

Meeting Date	Company Name	Type of Meeting	Proposal by Management or Shareholder	Proposal's/Resolution's description	PF's voting recommendation	PF's rationale for the voting recommendation	Vote(For/Against/Abstrain)
02-07-2025	Tata Steel Limited	AGM	Management	To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2025, together with the Reports of the Board of Directors and the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the standalone financial statements. We note that the auditors have highlighted certain issues with the audit trail. 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
02-07-2025	Tata Steel Limited	AGM	Management	To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2025, together with the Report of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the standalone financial statements. We note that the auditors have highlighted certain issues with the audit trail. 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).	
02-07-2025	Tata Steel Limited	AGM	Management	To declare dividend of Rs. 3.60 per Ordinary (equity) Share of face value Rs. 1/- each for the Financial Year 2024-25	FOR	The company has declared a final dividend of Rs. 3.6 per fully paid equity share. The total outflow on account of dividend will be ~Rs. 44.9 bn and the dividend payout ratio is 32.2%.	FOR
02-07-2025	Tata Steel Limited	AGM	Management	To appoint a Director in place of Mr. Noel Naval Tata (DIN: 00024713), who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and, being eligible, seeks re-appointment.	FOR		FOR
02-07-2025	Tata Steel Limited	AGM	Management	Appointment of M/s Parikh and Associates, Practicing Company Secretaries (having firm registration number P1988MH009800), as the Secretarial Auditors of the Company for a period of five years to hold office from the conclusion of this Annual General Meeting til the conclusion of the 123rd Annual General Meeting of the Company to be held in the year 2030, to conduct Secretarial Audit of the Company in terms of Section 204 and other applicable provisions of the Companies Act, 2013 read with Regulation 24A and other applicable provisions of the SEBI Listing Regulations, for the period beginning from the Financial Year 2025-26 through the Financial Year 2029-30, at such remuneration as may be mutually agreed upon between the Board, based on the recommendation(s) of the Audit Committee, and the Secretarial Auditors of the Company.	FOR	Parith. & Associates have worked as secretarial auditors of the company for more than ten years, being appointed in 2014. The board proposes to appoint them as secretarial auditors of the company for five years from F126 to F130. The remuneration to be paid to Parikh & Associates for F126 is Rs. 700,000 excluding taxes and reimbursement of out-of-pocket expenses. The proposed remuneration is commensurate with the size of the company. Their appointment is in line with statutory requirements.	FOR
02-07-2025	Tata Steel Limited	AGM	Management	Ratification of Remuneration of Rs. 35 lakh plus applicable taxes and reimbursement of out-of-pocket expenses payable to Messrs Shome and Banerjee, Cost Accountants (Firm Registration Number -000001), as the Cost Auditors of the Company, to conduct the audit of the cost records maintained by the Company for the Financial Year ending March 31, 2026.	FOR	The board has approved the appointment and remuneration of Shome & Banerjee as cost auditors for FY26, to conduct a cost audit of the company. The scope of cost audit for Tata Steel includes its four major steel plant sites falong with downstream entities) and various divisions. Following the amalgamation of subsidiaries—The Indian Steel & Wire Products Limited, Angul Energy Limited, and Bhubaneshwar Power Private Limited—into Tata Steel in FY25, the cost audit Csope for FY26 has marginally expanded. The proposed remuneration for FY26 is reasonable, compared to the size and scale of the company's operations.	FOR
03-07-2025	Trent Limited	AGM	Management	To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended 31st March 2025, together with the Reports of the Board of Directors and Auditors thereon.	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
03-07-2025	Trent Limited	AGM	Management	To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the Financial Year ended 31st March 2025, together with the Report of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. 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
03-07-2025	Trent Limited	AGM	Management	To declare a dividend of Rs 5/- per Equity Share of face value of Rs 1/- each for the Financial Year ended 31st March 2025.	FOR	The total dividend outflow for FY25 is Rs. 1.8 bn and the payout ratio is 11.2% of standalone profit after tax. With cash and cash equivalents of "Rs. 8.4 bn, sufficient funds available for payment of final dividend. No concern identified.	FOR
03-07-2025	Trent Limited	AGM	Management	To appoint a Director in place of Mr. Harish Bhat (DIN: 00478198), who retires by rotation, and being eligible, offers himself for re-appointment.	FOR	Harish Bhat, 62, served as the Brand Custodian of Tata Sons from 2016 till 2023. He also served as a member of the Tata group's Executive Council, as Chairperson of Tata Coffee Limited (now merged), and as Managing Director and CEO of Tata Consumer Products Ltd. He attended all seven board meetings held in FY25. He retires by rotation and his reappointment is in line with the statutory requirements.	FOR
03-07-2025	Trent Limited	AGM	Management	Re-appointment of Mr. Jayesh Merchant (DIN: 00555052) as an Independent Director of the Company, for a second term commencing from 7th August 2025 upto 6th August 2030, not liable to retire by rotation.	FOR	Jayesh Merchant, 67, retired from Asian Paints Limited in 2019, where he last served as Chief Financial Officer, Company Secretary, and President (Industrial Joint Ventures). He was associated with Asian Paints Limited for over 17 years and has previously worked with UTD Software Communications, ION Exchange India Limited, and Castrol India Limited. He has been on the board of Trent Limited since August 2020 and attended all seven board meetings held in FY25. His reappointment as an Independent Director is in line with statutory requirements.	FOR
03-07-2025	Trent Limited	AGM	Management	Appointment of M/s. Parikh and Associates, a firm of Practicing Company Secretaries, (Firm Registration No. P1988MH009800) as the Secretarial Auditors of the Company for a term of five years commencing from 1st April 2025 upto 31st March 2030 at such remuneration, including applicable taxes and out-of-pocket expenses, as may be mutually agreed between the Board of Directors or any Committee of the Board and the Secretarial Auditors.	FOR	The company proposes to appoint Parikh & Associates as secretarial auditors for five years from 1 April 2025. The secretarial auditors are proposed to be paid a remuneration of Rs. 225,000 plus applicable trakes and out-of- pocket expenses for P26, and the board and the audit committee will determine the revision for the residual tenure. We understand that Parikh & Associates have been the secretarial auditors of Trent Limited since at least P13 and have also acted as scrutinizers for shareholder meetings. The proposed remuneration is commensurate with the size of the company, and the appointment of secretarial auditors is in line with statutory requirements.	

03-07-2025	Trent Limited	AGM	Management	Material Related Party Transaction(s) between the Company and Trent Hypermarket Private Limited, a Joint Venture Company for an aggregate value not exceeding 82,000 Crore during the Financial Year 2025-26, subject to such contract(s) / arrangement(s) / transaction(s) being carried out in the ordinary course of business and at an arm's length basis.	FOR	THPL, a 50:50 joint venture with Tesco Pic, operates hypermarket and supermarket stores under the Star banner. In most Star stores, the company also runs a Zudio (value retail portfolio) section, wherein Zudio merchandise is sold through THPL stores and RBA (Retail Business Associate) fees are paid to THPL towards these sales. Other transactions under eimbursement of store-related capex, rent recoveries, related operating expenses, etc. The aggregate transactions with THPL stood at Rs. 11.7 on in PT25. While a majority of the past transactions have been operational in nature, the company has also undertaken the purchase/ sale of property, plant, and equipment. Further, Trent Ltd. has been subscribing to share capital/ debentures in THPL over the years (Rs. 275.1 mn in PT25), yet the shareholder resolution does not mention seeking approval for these investments. The company must clarify why such investments were not included under prior or current shareholder approvals. Notwithstanding, we draw comfort from the fact that Tesco Pic continues to hold a 50% stake in THPL, indicating that equity investments have been made by JN partners in the ratio of their shareholding. We support the resolution.	FOR
07-07-2025	The Indian Hotels Company Limited	AGM	Management	To receive, consider, and adopt the Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2025, together with the Reports of the Board of Directors and the Auditors thereon.	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). The auditors have highlighted certain issues with the audit trail; however, their opinion is not modified in this regard.	FOR
07-07-2025	The Indian Hotels Company Limited	AGM	Management	To receive, consider, and adopt the Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 2025, together with the Report of the Auditors thereon.	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). The auditors have highlighted certain issues with the audit trail, however, their opinion is not modified in this regard.	FOR
07-07-2025	The Indian Hotels Company Limited	AGM	Management	To declare a dividend on Equity Shares for the financial year ended March 31, 2025.	FOR	The total dividend payout for FY25 is Rs. 3.2 bn and the payout ratio is 22.7% of post-tax standalone profits (22.8% in FY24).	FOR
07-07-2025	The Indian Hotels Company Limited	AGM	Management	To appoint a Director in place of Mr. N. Chandrasekaran (DIN: 00121863), who retires by rotation and, being eligible, offers himself for re-appointment.	FOR	N. Chandrasekaran, 61, is the Non-Executive Chairperson. He is the Executive Chairperson of Tata Sons Pvt. Ltd., the holding company. He represents the promoter's 38.12% equity stake in the company (as on 31 March 2025). He attended all four board meetings in FY25 (100%). He retires by rotation. His reappointment is in line with statutory requirements.	FOR
07-07-2025	The Indian Hotels Company Limited	AGM	Management	Appointment of M/s. Neville Daroga and Associates, Practicing Company Secretaries, (Firm Registration No. 3233), as the Secretarial Auditors of the Company to hold office for a period of five consecutive financial years commencing from PZ 025-26 to FZ 029- 30, to conduct the secretarial audit of the Company on such remuneration as may be mutually agreed upon between the Board of Directors of the Company and the Secretarial Auditors from time to time.	FOR	The company proposes to appoint Neville Daroga & Associates as secretarial auditors for five years from FY26 to FY30 and pay them a remuneration of Rs. 175,000 per annum, plus applicable taxes and reimbursement of out-of-pocket expenses for the first two financial years. The remuneration for the remaining tenure will be decided by the board based on the recommendations of the Audit Committee. Neville Daroga & Associates have been secretarial auditors of the company since FY19. The proposed remuneration payable to Neville Daroga & Associates is commensurate with the size of the company. Their appointment is in line with statutory requirements.	FOR
08-07-2025	Voltas Limited	AGM	Management	To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the financial year ended 31 March, 2025 together with the Reports of the Board of Directors and the Auditors thereon.	FOR	with respect to the uncertainties regarding the outcome of an ongoing litigation including claim for encashment of bank guarantee by a contractor in a Qatar based project executed by the company in 2010. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting principles and Indian Accounting Standards (Ind AS).	FOR
08-07-2025	Voltas Limited	AGM	Management	To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the financial year ended 31 March, 2025 together with the Report of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has raised concerns on the consolidated financial statements with respect to the uncertainties regarding the outcome of an ongoing litigation including claim for encashment of bank guarantee by a contractor in a Oatar based project executed by the company in 2010. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting principles and indian Accounting Standards (Ind AS).	FOR
08-07-2025	Voltas Limited	AGM	Management	To declare a dividend of Rs. 7/- per Equity Share of Rs. 1/- each for the financial year ended 31 March, 2025.	FOR	The total dividend outflow for FY25 is Rs. 2.3 bn and the dividend payout ratio is 29.8% of standalone after-tax profits.	FOR
08-07-2025	Voltas Limited	AGM	Management	To appoint a Director in place of Mr. Noel Tata (DIN: 00024713), who retires by rotation and being eligible offers himself for re-appointment.	FOR	Noel Naval Tata, 68, is the Chairperson of Tata Trusts. He has been on the board of Voltas Limited since 27 January 2003. He attended all eight board meetings (100%) held during FYZS. He retires by rotation and his reappointment is in line with statutory requirements.	FOR
08-07-2025	Voltas Limited	AGM	Management	To appoint a Director in place of Mr. Saurabh Agrawal (DIN: 02144558), who retires by rotation and being eligible offers himself for re-appointment.	FOR	Saurabh Agrawal, 55, is the Whole-time Director and Group Chief Financial Officer of Tata Sons Private Limited, the Promoter company. He has been on the board of Yoltas Limited since 21 January 2021. He attended all eight board meetings (100%) held during FY25. He retires by rotation and his reappointment is in line with statutory requirements.	FOR
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08-07-2025	Voltas Limited	AGM	Management	Payment of Long-Term Incentive to Mr. Pradeep Kumar Bakshi (DIN: 02940277), Managing Director and Chief Executive Officer of the Company under Long-Term Incentive Scheme 2024 of the Company.	FOR	Pradeep Kumar Bakshi, 6.3, is currently sensing as the Managing Director and CEO of the company. He was first appointed on the board on 15 Exptember 2017 and was subsequently reappointed for five years from 1 September 2020 to 31 August 2025. As per the notice, Pradeep Kumar Bakshi has expressed his desire to not seek re-appointment as the Managing Director & CEO of the Company upon completion of his current term on 31 August 2025. Voltas Limited has introduced a Long-Term Incentive Plan (LTIP) Scheme aimed at driving performance, retaining key talent and creating long-term value, commencing for three years from FY25. The company seeks approval to pay Pradeep Kumar Bakshi pro-tated Long-Term Incentive upto Rs. 92.5 mm (from 1 April 2024 to 31 August 2025) under this scheme. Pradeep Kumar Bakshi received Rs. 88.8 mn as remuneration during FY25. We note that during his tenure as Managing Director and CEO, the company's profits have increased from Rs. 7.1 bn in FY21 to 11.9 bn in FY25. While relatively high, the proposed incentive payable to him is commensurate with the size and complexity of the business. He is a professional and his skills carry a market value.	FOR
08-07-2025	Voltas Limited	AGM	Management	Appointment of Mr. Mukundan C. P. Menon (DIN: 09177076), as the Managing Director of the Company effective 01 September, 2025 to hold office up to 24 May, 2027, liable to retire by rotation and including remuneration.	FOR	Mukundan C. P. Menon, 63, is currently serving as Executive Director and Head – Room Air Conditioner Business of Voitas Imited. He has been on the board of the company since 10 July 2023 and has attended all eight board meetings (100%) held during the year. He is liable to retrier by rotation. The company proposes to appoint him as Managing Director from 1 September 2025 to 24 May 2027. We estimate Mukundan C. P. Menon's annual remuneration at Rs. 155.3 mn, which is commensurate with the size and operations of the company and comparable to peers in the industry. While the company has capped incentive pay, commission amount has not been capped. As a good practice, the company should cap the overall remuneration in absolute terms. Mukundan C. P. Menon is a professional with skills that command a market value. We expect the company will not deviate materially from its past practice and will be judicious in its payouts as it has been in the past. Additionally, the company must disclose the basis on which the performance pay will be made (in terms of targets to be achieved) and disclose if his contract carries malus and clawback clauses. We support the resolution.	FOR
08-07-2025	Voltas Limited	AGM	Management	Appointment of M/s. N L Bhatia and Associates, Company Secretaries (Firm Registration No. P1996MH055800) as Secretarial Auditors of the Company for a term of five years commencing from 01 April, 2025 up to 31 March, 2030, at a remuneration.	FOR	N L Bhatia & Associates have been the scrutinizers and secretarial auditors for Voltas Limited since FY14 and FY15 respectively. The company proposes to appoint N L Bhatia & Associates as secretarial auditors for five consecutive financial years – from 1 April 2025 till 31 March 2030. The company proposes paying them remuneration of Rs. 175,000 plus applicable taxes and other out-of-pocket expenses from FY26 to FY28 and Rs. 190,000 plus applicable taxes and other out-of-pocket expenses from FY26 to FY28 and Rs. 190,000 plus applicable taxes and other out-of-pocket expenses for FY29 and FY30. The proposed remuneration plus applicable taxes and other out-of-pocket expenses for FY29 and FY30. The proposed remuneration plus policies for the company. Their appointment is in line with statutory requirements.	FOR
08-07-2025	Voltas Limited	AGM	Management	Ratification of remuneration of Rs. 7.00 lakhs plus applicable taxes and reimbursement of out-of-pocket expenses incurred in connection with the audit, payable to M/s. Sagar and Associates, the Cost Accountants (Firm Re	FOR	The total remuneration proposed to be paid to the cost auditors in FY26 is reasonable compared to the size and scale of the company's operations.	FOR
10-07-2025	SBI Cards and Payment Services Ltd	PBL	Management	Appointment of Mr. Shamsher Singh (DIN: 09787674), as a Nominee Director on the Board of the Company w.e.f. April 17, 2025.	FOR	Shamsher Singh, 58, is the Dy. Managing Director (Transaction Banking and New Initiatives) at State Bank of India since November 2024. He began his career with 581 as a Probationary Officer in 1990 and has since held leadership roles across diverse geographies in India and abroad. Prior to his current role, he served as the Managing Director and CEO of 581 Funds Management Limited. His appointment as parent 581's nominee director is in line with statutory requirements. While we raise concern that he is not liable to retire by rotation, we draw comfort from 5581's new amendments effective 1 April 2024, which require shareholder approval for all directors at least once in five years.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	To receive, consider and adopt the audited Standalone Financial Statements of the Company for the financial year ended 31st March, 2025, together with the Reports of the Board of Directors and the Statutory Auditor thereon and the audited Consolidated Financial Statements of the Company for the financial year ended 31st March, 2025, together with the Report of the Statutory Auditor thereon.	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 boiles and indian Accounting Standards (INO-AS). The company has undisputed payables outstanding for over a year – it must strengthen its processes to reduce such delays in payments.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	To declare a dividend at the rate of Rs. 2 per equity share of Rs. 10 of the Company for the financial year ended 31st March, 2025.	FOR	The total dividend outflow for FY25 is Rs. 3.5 bn and the dividend payout ratio is 28.6% of after-tax profits.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	To appoint a Director in place of Mr. Pritesh Vinay (DIN: 08868022), who retires as a Director by rotation at this Annual General Meeting and, being eligible, has offered himself for re-appointment.	FOR	Pritesh Vinay, 49, Chief Financial Officer, has been on the board since March 2022. During FY25, he attended all leight board meetings. He retires by rotation and his appointment is in line with statutory requirements.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	Ratification of remuneration of Rs. 1,65,000 with reimbursement of out of pocket expenses at actuals plus applicable taxes, to be paid to ABK and Associates, Cost Accountants, (Firm Registration No.00036) for the conduct of the audit of the cost accounting records of the Company for the financial year ending 31st March, 2026.	FOR	Kishore Bhatia & Associates have been the cost auditor of JSW Energy since FY21 and were last reappointed for FY25. To ensure independence, quality of audits and as a good governance practice, the company proposes to change the cost auditor and based on experience, team itse, domain experience and IT systems, ABK and Associates has been appointed. The total remuneration proposed at Rs. 165,000 -in line with past cost auditors is reasonable compared to the size and scale of the company's operations.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	Appointment of Purwar and Purwar Associates LLP, Company Secretaries in Practice (Firm Registration No. 12023MH013700), as the Secretarial Auditor of the Company, for a term of five consecutive years, from the financial year 2025-26 till the financial year 2023-30, on such remuneration, as may be mutually agreed between the Board of Directors, based on the recommendation of the Audit Committee, and the Secretarial Auditor.	FOR	The company proposes to appoint Purwar & Purwar Associates as secretarial auditors for five years from 1 April 7 2025 to 31 March 2030 and fix their remuneration as Rs. 500,000 per annum plus applicable taxes and out-of-pocket expenses for FY26. The board is authorized to fix the remuneration from time to time. The proposed remuneration payable is commensurate with the size of the company. Their appointment is in line with statutory requirements.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	Re-appointment of Mr. Desh Deepak Verma (DIN: 09393549) as an independent Director, not liable to retire by rotation, for a second term of 5 consecutive years with effect from 21st July, 2025.	FOR	Desh Deepak Verma, 71, a retired IAS office and former Secretary Ministry of Parliamentary Affairs, has been on the board since July 2022. He attended all eight board meetings FP25. He will attain 75 years of age on 26 June 2028. Amendments in SEBT's LOB require directions having attained the age of 75 to be approved by shareholders through a special resolution. His appointment and continuation are in line with statutory requirements.	FOR

