactions with Jay Bharat Maruti Limited for an aggregate value not	FOR	FOR	MSIL is one of the promoter and holds29.28% in JBML. The prices for the	FOR
				exceeding INR 1,700 Crores for financial year 2022-23 to financial year 2024-25.			components from JBML are negotiated through a competitive bidding process with other component suppliers. The transactions are in the ordinary course of business.	
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To approve the Material Related Party Transactions with Krishna Maruti Limited for an aggregate value not exceeding INIR 2,500 Crores for financial year 2022-23 to 2024-25.	FOR	FOR	SMC and MSIL hold 29.24% and 15.80% equity in the company. The pricing for the components sourced from Krishna Maruti are negotiated through a competitive bidding with other component makers. The transactions are in the ordinary course of business.	FOR
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To approve the Material Related Party Transactions with Bharat Seats Limited for an aggregate value not exceeding BNR 1,100 Crores for financial year 2022-23 to 2024-25.	FOR	FOR	MSII. and SMC are promoters of Bharat Seats with 15.8% and 29.24% equity. The pricing for the components sourced from Krishna Maruti are negotiated through a competitive bidding with other component makers. The transactions are in the ordinary course of business.	FOR
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To approve the Material Related Party Transactions with TDS Lithium-Ion Battery	FOR	FOR	TDS Gujarat is a subsidiary of Suzuki Motor	FOR
				Gujarat Private Limited for an aggregate value not exceeding INR 2,500 crores for financial year 2022-23 to 2024-25.	222 23 20 2024 25.		Company – but its shareholding has not been disclosed: TDSG is a collaboration between Toshiba, Denso and Suzuki. The company has negotiated price of battery pack with a road map of progressive cost reduction at arm's length basis. The transactions are in the ordinary course of business.	
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To approve the Matherial Related Party Transactions with Susaia Motorcycle India Private Limited for a aggregate value not exceeding INR 1,800 Crores financial year 2022-23 to 2024-25.	FOR	FOR	SMIPL is a fellow subsidiary of MSIL and a wholly owned subsidiary of SMC. MSIL supplies powertrain and related components to SMIPL required in the manufacturing of two wheelers. In pricing of these components, the company earns a margin which is comparable with industry benchmark.	FOR
31-08-2022	Maruti Suzuki India Limited	AGM	Management	To approve the Material Related Party Transactions with Magyar Suzaki Copporation Limited for an aggregate value not exceeding INR 1,500 Crores for financial year 2022-23 to 2024-25.	FOR	FOR	Magyar Suzuki Corporation is a fellow subsidiary of MSIL MSIL exports Lithium-ion battery packs to Magyar Suzuki on fixed margin principle. The transactions are in the ordinary course of business. As a good practice, the company must disclose the shareholding structure of Magyar Suzuki Corporation.	FOR
03-09-2022	PI Industries Limited	AGM	Management	To receive, consider and adopt the Audited Financial Statements (both Standalone and Consolidated) of the Company for the financial year ended March 31, 2022 and the Report of Directors and Auditors thereon.	FOR	FOR	Routine Matter	FOR
03-09-2022	PI Industries Limited	AGM	Management	To confirm the payment of Interim Dividend and to declare Final Dividend on equity shares for the financial year ended March 31, 2022.	FOR	FOR	Total dividend outflow will aggregate to Rs. 912.0 mn and payout ratio is 11.1% of the standalone PAT.	FOR
03-09-2022	PI Industries Limited	AGM	Management	To appoint a Director in place of Mr. Rajnish Sarna (DIN: 06429468), who retires by rotation, and being eligible, offers himself for re-appointment.	FOR	FOR	Rajnish Sarna, 53, is the current Joint MD and former CFO of PI Industries. He retires by rotation and his reappointment is in line with statutory requirements.	FOR