11-07-2025	JSW Energy Limited	АБИ	Management	Material Related Party Transactions between the Company and ISW Energy (Utkal) Limited, a subsidiary of the Company, during the financial year 2025-26, for an aggregate amount of up to Rs. 3-990 crore, provided that the transactions so carried out shall at all times be on an arm's length basis and in the ordinary course of business of the Company and ISWEUL.	FOR	ISW Energy (Utkal) Limited (ISWEUI), is 95% subsidiary of ISW Energy, the residual 5% equity being held by lenders. ISWEUL has two thermal power plants of 350 MW each. Transactions in F725 aggregated Rs. "14.0 bn. With ISWEUL's both thermal power plants being operational, there is an increased requirement for working capital and other funded and non-funded assistance - to be provided to ISWEUL. Other transactions between the company and ISWEUL such a stransactions of sale / purchase / reimbursement of expenses, etc. are also expected to increase. The transactions will be executed on an arm's length basis and are in the ordinary course of business. Therefore, we support the resolution. When note that there is a difference in the aggregate transaction quantum in F725, as stated in the shareholder notice - Rs. 10.5 bn and reported in the annual report - Rs. 14.0 bn. Shareholders must engage with the company to address the differences in transaction quantum's for F725.	FOR
11-07-2025	JSW Energy Limited	АБМ	Management	Material Related Party Transactions between the Company and KSK Mahanadi Power Company Limited, a subsidiary of the Company, during the financial year 2025-26, for an aggregate amount of up to Rs. 1,185 crore, provided that the transactions so carried out shall, at all times, be on an arm's length basis and in the ordinary course of business of the Company and KSKMPCL.	FOR	KSK Mahanadi Rower Company Limited (KMRCL), acquired in March 2025 is a 74% subsidiary of LSW Energy, balance held by lenders (in accordance with the Resolution Plan). KMPCL owns a 3,500 MW (6x600 MW) thermal power plant — of which 1800 MW is operational and 55% is tied-up under long and medium-term PPAs and optionality of brownfield expansion of the balance 1,800 MW. Since KMPCL was acquired in March 2025, there were no transactions of a similar nature for FV25. The proposed transactions for provision of financial non-financial support and sale/ purchase of goods/ services and reimbursements. are undertaken for operations of its 1,800 MW power plants, implementation of the balance project and working capital requirements. The transactions will be executed on an arm's length basis and are in the ordinary course of business.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	Material Related Party Transactions between JSW Neo Energy Limited and JSW Renewable Energy (Vijayanagar) Limited, subsidiaries of the Company, during the financial year 2052-25, for an aggregate amount of up to Rs. 1,180 croe, provided that the transactions so carried out shall at all times be on an arm's length basis and in the ordinary course of business of JSWNEL and JSWREVL.	FOR	JSW Neo Energy Limited (JSWNEL), a wholly owned subsidiary of JSW Energy, houses the company's renewable energy operations. It is involved in renewable energy projects under a captive group scheme - supplying renewable energy to JSW Group companies and potentially others. SW Renewable Energy (Vijayanagar) Limited (JSWREVL), 74% held by JSWNEL and 26% by JSW Steel Limited (JSW Steel), is a captive green energy supplier to JSW Steel. We recognise as per regulations for captive power plants, JSW Steel is mandated to own equity in JSWREVL and hence we do not expect JSW Steel to extend financial support to JSWREVL. The transactions of sale / purchase of materials, goods and services, reimbursement of expenses, between JSWNEL and JSWREVL including providing financial support to JSWREVL c., are routine business transactions for the regular business operations of both the companies and hence are in the ordinary course of business. The transactions are also at arm's length. We support the resolution. We note there is a difference in the aggregate transaction quantum in FY25, as stated in the shareholder notice – Rs. 10.0 bn and reported in the annual report – Rs. 14.6 bn. Additionally, transactions undertaken in FY23 and FY24 at Rs. 11.0 bn and Rs. 10.9 bn respectively, exceeded the regulatory thresholds – for which the company does not appear to have taken shareholder approval. The company must address these issues with its investors.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	Material Related Party Transactions between JSW Energy (Utkal) Limited and JSW Power Trading Company Limited, subsidiaries of the Company, during the financial year 2025- 26, for an aggregate amount of up to Rs. 4,025 croep, provided that the transactions or carried out shall at all times be on an arm's length basis and in the ordinary course of business of JSWEUL and JSWPTCL.	FOR	ISW Power Trading Company Limited (ISWPTCL) is a wholly owned subsidiary and ISWEUL is a 95% subsidiary of ISW Energy, ISWPTCL is engaged in the business of trading in power generated by the ISW Energy Group companies and others. The proposed transactions, between SWEUL and JSWPTCL comprise sale / purchase of power and / or reimbursement of expenses. In FYZS, transactions between these two companies aggregated Rs. 11.2 bn. The transactions are primarily operational in nature, in the ordinary course of business and on arms- length basis.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	Material Related Party Transactions between JSW Energy (Barmer) Limited, a wholly owned subsidiary of the Company with its Joint Venture (JV) company wiz., Barmer Lignite Mining Company Limited, during the financial years 2025-26, 2026-27 and 2027-28, for an aggregate amount of up to Rs. 8,741 crore, provided that the transactions so carried out shall at all times be on an arm's length basis and in the ordinary course of business of JSWEBL and BLMCL.	FOR	JSW Energy (Barmer) Limited (JSW Barmer) - a wholly owned subsidiary of JSW Energy, operates a 1,080 MW lignite based thermal power plant. The primary fuel, lignite, is supplied by Barmer Lignite Mining Company Limited (BLMLO) - a 95-31 join twenture between SNY Barmer and Rajastshan State Mines and Minerals limited, an undertaking of Government of Rajasthan. The fuel is supplied under a 30-year fuel supply agreement entered in January 2011 at a transfer price determined by the Rajasthan Electricity Regulatory Commission (RERC) as per the prevalent RERC tariff regulations. In FYZS, transactions between the two entities aggregated Rs. 173 bn. The transactions between JSW Barmer and BLMCL are undertaken on an arm's length basis and in the ordinary course of business. The aggregate value of transactions over the three-year period is capped in absolute terms.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	Material Related Party Transactions between JSW Neo Energy Limited and JSW Renewable Energy Coated Two Limited, subsidiaries of the Company, during the financial year 2025-26, for an aggregate amount of up to 8x, 2385 crore, provided that the transactions so carried out shall at all times be on an arm's length basis and in the ordinary course of business of JSWNEL and JSWRECTL.	FOR	JSW Renewable Energy Coated Two Limited (JSWECZL), currently is a wholly owned subsidiary of JSWNEL. It is in the process of setting up solar and wind hybrid projects of 220 MW for supply of power to JSW Steel Coated Products Limited (JSW Steel Coated) – a wholly owned subsidiary of JSW Steel. The entire capacity will be supplied on captive basis to JSW Coated Steel. To comply with regulations for captive power plants, JSW Steel Coated in P12% will hold 25% equity in ISWRECI, resulting in it casaing to be a wholly owned subsidiary of JSWNEL Given regulations dictate the equity holding, we do not expect JSW Steel Coated to extend financial support to JSWREV. The transactions of sale / purchase of materials, goods and services, reimbursement of expenses, between JSWNEL and JSWECZ Lincluding providing financial support to JSWREV. tet., are routine business transactions for the regular business of parties one of business. The care are in the ordinary course of business. The transactions are also at arm's length. Transactions in FYZ5 aggregated Rs. "98.6 mn. Prior to FYZ5, there were no transactions as JSWREC2L was incorporated on 30 May 2024.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	Material Related Party Transactions between JSW Neo Energy Limited and JSW Renewable Energy (Cement) Limited, subsidiaries of the Company, during the financial year 2025-26, for an aggregate amount of up to Rs. J,112 crore, provided that the transactions so carried out shall at all times be on an arm's length basis and in the ordinary course of business of JSWNEL and JSWRECL.	FOR	JSW Renewable Energy (Cement) Limited (JSWRECL) is 74% held by JSWNEL and 26% by JSW Cement Limited (JSW Cement) and was formed for setting up solar power projects for power supply to JSW Cement. It has developed an 8 MW solar power project in Kanataka and another 10 MW solar power project in Andhra Pradesh and will be expanding the capacity by setting up renewable energy projects for the supply of power to SW Cement, the captive user we recognise that captive user provisions as per regulations for captive power plants dictate JSW Cement to own equity in JSWRECL and hence we do not expect JSW Steel to extend financial support to JSWREV. The transactions of sale / purchase of materials, goods and services, reimbursement of expenses, between JSWREL and JSWRECL including providing financial support to JSWRECL, etc., are routine business transactions for the regular business operations of both the companies and hence are in the ordinary course of business. The transactions are also at arm's length. Transactions in FY25 aggregated Rs. "74.7 mn.	FOR

11-07-2025	JSW Energy Limited	AGM	Management	Material Related Party Transactions between JSW Neo Energy Limited and JSW Renew Energy Thirty You Limited, subsidiaries of the Company, during the financial year 2025- 26, for an aggregate amount of up to Rs. 1,282 crore, provided that the transactions so carried out shall at all times be on an arm's length basis and in the ordinary course of business of JSWNEL and JSWRE32L.	FOR	JSW Renew Energy Thirty Two Limited (JSWS21) is a wholly owned subsidiary of JSWNEL. It is in the process of setting up 136 kWH Pybrid (Wind and Solar) renewable energy project in the State of Balsshahn for the supply of power to DCM Shriram Limited (DCM Shriram), a captive user. To comply with regulations for captive power plants, DCM Shriram in F126 will hold 26% equity in JSWS21, resulting in it cessing to be a wholly owned subsidiary of SNVMEL. Given regulations dictate the equity holding, we do not expect DCM Shriram to extend financial support to JSWF321. The transactions of sale / purchase of materials, goods and services, reimbursement of expenses, between JSWRE1 and SWF321 including providing financial support to JSWF321, etc., are routine business transactions for the regular business operations of both the companies and hence are in the ordinary course of business. The transactions are also at arm's length. Transactions in FY25 aggregated Rs. "7.8 mn. Prior to FY25, there were no transactions as JSWE321 was incorporated on 08 August 2024.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	Material Related Party Transactions between JSW Neo Energy Limited and JSW Renew Energy (Kar) Limited, subsidiaries of the Company, during the financial year 2025-26, for an aggregate amount of up to Rs. 5,600 crore, provided that the transactions so carried out shall at all times be on an arm's length basis and in the ordinary course of business of JSWNEL and JSWREKL.	FOR	JSW Renew Energy (Kar) Limited (JSWREKL) is a wholly owned subsidiary of JSWNEL and is in the process of setting up a 200 MW Solar and a 400 MW Wind hybrid renewable energy project along with an 80 MW / 320 MWh Battery Energy Storage System and a 19.8 MW floating solar power project, in the state Karnataka for the supply of power to JSW Steel, the captive user. To comply with regulations for captive power plants, JSW Steel in FY26 will hold 26% equity in JSWREKL, resulting in it ceasing to be a wholly owned subsidiary of JSWNEL (Given regulations dictate the equity holding, we do not expect JSW Steel to extend financial support to JSWREKL. The transactions of sale / purchase of materials, goods and services, reimbursement of expenses, between JSWNEL and JSWREKL including providing financial support to JSWREKL. The transactions of sale / purchase of materials, goods and services, reimbursement of expenses, between JSWNEL and JSWREKL including providing financial support to JSWREKL. The transactions are also at arm's length. Transactions in FY25 aggregated Rs. ~827.6 mn.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	Material Related Party Transactions between JSW Neo Energy Limited and JSW Renew Energy Three Limited, subsidiaries of the Company, during the financial year 2025-26, for an aggregate amount of up to Rs. 6,181 crore, provided that the transactions so carried out shall at all times be on an arm's length basis and in the ordinary course of business of JSWNEL and JSWRETL.	FOR	JSW Renew Energy Three Limited (JSWRETL) is a wholly owned subsidiary of JSWNEL and is in the process of setting up a 200 MW Wind and a 150 MW Solar hybrid renewable energy projects in the state of Maharashtra for the supply of power to JSW Sete, the captive user. To comply with repulations for captive power plants, JSW Steel in FY26 will hold 26% equity in JSWRETL, resulting in it ceasing to be a wholly owned subsidiary of JSWNEL Given regulations dictate the equity holding, we do not expect JSW Steel to extend financial support to JSWRETL the transactions of sale / purchase of materials, goods and services, reimbursement of expenses, between JSWNETL and JSWRETL including providing financial support to JSWRETL, etc., are routine business transactions for the regular business operations of both the companies and hence are in the ordinary course of business. The transactions are also at arm's length. Transactions in FY25 aggregated Rs. 3.3 bn.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	Material Related Party Transactions between JSW Neo Energy Limited and JSW Green Energy Seven Limited, subsidiaries of the Company, during the financial year 2025-26, for an aggregate amount of up to ISS. 1,498 rcner, provided that the transactions so carried out shall at all times be on an arm's length basis and in the ordinary course of business of JSWNEL and JSWGE7L.	FOR	JSW Green Energy Seven Limited (JSWGE7L) is a wholly owned subsidiary of JSWNEL and is in the process of setting up a 100 MW Wind renewable energy project in the State of Maharashtra for the supply of power to indian Metals & Ferro Alloys Limited (IMFA), a captive user. To comply with regulations for captive power plants, IMFA in Pr26 will hold 26% equity in JSWGE7L, resulting in it ceasing to be a wholly owned subsidiary of ISWNEL Given regulations dictate the equity holding, we do not expect IMFA to extend financial support to ISWGE7L. The transactions of sale / purchase of materials, goods and services, reimbursement of expenses, between JSWNEL and JSWGE7L including providing financial support to JSWGE7L, etc., are routine business transactions for the regular business operations of both the companies and hence are in the ordinary course of business. The transactions are also at arm's length. Transactions in Pt25 aggregated Rs. 12.3 mn. Prior to Pt25, there were no transactions as JSWGE7L was incorporated on 21 June 2024.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	Issue of Equity Shares, etc, for an aggregate amount not exceeding Rs. 10,000 crore.	FOR	In April 2024, the company raised Rs. 50.0 bn by issue of equity shares through a QIP. The proceeds from the QIP have been earmarked for repayment of the borrowings, investment in JSWNEL, a wholly owned subsidiary and other general corporate purposes. The company believes, to support its plan to pursue growth opportunities including organic and inorganic and its growth and expansion plans, additional funds may be required. An enabling resolution will give flexibility to the company to raise funds, wherever need arises. If SVN Energy were to raise the entire Rs. 100.0 bn at the current market price of Rs. 506.0, it would have to issue "197.6 km shares: this would result in an equity dilution of "10.2% on the expanded capital base. Given, the dilution is reasonable, we support the resolution.	FOR
11-07-2025	JSW Energy Limited	AGM	Management	Amendment of the Shri O.P. Jindal Employee Stock Ownership Plan (JSWEL) - 2021.	AGAINST	The exercise price of the additional options available under JSWEL OPJ ESOP Plan 2021 is Rs. 10 per share – par value and although, the options are available for employees (including whole-time directors) in grades 116 - 119 and high performers in Grades 111 – 115. Based on subsequent clarification provided by the company, we understand that 40% of the options carry time based vesting and 60% of the options carry performance-based vesting; the targets and achievement parameters will be determined by the ESOP Committee of the Board. We do not favour schemes where options are granted at a discount of more than 20% to the market price – in this case, 40% of the options will be granted at face value and will carry time-based vesting. ESOPs are 'pay at risk' options that employees accept at the time of grant, which is protected if the ESOPs are issued at significant discount to the market price. Such practices do not align the interests of investors and employees. For options vesting based the achievement of performance targets, we expect companies to clearly disclose the corporate-level performance metrics and the targets to be achieved for the vesting. The proposed scheme contours do not meet our voting guidelines. We do not support the resolution.	AGAINST
11-07-2025	JSW Energy Limited	AGM	Management	Grant of Stock Options to the employees of Indian Subsidiary Companies under the Shri O.P. Jindal Employee Stock Ownership Plan (JSWEL)- 2021.	AGAINST	The company proposes to extension the amended scheme to employees of subsidiary companies. Since we do not support the amended JSWEL OPI ESOP Plan 2021, we do not support extension of the amended scheme to employees of subsidiary companies.	AGAINST
11-07-2025	JSW Energy Limited	AGM	Management	Authorization to the JSW Energy Employees Welfare Trust for secondary market acquisition of Equity Shares and provision of money by the Company for purchase of its own shares by the ESDP Trust, Trustees for the benefit of employees under the Shri O. P. Jindal Employees Stock Ownership Plan (JSWEL) - 2021.	AGAINST	The company proposes authorization to the trust for secondary acquisition of shares and grant of loan for purchase of shares for the amended scheme. Since we do not support the amended JSWEL OPJ ESOP Plan 2021, we do not support the authorisation and grant of loan.	AGAINST
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11-07-2025	JSW Energy Limited	AGM	Management	Consent for a potential dilution of shareholding in, and a potential disposal of the assets of, a material subsidiary.		JSW Energy acquired KMPC under the Corporate Insolvency Resolution Process on 6 March 2025 and holds 74% FOR of the equity capital, the balance 26% being held by lenders. KMPCL owns 3 a,600 MW thermal power plant, of which 1,800 MW is operational. KPCL availed financial assistance from banks / lenders for project implementation and working capital requirements resulting in a charge on substantially all of its assets, and a pledge over the equity shares held by JSW Energy in KMPCL. The charge on assets and invocation of the pledge, could result in a reduction in JSW Energy's shareholding in KMPCL — a material subsidiary and/ or sale / dispose / lease of assets in a material subsidiary to more than 20%. Even so, we observe that a secured loans generally have easier repayment terms, less restrictive covenants, and lower interest rates.
16-07-2025	Cipla Limited	AGM	Management	To receive, consider and adopt the audited standalone financial statements of the Company for the financial year ended 31st March, 2025 and the reports of the Board of Directors and Auditor thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the audit rost have highlighted certain issues related to the audit trail feature in the accounting software. Additionally, the company must disclose the reason for having undisputed payables overdue by more than two years. 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).
16-07-2025	Cipla Limited	AGM	Management	To receive, consider and adopt the audited consolidated financial statements of the Company for the financial year ended 31st March, 2025 and the report of the Auditor thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. Additionally, the company must disclose the reason for having undisputed payables overdue by more than two years. 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).
16-07-2025	Cipla Limited	AGM	Management	To declare a final dividend of Rs. 13/- per equity share and a special dividend of Rs. 3/- per equity share on the occasion of completing 90 years of the Company, aggregating to Rs. 16/- per equity share (i.e. 800% on the face value of Rs. 2), as recommended by the Board of Directors for the financial year ended 31st March, 2025.	FOR	The total dividend outflow for FY25 is Rs. 12.9 bn and the dividend payout ratio is 25.1% of standalone PAT and 24.5% of consolidated PAT.
16-07-2025	Cipla Limited	AGM	Management	To re-appoint Mr Umang Vohra (DIN: 02296740), Managing Director and Global Chief Executive Officer, who retires by rotation and being eligible, has offered himself for re- appointment.	FOR	Umang Vohra, 54, is the Managing Director and Global Chief Executive Officer of Cipla Limited. He attended all seven board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements.
16-07-2025	Cipla Limited	AGM	Management	Application of remuneration of Rs. 12,50,000/- plus applicable taxes and reimbursement of out-of-pocket expenses payable to M/S Joshi Apte and Associates (Firm Registration No. 000240). Ho Cost Auditor of the Company, to conduct audit and submit the cost audit report for the financial year ending 31st March, 2026, as approved by the Board of Directors.	FOR	The total remuneration proposed to be paid to the cost auditor for FYZ6 is reasonable compared to the size and scale of operations.
16-07-2025	Cipla Limited	AGM	Management	To appoint M/S BNP and Associates, Company Secretaries (Firm Registration No. P201 MHN037400) as the Secretarial Auditors of the Company, for a term of five (5) years, commencing from the conclusion of 89th Annual General Meeting Itil the conclusion of 94th Annual General Meeting at such remuneration may be determined by the Board of Directors.	FOR	The secretarial auditors are proposed to be paid a remuneration of Rs. 550,000 plus applicable taxes and out-of-pocket expenses for P126, and the board will determine the remuneration for the remaining tenure. The company may also avail of other permissible services from BNP & Rsociates. We understand that BNP & Associates have been the secretarial auditors of Cipla Limited since P125 and have also acted as scrutinisers for shareholder meetings. The proposed remuneration is commensurate with the size of the company, and the appointment of secretarial auditors is in line with statutory requirements.
16-07-2025	HDFC Life Insurance Company Ltd	АБМ	Management	To receive, consider and adopt (a) the audited standalone revenue account, profit and loss account and receipts and payments account of the Company for the financial year ended March 31, 2025 and the balance sheet as at that date, together with the reports of the directors and auditors thereon, and (b) the audited consolidated revenue account, profit and loss account and receipts and payments account of the Company for the financial year ended March 31, 2025 and the balance sheet as at that date, together with the report of the auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the standalone financial statements. FOR 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).
16-07-2025	HDFC Life Insurance Company Ltd	AGM	Management	To declare dividend of Rs. 2.10/- per equity share for the financial year ended March 31, 2025.	FOR	The total dividend outflow for FY25 is Rs. 4.5 bn and the dividend payout ratio is 25.1%.
16-07-2025	HDFC Life Insurance Company Ltd	AGM	Management	To appoint a Director in place of Ms. Vibha Padalkar (DIN: 01682810) who retires by rotation and, being eligible, offers herself for re-appointment.	FOR	Ms. Vibha Padalkar, 57, is Managing Director and CEO of HDFC Life since August 2012. She has attended all seven (100%) board meetings held in FY25. She retires by rotation and her reappointment is in line with statutory requirements.
16-07-2025	HDFC Life Insurance Company Ltd	AGM	Management	Payment of remuneration to M/s BSR and Co. LLP, Chartered Accountants (Firm Registration no. 101248W)W-100022) and M/s G.M. Kapadia and Co. Chartered Accountants (Firm Registration no. 10475W), Joint Statutory Auditors of the Company, of Rs. 55,00,000 each i.e. total remuneration of Rs. 1,10,00,000, plus applicable taxes and reimbursement of out of pocket expenses incurred by the Joint Statutory Auditors, on actuals, in connection with the audit of the financial statements for the financial year 2025-26 and for subsequent years thereafter until revised.	FOR	The statutory adultors were paid total remuneration of Rs. 10.9 mn for FY25. The proposed remuneration paid to point is statutory auditors is Rs. 5.5 mn each i.e. total remuneration of Rs. 11.0 mn (excluding expenses) for FY26 and for subsequent years thereafter until revised. The remuneration is in line with the complexity and scale of the business.
16-07-2025	HDFC Life Insurance Company Ltd	AGM	Management	Appointment of M/s Mehta and Mehta, Company Secretaries (Firm Registration no. P1996MH007500), as the Secretarial Auditor of the Company for conducting Secretarial Audit and to do all such actions that may be necessary, for a period of five (5) consecutive years, to hold office commencing from financial year 2025-26 till financial year 2023-30, subject to their continuity of fulfillment of the applicable eligibility norms, at such fees, plus applicable taxes and reimbursement of out of pocket expenses incurred by them, as may be mutually agreed upon between the Board (including Audit Committee) and the Secretarial Auditor.	FOR	The company proposes to appoint Mehta & Mehta, Company Secretaries, as secretarial auditors for five years from FY26. HDFC Life proposes to pay Mehta & Mehta a remuneration of Rs. 350,000 per annum for FY26 plus applicable taxes and reimbursement of out-of-pocket expenses. The remuneration for the remaining fenure will be decided by the board based on the recommendations of the Audit Committee and mutually agreed with the Secretarial Auditor. The Company may also avail various permissible professional services for which the auditors will be remunerated separately. The previous secretarial auditors, NL Bhatia & Associates, were paid a remuneration of Rs. 250,000 for FY25. The proposed remuneration payable to Mehta & Mehta is commensurate with the size of the company. Their appointment is in line with statutory requirements.
16-07-2025	HDFC Life Insurance Company Ltd	AGM	Management	Payment of remuneration in the form of profit-related commission to Non-Executive Directors.	FOR	HDFC Life proposes to pay profit-linked commission of Rs. 3.0 mn p.a. to each Non-Executive Director for a period of five years starting from FY25, subject to an overall cap of 1% of the Company's net profits. This commission is in addition to the stiting fees paid to independent Directors for attending meetings of the Board and its Committees. In line with the IRDAI Corporate Governance Regulations, Non-Executive Directors are eligible to receive such profit-related commission, currently capped at Rs. 3.0 mn p.a. subject to revision by IRDAI from time to time. Earlier, at the 2022 AGM, shareholders had approved a commission of Rs. 2.0 mn p.a. for each Non-Executive Director. In the last five years, the aggregate commission to non-executive directors ranged between 0.03% - 0.08% of standaine P81. The proposed commission to the independent directors is inline with market practices and in line with statutory regulations.