03-09-2022	PI Industries Limited	AGM	Management	Re-appointment of M/L-Price Waterhouse Chartered Accountants LIP_(ICAI Regul-No.02754H)/R500016), so the Statutory Auditions of the Company for a second term of the consecutive years to Mod office commercing from the conclusion of this 75th Annual General Meeting (ANN) till the conclusion of the 50th AGM of the Company to be field in the year 2027, on such remuneration plus applicable taxes and out-of-pocket expenses.	FOR	FOR	The reappointment of Price Waterhouse Chartered Accountants LIP as the statutory auditors for another period of five year stating from the AGM of 2022 is in line with the statutory requirements. The author and statum of the statutory size point space and statum of the statutory size point space takes and out of cyclocide expenses over their term. The proposed audit fee is commensurate is with the size of business operation.	FOR
03-09-2022	PI Industries Limited	AGM	Management	Ratification of remuneration Rs. 3.30,000;- plus applicable GST and rembursement out of pocket expense psyable to Myk. KG. Goyal & Co., Cost Accountants, (Firm Regn. No.000017), appointed by the Board of Directors as Cost Auditors to conduct the audit of the cost records maintained by the Company for the financial year ending March 31, 2023.	FOR	FOR	The total remuneration proposed to be paid to the cost auditors in FY23 is reasonable compared to the size and scale of operations.	FOR
03-09-2022	PI Industries Limited	AGM	Management	Appointment of Mr. Narayan K. Seshadri (DIN: 00053563) as Non-Executive Non- Independent Director of the Company, liable to retire by rotation with effect from September 06, 2022.	FOR	FOR	Narayan Seshadri's redesignation is in line with statutory requirements.	FOR
03-09-2022	PI Industries Limited	AGM	Management	Continuation of Mr. Arvind Singhal (DIN: 00092425) as a Non-Executive Non Independent Director of the Company liable to retire by rotation, who would attain	FOR	FOR	Arvind Singhal's continuation is in line with statutory requirements.	FOR
03-09-2022	PI Industries Limited	AGM	Management	the age of 75 years on November 29, 2022. Appointment of Mr. Shohinder Dagaga (DN: 00039580) as an Independent Director of the Company, not liable to retire by rotation, with effect from September 03, 2022, to hold office for a term of five consecutive years i.e. from September 03, 2022 till September 02, 2027.	FOR	FOR	Shobhinder Duggal's, 64, appointment is in line with statutory requirements.	FOR
03-09-2022	PI Industries Limited	AGM	Management	Appointment of Ms. Pia Singh (DIN: 00067233) as an independent Director of the Company, not liable to retire by rotation, with effect from September 03, 2022, to hold office for a term of five consecutive years i.e. from September 03, 2022 till	FOR	FOR	Ms. Pia Singh's, 51, appointment is in line with statutory requirements.	FOR
03-09-2022	PI Industries Limited	AGM	Management	September 02, 2027.  Re-appointment of Mr. Mayank Singhal, (DIN: 00006551) as Vice Chairperson & Managing Director of the Company for a period of 3 (three) years from October 1, 2021 to September 30, 2025, not table to retire by rotation annual remuneration exceed Rupees 5 crores or 2.5 per cent of the profits of the Company.	FOR	FOR	Mayank Singhal, 49, is the part of the promoter group and joined Pl Industries in 1996. His proposed remuneration is 1996. His proposed remuneration is commensurate with the size and complexity of the busines. The commission payable is at the discretion of the board - we expect companies to a pile absolute commission payable and define performance metrics determining variable pay.	FOR
03-09-2022	PI Industries Limited	AGM	Management	Re-appointment of Mr. Rajnish Sama, [0M: 06429468] as Joint Managing Director of the Company, for a period of 3 (three) years from November 7, 2022 to November 6, 2025, liable to retire by rotation and including the remuneration.	FOR	FOR	Rajnish Sarna, 3.3, was reappointed as Whole- Time Director in the 2017 AGM for the years from 7 November 2017. AGM for the years form 7 November 2017. He was disclosed to form 7 November 2017. He was selected to september 2017. He was selected to the september 2017. He was selected to the september 2017 and was selected to professional and his stills and experience carry a market value. His remuneration is in line with peers and commensurate which the size and complexity of the business. There is no cap no the commission has to a be paid to him, the company must consider capping the commission hapside to him in absolute amounts. We expect companies to disclosed the performance metrics and associated benchmarks used to determine the variable pay.	FOR