16-07-2025	HDFC Life Insurance Company Ltd	AGM	Management	Appointment of Mr. Vineet Arora (DIN: 07948010), as Whole-time Director (designated as Executive Director and Chief Business Officer) for a period of three (3) years with effect from May 1, 2025 and to fix his remuneration.		Vineet Arora's fixed remuneration for F725 is proposed at Rs 36.5 mm and his variable pay including cash and fair value of share linked instruments can go upto 300% of fixed pay, taking total remuneration to a maximum of Rs. 346.4 mm. We expect HDFC Life to remain judicious in its payouts, as it has historically been. As good practice, the company must disclose the estimated quantum of stock options to be granted over the course of his tenure, along with the indicative range of variable compensation, starter than relying on regulatory ceilings. Additionally, a transparent articulation of the performance metrics used to determine variable pay is essential. We note that Vineet Arora vasa a RWII in FY25 – yet the annual reports does not carry details of his FY25 remuneration. Notwithstanding, we support the resolution.	
16-07-2025	HDFC Life Insurance Company Ltd	AGM	Management	Revision in remuneration of Ms. Vibha Padalkar (DIN: 01882810), as Managing Director and Chief Executive Officer of the Company, with effect from April 1, 2025.	FOR	Ms. Vibha Padalkar, 57, has been MD & CEO since August 2012 and was paid a remuneration of Rs. 134.0 mm (SRN of the pays variable – performance bowns + fair value of stock options granted) in PSZ. Ms. Vibha Padalkar's fixed remuneration for FYZ6 is proposed at Rs C3.2 mn and her variable pay including cash and fair value of share-inked instruments can go juto 300% of fixed pay, ktsing total remuneration to a maximum of Rs. 249.2 mn. In the past, variable pay has accounted for 59% of Vibha Padalkar's total pay. We support the resolution. As good practice, the company must disclose the estimated quantum of stock options to be granted over the course of her tenure, along with the indicative range of variable compensation, rather than relying on regulatory ceilings. Additionally, a transparent articulation of the performance metrics used to determine variable pay is essential.	FOR
16-07-2025	HDFC Life Insurance Company Ltd	AGM	Management	Revision in remuneration of Mr. Niraj Shah (DIN: 09516010), as Whole-time Director (designated as Executive Director and Chief Financial Officer) of the Company, with effect from April 1, 2025.	FOR	Niraj Shah, 50, has been ED & CFO since April 2023 and was paid a remuneration of Rs. 54.0 mm (44% of the pay is variable – performance bonus + fair value of stock options granted) in Pv2S. Niraj Shah's fixed remuneration for Pr236 is proposed at Rs 34.8 man and his variable pay including cash and fair value of Shahe linked instruments can go upto 300% of fixed pay, taking total remuneration to a maximum of Rs. 139.2 mm. In the past, variable pay has accounted for 44% of Niraj Shah's stotal pay. We expect HDFC Life to be judicious in its payouts as in the past. As good practice, the company must disclose the estimated quantum of stock options to be granted over the course of his tenure, along with the indicative range of variable compensation, rather than relying on regulatory cellings. Additionally, a transparent articulation of the performance metrics used to determine variable pay is essential. Notwithstanding, we support the resolution.	FOR
16-07-2025	HDFC Life Insurance Company Ltd	AGM	Management	To enter into and/or carrying out and/ or continuing with contracts, arrangements and transactions (whether individually or taken together or series of transactions or otherwise) with HDFC Bank limited (Bank), bega a related party of the Company, for the value of transaction Rs. 42,000 crore (approx) for the financial year 2025-26.	FOR	HDFC Life periodically engages in banking related activities, including availing funded / non-funded facilities from HDFC Bank. The company also pays fees to HDFC Bank for distribution of its life insurance products. In PTC96, HDFC Life expects these transactions and other banking transactions to exceed the materiality threshold of Rs 10.0 billion or 10% of consolidated revenues. The value of transactions for banking transactions cannot be exactly ascertained as it is subject to HDFC. Life and the requirements of the bank, which may vary from the tot time. Transactions related to the distribution of its products are estimated at Rs. 420.0 bn for FY26. The transactions are in the ordinary course of business of the company and the bank and on an arm's length basis. We note that the company has paid space usage fee of "0.6.2.4% of total premium income to promoters HDFC / HDFC Bank over the last five years: it must clarify the basis of computation of such fee paid. Notwithstanding, we support the resolution.	FOR
16-07-2025	HDFC Life Insurance Company Ltd	AGM	Management	Approval of Employee Stock Option Scheme - 2025.	FOR	The company proposes to grant upto 7,350,838 options which will result in a overall dilution of "0.50% (after considering the dilution of resolution #12 PRSUS 2025 Scheme) on the expanded capital base. The exercise period shall be the latest available closing price of an equity share of the company on the stock exchange on which the equity shares are listed, on the date immediately prior to the date of the meeting of the NRC at which the options are granted. If an employee has already been granted PRSUs under the Company's PRSU Scheme, he shall not be granted options under the ESOS 2025 in that financial year. Given that options will be issued at close to the market price, we believe this scheme will ensure alignment of interests between the investors and employees of the company. We support the resolution.	FOR
16-07-2025	HDFC Life Insurance Company Ltd	AGM	Management	Approval of Employee Stock Option Scheme - 2025 for the eligible employees of the subsidiary company(ies).	FOR	HDFC Life proposes to extend ESOS 2025 to the employees of the subsidiary company(ies) (current and future). We expect the company to extend the scheme to unlisted subsidiaries only. We support the resolution.	FOR
16-07-2025	HDFC Life Insurance Company Ltd	AGM	Management	Approval of Performance Restricted Stock Units Scheme - 2025.	FOR	The PRSUs have performance-based vesting, on the achievement of conditions related to continued employment, individual performance, and company performance. Since vesting is clearly linked to performance achievement targets, we believe it is aligned to investor interest. Further, we recognize that the scheme will apply to the larger employee pool and not to senior leadership. Therefore, we support the resolution.	FOR
16-07-2025	HDFC Life Insurance Company Ltd	AGM	Management	Approval of Performance Restricted Stock Units Scheme - 2025 for the eligible employees of the subsidiary company(ies).	FOR	The company proposes to extend PRSU 2025 to the employees of the subsidiary companies (present and future). We expect the company to extend the scheme to unlisted subsidiaries only. Hence, we support the resolution.	FOR
16-07-2025	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, 2025, together with the Reports of the Board of Directors and Auditors thereon.	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). The company must disclose the reason for having payables overdue by more than two years.	
16-07-2025	Wipro Limited	AGM	Management	To confirm the interim dividend of Rs. 6 per equity share declared by the Board of Directors on January 17, 2025, as the final dividend for the financial year 2024-25.	FOR	$The total dividend outflow for FY25 is Rs. 56.6 \ bn and the dividend payout ratio is 52.4\% of standalone after-tax profits.$	FOR
16-07-2025	Wipro Limited	AGM	Management	To consider appointment of a Director in place of Mr. Srinivas Pallia (DIN: 10574442) who retires by rotation and being eligible, offers himself for re-appointment.	FOR	April 2024. He has attended all six board meetings (100%) held during his tenure in FY25. He retires by rotation	FOR
16-07-2025	Wipro Limited	AGM	Management	To appoint M/s. V. Sreedharan and Associates, Practicing Company Secretaries, Bengaluru (Firm Registration Number P1985KR14800), as Secretarial Auditors of the Company for a term of five consecutive years, to hold office from the conclusion of this Annual General Meeting (AGM) till the conclusion of the 84th AGM to be held in the year 2030, at such remuneration as may be determined by the Board of Directors of the Company (including its Committee(s) thereof) in consultation with the Secretarial Auditors.	FOR	and his reappointment is in line with statutory requirements. V. Sreedharan & Associates are the current secretarial auditors. The company proposes to appoint V. Sreedharan & Associates as secretarial auditors for five years from the conclusion of the 2025 AGM. The proposed remuneration for secretarial audit services will be in the range of Rs. 4.0 m to Rs. 6.0 mn per annum plus out of pocket expenses. Revision in fees will be approved by the board. The proposed remuneration payable is commensurate with the size of the company.	FOR
17-07-2025	Tech Mahindra Limited	AGM	Management	To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the financial year ended 31st March, 2025 and the reports of the Board of Directors and the Statutory Auditor thereon.	FOR	We have relied upon the auditors' report, which has placed an emphasis of matter in the standalone financial statements, highlighting the claims made on erstwhile Satyam Computer Services Limited by 37 companies for repayment of Rs 12.3 bn allegedly given as advances. The company's management believes these claims will not have to be paid, based on the current legal status, lack of supporting documents, and external legal advice. The auditors' opinion is not modified in respect of these matters. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. 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). The company must disclose the reason for having payables overdue by more than two years.	FOR