03-09-2022	Pl Industries Umited	AGM	Management	Payment of remuneration by way of commission to the tune of Rs. 1,80,00,000/- for the financial year 2021-22 to Mr. Narayan K. Seabadri (DN: 0003558) Non- Executive independent Chaipresson of the Company, which is exceeding 50% (fifty percent) of the aggregate remuneration/ commission paid / payable to all Non- Executive Directors of the Company for the said financial year.	FOR	FOR	Naryan Seshadir, G4, is the Managing Partner of Transmute LIP and has been on the board of Pi Industries for 15 years. He served as an independent Director from December 2014 till September 2022 and is now being appointed as the Non-Executive and Non-independent Director He is the Chairperson of the board and a member of the NRC. The company proposes a one-time payout of 8s. 18 mm, which aggregates to about ~0.18% of P22 standation eye pretax profits. The board believes the has played a profit. The board believes the has played since the company has done so far. To this eatent, we support a one-time payout of 8s. 18 ms.	FOR
14-09-2022	Tata Steel Limited	PBL	Management	Omnibus Material Related Parry Transaction(s) with Neelschail signit Nigan United — Operational Transaction(s) for an agregate value up to Pt. 2,585 core for the purchase and site of goods, rendering and receipt of services and other transactions to be entered during PY 2022-23.	FOR	FOR	NNI. Is a indirect subsidiary of Tasa Seel. The transaction will be for purchase of goods (Including raw materials, fallers, steel scrap, power), also of goods (Including or ore, cost, fluers, crosp, finished, femi- fished steel products, stores, spares), rendering of service, receipt of service and other transactions for business purpose from/to NNII. The proposed transactions are operational in antiva, in the ordinary course of business and at arm's length price.	FOR

14-09-2022	Tata Steel Limited	PBL	Management	One time Material Related Party Transaction(s) with Neelachal Ispat Nigam Limited Financial Transaction(s) for an aggregate value up to Rs. 600 crore.	FOR	FOR	TSL proposes to infuse Rs. 6.0 bn in NINL: the proceeds will be used towards funding various business requirements including ramping up of operations, sustenance capital expenditure and working capital expenditure and working capital requirements. The transaction will be at arm's length price.	FOR
14-09-2022	Tata Steel Limited	PBL	Management	Omnibus Material Related Party Transaction(s) between T S Global Procurement Company Pte. Ltd., an indirect wholly-owned subsidiary of Tata Steel Limited and Needschalb lasty flagman Limited, an indirect subsidiary of Tata Steel Limited and Needschalb lasty flagman Limited, an indirect subsidiary of Tata Steel Limited for an laggregate value up to 8s. 1,500 crore to be entered during PT 2022-23.	FOR	FOR	TS Global Procurement Company Pte. Ltd. (1SSPI) Is an indirect wholly owned foreign subdidary of Tax steel limited engaged primarily in trading and distribution of raw materials such as coal, fluxes, coke. The transactions will be for procuring raw MIN, in its manufacturing process. The proposed transactions are operational in nature, in the ordinary course of business and at arm's length price.	FOR
14-09-2022	Tata Steel Limited	PBL	Management	Omnibus Material Related Farry Transaction(s) between Tata Steel Limited and Tata Metallist Limited – Financial Transaction for an aggregate value up to Ri. 500 crore to be entered during 47 2022-22.	FOR	FOR	TML is a 60.02% listed subdishing of Tata Sheel LEG. The company expects volability in sheel led. The company expects volability in sheel and are material prices to continue. Tata Steel proposes to provide financial support to TML in the form of Inter- Corporate Depositis (ICO) upto Rs. 2.0 bn (recolving nature) and extend its non-fund based banking facility upto Rs. 6.0 hr. with help manage working capital at TML. The pricing will be based on TML's credit profile.	FOR
20-09-2022	Cummins India Limited	PBL	Management	Apportment of Ms. Resha (DIN: 08301990) as an independent Director of the Company to hold billing for a period of the (5) consecutive years with effect from August 11, 2022 to August 10, 2027 and is not liable to retire by rotation.	FOR	FOR	Ms. Bekhs, 55, is World-wide leader for Global Developer and India leader for Customer Experience and support in Microsoft India Bob. De has cross functional collaboration experience with Engineering. Product Markefuls, Sales, Supply Chain Management and Marufacturing Teams. Wice President, Technology and Marufacturing Teams. Wice President, Technology and Eaton as Vice President, Technology and Schooler-Bettor, Sorthock (Pescawith Schooler-Bettor, Sorthock (Pescawith S	FOR
20-09-2022	Cummins India Limited	PBL	Management	To approve additional material related party transaction(s) with Cummins Limited, Utfor Francial Proc 2022-23 upto a new instanted amount of Rs. 52,000 Lacs and aggregating the total value to Rs. 145,889 Lacs.	FOR	FOR	Cummins limited, UK is a fellow subsidiary of Cummins India. In the 2022 AGM, shareholders had approved RPTs with Cummins Limited, UK upto Rs. 93 bb for FY23. The company's revised demand planning indicates an increase in manufacturing and operational activities. Thus, it proposes to increase the transaction limit by Rs. 5.2 bn for FY23. The increased limit by Rs. 5.2 bn for FY23. The increased intimis will be for purchase of engines, genests and their parts and accessories and other FY23. The nature of proposed transactions with Cummins Limited, UK will be Rs. 14.59 bh for FY23. The nature of proposed transactions enabling –including for transfer of resources, services, technology, or obligations. Notwithstanding, the proposed transactions are in the ordinary course of business and at arm's length price.	FOR
20-09-2022	Cummins India Limited	PBL	Management	To approve additional material related party transaction(s) with Tata Cummins Private Limited for Financial Year 2022-23 upto an estimated amount of Rs. 3,700 Lacs and aggregating the total value to Rs. 204,400 Lacs.	FOR	FOR	TCPL is a joint venture between Cummins Inc., USA and Tata Motors Limited. In the 2022 ACM, shareholder had approved BFDS with TCPL upto Rs. 2007 be for F23. The company's revised demand planning and operational activities. That, it proposed previously activities. That, it proposed previously activities. That, it proposed to the proposed for P23. The increased limits will be for sale of engines, generate and their parts and accessories and other BPTs. The overall limit for Transactions with TCPL will be Rs. 20.44 bits for F23. The nature of proposed transactions is enabling—including for transfer of resources, services, technology, or obligations. Notwithstanding, the proposed transactions is enabling—including for transfer of resources, services, technology, or obligations. Notwithstanding, the proposed transactions is antibility and proposed transactions are in the ordinary course of business and at arm's length price.	FOR
20-09-2022	Cummins India Limited	PBL	Management	To approve additional material related party transaction(s) with Cummins Technologies india Private Limited for Financial Year 2022-23 upto an estimated amount of Rs. 14,500 Lacs and aggregating the total value to Rs. 170,300 Lacs.	FOR	FOR	in the 2022 AGM, shareholders had approved RPTs with CTPF, upto 8s. 1,5.5 lbs for PT23. The company's revised demand planning. The company's revised demand planning and provided and accessories and other RPTs. The overall limit for transactions with CTPF will be 8s. 1,7.03 bn for PT23. We raise concerns that similar businesses in India are being held by discussions with CTPF will be 8s. 1,7.03 bn for PT23. We raise concerns that similar businesses in India are being held by discussions with the CTPF will be a provided and the companion of the CTPF will be a provided transactions is enabling—training for transactions are in the critically for transaction are in the critically for transactions are in the critically for transactions are in the cardinary course of business and at arm's length price.	FOR