17-07-2025	Tech Mahindra Limited	AGM	Management	To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the financial year ended 31st March, 2025 and the report of the Statutory Auditors thereon.	FOR	We have relied upon the auditors' report, which has placed an emphasis of matter in the consolidated financial statements, highlighting the claims made on erstwhile stayman Computer Services Limited by 37 companies for repayment of R8 12.3 bn allegedly given as advances. The company's management believes these claims will not have to be paid, based on the current legal status, lack of supporting documents, and external legal advice. The auditors' opinion is not modified in respect of these matters. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. 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). The company must disclose the reason for having payables overdue by more than two years.	
17-07-2025	Tech Mahindra Limited	AGM	Management	To confirm the payment of Interim Dividend of Rs. 15/- per equity share of Rs. 5/- each fully paid-up (300% on face value) and to declare Final Dividend of Rs. 30/- per equity share of Rs. 5/- each fully paid-up (600% on face value) for the financial year 2024-25.	FOR	Total dividend payout for FY25 aggregates Rs. 42.1 bn (Rs. 39.1 bn in FY24). The total dividend payout ratio for FY25 is 125.6% of the standalone Profit After Tax (183.5% in FY24).	FOR
17-07-2025	Tech Mahindra Limited	AGM	Management	To approve re-appointment of Mr. Mohit Joshi (DIN: 08339247), Director, who retires by rotation at this 38th Annual General Meeting, and being eligible for re-appointment.		Mohit Joshi, 51, is the Managing Director and CEO. He has over two decades of experience in enterprise technology software and consulting. He attended all four meetings held in FY25. His reappointment is in line with statutory requirements.	FOR
17-07-2025	Tech Mahindra Limited	AGM	Management	To approve appointment of M/s. Makarand M. Joshi and Co. Practicing Company Secretary (Firm Registration No. P2009MH007000 and Certificate of Practice No. 3662) (MMIXC) as the Secretarial Auditor of the Company to hold office for a term of five consecutive years from the commencement of financial year 2025-26 till conclusion of the financial year 2029-30, at such remuneration.	FOR	The company proposes to appoint Makarand M. Joshi & Co. (MMXC) as secretarial auditors for five years from PTGs to PTG3 and pay them a remuneration of Rs. 550.000 p.a., plus out of pocket expenses and taxes at the applicable rates, for secretarial audit of the secretarial records of the company. The proposed remuneration payable to Makarand M. Joshi & Co. is commensurate with the size of the company.	FOR
17-07-2025	Tech Mahindra Limited	AGM	Management	To consider and approve adoption and implementation of the Tech Mahindra Performance Share Plan 2025 of the Company.	FOR	Under TechM PSP 2025, the company proposes to grant up to 7.5 mn options at face value, resulting in a dilution of 0.76% on the expanded capital base. In this case, vesting will be based on the achievement of financial metrics (consolidated revenue target, consolidated EBIT mangin, free cashflows, Return on capital employed) carrying a weightage of 60% and strategic priorities (Sustainability/ESG targets, Process Maturity / Stakeholder Satisfactory Index, Key People Metrics, Customer Satisfaction Scores) carrying a weightage of 40%. The Nomination and Remuneration Committee (NRC) will have the discretion to decide the key performance parameters annually out of the above parameters.	FOR
17-07-2025	Tech Mahindra Limited	AGM	Management	To approve grant of Performance Stock Options to the employees of the Subsidiary company(ies) of the Company under the Tech Mahindra Performance Share Plan 2025 of the Company.	FOR	Through resolution #7, the company seeks shareholder approval to extend the benefits of TechM PSP 2025 to employees of subsidiary companies. We expect the scheme to be extended only to unlisted subsidiaries. Our view is linked to resolution #6.	FOR
17-07-2025	Tech Mahindra Limited	AGM	Management	To consider and approve making provision of money by the Company to Tech Mahindra ESOP Trust to fund the subscription of equity shares of the Company for implementing the employee stock option schemes of the Company.	FOR	TechM PS 2025 will be implemented through the trust route. Further, the employees have an option of exercising the options through the cash route or through the cashless route. In case of the cashless route, the trust will fund the payment of exercise price, the tax obligations and other related expenses pursuant to exercise of PSUs granted and such amount shall be adjusted against the sale proceeds of the equity shares of the PSU holder. Through resolution #8, the company seeks approval to grant an interest free loan of upto Rs. 50.0 mn to the furst. The loan shall be repayable to the company upon realisation of proceeds on sale/transfer of equity shares. Our view is linked to resolution #6.	FOR
18-07-2025	Shriram Finance Limited	AGM	Management	To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2025, together with the Reports of the Board of Directors and the Auditors thereon.	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.	FOR
18-07-2025	Shriram Finance Limited	AGM	Management		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.	FOR
18-07-2025	Shriram Finance Limited	AGM	Management	To declare a final dividend of Rs. 3/- per Equity Share of face value of Rs. 2/- each fully paid-up and to confirm the payment of two interim Dividends viz. (i) first interim dividend of Rs. 22/- per Equity Share of face value of Rs. 10/- each fully paid-up (pre-split of face value of equity share) and (ii) second interim dividend of Rs. 2.50 per Equity Share of face value of equity share) and (ii) second interim dividend of Rs. 2.50 per Equity Share of face value of Rs. 2/- each fully paid up (post-split of face value of equity share) declared by the Board of Directors at their respective meetings held on October 25, 2024 and January 24, 2025, for the Financial Year ended March 31, 2025.		The dividend payout ratio for FY24 is 19.1% of the standalone PAT, while the payout ratio for FY24 was 23.5%.	FOR
18-07-2025	Shriram Finance Limited	AGM	Management	To appoint a Director in place of Mr. Ignatius Michael Viljoen (DIN 08452443), Director who retires by rotation at this meeting and being eligible, offers himself for reappointment as a Director of the Company.	FOR	Ignatius Michael Viljoen, 65, is currently Head of Credit at Sanlam Pan Africa Portfolio Management, South Africa. He is a Non-Executive and Non-Independent Director and has served on the board since 6 November 2019. He represents Sanlam Grous's equity stake in the company. He has over three decades of global experience in banking and financial services, with expertise in credit, risk, and operations. He has attended all nine board meetings in FY25 (100%). He retires by rotation. His reappointment is in line with statutory requirements.	FOR
18-07-2025	Shriram Finance Limited	AGM	Management	To fix remuneration of Rs. 9,650,000/- (exclusive of certification fees, goods and services tax and reimbursement of out of pocket expense) payable to M/s. G. D. Apte and Co, Charteed Accountants, Mumbai (ICAI Firm Registration No.100515W), as one of the Joint Statutory Auditors of the Company for the Financial Year ending March 31, 2026.	FOR	G.D. Apte & Co. were appointed as the joint statutory auditors in the AGM of 2024 for a period of three years from the conclusion of the 2024 AGM. The shareholders had approved a remuneration of Rs. 7.0 mn each for both joint statutory auditors. The company now proposes to pay remuneration of Rs. 9.65 mn each to both joint statutory auditors for FY26. On a standalone basis, the joint statutory auditors were paid a total remuneration of Rs. 19.8 mn (including audit fee of Rs. 17.5 mn) in FY25. We expect the audit fees for the prospective years to be fixed at similar levels. We believe the proposed remuneration is in line with the size of the company and the complexity of their operations.	
18-07-2025	Shriram Finance Limited	AGM	Management	To fix remuneration of Rs. 9,650,000/- (exclusive of certification fees, goods and services tax and reimbursement of out of pocket expenses) payable to My's M M Nissim and Co LUP, Chartered Accountants, Mumbal (CAF Irm Registration No.10712/W/N100672), as one of the Joint Statutory Auditors of the Company for the Financial Year ending March 31, 2026.	FOR	M.M. Nissim & Co. LIP were appointed as the joint statutory auditors in the AGM of 2024 for a period of three years from the conclusion of the 2024 AGM. The shareholders had approved a remuneration of Rs. 7.0 mn export for both joint statutory auditors. The company now proposes to pay remuneration of Rs. 9.65 mn each to both joint statutory auditors for FY26. On a standalone basis, the joint statutory auditors were paid a total remuneration of Rs. 19.8 mn (including audit fee of Rs. 17.5 mn) in FY25. We expect the audit fees for the prospective years to be fixed at similar levels. We believe the proposed remuneration is in line with the size of the company and the complexity of their operations.	FOR
18-07-2025	Shriram Finance Limited	AGM	Management	To appoint M/s. V Suresh Associates, Peer Reviewed firm of Practising Company Secretaries (Firm Registration No. P2016TND53700), who have confirmed their eligibility as per the requirements of Regulation 24A of the Listing Regulations and circulars issued thereunder to hold office as Secretarial Auditor of the Company from the conclusion of 46th Annual General Meeting of the conclusion of 51st Annual General Meeting of the Company to conduct Secretarial Audit for a term of 5 (five) consecutive years from financial year 2025- 26 to financial year 2029-30 and issue the necessary secretarial audit report for the aforesaid period and to fix their remuneration.	FOR	The company proposes to appoint V Suresh Associates as secretarial auditors for five years from FY26 to FY30 and pay them a remuneration of Rs. Z50,000 for FY26, plus applicable taxes and reimbursement of out-of-pocket expenses. Besides the audits services, the Company would also obtain certifications which are to be mandatorily received from the Secretarial Auditors under various statutory regulations from time to time, the fee for which forms part of the proposed audit fee. The company has also disclosed the remuneration for the remaining tenure. The proposed remuneration payable to V Suresh & Associates is commensurate with the size of the company. Their appointment is in line with statutory requirements.	FOR
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18-07-2025	Shriram Finance Limited	AGM	Management	Payment of commission out of profits to all independent Directors of the Company of an amount as may be decided by the Board of directors of the Company provided that the aggregate amount of the commission shall not exceed Rs. 250 Lakks for every financial year over the period of three financial years commencing from April 1, 2025 and ending on March 31, 2028 subject to the ceiling of 1% of the net profits of the Company.	FOR	We believe that the proposed commission is commensurate with the company's scale of operations and aligns with the FP24 median commission payout of the NIFTY50 companies. We also draw comfort from the fact that the company has been judicious in the past with regards to their commission payouts and we expect the board to exercise prudence, benchmarking compensation against peers, before finalizing future payouts. This payout is in line with market practices.
18-07-2025	Shriram Finance Limited	AGM	Management	Enhancement of limits of borrowing by the Board of Directors of the Company from Rs. 2,35,000 crores to Rs. 2,95,000 crores.	FOR	The company's borrowings as on 31 March 2025 were "Rs. 1.96 tn on a consolidated basis. The company has emphasized that an increase in mobilization of funds is necessary as they expect the business to grow further. To fund this growth, the company proposes to increase the borrowing limits to "Rs. 2.95 tn. The company's outstanding debt programs are rated CRISIL AA+/ Stable/CRISIL A1+ and CARE AA+/Stable/CARE A1+ which denotes high degree of safety regarding timely servicing of financial obligations. We support this resolution.
18-07-2025	Shriram Finance Limited	AGM	Management	Enhancement of limits for creation of security by the Board of Directors of the Company on the Company's assets with respect to borrowing from Rs. 2,93,750 crores to Rs. 3,54,000 crores.	FOR	The company seeks shareholder approval to create a charge on its assets upto "Rs. 3.54 th. Secured debt has easier repayment terms, less restrictive covenants, and lower interest rates. This is an enabling approval which includes sale of undertaking. We realize that such sale/disposal of undertaking will occur in case of enforcement/invocation of pledges/charges on assets secured against borrowings. Debt levels in an NBFC are typically reined in by the regulatory requirement of maintaining a slated minimum capital adequacy ratio. Further, we draw comfort that Shriram Finance Limited is rated CRISI. A4-/ Stable/CRISI. A1- and CARE A4-//Stable/CRISI. A1- and CARE A4-//Stable/CRISI. A1- which denotes high degree of safety regarding timely servicing of financial obligations. We support this resolution.
18-07-2025	Shriram Finance Limited	AGM	Management	Enhancement of limit to sell/assign/ securitize receivables by the Board of Directors of the Company from Rs. 50,000 crores to Rs. 75,000 crores.	FOR	The company aims to continuously review its borrowing options for optimization of borrowing costs, maintaining good liquidity for its business growth and timely servicing of liabilities. In line with this, the company proposes to increase the limit for securitization from Rs. 2000 b nto Rs. 750.0 bm. With securitization, the company ensures better borrowing profile, leading to lower interest liability owing to its lending to priority sector as per Reserve Bank of India.
18-07-2025	Shriram Finance Limited	AGM	Management	Alteration of the Main Object Clause (Clause III A) of the Memorandum of Association of the Company.	FOR	The Company proposes to offer payment services and simplified financial solutions by leveraging Prepaid Payment Instruments (PPI). The initiation and implementation of these services shall be subject to receipt of necessary approals from regulatory authorities. The Company also intends to act as a Payment Aggregator (PA) and Payment Gateway (PG), and provide Unified Payments Interface services (UPI). Therefore, the company seeks to amend the Objects Clause of the MoA. It is the prerogative of the board and management to decide on business diversification.
22-07-2025	Titan Company Limited	AGM	Management	To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended 31st March 2025, together with the Reports of the Board of Directors and Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. 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). The company has undisputed payables outstanding for over a year (some more than three years); the company must consider strengthening its processes to avoid these extended delays.
22-07-2025	Titan Company Limited	AGM	Management	To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the Financial Year ended 31st March 2025, together with the Report of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. 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). The company has undisputed payables outstanding for over a year (some more than three years); the company must consider strengthening its processes to avoid these extended delays.
22-07-2025	Titan Company Limited	AGM	Management	To declare dividend of Rs. 11/- per equity share of face value of Rs. 1/- each on equity shares for the Financial Year ended 31st March 2025.	FOR	The total dividend per share for FY24 aggregates to Rs. 9.8 bn (Rs. 9.8 bn in FY24) and the payout ratio is 29.4% FOR of the standalone PAT.
22-07-2025	Titan Company Limited	AGM	Management	To appoint a director in place of Ms. Mariam Pallavi Baldev, IAS (DIN: 09281201), who retires by rotation and being eligible, offers herself for re-appointment.	AGAINST	Ms. Mariam Pallavi Baldev, 45, is an IAS Officer and serves as the Special Secretary in the Industries, Investment FOR Promotion & Commerce Department, Government of Tamil Nadu. She is the nominee of Tamil Nadu Industrial Development Corporation Limited (TIDCO), which is part of the promoter group, holding 27.88% in Titan Company Limited (31 March 2025). She has attended two out of seven (29%) board meetings held in FY23 and 12 out of 19 (63%) board meetings held since her appointment on 4 January 2023. We expect directors to attend a tleast 75% of the board meetings over a three-year period. Thus, we do not support her reappointment to the board.
22-07-2025	Titan Company Limited	AGM	Management	Appointment of Ms. Shalini Kapoor (DIN: 06742551) as an Independent Director, not liable to retire by rotation, to hold office for a term of five consecutive years i.e., from 9th May 2025 up to 8th May 2030.	FOR	Ms. Shalini Kapoor, 52, was Chief Technologist for Amazon Web Services (AWS), Asia Pacific region driving Gen A, Developer, & Cloud Big bets for Public Sector Government, Healthcare, Ed techs, Higher Ed Institutes, Agriculture, PSUs and non-profils industries. She has also worked with IBM for 22 years across various roles. She is volunteering with Estep Foundation on DPI powered by Al strategy and is Founder Director for Ankurt Foundation, an NOO that Facilitates the early adoption and education of technology and innovation within children. Her appointment as Independent Director meets all statutory requirements.
22-07-2025	Titan Company Limited	AGM	Management	Appointment of M/s. BMP and Co. LLP (Firm registration No. L2017KR003200), as Secretarial Auditors of the Company for a term of five (5) consecutive years, commencing from Financial Year 2025-26 till Financial Year 2029-30, on such remuneration.	FOR	The company proposes to appoint BMP & Co. LLP as secretarial auditors for five years from FY26 at a remuneration of Rs. 600,000 for FY26 plus applicable taxes and out-of-pocket expenses. The increments in remuneration for the remaining tenure will be decided by the board. The proposed remuneration payable is commensurate with the size of the company.
23-07-2025	NTPC Limited	PBL	Management	To make offer(s) or invitation(s) to subscribe to the secured/unsecured, redeemable, taxable/tax-free, cumulative/non-cumulative, non-convertible debentures (NCDs/Bonds) up to Rs.18,000 Crore in one or more tranches/series not exceeding 12 (twelve), through private placement.	FOR	The company is in capacity expansion mode and a major portion of the capital expenditure requirement of the company has to be funded by debt. The company borrows in the form of NCDs, upee term loans from banks and financial institutions, foreign currency borrowings, foreign currency bonds etc. In addition to capital expenditure requirements, NTPC also needs to borrow funds to meet its working capital requirement and other general corporate purposes. The issue will be within the approved borrowing limit of the company, NTPC's debt programmes are rated CRISIL AAA/Stable/CRISIL A1+, which denotes the highest level of safety with regard to timely servicing of financial obligations.
24-07-2025	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 2025, together with the Directors and Auditors Reports thereon.	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). The company must explain the reason for having payables overdue for over two years.
24-07-2025	Bajaj Finance Limited	AGM	Management	To declare a dividend for the financial year ended 31 March 2025.	FOR	The total dividend outflow for FY25 is Rs. 34.8 bn and the dividend payout ratio is 20.9% of standalone after-tax profits, within the guidance of target payout being between 15%-25% of standalone PAT.
24-07-2025	Bajaj Finance Limited	AGM	Management	To appoint a director in place of Anup Kumar Saha (DIN: 07640220), 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

24-07-2025	Bajaj Finance Limited	AGM	Management	Registration Number: P2009MH007000) (PR No. 6290/2024) as Secretarial Auditor of the Company for a term of 5 consecutive years commencing from F2026 till F22030 to undertake secretarial audit and issue the secretarial audit report for the aforesaid period, at such fees, plus applicable taxes and other out-of-pocket expenses.	FOR	The company proposes to appoint Makarand M. Joshi & Co. as its Secretarial Auditors for a period of five years from FV26 to FV20. The proposed remuneration is Rs. 65,000 per annum (excluding taxes) for the first three years, which includes services such as Corporate Governance Certification, Annual Secretarial Compliance Report, and Certification for non-disqualification of directors. For the remaining two years, the fees may be revised by up to 15%, subject to mutual agreement between the Board of Directors and the Secretarial Auditors. The said remuneration shall exclude other certification fee, applicable taxes, and out-of-pocket expenses. The proposed remunerational payable to Makarand M. Joshi & Co., is commensurate with the size of the company. Their appointment is in line with statutory requirements.	
24-07-2025	Bajaj Finance Limited	AGM	Management	To make offer(s) or an invitation(s) or to issue non-convertible debentures (NCDs), secured or unsecured, at face value or such other price as may be permissible under the relevant regulations as the Board may determine in accordance with any of the aforementioned directions or regulations, under one or more 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 annual general meeting, on a private placement basis.	FOR	The issuance of debt securities on a private placement basis will be within the company's overall borrowing limit of Rs. 3.75 tn. The issuances are unlikely to materially impact the NBFC's overall credit quality.	FOR
24-07-2025	Bajaj Finance Limited	AGM	Management	To enter into and/or continuing with arrangements / contracts / agreements / /transactions (whether by way of an individual transaction or transactions taken together or series of transactions or otherwise) with Bajaj Housing Finance Limited (BHFL) being a related party of the Company, for an aggregate amount not exceeding Rs. 12,612 crore, for the period, from the date of 38th Annual General Meeting up to the date of 39th Annual General Meeting up to the date of 39th Annual General Meeting (both days inclusive).	FOR	BHFL is a material listed subsidiary of Bajaj Finance Limited (BFL). BFL holds 88.75% in BHFL as on 31 March 2025. The company seeks approval for related party transactions with BHFL for upto an aggregate value of Rs. 126.12 bn from 2025 AGM to 2026 AGM. The nature of transactions include – acquisition of loans or loan pools by way of assignment and servicing arrangements, granting of any loans or advances, credit facilities, or any other form of fund-based facilities, branges for inter-company services rendered between the Company and BHFL and sourcing of products by the company and BHFL in P725, the transactions between BFL and BHFL aggregated Rs. 5.6 fb. The proposed transactions with BHFL are being undertaken at arm's length pricing and in the ordinary course of business. Further, approval is valid for a specific period and transactions are careful, given the nature of the business. The company must clarify the terms and conditions of the servicing fee being paid to Bajaj Housing Finance Limited for continuing to service transferred loans. Notwithstanding, we support the resolution.	FOR
24-07-2025	Bajaj Finance Limited	AGM	Management	To enter into and/or continuing with arrangements / contracts / agreements / fransactions (whether by way of an individual transaction or transactions taken together or series of transactions or otherwise) with Bajaj Allianz Life Insurance Company Limited (BALIC) for an aggregate amount not exceeding Rs. 1,445 crore, for FY2026.	FOR	Bajaj Allianz Life Insurance Company Limited (BALC). Is a subsidiary of Bajaj Firnerv Limited (BFS), which is the listed holding company of Bajaj Firnance Limited (BFI). BALIC is an unlisted material subsidiary of BFS, with BFS currently holding 74% of its paid-up share capital. Hence, BALIC is the fellow subsidiary of BFL. The nature of transactions include - Transactions as a corporate agent - commission income on distribution of life insurance products, charges for marketing, branding and allied services, insurance expenses and incidental intra-group transactions with BALIC, Interest and principal obligations on Non-Convertible Debentures (NCDs). In FYZS, the transactions between BFL and BALIC aggregated Rs. 8.7 bn. The proposed transactions with BALIC, are being undertaken at arm's length pricing and in the ordinary course of business. Further, approval is valid for a specific period and transactions are capped. These transactions provide commercial benefits to the Company while leveraging group synergies and improving operational efficiency.	FOR
24-07-2025	Bajaj Finance Limited	AGM	Management	Modification to the Employee Stock Option Scheme, 2009.	FOR	The company proposed to insert new clauses into the ESOP 2009 scheme to allow the BFL Employees Welfare Trust to acquire shares from the secondary market. The amendments are operational in nature. The NRC in its sole and absolute discretion can determine the Vesting criteria which may include performance-based conditions or time-based conditions. The exercise price of stock options will be the closing market price one day prior to the date of grant. We believe this scheme will ensure an alignment of interest between the investors and employees of the company.	FOR
24-07-2025	Bajaj Finance Limited	AGM	Management	Approval to extend the benefits and grant of options to the employee(s) of holding and/ or subsidiary company(ies) under the Employee Stock Option Scheme, 2009.	FOR	Currently the stock options under the ESDP 2009 scheme are granted to employees of the company and its unlisted subsidiaries. Through resolution #9, the company seeks to extend the grant of the ESDP 2009 scheme, to employees of holding and/or subsidiary companyles). The Company has clarified that the costs shall be borne by the respective companies to which such ESDP Benefits are extended.	FOR
24-07-2025	Bajaj Finance Limited	AGM	Management	Approval to authorise the Trust, to acquire equity shares from secondary market for implementation of the Employee Stock Option Scheme, 2009.	FOR	Through resolution #10, the company seeks approval to implement the ESOP 2009 to a trust set up by the company under the name "BFL Employee Welfare Trust" and that the total number of equity shares under secondary acquisition held by the Trust shall not exceed, at any time, 5% of the number of fully paid-up equity shares of the company as on 31 March 2025. Further, the number of fully paid-up equity shares of the company that can be acquired by the Trust from the secondary market in any financial year shall not exceed 2% of the number of paid-up equity shares of the Company as at the end of the previous financial year. Our view on resolution #10 is linked to our view on resolution#8.	FOR
24-07-2025	CG Power and Industrial Solutions Limited	AGM	Management	To receive consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended 31 March 2025, the Reports of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues with the audit trail. 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). The company must disclose the reason for having payables overdue by more than two years. Notwithstanding, we support the resolution.	FOR
24-07-2025	CG Power and Industrial Solutions Limited	AGM	Management	To receive consider and adopt the Audited Consolidated Financial Statements of the Company for the Financial Year ended 31 March 2025 and the Report of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues with the audit trail. 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). The company must disclose the reason for having payables overdue by more than two years. Notwithstanding, we support the resolution.	FOR
24-07-2025	CG Power and Industrial Solutions Limited	AGM	Management	To confirm the payment of the interim dividend of Rs. 1.30 per Equity Share i.e. 65% on face value of Rs. 2/- per share for the Financial Year 2024-25.	FOR	Total dividend outflow for FY25 is Rs. 2.0 bn and the total dividend payout ratio is 20.4% of the standalone PAT.	FOR
24-07-2025	CG Power and Industrial Solutions Limited	AGM	Management		FOR	M A M Arunachalam, 57, is part of the promoter group and Executive Chairperson on the holding company, Tube Investments of India Limited. He has been on the board since November 2020 and attended all seven board meetings held in FY25. He retires by rotation and his reappointment is in line with statutory requirements.	FOR
24-07-2025	CG Power and Industrial Solutions Limited	AGM	Management	Re-appointment of Mrs. Vijayalakshmi Rajaram Iyer (DIN: 05242960) as an Independent Director of the company, not liable to retire by rotation, to hold office for a second term of five consecutive years from 24 September 2025 and up to 23 September 2030 (both days inclusive).		Managing Director - Bank of India has been on the board since September 2022. She attended six of seven (87.5%) board meetings held in FY25. Her reappointment is in line with all statutory requirements.	FOR
24-07-2025	CG Power and Industrial Solutions Limited	AGM	Management	Re-appointment of Mr. P S Jayakumar (DIN: 01173236) as an independent Director of the company, not liable to retire by rotation, to hold office for a second term of five consecutive years from 26 November 2025 upto 25 November 2030 (both days inclusive).	FOR	P S Jayakumar, 63, Former CEO and MD - Bank of Baroda has been on the board since November 2020. He attended six of seven (87.5%) board meetings held in FY2S. His reappointment is in line with all statutory requirements.	FOR