20-09-2022	Cummins India Limited	PBL	Management	To approve additional material related party transaction(s) with Cummins Inc., USA for Financial New 2022-23 upto an entimeted amount of Rs. 11,500 Lacs and aggregating the total value to Rs. 78,800 Lacs.	FOR	FOR	cummiss loc. LISA is the holding company of Cummiss hold. In the 2022 AGAU, shareholders had approved BFTs with Cummiss her. LISA upon Res. 67.3 br for FY23. The company's revised demand planning indicates an increase in manufacturing and operational activities. Thus, it proposes to increase the transaction limit by Rs. 11.5 bn for FY23. The increased limits will be for purchase of engines, genests, turbichargers and their parts and spares and other RFTs. The overall limit for transactions with or proposed transactions is reabiling –including for transfer of resources, services, technology, or obligations. Notivithstanding, the proposed transactions are in the ordinary course of business and at arm's length price.	FOR
27-09-2022	Life Insurance Corporation of India	AGM	Management	To consider and adopt the audited financial statements of the Corporation (including the consolidated financial statements) for the financial year ended on March 31, 2022, together with the Reports of Board and Auditors thereon, in terms of Sections 248, 24C and 258 of the LIC Act, 1956.	FOR	FOR	Routine	FOR
27-09-2022	Life Insurance Corporation of India	AGM	Management	To consider and adopt the Annual Report of the Corporation for the financial year ended March 31, 2022, in terms of Sections 24C and 27 of the LIC Act, 1956	FOR	FOR	Routine	FOR
27-09-2022	Life Insurance Corporation of India	AGM	Management	To consider and declare Final Dividend of Rs.1.50 per equity share for the Financial Year ended March 31, 2022 as recommended by the Board in terms of Section	FOR	FOR	The dividend outflow will be Rs. 9.48 bn and the dividend payout ratio is 23.5% of	FOR
27-09-2022	Life Insurance Corporation of India	AGM	Management	28BLI of the LC Act, 1956. Appointment of D. Ragins Saurna (DN: 05973799) as an independent Director for the first term of 6 (six) months from October 29, 2021 III April 28, 2022 and the second term of 4 (four) years from April 25, 2022 IIII April 28, 2026.	FOR	FOR	standalone PAT.  Or. Raijan Sharma, S.S., is Associate Professor at Siri Ia Bahadur Shastri Degree College, Gonda, Uttar Praedh and has been associated with the college since 1990. Dr. Raijan Sharma is considered one of the titlere Independent Directors and his appointment for a first term of feomeths and a subsequent term of a Years is in keeping with the Internance Corporation Act, 1556.	ABSTAIN

27-09-2022	Life insurance Corporation of India	AGM	Management	Appointment of Mr. Vinod Kumar Verma (DIN: 09309031) as an independent Director for the first term of 6 (six) months from October 29, 2021 till April 28, 2022 and the second term of 4 (four) years from April 29, 2022 till April 28, 2026.	FOR	AGAINST	"Vinod Kumar Verma, 56, holds bashelor's degree in Arts from Parvanchal University, Jaurupu, Ultar Pradein. He is considered on the first their bedispendent Directors and his appointment for a first serm of 6 months and 24 sept since their of 4 peet 5 months of 24 peet 1 peet 2 peet 1 peet 2 pee	AGAINST
27-09-2022	Life insurance Corporation of India	AGM	Management	Appointment of Prof. Anil Kumur (DN: 09477559) as an independent Director for the first term of 6150 months from January 20, 2022 till July 19, 2022 and the second term of 4 (four) years from July 20, 2022 till July 19, 2026.	FOR	FOR	Anil Kumar, 60, is Professor in the Department of Commerce at SNR Ram College of Commerce, University of Delhi, 19e holds a Doctated (P.D.) in the area of Corporate Governance from the University of Delhi. Anii Kumar is considered one of the first three Independent Directors and his appointment for a first term of if smoths and a subsequent term of 4 years is in keeping with the Ule Insurance Corporation Act, 1956.	ABSTAIN
27-09-2022	Life Insurance Corporation of India	AGM	Management	Appointment of of Ms. Anjuly Chib Duggal (DN: 05264033) as an independent Director for the first term of 4 (four) years from January 29, 2022 till January 28, 2026.	FOR	FOR	Ms. Anjuly Chib Duggal, 65, is a retired IAS officer. She was also a director on the board of Reserve Bank of India and State Bank of India. Her appointment as an Independent Director meets all statutory requirements.	ABSTAIN
27-09-2022	Life Insurance Corporation of India	AGM	Management	Appointment of Mr. Gurumocethy Mahalingam (DNL 09660723) as in Independent Concretor for the first term of 4 (four) years from January 29, 2022 till January 28, 2026.	FOR	FOR	Gurumoorthy Mahalingam, 66, holds a master's degree in science (statistics) from indian institute of Technology, Kanpur and a master's degree in business administration (international banking and finance) from the University of Birmingham. He has experience in the financial sector. His appointment as an independent Director meets all statutory requirements.	ABSTAIN
27-09-2022	Life Insurance Corporation of India	AGM	Management	Appointment of Mr. Raj Kamal (DN: 07653591) as an independent Director for the first term of 4 (four) years from January 25, 2022 till January 28, 2026.	FOR	FOR	Raj Kamal, 52, is founder of TransFl. Previously, he has served as CEO of Oyo Vacation Homes, Global Head of investments for PayU and as a Partner with McKinsey & Company. His appointment as an independent Director meets all statutory requirements.	ABSTAIN
27-09-2022	Life Insurance Corporation of India	AGM	Management	Appointment of Mr. V.S. Parthasarathy (DN: 00125299) as an independent Director for the first term of 4 (four) years from January 29, 2022 till January 28, 2026.	FOR	FOR	V.S. Parthasarathy, 60, was President – Mobility Services Sector and Member of Group Executive Board at Mahindra Group. His appointment as an Independent Director meets all statutory requirements.	ABSTAIN
27-09-2022	Ufe Insurance Corporation of India	AGM	Management	Appointment of Mr. M.P. Vijay Kumar (DIN: 05170323) as an independent Director for the first term of 4 (four) years from January 29, 2022 till January 28, 2026.	FOR	AGAINST	AIP. Villay Kumar, S3, is the CFI of sliy Technologies Limited, a company listed on Nasdag Stock Exchange. Previously, he worked for the Investment banking subsidiary of Sundaram Finance Limited for over seven years and was a Chartered Accountant in practice for over eight years. We believe that, act CFI of slifty Technologies Limited, his responsibilities are equivalent to whole-limited enterophing when their full- whole time directoring given their full- whole time directors of stated companies to the independent director on three listed companies. M P Villay Kumar is already an independent Director on three listed companies on the listed entitles is not in keeping with the spair! under the control of the proportion of the popular size of the listed entitles is not in keeping with the popular of the regulation. We do not support his appointment on account of over-boarding	AGANST
27-09-2022	Life Insurance Corporation of India	AGM	Management	Appointment of Mr. Sanjeev Nautiyal (DIN: 08075972) as an Independent Director for the first term of 4 (four) years from January 29, 2022 till January 28, 2026.	FOR	FOR	Sanjeev Nautiyal, 60, is former Deputy Managing Director of State Bank of India. His appointment as an Independent Director meets all statutory requirements.	ABSTAIN