24-07-2025	CG Power and Industrial Solutions Limited	AGM	Management	Payment of a Commission of Rs. 1 Crores to Mr. M A M Arunachalam (DIN: 00202958) as Non-Executive Director of the Company for the financial year 2024-25.	FOR	The proposed commission at Rs. 10.0 mn, payable to M A M Arunachalam is capped and reasonable given his involvement in the business and industry experience. He has played an active role in guiding and advising the
						company and its leadership team on matters relating to managing business relationships, Governmental and regulatory affairs and new projects of the company and its subsidiaries. He also actively supports and works with Chairperson on aspects relating to governance, group integration, leadership development and senior level succession planning.
24-07-2025	CG Power and Industrial Solutions Limited	AGM	Management	Appointment of M/s. Parikh and Associates, Company Secretary(ies) in Practice (Firm Registration No. 1988MH009800) as Secretarial Auditors of the Company for a term of S(Five) consecutive years (from Y 2025-26 to FY 2029-2030), for carrying out the secretarial audit of the Company, on such remuneration.	FOR	The company proposes to reappoint Parikh & Associates, Company Secretaries, as secretarial auditors for five FOR years from FYZ6. The company proposes to pay Parikh & Associates a remuneration of Rs. 150,000 for FY26 plus applicable taxes and reimbursement of out-of-pocket expenses. The remuneration for the remaining tenure will be decided by the board, based on the performance and any additional efforts on account of changes in regulations or other considerations. Their appointment is in line with statutory requirements.
24-07-2025	CG Power and Industrial Solutions Limited	AGM	Management	Ratification of remuneration of Rs. 3,30,000/ plus taxes as applicable and reimbursement of out-of-pocket expenses payable to M/s. R. Nanabhoy and Co., Cost Accountants (Firm Registration No. 000010), as approved by the Board of Directors of the Company to conduct the audit of cost records of the Company for the Financial Year ending 3.1 March 2026.	FOR	The total remuneration proposed to be paid to the cost auditors is reasonable compared to the size and scale of operations.
24-07-2025	Dr. Reddy's Laboratories Limited	AGM	Management	To receive, consider and adopt the Audited Financial Statements (Standalone and Consolidated) of the Company for the financial year ended March 31, 2025, together with the Reports of the Board of Directors and Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. The company must disclose the reason for having undisputed payables overdue by more than two years. 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).
24-07-2025	Dr. Reddy's Laboratories Limited	AGM	Management	To declare dividend of Rs. 8/- per equity share for the financial year ended March 31, 2025	FOR	The total dividend outflow for FY25 is Rs. 6.7 bn and the payout ratio is 12.5% of standalone PAT. FOR
24-07-2025	Dr. Reddy's Laboratories Limited	AGM	Management	To re-appoint Mr. G V Prasad (DIN: 00057433), as a Director, who retires by rotation, and being eligible offers himself for re-appointment.	FOR	G V Prasad, 64, is part of the promoter family and serves as Co-Chairperson and Managing Director of Dr. Reddy's Laboratories Limited. He attended all eight board meetings held in FY25. He retires by rotation and his reappointment is in line with statutory requirement.
24-07-2025	Dr. Reddy's Laboratories Limited	AGM	Management	To approve the re-appointment of Mr. G V Prasad (DIN: 00057433) as a Whole-time director designated as Co. Chairman and Managing Director of the Company for a further period of five years with effect from January 30, 2026 to January 29, 2031, liable to retire by rotation and including remuneration.	FOR	GV Prasad, 64, has been on the board of Dr. Reddy's Laboratories since 1986 and Currently serves as Co- Chairperson and Managing Director. He is the brother-in-law of K. Satish Reddy, Executive Chairperson of the company. GV Prasad's FYZ5 pay aggregated Rs. 1883 mp, including a commission of Rs. 160.0 mp. Under the proposed terms, he will be entitled to a commission of up to 0.75% of the company's Profit Before Tax (PBT), Based on the FYZ5 financials, this translates to a commission of "Rs. 523.3 mp, which is high in absolute terms. The company should have capped his commission in absolute terms. However, we draw comfort from the fact that the company has been prudent and overall executive pay has been judicious in the past. We estimate his FYZ6 pay at Rs. 257.5 mp, which is commensurate with the company's scale of operations. His performance- linked pay is subject to malus and clawback provisions, which is a good practice.
24-07-2025	Dr. Reddy's Laboratories Limited	AGM	Management	Ratification of remuneration of Rs. 9,00,000/- plus applicable taxes and out of pocket expenses at actuals, in connection with the aforesaid audit, payable to M/s. Sagar and Associates, Cost Accountants (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, 2026.	FOR	The total remuneration proposed to be paid to the cost auditors in FY26 is reasonable compared to the size and scale of the company's operations.
24-07-2025	Dr. Reddy's Laboratories Limited	AGM	Management	To approve appointment of M/s. Makarand M. Joshi and Co., Company Secretaries (Firm registration no: P2009MH007000), as Secretarial Auditors of the Company for a period of five consecutive financial years commencing from April 1, 2025 till March 31, 2030, at such remuneration as may be determined by the Board of Directors (including its committees thereof as authorised in this regard), and to avail any other services, certificates, or reports as may be permissible under applicable laws.	FOR	The company proposes to pay Makarand M. Joshi & Co. a remuneration of Rs. 400,000 for FY26 (excluding taxes FOR and out-of-pocket expenses). The remuneration for subsequent years will be approved by the board. The company may also pay fees for other permissible services, as determined by the board. We note that Makarand M. Joshi & Co. have been the secretarial auditors of the company since FY21. The proposed remuneration is reasonable given the size of the company. The appointment is in line with statutory requirements.
24-07-2025	IndiGrid Infrastructure Trust	AGM	Management	To consider, approve and adopt Audited Standalone Financial Statements and Audited Consolidated Financial Statements of IndiGnid Infrastructure Trust (IndiGnid) together with the Report of the Auditors thereon and the Annual Report on activities and performance of IndiGnid as at and for the financial year ended on March 31, 2025.	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).
24-07-2025	IndiGrid Infrastructure Trust	AGM	Management	To consider, approve and adopt Valuation Report issued by Mr. Manish Gadia, Independent Valuer for the Valuation of the IndiGrid Assets as on March 31, 2025.	FOR	Compliant with InvIT Regulations. No governance concern identified. The trust has made adequate disclosures. FOR We rely on the disclosures and valuation report. Hence the analyst recommends to vote 'FOR' the resolution.
24-07-2025	IndiGrid Infrastructure Trust	AGM	Management	To consider and appoint Mr. S. Sundararaman, Chartered Accountant, bearing IBBI registration number IBBI/RV/06/2018/10238 as the Valuer of IndiGrid Infrastructure Trust for financial year 2025-26 and fix their remuneration.	FOR	Compliant with InvIT Regulations. No governance concern identified. The trust has disclosed the terms and credentials of the Valuer seeking re-appointment, along with the remuneration, for FY2026. Hence the analyst recommends to vote 'FDR' the resolution.
24-07-2025	Nestle India Limited	EGM	Management	To capitalise a sum not exceeding Rs. 96.42 crore out of the retained earnings of the Company, as per the audited financial statements for the year ended 31st March 2025, for the purpose of issue and allothern of bosus equily shares of Rs. 17-each, to the eligible members of the Company holding fully paid-up equity shares of the Company whose names appear in the Register of Members/ Beneficial Owners so on the Record Date, as may be determined by the Board for this purpose, in the ratio of one (1) new bonus equity share for every one (1) existing fully paid-up equity share held by the members and that the new bonus equity shares so issued and allotted shall, for all purposes, be treated as an increase in the paid-up equity share capital of the Company held by each such member and not as an income of the members.	FOR	On 26 June 2025, the board approved a bonus issue of 1:1 (one equity shares of Re. 1.0 each for every one share FOR of Re. 1.0 held in the company). An amount of Rs. 364.2 mm will be capitalized from the retained earnings (free reserves) to foelitate the bonus issue. The company's free reserves and security premium account stood at Rs. 40.1 bn on 31 March 2025. The bonus issue will increase the company's paid up share capital to Rs. 1.93 bn from Rs. 0.1 bn. The issue will lower the per share price, thereby improve the liquidity and expand the retail shareholder base.
24-07-2025	Nestle India Limited	EGM	Management	divided into $100,00,00,000$ equity shares of Rs. $1/$ - each to Rs. $200,00,00,000/$ - by creation of an additional $100,00,000$ equity shares of Rs. $1/$ - each and consequently, the existing Clause 5 of the Memorandum of Association of the Company.	FOR	The current authorized share capital of the company is Rs. 1.0 bn divided into 1.0 bn equity shares of Re. 1.0 each. The company is seeking approval to increase its authorized share capital to Rs. 2.0 bn divided into 2.0 bn equity shares of Re. 1.0 each. The company seeks approval to increase the authorized share capital to accommodate the issuance of bonus shares in a ratio of 1:1.
24-07-2025	Powergrid Infrastructure Investment Trust	AGM	Management	To consider and adopt the audited standalone financial statements and audited consolidated financial statements of Powerginf Infrastructure Investment Trust (PGInNT) for the financial year ended March 31, 2025 together with the report of the auditors thereon and the annual report on activities and performance of PGInNT for the financial year ended March 31, 2025.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on FOR the auditors' report, which is unqualified, the financial statements are in accordance with penerally accepted accounting policies and Indian Accounting Standards (IND-AS). While the Audit Commitee composition is not fully compliant, the resolution is legally compliant. Hence, the analyst recommends to vote FOR' the resolution.
24-07-2025	Powergrid Infrastructure Investment Trust	AGM	Management	To consider and adopt the valuation report issued by M/s. INMACS Valuers Private Limited, independent valuer for the valuation of special purpose vehicles of POWERGRID Infrastructure Investment Trust as at March 31, 2025.	FOR	We rely on the disclosures and valuation report. While the Audit Commitee composition is not fully compliant, the resolution is legally compliant. Hence, the analyst recommends to vote 'FOR' the resolution.

24-07-2025	Powergrid Infrastructure Investment Trust	AGM	Management	Appointment of M/s S.K. Mittal and Co., Chartered Accountants, (Firm Registration No. 001138)) who have been Statutory Auditors to POWERSRID Infrastructure Investment Trust (Folkmy1 up to P 2024-25, as the Statutory Auditors to Polium Fire for a further term of five consecutive financial years commencing from FY 2025-26 upto FY 2029-30 at a remuneration as may be fixed by the Board of Directors of POWERGRID Unchahar Transmission Limited, Investment Manager to PGInv1T (the Investment Manager) from time to time.		The Trust has disclosed the term and credentials of the Statutory Auditors seeking re-appointment. At a remuneration as may be fixed by the Board of Directors of the Investment. Manager. Hence, the analyst recommends to vote 'FOR' the resolution.	FOR
25-07-2025	Axis Bank Limited	AGM	Management	To receive, consider and adopt the: (a) audited standalone financial statements of the Bank, for the fiscal year ended 31 March, 2025 and the reports of the Board of Directors and the Auditors thereon (b) audited consolidated financial statements, for the fiscal year ended 31 March, 2025 and the report of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software for one subsidiary company. Based on the auditor' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies.	
25-07-2025	Axis Bank Limited	AGM	Management	To declare dividend on the equity shares of the Bank, for the fiscal year ended 31 March, 2025.		Axis Bank proposes a final dividend of Rs 1.0 per share (of face value Rs 2.0) for FY25; unchanged from that paid in FY24. The total dividend will be Rs 3.1 bn and payout ratio will be 1.2%.	FOR
25-07-2025	Axis Bank Limited	AGM	Management	To re-appoint Mini Ipe (DIN: 07791184) as a director, who retires by rotation and being eligible, has offered herself for re-appointment.		Mini Ipe, 6.1, is former Managing Director of Life Insurance Corporation of India (LIC). She is Non-Executive (Nominee) Director on the board of Axis Bank since July 2023. She represents Life Insurance Corporation of India (LIC), the promoter of the Bank, which held an 8.18% stake as of 31 March 2025. She retires by rotation and her reappointment is in line with the statutory requirements.	

25-07-2025	Axis Bank Limited	AGM	Management	Registration No. P1981MH043700 and holding a valid peer review certificate (certificate no. 6157/2024) issued by the Institute of Company Secretaries of India (the ICSI), as the Secretarial Auditors of the Bank for a period of five consecutive years from Iscal 2026 till fiscal 2030 and including remuneration, as may be approved by the Committee.	FOR	Bhandari & Associates was initially appointed as the Secretarial Auditors of the bank in FY22. Axis Bank now proposes to appoint Bhandari & Associates as Secretarial Auditors for a period of five years, from FY25 to FY30. For FY25, the year paid a remuneration of Rs. 500,000 plus applicable taxes and reimbursement of out-of-pocket expenses. For FY26, the Bank proposes to pay them Rs. 550,000 plus applicable taxes and reimbursement of out-of-pocket expenses. The remuneration for the subsequent years of their tenure will be determined by the Committee. The proposed remunerational payable to Bhandari & Associates is commensurate with the size of the bank. Their appointment is in line with statutory requirements.	FOR
25-07-2025	Axis Bank Limited	AGM	Management	Revision in the remuneration payable to Amitabh Chaudhry (DIN: 00531120), Managing Director and CEO of the Bank, with effect from 1 April, 2025.	FOR	While the proposed range of remuneration is high, we draw comfort that it is subject to RBI approval, and we expect Axis Bank to be judicious in its payouts as in the past. The bank must disclose performance metrics that determine variable pay. The estimated remuneration is commensurate to the size and complexity of the business and is comparable to industry peers.	FOR
25-07-2025	Axis Bank Limited	AGM	Management	Revision in the remuneration payable to Subrat Mohanty (DIN: 08679444), Executive Director of the Bank, with effect from 1 April, 2025.	FOR	While the proposed range of remuneration is high, we draw comfort that it is subject to RBI approval, and we expect Axis Bank to be judicious in its payouts as in the past. The bank must disclose performance metrics that determine variable pay. The estimated remuneration is commensurate to the size and complexity of the business and is comparable to industry peers.	FOR
25-07-2025	Axis Bank Limited	AGM	Management	Revision in the remuneration payable to Munish Sharda (DIN: 06796060), Executive Director of the Bank, with effect from 1 April, 2025.	FOR	While the proposed range of remuneration is high, we draw comfort that it is subject to RBI approval, and we expect Axis Bank to be judicious in its payouts as in the past. The bank must disclose performance metrics that determine variable pay. The estimated remuneration is commensurate to the size and complexity of the business and is comparable to industry peers. We support the resolution.	FOR
25-07-2025	Axis Bank Limited	AGM	Management	To borrow from time to time, such sum or sums of monies as they may deem necessary, notwithstanding the fact that the monies so borrowed and the monies to be borrowed from time to time (papart from (i) temporary loans obtuned from the company's bankers in the ordinary course of business, and (ii) acceptances of deposits of money from public repayable on demand or otherwise and withdrawable by cheque, draft, order or otherwise) exceed the aggregate of the paid up capital of the Bank, its free reserves and securities premium, provided that the total outstanding amount of such borrowings shall not exceed Rs. 3,00,000 crores.		Axis Bank's balance sheet size and net worth of the bank have increased significantly and considering the growth in business and present and future requirements, the bank will have to maintain the capital adequacy ratio at levels prescribed by the Ria s it follows through on its expansion plans which will ensure that the bank's debt levels will be at regulated levels at all times.	FOR
25-07-2025	Axis Bank Limited	AGM	Management	Borrowing / raising of funds in Indian rupees / foreign currency, by issue of debt securities on a private placement basis for an amount of up to Rs. 35,000 crores.	FOR	Axis Bank's debt is rated CRISIL AAA/Stable/CRISIL A1+, ICRA AAA/Stable/ICRA A1+, IND AAA/Stable which denotes the highest degree of safety regarding timely servicing of financial obligations and Baa3/Stable/P-3 by Moody's, BBB-/Stotley A1-9 by Tich Ratings internationally. The debt instruments to be issued will be within the bank's overall borrowing limits.	FOR
25-07-2025	Axis Bank Limited	AGM	Management	Raising of funds by issue of equity shares / depository receipts and / or any other instruments or securities representing either equity shares and / or convertible securities linked to equity shares for an amount of up to Rs. 20,000 crores.	FOR	The capital raised will support the bank's growth plans and provide the bank with a buffer to absorb potential impact arising from any deterioration in asset quality.	FOR
25-07-2025	Axis Bank Limited	AGM	Management	Naterial related party transactions with Life Insurance Corporation of India (Promoter) in the aggregate with other transactions, may exceed Rs.1,000 crores or 10% of the annual consolidated tumover of the Bank as per the last audited financial statements, whichever is lower, or such other threshold, as may be prescribed from time to time, provided that the said contractly? Arrangement(s) Transaction(s) Tran	FOR	Axis Bank proposes to enter into transactions with life insurance Corporation of India, its promoter, across various areas including: subscription to and purchase/sale of securities (of related or unrelated parties), issuance of the Bank's securities and related payments (interest/redemption), distribution of insurance products and related commissions, provision of funded and non-funded facilities (including applicable interest/fees) money market instruments and term lending/borrowing (including reporteverse repo), forex and derivative transactions, payments for availing services, and receipt of fees, commissions, or service charges. All these transactions will be secuted on an arm's length basis and in the ordinary course of business of the bank and/or its related parties.	FOR
25-07-2025	Axis Bank Limited	AGM	Management	Material related party transactions with LIC Housing Finance Limited (Promoter group entity) in the aggregate with other transactions, may exceed Rs.1,000 crores or 10% of the annual consolidated turnover of the Bank as per the last audited financial statements, whichever is lower, or such other threshold, as may be prescribed from time to time, provided that the said contract(s) / arrangement(s) / transaction(s) / agreement(s) shall be carried out on an arm's length basis and in the ordinary course of business of the Bank.	FOR	Axis Bank proposes to enter into transactions with LIC Housing Finance Limited, a promoter group entity, across various areas including; subscription to and purchase/slafe securities (of related or unrelated parties), issuance of the Bank's securities and related payments (interest/redemption), provision of funded and non-funded facilities (including applicable interest/reas), money market instruments and term lending/borrowing (including repo/reverse repo), forex and derivative transactions, and payments for availing services. 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
25-07-2025	Axis Bank Limited	AGM	Management	Material related party transactions with IDBI Bank Limited (Promoter group entity) in the aggregate with other transactions, may exceed Rs.1,000 corres or 10% of the annual consolidated turnover of the Bank as per the last audited financial statements, whichever is lower, or such other threshold, as may be prescribed from time to time, provided that the said contract(s) / arrangement(s) / transaction(s) / agreement(s) shall be carried out on an arm's length basis and in the ordinary course of business of the Bank.	FOR	Axis Bank proposes to enter into transactions with IDBI Bank Limited, a promoter group entity, across various areas including: subscription to and purchase/sale of securities (of related or unrelated parties), issuance of the Bank's securities and related payments (interest/redemption), provision of funded and non-funded facilities (including applicable interest/fees), participation in money market and term lending/borrowing activities (such as repo/reverse repo), forex and derivative transactions, and payments for availing services. 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
25-07-2025	Axis Bank Limited	AGM	Management	Material related party transactions with Asis Max Life Insurance Limited (Associate) in the aggregate with other transactions, may exceed Rs.1,000 croses or 10% of the annual consolidated turnover of the Bank as per the last audited financial statements, whichever is lower, or such other threshold, as may be prescribed from time to time, provided that the said contract(s) / arrangement(s) / transaction(s) / agreement(s) shall be carried out on an arm's length basis and in the ordinary course of business of the Bank.		across various areas including: subscription to and purchase/sale of securities (of related or unrelated parties), issuance of the Bank's securities and related payments (interest/redemption), distribution of insurance products and related commissions, provision of funded and non-funded facilities, money market and term lending/borrowing (including repo/reverse repo), forex and derivative transactions, service-related payments, royalty for brand/logo usage, receipt of fees/commissions, and reimbursement of ESOP costs. 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
25-07-2025	ITC Limited	AGM	Management	To consider and adopt the Financial Statements of the Company for the financial year ended 31st March, 2025, the Consolidated Financial Statements for the said financial year and the Reports of the Board of Directors and the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. 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
25-07-2025	ITC Limited	AGM	Management	Final Dividend of Rs. 7.85 per Ordinary Share for the financial year ended 31st March, 2025.	FOR	dividend payout ratio is 89.4% of standalone profits from continuing operations.	FOR
25-07-2025	ITC Limited	AGM	Management	To appoint a Director in place of Mr. Hemant Malik (DIN: 06435812) who retires by rotation and, being eligible, offers himself for re-election.	FOR	Hemant Malik, 59, is Whole-time Director and the Divisional Chief Executive of the Foods Business Division. He has attended all six board meetings held in FY25. He retires by rotation and his reappointment is in line with statutory requirements.	FOR