27-09-2022	Life insurance Corporation of India	AGM	Management	To appoint Auditors and fix their remuneration.	FOR	FOR	As per provisions of the LC Act, 1956, the existing auditors appointed before the first AGM can continue till the expiry of their specified term, auditors cannot be appointed for more than one term of the consecutive years. In line with this, the copporation seeks shareholder appoint for the continuation of existing auditors till the end of their term. The corporation has not disclosed proposed remuneration but we expect the company to be judicious in fixing the remuneration.	FOR
27-09-2022	Life Insurance Corporation of India	AGM	Management	Appointment of Mr. M.R. Kumar (DIN: 03628755) as Whole time Chairperson of the Corporation.	FOR	FOR	M.A. Kumur, G. Junka appointed as Whole- time Catalypean of LC from 14 Macha 2019. He pinned LC in 1938 as an appendix officer. His tearur is being extended till 31 March 2023 or until further orders, whichever is entire. We expect public sector enterprise to disclose the proposed appointment terms including proposed remuneration to its shareholders through the meeting notice. Bis reappointment is in line with the statutory requirements.	FOR
27-09-2022	Life Insurance Corporation of India	AGM	Management	Appointment of Mr. Suchindra Misra (DN: 01873568) as Government Nominee Director of the Corporation.	FOR	FOR	Suchindra Misra, 54, is Additional Secretary in the Ministry of Finance, Government of India. He is an officer of the Indian Defence Accounts Service. His appointment as an Independent Director meets all statutory requirements.	FOR
27-09-2022	Life Insurance Corporation of India	AGM	Management	Appointment of Mr. Raj Kumar (DIN: 06627311) as Managing Director of the Corporation.	FOR	FOR	Raj Kumar, 60, was appointed as Managing Director of ILC from 1 November 2019. He injuried LLS 1984 as an apperentic ediffice. His tenure is being extended till 31 annary 2023 or until further orders, whichever is earlier. We expect public sector enterprises to disclose the proposed appointment terms including proposed remuneration to its sharhendolest shrough the meeting notice. His reappointment is in line with the statutory requirements.	FOR
27-09-2022	Life insurance Corporation of India	AGM	Management	Appointment of Mr. Siddhartha Mohaniy (DN: 08058830) as Managing Director of the Corporation.	FOR	FOR	Sidihartha Mohanky, 39, was appointed Managing Direction Ton 2 February 2021. He previously served as COO and CEO of U.C Mousing Finance Limited. He joined the Corporation in the year 1958 as an appendice office. We expect, public sector enterprises to disclose the proposed appointment Error including proposed remuneration to its shareholders through the meeting notice. He support is not with the statutory requirements.	FOR

27-09-2022	Life Insurance Corporation of	AGM	Management	Appointment of Ms. Mini Ipe (DIN: 07791184) as Managing Director of the	FOR	FOR	Ms. Mini Ipe. 59. is Managing Director since	FOR
2, 0,74022	India	rom.	- was gettern	regionalization in this minimipe (Links 07/31.59) as managing orection on the Corporation.	2 Februs apprient enterpri appoint remune meeting with the		The service of the se	·
27-09-2022	Life Insurance Corporation of India	AGM	Management	Appointment of Mr. Bishnu Charan Patnaik (DIN: 08384583) as Managing Director of the Corporation.	FOR	FOR	Bishu Charan Patnaik, 59, is Managing Director since 1 Corober 2021. He joined LC in 1985 as an apprentice officer. We expect public sector enterprises to disclose the proposed appointment, terms including proposed remneration to its sherolders through the meeting notice. His appointment is in line with the statutory requirements.	FOR
27-09-2022	Life Insurance Corporation of India	AGM	Management	Approval of related party transactions with UC Mutual Fund Limited for the purpose of purchase and redemption for a transaction value of Rs 20,000 crore during the financial year 2022-23.	FOR	FOR	LIC owns 45% equity stake in LIC Mutual Fund Asset Management Limited. The proposed transactions are in the ordinary course of business and at arm's length price.	FOR