25-07-2025	ITC Limited	AGM	Management	To appoint a Director in place of Mr. Atul Singh (DIN: 00060943) who retires by rotation and, being eligible, offers himself for re-election.	FOR	Atul Singh, 65, was Executive Vice Chairperson (senior management personnel) of Raymond Limited till August 2023. He represents Tobacco Manufacturers (India) Limited, a subsidiary of British American Tobacco Pic, on the board of ICT Chobacco Manufacturers (India) Limited held a 20.31% equity stake in the company on 31 March 2025. He has attended all six board meetings held in FY25. He retires by rotation and his reappointment meets all statutory requirements.	FOR
25-07-2025	ITC Limited	AGM	Management	Remuneration not exceeding Rs. 4,40,00,000/- to Messrs. S R B C and CO LLP, Chartered Accountants (Registration No. 324982/E/300003), Statutory Auditors of the Company, for conduct of audit for the financial year 2025-26, payable in one or more instalments, plus goods and services tax as applicable and reimbursement of out-of-pocket expenses.		SRBC & Co. LIP were reappointed as statutory auditors in the 2024 AGM for a term of five years. The aggregate remuneration to the auditor for FY25 was 74.3 m. The company proposes audit fees not exceeding Rs. 44.0 mi for FY26. We expect aggregate auditor remuneration (including tax audit and other fees) to exceed Rs. 80.0 mi.	
25-07-2025	ITC Limited	AGM	Management	Re-appointment of Mr. Shyamal Mukherjee (DIN: 03024803) as a Director and also as an independent Director of the Company with effect from 11th August, 2026 for a period of five years.	FOR	Shyamal Mukherjee, 55, is the former Chairperson and Senior Partner of PricewaterhouseCoopers in India. He has been on the board since 11 August 2021. He has attended all six board meetings held in Fry25. His reappointment as Independent Director meets all statutory requirements. In addition to sitting fees Shyamal Mukherjee, similar to the other Non-Executive Directors, would be entitled to remuneration by way of commission ranging between Rs. 10 mn to Rs. 13 mn annually.	FOR
25-07-2025	ITC Limited	AGM	Management	Appointment of Messrs. S. N. Ananthasubramanian and Co., Company Secretaries (Firm Registration No. P1991MH040400), as the Secretarial Auditors of the Company to conduct secretarial audit for a period off five financial years commencing from the financial year 2025-26 on such remuneration as may be determined by the Board of Directors of the Company.	FOR	The company proposes appointing S. N. Ananthasubramanian & Co. as secretarial auditors for five years from Fr26. They have been secretarial auditors of the company since Fr23. The remuneration will be decided by the board and has been fixed at Rs. 35,000 for Fr26 plus applicable taxes and reimbursement of expenses. The proposed remuneration payable is commensurate with the size of the company.	FOR
25-07-2025	ITC Limited	AGM	Management	To enter into contracts / arrangements / transactions with British American Tobacco (GEP) Limited, United Kingdom (BAT GEP), a related party in terms of Regulation (21) (zb) of the Listing Regulations, for sale of unmanufactured tobacco of indian origin (including storage / holding charges) and purchase of unmanufactured tobacco of international origins in the aggregate, does not exceed Rs. 2,350 Crores during the financial year 2026-27.	FOR	British American Tobacco (GLP) Limited, United Kingdom (BAT GLP) is a subsidiary of British American Tobacco pl.c. (BAT PLC), which owned 25.44% in ITC Limited on 31 March 2025, through three entities classified as persons acting in concert. Trus, BAT PLC and its subsidiaries are related parties of ITC Limited. ITC Limited will sell unmanufactured tobacco of Indian origin (including storage / holding charges) upto Rs. 23.2 bn to BAT GLP and purchase unmanufactured tobacco of international origins up to Rs. 0.3 bn in PCT. The proposed transactions are operational in nature, in the ordinary course of business and at arm's length price.	FOR
25-07-2025	TC Limited	АБМ	Management	To enter into contracts / arrangements / transactions with ITC Filtrona Limited (IFL), a related party in terms of Regulation 2(1) (tb) of the Listing Regulations, for purchase of filter rods, tube filters etc. and sale of capsules and flavours (including conversion of filter rods and associated costs), in the aggregate, does not exceed Rs. 1,100 Crores during the financial year 2025-26.	FOR	IFL is a 50-50 joint venture of Gold Flake Corporation Limited (a wholly owned subsidiary of ITC Limited) and Filtrona Products international Limited, United Kingdom. IFL is involved in manufacture and sale of filter rods. ITC Limited purchases various types of filter rods from IFL and has an arrangement for contract manufacture of filter rods with IFL. ITC Limited also supplies capsules and flavours which are used in the manufacture of filter rods by IFL. The proposed transactions for P12's will be up to 8 11.1 bin — Rs. 9.75 b thowards the purchases that include filter rods, tube filters, and conversation of filter rods, and Rs.1.25 bn towards sale of capsules and flavours. The proposed transactions are operational in nature, in the ordinary course of business and at arm's length price.	FOR
25-07-2025	TC Limited	AGM	Management	Ratification of remuneration of Rs. 5,00,000/- plus goods and services tax as applicable and reimbursement of out-of-pocket expenses payable to Messrs. ABK and Associates, Cots Accountants (Firm Registration No.000036), appointed by the Board of Directors of the Company as the Cost Auditors to conduct audit of cost records maintained by the Company in respect of Wood Pulp and Paper and Paperboard products for the financial year 2025-26.	FOR	The proposed remuneration is comparable to the size and complexity of the business.	FOR
25-07-2025	ITC Limited	AGM	Management	Ratification of remuneration of Rs. 7,15,000/- plus goods and services tax as applicable and reimbursement of out-of-pocket expenses payable to Messrs. S. Mahadevan and Co., Cost Accountants (Firm Registration No. 000007), 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 Wood Pulp and Paper and Paperboard products, for the financial year 2025-26.	FOR	The proposed remuneration is comparable to the size and complexity of the business.	FOR
25-07-2025	Roadstar Infra Investment Trust	AGM	Management	To consider and adopt audited standalone financial statements and audited consolidated financial statements of Roadstar Infra Investment Trust (Trust) as at and for the financial year ended March 31, 2025 together with the report of the auditors and performance report of the Trust for the financial year ended March 31, 2025.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on the auditors' report, the financial statements are unqualified. Hence the analyst recommends to vote 'FOR' the resolution.	FOR
25-07-2025	Roadstar Infra Investment Trust	AGM	Management	Approve and adopt the valuation report of the assets of Roadstar Infra Investment Trust by M/s. RBSA Valutaion Advisors LLP, a Registered Valuer for the year ended March 31, 2025.	FOR	Compliant with InvIT Regulations. No governance concern identified. The trust has made adequate disclosures. We rely on the disclosures and valuation report. Hence the analyst recommends to vote 'FOR' the resolution.	FOR
25-07-2025	Roadstar Infra Investment Trust	AGM	Management	To consider and approve the appointment of valuer of Roadstar Infra Investment Trust and fix their remuneration.	FOR	Compliant with InvIT Regulations. No governance concern identified. The trust has made adequate disclosures. The Trust has disclosed the term and credentials of the Valuer seeking appointment, along with the remuneration, for period of 4 consecutive financial years commencing from FY2026. Hence the analyst recommends to vote 'FOR' the resolution.	FOR
26-07-2025	Balkrishna Industries Limited	AGM	Management	To consider and adopt: (I) the Audited Standalone Financial Statements of the Company for the financial year ended 31st March, 2025, together with the Reports of the Board of Directors and Auditors thereon and (II) the Audited Consolidated Financial Statements of the Company for the financial year ended 31st March, 2025, together with the Report of the Auditors thereon.	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
26-07-2025	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 per Equity Share (200%) on Equity Shares of Rs. 2/- each (face value), for the FY 2024-25.	FOR	The company paid three interim dividends of Rs. 4.0 each per equity share aggregating Rs. 12.0 per equity share. The company has also proposed a final dividend of Rs. 4.0 per share bringing the total dividend to Rs. 1.6 per share of frace value Rs. 2.0 in FY25. The total cash on (flow is Rs. 3.1 to 18.2 in In FY23) and the dividend payout ratio is 19.0% in FY25 (21.5% in FY24) of standalone after-tax profits. The dividend distribution policy no longer carries a target payout ratio: the target dividend payout ratio was 10% to 30% of profits in earlier versions of the policy.	FOR
26-07-2025	Balkrishna Industries Limited	AGM	Management	To appoint a Director in place of Mr. Vipul Shah (DIN: 05199526), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Vijul Shah, 62, is the whole-time director and company secretary of Balkrishna Industries Limited. He has over 37 years of experience in the areas of company secretarial compiliances, finance and accounts. He has been on the board since 11 February 2012. He has attended all five (100%) board meetings held in FY25. He is liable to retire by rotation and his reappointment is in line with statutory requirements.	FOR

26-07-2025	Balkrishna Industries Limited	AGM	Management	To consider appointment of Mr. Gantayettu Bala Bhaskar Babuji, a Company Secretary in Whole-time Practice (Membership) Number F-1182 and Certificate of Practice No.8131, Peer Review Certificate No. 133/3/2021 as Secretarial Auditor of the Company for a term of 5 (Five) consecutive years commencing from 1st April, 2025 till 31st March, 2030 to conduct Secretarial audit of the Company, at such remuneration as may be determined by the Board of Directors of the Company and Secretarial Auditor.	FOR	Gantayettu Bala Bhaskar Babuji, Wholetime practicing company secretary, has been the Secretarial Auditor of the company since FY15. Now, the company proposes to appoint Gantayettu Bala Bhaskar Babuji, as secretarial auditors for five years from FY26 to FY30 and pay him a remuneration of 8s. 190,000 plus applicable taxes for FY26 as secretarial auditors. The remuneration for the remaining tenure will be decided and mutually agreed upon by the board of directors and Gantayettu Bala Bhaskar Babuji. The proposed remuneration payable to Gantayettu Bala Bhaskar Babuji is commensurate with the size of the company. His appointment is in line with statutory requirements.	
26-07-2025	Balkrishna Industries Limited	AGM	Management	Ratification of remuneration of Rs. 6,00,000/- per annum plus applicable taxes and reimbursement of out of pocket expenses payable to M/s. RA and Co., Cost Accountants, [Firm Registration No. 00242], who are appointed as the Cost Auditors of the Company to conduct the audit of the cost records of the Company for the financial year ending 31st March, 2026.	FOR	The total remumeration proposed to be paid to the cost auditors for FY26 is reasonable when compared to the size and scale of the company's operations.	FOR
28-07-2025	Torrent Pharmaceuticals Limited	AGM	Management	To receive, consider and adopt the Standalone Financial Statements as at 31st March, 2025 including the Audited Balance Sheet as at 31st March, 2025, the Statement of Profit and loss for the year ended on that date and reports of the Board of Directors and Auditors thereon.	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). We support the resolution. Shareholders must engage with the company to understand the reason for undisputed payables being outstanding for over two years.	FOR
28-07-2025	Torrent Pharmaceuticals Limited	AGM	Management	To receive, consider and adopt the Consolidated Financial Statements as at 31st March, 2025 including the Audited Balance Sheet as at 31st March, 2025, the Statement of Profit and Loss for the year ended on that date and reports of the Auditors thereon.	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). We support the resolution. Shareholders must eneage with the company to understand the reason for undisputed payables being outstanding for over two years.	FOR
28-07-2025	Torrent Pharmaceuticals Limited	AGM	Management	To confirm the payment of interim dividend of Rs. 26.00 per equity share of fully paid up face value of Rs. 5.00 each and in its meeting held on 20th May, 2025 recommended final dividend of Rs. 6.00 per equity share of fully paid up face value of Rs. 5.00 each for the financial year ended 31st March, 2025.		The total dividend outflow for FY25 is Rs.10.8 bn and payout ratio is 57.4% of standalone PAT and 56.5% of consolidated PAT.	FOR
28-07-2025	Torrent Pharmaceuticals Limited	AGM	Management	To appoint a Director in place of Aman Mehta (holding DIN: 08174906), Director, who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Aman Mehta, 33, Whole-Time Director, is part of the promoter group and has been on the board since August 2022. He has work experience of 10 years, He attended all six board meetings held in FY25 and retires by rotation. His reappointment is in line with statutory requirements.	FOR
28-07-2025	Torrent Pharmaceuticals Limited	AGM	Management	Ratification of remuneration of Rs. 10,00,000/- plus out of pocket expenses and GST as applicable to conduct the audit of the cost accounting records for all the manufacturing facilities of the Company, payable to M/S. ki	FOR	Tokerum, nor reappointment is in time with actiously requirements. The renumeration to be paid to the cost auditor is reasonable compared to the size and scale of the company's operations.	FOR
28-07-2025	Torrent Pharmaceuticals Limited	AGM	Management	Issuance of Equity Shares including Convertible bonds / Debentures, for an amount not exceeding Rs. 5000 Crores.	FOR	Torrent Pharma has announced its acquisition of J B Chemicals & Pharmaceuticals Limited (J B Chemicals) from the KKR Group – the acquisition will be largely debt-funded. Therefore, the proposed equity raise will help strengthen the capital structure. If the company raises Rs. 5.0.0 bn through issue of equity equity-limited securities at the current market price of Rs. 3,439.6. per share, it will need to issue ~17.7 mn equity shares and result in an equity dilution of ~4.0% on the post-issue share capital of the company.	
28-07-2025	Torrent Pharmaceuticals Limited	AGM	Management	To appoint M/s. M. C. Gupta and Co., Company Secretaries (Firm Registration No. \$1398GJ003400 and Peer Review Certificate No. 5380/2023) as the Secretarial Auditors of the Company for the term of 5 (five) consecutive years commencing from the conclusion of 52nd Annual General Meeting (AGM) till the conclusion of 57th AGM of the Company to be held in the year 2030 at such remuneration, as may be decided by the Board of Directors of the Company from time to time in consultation with the Secretarial Auditors.	FOR	The company proposes to appoint M. C. Gupta & Co as secretarial auditors for five years from 1 April 2025 to 31 March 2030 and fix their remuneration as Rs. 525,000 plus applicable taxes and out-of-pocket expenses for FY26. For subsequent years, fees will be determined by the board in consultation with secretarial auditors. The proposed remuneration payable is commensurate with the size of the company. Their appointment is in line with statutory requirements.	FOR
28-07-2025	Torrent Pharmaceuticals Limited	AGM	Management		FOR	Aman Mehta, has been associated with the Torrent group for over a decade and was elevated to Whole-Time Director in August 2022. He is responsible for the company's India business, the largest revenue contributor. His appointment is also part of the company's long-term strategy and succession planning and given he has 10 years of work experience.	
28-07-2025	Torrent Pharmaceuticals Limited	AGM	Management	Payment of remuneration to Aman Mehta (DIN: 08174906) as Managing Director, for a term of five (5) years with effect from 01st August, 2025.	FOR	The proposed pay of Aman Mehta, as Managing Director is estimated at Rs. 265.0 mn and is entirely capped. The variable component - 40% of total pay, is performance linked. We expect the company to disclose the performance metrics used to determine his variable pay.	FOR
28-07-2025	Torrent Pharmaceuticals Limited	AGM	Management	provide security in connection with a loan to any other body corporate or person, and (c) acquire by way of subscription, purchase or otherwise, the securities of any other body corporate, from time to time in one or more tranches, as the Board at its absolute discretion deem beneficial and in the interest of the Company, in excess of the limits prescribed under Section 186 of the Act, for an amount not exceeding Rs. 26,000 Crore.	FOR	The current intercorporate limit, approved by shareholders is Rs. 100.0 bn – approved at the 2024 AGM. The proposed increase in intercorporate limits is to faultate Torrent Pharma's acquisition of J.B. Chemicals. Torrent Pharma has to acquire a controlling stake in JB Chemicals for a total valuation of Rs. 257.0 bn - 46.39% will be from promoters for Rs.119.2 bn, 2.80% will be from employees, and a maximum of 26% will be through an open offer – priced at Rs. 1,639 per share from public shareholders. Considering the acquisition, the aggregate of loans, investments and guarantees would exceed the limits prescribed under Section 186 of the Companies Act, 2013.	1
28-07-2025	Torrent Pharmaceuticals Limited	AGM	Management	To borrow, from time to time, any sum or sums of money (including non-fund based banking facilities), in any currency whether indian or foreign, as my be required for the purpose of the business of the Company, from one or more Banks, Financial Institutions and other persons, firms, bodies corporates, whether in India or abroad, with or without security, notwithstanding that the monies so borrowed together with the monies already borrowed lapart from temporary loans obtained from the Company's Bankers in the ordinary course of business! may at any time exceed the aggregate of the paid up share capital of the Company, free reserves and securities premium (or any such amount as stated in the Act as amended from time to time may be required as provided that the total amount that may be borrowed by the Board and outstanding at any point of time, shall not exceed the sum of Rs. 26,000 Crore.	FOR	The current borrowing limit of the company – approved by shareholders in February 2018 via Postal Ballot is 8s. 150.0 bn and the outstanding debts as on 31 March 2025, on a standalone basis its 8.25.5 bn. Although ample headroom is available under the existing borrowing limit, approval for a higher borrowing limit is being sought to meet financial requirements for the proposed acquisition of J.B Chemicals – to be entirely debt funded.	FOR
28-07-2025	Torrent Pharmaceuticals Limited	AGM	Management	Creation of charge on Company's properties / assets.	FOR	We believe that secured loans have easier repayments terms, less restrictive covenants and lower interest rates.	FOR
29-07-2025	Reliance Industries Limited	PBL	Management	To approve the appointment of Shri Anant M. Ambani (DIN: 07945702) as a Whole-time Director, designated as an Executive Director of the Company, for a period of 5 (five) years with effect from May 1, 2025 and including remuneration.	FOR	Anant Ambani, 30, is the son of Mukesh Ambani- promoter and CMD. He has a bachelor's degree from Brown University, USA. He was appointed as Non-Executive Non-Independent Director of the company from 27 October 2023. The company proposed to appoint him as Whole-time Director for five years from 1 May 2025. Anant Ambani is responsible for RIL'S Capital Projects Execution and is closely involved in the planning, execution, and monitoring of ongoing OZC projects in the vinity chain and speciality polyesters as well as the New Energy Gigafactories. His appointment is in line with statutory requirements	FOR