28-09-2022	ABB India Limited	PBL	Management	Re-appointment of Mr. V x Vivowanathan (DNR-01787934) as Non-Executive and independent Director of the Company to continue to hold office or a second term of 2 (two) consecutive years effective from November 13, 2022 and he shall not be liable to retire by rotation during the continuance of his second term.	FOR	FOR	V X Visoanathan, 71, 16 former President and Managing Director of Booch limited. After Superannuston he was elected as the Chairman of the Board of Directors of Booch limited, after Superannuston he was elected as the Chairman of the Board of Directors of Booch limited, the has around four decades of professional experience and has worked with companies such as influentation unlikely the day of the professional experience and has worked with any the professional experience and has worked with any the professional experience and has worked with any the professional experience and the professional exp	FOR
28-09-2022	Container Corporation of India Limited	AGM	Management	To receive, consider and adopt the Financial Statements (Standalone and Consolidated) of the Company for the year ended 31st March, 2022, including Balance Sheet as at 31st March, 2022, the Statement of Profit and Loss for the year ended on that date and the Reports of Board of Directors and Auditors thereon.	FOR	FOR	Routine	FOR
28-09-2022	Container Corporation of India Limited	AGM	Management	To confirm the payment of Interim dividends and to declare Final dividend on equity shares for the financial year ended 31st March, 2022.	FOR	FOR	Routine	FOR
28-09-2022	Container Corporation of India Limited	AGM	Management	To appoint a Director in place of Shri V. Kalyana Rama, Chairman and Managing Director (DIN: 07201556), who retires by rotation and being eligible, offers himself for reappointment.	FOR	FOR	He retires by rotation and his reappointment is in line with statutory requirements.	FOR
28-09-2022	Container Corporation of India Limited	AGM	Management	To appoint a Director in place of Shri Pradip K. Agrawal, Director (Domestic Division) (DIN: 07557080), who retires by rotation and being eligible, offers himself for reappointment.	FOR	FOR	He retires by rotation and his reappointment is in line with the statutory requirements.	FOR
28-09-2022	Container Corporation of India Limited	AGM	Management	for reappointment. Appointment of Myl. S. N. Nanda & Co., Chartered Accountants, New Delhi as Statutory Auditors of the Company for the financial year 2021-22 in terms of the order No./CA.V.COY/CENTRAL GOVERNENT, CICILIJS, 33, dated 18.0. 2021 of Comptroller & Auditor General of India and fix auditors' remuneration.	FOR	FOR	His appointment is in line with statutory requirements.	FOR
28-09-2022	Container Corporation of India Limited	AGM	Management	Appointment of Shri Chesong Bikramsing Terang (DIN: 09401230) as a Non-official Independent Director of the Company for a period of three years ending on 08.11.2024.	FOR	AGAINST	Both the investor services are against given the ambiguity on terms of appointment	AGAINST
28-09-2022	Container Corporation of India Limited	AGM	Management	Appointment of Shri Satendra Kumar (DIN:09344018) as a Non-official Independent Director of the Company for a period of three years ending on 08.11.2024.	FOR	FOR	His appointment is in line with statutory requirements.	FOR
28-09-2022	Container Corporation of India Limited	AGM	Management	Appointment of Smt. Chandra Rawat (DIN: 09409425) as a Non-official Independent Director of the Company for a period of three years ending on 08.11.2024.	FOR	AGAINST	Both the investor services are against given the ambiguity on terms of appointment	AGAINST
28-09-2022	Container Corporation of India Limited	AGM	Management	Appointment of Shri Kedarashish Bapat (DIN: 02535543) as a Non-official Independent Director of the Company for a period of three years ending on 08.11.2024.	FOR	AGAINST	Both the investor services are against given the ambiguity on terms of appointment	AGAINST

Report on the summary of Proxy Votes cast in respect of NPS Schemes managed by UTI Retirement
Solutions Limited (Pension Fund) across all the investee companies for O2 of FY 2022-23.

	Quarter	Total No. of		Break Up of Vote Decision			
	Quarter	Resolutions	For	Against	Abstain		
Financial Year	Q1	223	219	4	0		
2022-23	Q2	547	485	55	7		
	Total	770	704	59	7		