29-07-2025	Reliance Industries Limited	PBL	Management	designated as an Executive Director, for a period of 5 (five) years from the expiry of his present term of office, i.e., with effect from August 4, 2025, and including remuneration.	FOR	Hital Meswani, 57, is Executive Director of Reliance Industries Limited. His overall responsibility includes the petroleum refining and marketing business, petrochemicals manufacturing, and several corporate functions of the company, including information technology and research and technology. He has been on board since 3 August 1995. He has attended all six board meetings held in Pr25. His Pr25 remuneration aggregated Rs. 250 mm. We support Hital Meswani's reappointment as Whole-time Director as it is in line with the statutory requirement.	FOR
29-07-2025	Reliance Industries Limited	PBL	Management	To approve the appointment of Shir Dinesh Kanabar (DIN: 00003252) as an Independent Director of the Company, not liable to retire by rotation and to hold office for a term of 5 (five) consecutive years with effect from June 12, 2025.		Dinesh Kanabar, 66, is the Founder and CEO, Dhrava Advisors LLP, a tax and regulatory advisory firm in India. He has experience in India's tax and regulatory landscape. He previously served as deputy Chief Executive Officer of KPMG India, Chairperson of the Tax Practice at PwC India and Deputy Managing Partner of RSM & Co. He has been an Independent Director on the board of Jio Platforms Limited, a subsidiary, since July 2020. His appointment is in line with statutory requirement.	
30-07-2025	Max Healthcare Institute Ltd	AGM	Management	To receive consider and adopt the audited standalone financial statements of the Company for the financial year ended March 31, 2025 together with the reports of board of directors and auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. Additionally, the company must disclose the reasons for having undisputed payables overdue by more than two years. 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
30-07-2025	Max Healthcare Institute Ltd	AGM	Management	To receive consider and adopt the audited consolidated financial statements of the Company for the financial year ended March 31, 2025 together with the report of the auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. Additionally, the company must disclose the reasons for having undisputed payables overdue by more than two years. 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
30-07-2025	Max Healthcare Institute Ltd	AGM	Management	Declaration of final dividend of Rs. 1.50 (i.e., 15% of the face value) per equity share of the face value of Rs. 10/-each, as recommended by the board of directors for the financial year ended March 31, 2025.	FOR	The total dividend outflow for FY25 is Rs. 1.5 bn and the dividend payout ratio is 20.8% of standalone PAT.	FOR
30-07-2025	Max Healthcare Institute Ltd	AGM	Management		FOR	Anii Bhatnagar, 74, has four decades of experience in corporate and commercial litigation, including international and domestic arbitrations. He previously served as Senior Partner at Dua Associates. He is the father-in-law of Abhay Soi (promoter, Chairperson, and Managing Director). He has been on the board of Max Health-rale institute Limited since August 2022. He attended all six board meetings held in Pr25. He retires by rotation, and his reappointment is in line with statutory requirements.	FOR
30-07-2025	Max Healthcare Institute Ltd	AGM	Management	Appointment of M/s. S.R. Batlibol and Co. LLP, Chartered Accountants (Firm Registration No. 30103E/E300005 and Peer review Certificate No. 0.17128) as Statutory Auditors of the Company to hold the office for a first term of 5 ("We) consecutive years commencing from the conclusion of the 24th Annual General Meeting (AGM) till the conclusion of the 29th AGM of the Company, at such remuneration as may be mutually agreed between the Board and Statutory Auditors, based on the recommendation of the audit committee of the Company.		S.R. Batlibol & Co. LLP will replace Deloitte Haskins & Sells LLP, who complete their approved term of five years as statutory auditors. The company proposes a remuneration of Rs. 15.9 mn (excluding taxes and out-of-pocket expenses) to S.R. Batlibol & Co. LIP for Pr25; Deloitte haskins & Sells LIP were also paid a remuneration of Rs. 15.9 mn for FY25. The proposed remuneration is commensurate with the size of the company's operations.	FOR
30-07-2025	Max Healthcare Institute Ltd	AGM	Management	Continuation of directorship of Mr. Anil Kumar Bhatnagar (DIN: 09716726) as a Non- Executive Non-independent Director of the Company, liable to retire by rotation, who will attain the age of 75 (seventy live) years on August 14, 2025 and serving his current tenure of 3 (three) years, ending on September 30, 2026.	FOR	Anil Bhatnagar, 74, has four decades of experience in corporate and commercial litigation, including international and dometic arbitrations. He previously served as Senior Partner at Dua Associates. He is the father-in-law of Abhay Soi (promoter, Chairperson, and Managing Director). He has been on the board of Max Healthcare Institute Limited since August 2022. He attended all six board meetings held in Pr25. His three-year term ends in September 2026. Since he will attain the age of 75 in August 2025, his continuation is subject to shareholder approval by way of a special resolution.	FOR
30-07-2025	Max Healthcare Institute Ltd	AGM	Management	Appointment of M/s. DPV and Associates LIP, Practicing Company Secretaries (Firm Registration No. 12021H009500 and Peer review Certificate No. 6.189/2024), as the Secretarial Auditor of the Company to conduct secretarial audit for a first term of 5 (five) consecutive years, commencing from financial year 2025-26 till financial year 2029-30, as such renumeration as may be mutually agreed between the Board and the Secretarial Auditor on recommendation of audit committee of the Company.	FOR	The company proposes to pay DPV & Associates LIP a remuneration of Rs. 275,000 for P726 (excluding taxes and out-of-pocket expenses). The remuneration for subsequent years will be approved by the board. DPV & Associates LLIP have been the secretarial auditors of the company since P724. Further, Devesh Kumar Vasisht (flounder of DPV & Associates LLIP) was previously associated as a Senior Partner with Sanjay Grover & Associates, which served as the secretarial auditor of the company from P721 to P723. DPV & Associates LIP have also been the scrutinizer for the company's shareholder meetings. The company may also avail other permissible services (including certifications) from DPV & Associates LIP on mutually agreed terms. The proposed remuneration is reasonable given the size of the company. The appointment is in line with statutory requirements.	FOR
30-07-2025	Max Healthcare Institute Ltd	AGM	Management	Ratification of remuneration of Rs. 9,95,000/- plus applicable taxes payable to M/s. Chandra Wadhwa and Co., Cost Accountants (Firm Registration No. 000239) as the Cost Auditors of the Company for conducting the cost a	FOR	The total remuneration proposed to be paid to the cost auditors in FY26 is reasonable compared to the size and scale of operations.	FOR
31-07-2025	Cholamandalam Investment and Finance Company	l AGM	Management	To consider and adopt the audited standalone financial statements of the Company for the year ended 31 March, 2025, together with the Board's report including the Auditors report thereon.	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 (IDn-AS). The company must explain the reason for having payables overdue for over two years. Notwithstanding, we support the resolution.	FOR
31-07-2025	Cholamandalam Investment and Finance Company	AGM	Management	To consider and adopt the audited consolidated financial statements of the Company for the year ended 31 March, 2025, and the Auditors report thereon.	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 ballocies and indian Accounting Standards (IDIA-AS). The company must explain the reason for having payables overdue for over two years. Notwithstanding, we support the resolution.	FOR
31-07-2025	Cholamandalam Investment and Finance Company	AGM	Management	Board of Directors on 31 January, 2025 on the outstanding equity shares of Rs. 2/- each of the Company for the year ended 31 March, 2025 and declare a final dividend of 35% (Rs. 0.70/- per equity share), as recommended by the Board of Directors, on the outstanding equity shares of Rs. 2/- each for the financial year ended 31 March, 2025.	FOR	Total dividend for FY25 is Rs. 1.7 bn and the dividend pay-out ratio for the year is 4.0% of the standalone PAT.	FOR
31-07-2025	Cholamandalam Investment and Finance Company	LAGM	Management	To re-appoint Mr. M A M Arunachalam (holding DIN: 00202958), who retires by rotation and being eligible has offered himself for re-appointment.	FOR	M A M Arunachalam, 58, is part of Promoter Group and Non-Executive Director on the board since January 2021. He has attended 80% (4 out of 5) board meetings held in FY25. He retires by rotation and his reappointment is in line with statutory requirements.	FOR
31-07-2025	Cholamandalam Investment and Finance Company	d AGM	Management	Appointment of M/s. BP and Associates, Practising Company Secretaries, bearing Firm registration no. 5382 as the Secretarial Auditors of the Company for a term of five (5) consecutive years commencing from FY 2025-20 at a remuneration of 8x. 2,50,000/- (excluding out of pocket expenses incurred by them in connection with the Audit and applicable taxes) for FY 2025-26.	FOR	The proposed remunerational payable to BP & Associates is commensurate with the size of the company. Their appointment is in line with statutory requirements.	FOR
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31-07-2025	Cholamandalam Investment and Finance Company	I AGM	Management	To borrow monies from time to time and, if it thinks fit, for creation of such mortgage, charge and/or hypothecation as may be necessary, in addition to the estisting charges, mortgages and hypothecations, if any, created by the Company, on such of the assets of the Company, both present and future, and/or on the whole or substantially the whole of the undertaking or the undertakings of the Company, in such manner as the Board may direct, in favour of financial institutions, investment institutions, banks, insurance companies, mutual funds, trusts, other bodies corporate or any other person(s) (hereinafter referred to as the lending agencies) and Trustees for the holders of debentures/bonds and/or other instruments which may be issued on private placement basis or otherwise, to secure rupee term loans/foreign currency loans, debentures, bonds and other instruments, including but not restricted to securing those facilities which have already been sanctioned, including any enhancement therein, even though the monies to be borrowed together with the monies already borrowed by the Company may exceed at any time, the aggregate of the paid-up share captals, free reserves and securities premium reserve of the Company, up to a limit of an outstanding aggregate value of Rs. 3,00,000 crones.	FOR	In view of the increased volume of operations planned in the coming years, the company proposes an increase in borrowing limits to Rs. 3.0 th and to create charge, mortgage, hypothecation, lien, or pledge over the company's assets and properties. The NBFC will have to maintain the capital adequacy ratio at levels prescribed by the RBI as it follows through on its expansion plans which will ensure that the NBFC's debt levels will be at regulated levels at all times. CIFE's debt is rated CRAAAP/POSITIVE/CRAA1+ and CARE AA+/Stable which denotes a high degree of safety regarding timely servicing of financial obligations.	FOR
31-07-2025	Mahindra & Mahindra Limited	AGM	Management	Consideration and Adoption of the Audited Standalone Financial Statements of the Company for the Financial Year ended 31st March, 2025 and the Reports of the Board of Directors and Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues with the audit trail. 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
31-07-2025	Mahindra & Mahindra Limited	AGM	Management	Consideration and Adoption of the Audited Consolidated Financial Statements of the Company for the Financial Year ended 31st March, 2025 and the Report of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues with the audit trail. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian	FOR
31-07-2025	Mahindra & Mahindra Limited	AGM	Management	Declaration of Dividend of Rs. 25.30 (506%) per Ordinary (Equity) Share of the face value of Rs. 5 each for the year ended 31st March, 2025 on 124,35.28,831 Ordinary (Equity) Shares of the Company aggregating Rs. 3,146.13 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, 2025.		Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 31.5 bn. The dividend payout ratio is 25.6% of standalone PAT.	FOR
31-07-2025	Mahindra & Mahindra Limited	AGM	Management	Mr. Rajesh Jejurikar (DIN: 00046823), who retires by rotation and being eligible for reappointment.	FOR	Rajesh Jejurikar, 60, Is Executive Director and Chief Executive Officer (Automotive and Farm Sectors) of the company. He has been on the beard since 1 April 2020. He has attended all seven board seetings (100%) held in FY25. He retires by rotation and his reappointment is in line with statutory requirements.	FOR
31-07-2025	Mahindra & Mahindra Limited	AGM	Management	Mr. Anand G. Mahindra (DIN: 00004695), who retires by rotation and being eligible for re-appointment.	FOR	Anand Mahindra, 70, is the promoter and Non-Executive Chairperson of the company. He has attended all seven (100%) board meetings held in FY25. He retires by rotation and his reappointment is in line with statutory requi	FOR
31-07-2025	Mahindra & Mahindra Limited	AGM	Management	Revision in the total remuneration of Mr. Anand G. Mahindra (DIN: 00004695), Non- Executive Chairman of the Company for a period from 1st April, 2025 upto 11th November, 2026, being the remainder period for which his remuneration was earlier approved by Members at the 75th AGM and 78th AGM.	FOR	Anand Mahindra was paid remuneration, including sitting fees, of Rs. 56.2 m as a Non-Executive Chairperson for PT2S. Based on proposed variation to his remuneration terms, we estimate Anand Mahindra's annual remuneration at Rs. 61.8 m, excluding reimbursements and benefits. 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. His remuneration is being increased due to his increased time commitment.	FOR
31-07-2025	Mahindra & Mahindra Limited	AGM	Management	Re-appointment of Ms. Nisaba Godrej (DIN: 00591503) as an independent Director of the Company, not liable to retire by rotation, to hold office for a second term of 5 (five) consecutive years commencing from 8th August, 2025 to 7th August, 2030 (both days inclusive).	FOR	Ms. Nisaba Godrej, 47, is the Executive Chairperson of Godrej Consumer Products Limited. She has over two decades of experience in leading strategy and transformation at GCFL. The abos serves as the Chairperson of Teach for India and on the board of Godrej Industres: Limited, Godrej Agrovet Limited, Bharti Airtel Limited, Godrej Seeds and Genetics Limited, and Indian School of Business. She has been on the board of Mahindra Wahindra Limited since 8 August 2020. She attended six out of seven (95%) board meetings held in FY25. Her reappointment as Independent Director is in line with statutory requirements.	FOR
31-07-2025	Mahindra & Mahindra Limited	AGM	Management	Re-appointment of Mr. Muthiah Murugappan (DIN: 07858587) as an independent Director of the Company, not liable to retire by rotation, to hold office for a second term of 5 (five) consecutive years commencing from 8th August, 2025 to 7th August, 2030 (both days inclusive).	FOR	Muthiah Murugappan, 41, is a Whole-time Director and CEO of E.I.D. Parry (India) Limited. He has been on the board of Mahindra & Mahindra Limited since 8 August 2020. He has attended all seven (100%) board meetings held in FY25. His reappointment as Independent Director is in line with statutory requirements.	FOR
31-07-2025	Mahindra & Mahindra Limited	AGM	Management	Ratification of remuneration of Rs. 10,00,000 (plus Goods and Services Tax and or reimbursement of out-of-pocket expenses) payable to Mexps. D. C. Dave and Co., Cost Accountants having Firm Registration Number 00061, appointed by the Board of Directors of the Company as Cost Auditors to conduct the audit of the cost records of the Company for the Financial Year ending 31st March, 2026.	FOR	The proposed remuneration of is reasonable, compared to the size and scale of the company's operations.	FOR
31-07-2025	Mahindra & Mahindra Limited	AGM	Management	Appointment of M/s. Parikh and Associates, Peer reviewed firm of Company Secretaries (ICS Firm Registation No. P1988MH009800) as the Secretarial Auditor of the Company for first term of 5 (five) consecutive years commencing from the Financial Year 2025-26 till the Financial Year 2023-30, at a remuneration to be determined by the Board of Directors of the Company in addition to out of pocket expenses as may be incurred by them during the course of the secretarial audit.	FOR	Sachin Bhagwat, Practicing Company Secretary, has been the Secretarial Auditor of the company since PTJS. He was paid a remuneration of Rs. 20,000 excluding applicable taxes and reimbursement of ord-of-pocket expenses. Now, the company proposes to appoint Parlish & Associates as secretarial auditors for five years from FT26 to FT90 and pay them a remuneration of Rs. 200,000 plus applicable taxes and out-of-pocket expenses for PT26 as secretarial auditors. The remuneration for the remaining tenure will be decided and mutually agreed upon by the board of directors and Parlish & Associates. The proposed remuneration payable to Parlish & Associates is commensurate with the size of the company. His appointment is in line with statutory requirements	
31-07-2025	Mahindra & Mahindra Limited	AGM	Management	Material Modification of earlier approved Material Related Party Transactions between the Company and Mahindra Electric Authorable limitined a Subsidiary of the Company, not exceeding Rs. 30,920 corres, for a period commencing from the Seventy Ninth Annual General Meeting upto the date of Eightieth Annual General Meeting of the Company to be field in the year 2026 provided that the said contract(s) arrangement(s)/ agreement(s)/bransaction(s) shall be carried out in the ordinary course of business of the Company and at an arm's length basis.	FOR	M&M holds ~100% equity stake in MEAL M&M has approved further investments of Rs. 12.0 D bin MEAL over the next three years. As of 31 March 2025, the company invested Rs. 5.4 5 bin in MEAL is all and Temasek have also invested in MEAL, which would result in Bill and Temasek having a shareholding in the range of 2.64% to 4.58% and 1.49% to 2.97% respectively in MEAL. MEAL will undertake the four-wheel passenger electric vehicles business of MBM. The proposed limit of transaction with MEAL is being increased to Rs. 309. 2 bin till the 2026 AGM since M&M anticipates that 20% to 30% of its SUVs will be electric by 2027 and has aggressive plans for the group in the electric vehicle space. Further, M&M will provide significant support to MEAL to broaden manufacturing capabilities, product development, design organizations, and sourcing services along with the ecosystem of suppliers, dealers, and financiers of the company. The proposed RTS will include operational transactions and financial support. The proposed transactions are in the ordinary course of business and at arm's length price and the company has provided sub-limits for various categories of transactions.	FOR

31-07-2025	Mahindra & Mahindra Limited	AGM	Management	Approval for Material Related Party Transactions pertaining to Subsidiaries of the Company with Gelos Sofren Private Limited (GSPL) not exceeding Rs. 1,400 Crores, Furies Sofren Private Imitted (FSPL) not exceeding Rs. 3,750 Crores, Ilumined Hybren Private Limited (HPL) not exceeding Rs. 3,750 Crores, Jade Hybren Private Limited (HPL) not exceeding Rs. 3,750 Crores, Layer Hybren Private Limited (HPL) not exceeding Rs. 3,050 Crores, Migos Hybren Private Limited (MHPL) not exceeding Rs. 3,050 Crores, Migos Hybren Private Limited (MHPL) not exceeding Rs. 2,000 Crores, for a period commencing from the Seventy Ninth Annual General Meeting upto the date of Eighteith Annual General Meeting of the Company to be held in the year 2026, provided that the said contract(s)/ arrangement(s)/ agreement(s) / transaction(s) shall be carried out in the ordinary course of business and at an arm's length basis.	FOR	MSPL is a 60.01% indirect subsidiary of M&M and the balance 39.99% is held by a subsidiary of Ontario Teachers' Pension Plan Board. The company has since built a robust 3.6 GWp project pipeline and is targeting 7 GWp of projects, aiming for 5X growth. These Renewable Energy Assets will be housed in respective subsidiary companies or Project SPVs (special purpose vehicles). To enable these subsidiary companies to execute these projects, financial and technical support will have to be provided by MSPL. The financial support will be in the form of promoter contributions, loans and providing guarantees on behalf of these subsidiary companies. MSPL will also be entering into EPC and other necessary agreements with these subsidiary companies. The proposed transactions are in the ordinary course of business and at arm's length price.	FOR
31-07-2025	Sun Pharmaceutical Industries Ltd	AGM	Management	To receive, consider and adopt the audited standalone financial statements of the Company for the financial year ended March 31, 2025 and the reports of the Board of Directors and Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. Additionally, the company must disclose the reasons for having undisputed payables overdue by more than two years. 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
31-07-2025	Sun Pharmaceutical Industries Ltd	AGM	Management	To receive, consider and adopt the audited consolidated financial statements of the Company for the financial year ended March 31, 2025 and the report of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain is sues related to the audit trail feature in the accounting software. Additionally, the company must disclose the reasons for having undisputed payables overdue by more than two years. 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
31-07-2025	Sun Pharmaceutical Industries Ltd	AGM	Management	To declare Final Dividend of Rs. 5.50/- per Equity Share of Rs. 1/- each for the financial year 2024-25.	FOR	Including the interim dividend of Rs. 10.5 per share, the total dividend payout for FY25 is Rs. 37.3 bn (Rs. 16.0 per share), and the dividend payout ratio is 87.2% of standalone PAT and 34.2% of consolidated PAT (after miniority interest).	FOR
31-07-2025	Sun Pharmaceutical Industries Ltd	AGM	Management	Appointment of Ms. Vidhi Shanghvi (DIN: 06497350) as a Whole-time Director of the company effective from May 22, 2023 and including remuneration.	FOR	Ms. Vidih Shangiwi, 38, is part of the promoter family (daughter of Dilip Shanghwi). She joined Sun Pharmaceutical industries 1td. in 2012 as a Brand Manager (India business). Following the merger with Ranbaxy, she was appointed as the Business Head of the Consumer Healthcare business. She also leads distribution for the India business. The company proposes a remuneration of Rs. 21.0 mn for FY26, with a maximum cap of Rs. 33.6 mn during the proposed tenure.	FOR
31-07-2025	Sun Pharmaceutical Industries Ltd	AGM	Management	Retirement of Mr. Sudhir Valia (DIN: 00005561), Non-executive and Non-independent Director, retires by rotation with effect from the conclusion of the 33rd Annual General Meeting and the vacancy caused shall not be filled up.	FOR	Sudhir Valia, 68, is part of the promoter group and is the brother-in-law of promoter Dilip Shanghvi. He previously served as Executive Director of Sun Pharmaceutical Industries Ltd. He attended six out of seven board meetings held in PTZs. He retties by rotation at the upcoming AGM and will not be seeking reappointment. The vacancy caused by his retirement will not be filled. We support the resolution.	FOR
31-07-2025	Sun Pharmaceutical Industries Ltd	AGM	Management	Appointment of Mr. Dilip Shanghvi (DIN: 00005588) as an Executive Director of the Company, for a term of five years and including remuneration.	FOR	Dilip Shanghvi, 69, is the founder and Chairperson of Sun Pharmaceutical Industries Limited (Sun Pharma). His F125 pay aggregated Rs. 64.8 mn from Sun Pharma and Rs. 37.4 mn from Taro subsidiaries, primarily Taro Pharmaceuticals USA Inc. Previously, his remuneration from subsidiaries had been higher than his pay from Sun Pharma. In F124, he drew Rs. 173.2 mn from the group, of which only Rs. 60.5 mn was from Sun Pharma. However, the company has clarified that following the acquisition of 100% equity in the Taro entities, Dilip Shanghvi has stepped down as a director of these subsidiaries. Further, the company has clarified that he is not drawing remuneration from any other subsidiaries either. His F126 pay from Sun Pharma is estimated at Rs. 82.1 mn, and his overall pay during the term is capped at "Rs. 134.4 mn. His proposed remuneration is reasonable. We support the resolution.	FOR
31-07-2025	Sun Pharmaceutical Industries Ltd	AGM	Management	Appointment of Mr. Kirti Ganorkar (DIN: 10620142) as the Managing Director of the Company, for a term of five years, effective from 01 September 2025 and including remuneration.	FOR	Kirti Ganorkar, S8, has been heading the India Business of Sun Pharmaceutical Industries Ltd. Since June 2019 and has been associated with the company since 1996. According to the consolidated segment results, fallow contributed 33.4% of the total revenue (Rs. 173.8 bb) in FYZs. His estimated pay for FY26 is Rs. 160.0 mm, and his overall compensation is capped at Rs. 280.0 mm during the proposed term. The company should have disclosed his maximum fixed pay within the overall pay cap. Notwithstanding, Kirti Ganorkar is a professional, and his skills carry market value. His proposed pay is reasonable for the size of Sun Pharma's operations.	FOR
31-07-2025	Sun Pharmaceutical Industries Ltd	AGM	Management	Appointment of KJB and Co LLP, Practising Company Secretaries, (LLPIN: AAM-3002) as the Secretarial Auditors of the Company for a term of five (5) consecutive years, to hold such office from the conclusion of this 33rd Annual General Meeting up to the conclusion of 38th Annual General Meeting, at such remuneration as may be fixed by the Board of Directors of the Company, from time to time.	FOR	The company proposes to pay them a remuneration of Rs. 1.04 mn for FY26 (excluding taxes and out-of-pocket expenses). The remuneration for subsequent years will be approved by the board. KIB & Co LIP has been the sceretarial auditor of the company since atleast FY19. Additionally, Chintan J. Goswami (partner of KIB & Co LIP) has also served as the scrutinizer for shareholder meetings. The proposed remuneration is reasonable, considering the size of the company. The appointment is in line with statutory requirements.	FOR
02-08-2025	Kotak Mahindra Bank Limited	AGM	Management	To receive, consider and adopt the Standalone Audited Financial Statements of the Bank for the financial year ended 31st March, 2025 together with the Reports of the Board of Directors and the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the standalone financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies.	FOR
02-08-2025	Kotak Mahindra Bank Limited	AGM	Management	To receive, consider and adopt the Consolidated Audited Financial Statements of the Bank for the financial year ended 31st March, 2025 together with the Report of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the consolidated financial statements, except for one instance in a subsidiary for an accounting software where the audit trail is not maintained for modification by certain users with specific access and for two instances in two subsidiaries for two accounting softwares, the audit trail feature was not enabled at the database level; the bank, its subsidiaries and associates have used accounting software for maintaining books of account for the financial year ended 31 March 2025 which have a feature of recording audit trail and that has operated throughout the year for all relevant transactions recorded in the accounting software. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies.	FOR
02-08-2025	Kotak Mahindra Bank Limited	AGM	Management	To declare dividend at the rate of Rs. 2.50/- per Equity Share of Rs. 5/-, as recommended	FOR	Kotak Mahindra Bank proposes to pay an equity dividend of Rs 2.5 per equity share of face value Rs. 5.0 for	FOR
02-08-2025	Kotak Mahindra Bank Limited	AGM	Management	by the Board of Directors, for FY 2024-25.	FOR	FY25. The dividend payout ratio for FY25 is 3.0% (2.9% in FY24). Ms. Shanti Ekambaran, 62, has been associated with the kotak Mahindra Group for over 33 years. The bank proposes to reappoint her till her esisting term as Deputy Managing Director till 31 October 2025. She has attended all 14 board meetings (100%) held in FY25. Ms. Shanti Ekambaram has decided to retire from her role upon the completion of her current tenure. Her reappointment as Director liable to retire by rotation is in line with statutor, requirements.	FOR
02-08-2025	Kotak Mahindra Bank Limited	AGM	Management	To re-appoint Mr. Ashok Vaswani (DIN: 10227550) who retires by rotation and being eligible has offered himself for re-appointment.	FOR		FOR

02-08-2025	Kotak Mahindra Bank Limited	AGM	Management	Appointment of M M Nisim and Co LIP, Chartered Accountants [Firm Registration Number: 107122W / W100672), as one of the Joint Statutory Auditors of the Bank, to hold office from the conclusion of the Fortieth Annual General Meeting until the conclusion of the Forty-Thirld Annual General Meeting of the Bank, for the purpose of the audit of the Bank's standalone and consolidated financial statements from FY 2025-26 to FY 2027-28, subject to the approval of RBI, every year.	FOR	Kotak Mahindra, Bank proposes to appoint M M Nissim & Co LLP as joint statutory auditor for three years from the 2025 AGM along with Deloitte Haskins and Sells (who were appointed in the 2024 AGM). The appointment is in line with statutory requirements.	FOR
02-08-2025	Kotak Mahindra Bank Limited	AGM	Management	Payment of an overall fee not exceeding Rs. 50,000,000/- to the Joint Statutory Auditors of the Bank for the time being in office, for the audit / review of financials, as the case may be, in respect of FY 2025-26, in addition to any out of pocket expenses, outlays and taxes, as applicable.	FOR	The joint statutory auditors shall be paid statutory audit fees of Rs 50.0 m in addition to any out-of-pocket expenses, outlays and taxes for F726 [Rs. 5.30 mm paid in F725], with authority to the audit committee of the to allocate the overall audit fees between the joint statutory auditors, amy be mutually agreed between the bank and the joint statutory auditors, depending upon their respective scope of work. The remuneration payable is reasonable given the size and scale of operations of the bank.	FOR
02-08-2025	Kotak Mahindra Bank Limited	AGM	Management	Appointment of Mr. Pariftosh Kashyap (DN: 07656300) as a Whole-time Director of the Bank, to be designated as Whole-time Director (Executive Director) of the bank for a period of three years and including remuneration.	FOR	Particok Kashyap, S6, is Group President and Business Head — Wholesale Banking Group. He has been associated with the Kotak Mahindra Group for over 30 years. The proposed remuneration is in line with the industry peers and commensurate with the size and complexities of the bank's operations. We expect the board to be judicious in the remuneration payouts as it has been in the past.	FOR
02-08-2025	Kotak Mahindra Bank Limited	AGM	Management	Appointment of M/s. Parikh and Associates, Practising Company Secretaries (Firm Unique Identification No. P.1988MH09800) as the Secretarial Auditor of the Bank for a period of five consecutive financial years, for the purpose of auditing the secretarial and related records of the Bank for the period commencing from FY 2025-26 to FY 2029-30 and payment of remuneration of an amount not exceeding Rs. 500,000/- to any out of pocket expenses, outlays and taxes, as applicable).	FOR	The bank proposes to appoint Parikh & Associates as its Secretarial Auditors for a period of five years, from Pr26 to Pr30. The proposed remuneration is Rs. 500,000 p.a. (in addition to any out-of-pocket expenses, outlays and taxes, as applicable) for Pr26. The proposed remunerational payable to Parikh & Associates, is commensurate with the size of the bank. Their appointment is in line with statutory requirements.	FOR
02-08-2025	Kotak Mahindra Bank Limited	AGM	Management	To approve the Related Party Transaction with Mr. Jay Kotak, a related party under the provisions of Section 2(75) of the Act, being the soon of Mr. Uday Kotak, Non-Executive Non-Independent Director of the Bank and holding an office or place of profit in the Bank, for payment of remuneration up to Rs. 10,000,000/- per annum (including variable pay together with other benefits, perquisites, allowances and facilities, as applicable / payable to employees occupying similar position in the Bank) which ceiling is not expected to be reached earlier than 1st April, 2028.	FOR	lay Kotak, 36, is the son of promoter Uday Kotak. He holds a Bal from Columbia University (2011) and an MBA from Harvard Business School (2017). He has worked with Infina Finance, Mumbai and McKinsey & Company, Mumbai after undergrad. Post his MBA, he worked with Kotak Mahindra Capital Company. Jay Kotak joined the bank in November 2019 as Executive Assistant to the President - Consumer Bank, at a remuneration of R3 3.0 mp.a. He was promoded to Vice President, Consumer Bank in April 2022 and subsequently designated as Co- Head - 811 and Senior Vice President - Conglomerate Relationships. Jay Kotak is currently in Grade M9 and designated as Co-Head - 811 and Executive Vice President - Conglomerate Relationships. The proposed remuneration is commensurate with his performance reviews and with his peers for Grade M9.	FOR
04-08-2025	Shree Cement Ltd.	AGM	Management	To receive, consider and adopt: (a) the Audited Standalone Financial Statements of the Company for the financial year ended 31st March, 2025 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 31st March, 2025 and the Report of the Auditors thereon.	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 principles and Indian Accounting Standards (Ind AS). The company must strengthen its internal processes to avoid overdue payables – on 31 March 2025, the company had undisputed payable overdue by more than three years.	FOR
04-08-2025	Shree Cement Ltd.	AGM	Management	To confirm payment of Interim Dividend (Rs. 50/- per equity share) for the financial year ended 31st March, 2025.	FOR	The total dividend per share aggregates Rs. 110.0 for FY25, including a final dividend of Rs. 60.0 per share. The total dividend outflow for FY25 is Rs. 4.0 bn, and the dividend payout ratio is at 33.2% of standalone profit after tax.	FOR
04-08-2025	Shree Cement Ltd.	AGM	Management	To declare dividend of Rs. 60/- per Equity Shares as final dividend, for the financial year ended 31st March 2025.	FOR	The total dividend per share aggregates Rs. 110.0 for FY25, including an interim dividend of Rs. 50.0 per share. The total dividend outflow for FY25 is Rs. 4.0 bn, and the dividend payout ratio is at 33.2% of standalone profit after tax.	FOR
04-08-2025	Shree Cement Ltd.	AGM	Management	To appoint a Director in place of Mr. Neeraj Akhoury (DIN: 07419090), who retires by rotation at this Annual General Meeting and being eligible, offers himself for reappointment.	FOR	Neeral Akhoury, 5.6, is the Managing Director of Stree Cement Limited. He has been on the board since 14 October 2022. He attended all four (100%) board meetings held in FY25. He retires by rotation and his reappointment as Director is in line with the statutory requirements.	FOR
04-08-2025	Shree Cement Ltd.	AGM	Management	Appointment of M/s Pinchaa and Co., Practicing Company Secretaries, (Firm Registration No. P2016RIDS1800), as the Secretarial Auditors of the Company for a term of 5 (five) consecutive years commencing from 1st April, 2025, till 31st March, 2030, to undertake Secretarial Audit of the Company on such remuneration plus applicable taxes and reimbursement of out-of-pocket expenses as may be mutually agreed between the Company Management and the Secretarial Auditors from time to time.	FOR	Pinchaa & Co. have been the secretarial auditors and scrutiniters for Shree Cement Limited since FY22. The company proposes to appoint Pinchaa & Co. as secretarial auditor for five years from FY26. The remuneration, excluding applicable taxes and rembursement of out-of-pocket expenses, will be as mutually agreed between the company management and the secretarial auditors.	FOR
04-08-2025	Shree Cement Ltd.	AGM	Management	Ratification of remuneration of Rs. 6,75,000/- plus applicable taxes and reimbursement of out-of-pocket expenses, payable to My.S. K. G. Goyal and Associates, Cost Accountants (Firm Registration No. 000024), who have been appointed by the Board of Directors as the Cost Auditors to conduct the audit of the cost records of the Company for the financial year ending on 31st March 2026.		The total remuneration proposed to be paid to K. G. Goyal and Associates as cost auditors for FY26 is reasonable when compared to the size and scale of the company's operations.	FOR
06-08-2025	Bajaj Auto Limited	AGM	Management	To consider and adopt the audited standalone and consolidated financial statements of the Company for the financial year ended 31 March 2025, together with the Directors and Auditors Reports thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues with the audit trail. 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). we support the resolution.	FOR
06-08-2025	Bajaj Auto Limited	AGM	Management	To declare a dividend.	FOR	The total dividend outflow for FY25 is Rs. 58.6 bn and the dividend payout ratio is 71.9% of standalone after-tax profits. We support the resolution.	FOR
06-08-2025	Bajaj Auto Limited	AGM	Management	To appoint a director in place of Niraj Bajaj (DIN: 00028261), who retires by rotation in terms of section 152(6) of the Companies Act, 2013 and being eligible, offers himself for re-appointment.	FOR	Niraj Bajaj, 70, is part of the promoter family and Non-Executive Chairperson, Bajaj Auto Limited. He is the Chairperson and Managing Director, Mukand Ltd. and Non-Executive Vice Chairperson of Bajaj Holdings and Investment Ltd. He has been on the board of the company since January 2008. He attended all eight board meetings held in FY2S (100%). He retires by rotation and his reappointment is in line with all the statutory requirements. We support the resolution.	FOR
06-08-2025	Bajaj Auto Limited	AGM	Management	Ratification of remuneration of Rs. 5 lakh plus taxes, out-of-pocket and travelling expenses payable to R.B. Laddha and Co., Cost Accountants (Firm Registration No. 004689), a Scott Auditor of the Company for audit of the cost records maintained by the Company for the financial year 2025-26.	FOR	The total remuneration proposed to be paid to the cost auditors is reasonable compared to the size and scale of operations. We support the resolution.	FOR

06-08-2025	Bajaj Auto Limited	AGM	Management	Secretaries (Firm Registration No.: P2009MH007000, Peer Review No.: 6290/2024) as the Secretarial Auditors of the Company, for a period of one term of five (5) consecutive years, to hold office from the conclusion of this [sighteenth Annual General Meeting (AGM) till the conclusion of Twenty-Third AGM of the Company to be held in the year 2030, to conduct secretarial audit, at such a remuneration.	FOR	The company proposes paying them remuneration of upto Rs. 500,000 plus applicable taxes and other out-of- pocket expenses for FY26. The remuneration for the remaining term will be mutually agreed upon by the Board and the Secretarial Auditors. The proposed remuneration payable to Makarand M Joshi & Co. is commensurate with the size of the company. Their appointment is in line with statutory requirements. We support the resolution.	
07-08-2025	Dabur India Limited	AGM	Management	To receive, consider and adopt the audited standalone financial statements of the Company for the financial year ended March 31, 2025, and the reports of the Board of Directors and Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the standalone 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). The company must provide a clear explanation for the trade payables amounting to Rs. 2.9 bn that have remained outstanding for over one year. Notwithstanding, we support this resolution.	FOR
07-08-2025	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, 2025 and the report of Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the consolidated financial statements. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and indian accounting Istandario (IND-AS). The company should provide a clear explanation for the trade payables amounting to Rs. 3.1 bn that have remained outstanding for over one year. Notwithstanding, we support this resolution.	FOR
07-08-2025	Dabur India Limited	AGM	Management	To confirm the interim dividend of Rs. 2.75 per equity share of Rs. 1/- each (@275%) already paid and declare final dividend of Rs. 5.25 per equity share of Rs. 1/- each (@525%), on the paid-up equity share capital of the Company for the financial year ended March 31, 2025.	FOR	The total dividend per share for FY25 is Rs. 8.0 per share. The total dividend outflow for FY25 aggregates Rs. 14.2 bn. The dividend pay-out ratio for FY25 is 101.0%.	FOR
07-08-2025	Dabur India Limited	AGM	Management	To appoint a director in place of Mr. Mohit Burman (DIN: 00021963) who retires by rotation and being eligible offers himself for re-appointment.	FOR	Mohik Burman, 56, is part of the promoter family and the Non-Executive Chairperson. He has been on the board since 25 July 2001 and represents the promoter's 66.2% equity stake in the company (as on 30 June 2025). He has over three decades of experience in business strategy, governance, and entrepreneurship. He attended all four board meetings in FY2S (100%). He retires by rotation. His reappointment is in line with statutory requirements.	FOR
07-08-2025	Dabur India Limited	AGM	Management	Re-appointment of Mr. Mukesh Hari Butani (DIN: 01452839) as a Non- Executive Independent Director of the Company, not subject to retirement by rotation, to hold office for a second term of 5 (five) consecutive years with effect from January 01, 2026 to December 31, 2030.	FOR	Mukesh Hari Butani, 6.1, is the founder and Managing Partner of BMR Legal Alvocates, a boutique law firm specializing in international tax and transfer pricing. He has over 35 years of professional experience. He has served on the board as an Independent Director since 28 July 2020. He attended all four board meetings during FY25 (100%). The company proposes to reappoint him as an Independent Director for five years from 1 January 2026. He currently serves as an Independent Director on the board of five listed companies (including Dabur Limited).	FOR
07-08-2025	Dabur India Limited	AGM	Management	Ratification and remuneration of Rs. 6.75 lakhs plus applicable taxes and reimbursement of out-of-pocket expenses payable to M/s Ramanath yer and Co., Cost Accountants, having Firm Registration No.000019, appointed by Board of Directors of the Company as Cost Auditors to conduct the audit of the cost records of the Company for the Financial Year 2025-26.	FOR	The total remuneration proposed to be paid to the cost auditors in FY25 is reasonable compared to the size and scale of operations.	FOR
07-08-2025	Dabur India Limited	AGM	Management		FOR	The company proposes to appoint Chandrasekaran Associates as secretarial auditors for five years from FY26 to FY30 and pay him a remuneration of R. A00,000 for FY26, but applicable taxes and reimbursement of out-of-pocket expenses. The remuneration for the future years will be decided by the board. The proposed remuneration payable to Chandrasekaran Associates is commensurate with the size of the company. Their appointment is in line with statutory requirements.	FOR
07-08-2025	Godrej Consumer Products Limited	AGM	Management	To consider, approve and adopt the Audited Financial Statements (including Standalone and Consolidated Financial Statements) of the Company for the Financial Year ended March 31, 2025, and the Soard's Report along with Annexures and the Statutory Auditor's Report thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues with the audit trail. 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). The company must disclose the reason for having payables overdue by more than two vears.	FOR
07-08-2025	Godrej Consumer Products Limited	AGM	Management	Appointment of Mr. Pirojsha Godrej (DIN: 00432983) as a Director liable to retire by rotation, who being eligible has offered himself for re-appointment.	FOR	Projsha Godrej, 44, represents the promoter family and is the brother of Nisaba Godrej, Executive Chairperson of the company. He is Executive Chairperson of Godrej Properties Limited, Godrej Capital Limited and Godrej Fund Management Limited. He has been on board since 1 April 2017. He has attended all four board meetings held in FY25. He retires by rotation and his reappointment is in line with the statutory requirements.	FOR
07-08-2025	Godrej Consumer Products Limited	AGM	Management	Appointment of Mr. Nadir Godrej, (DIN: 00066195) as a Director liable to retire by rotation, who being eligible has offered himself for re-appointment.	FOR	Nadir Godrej, 73, represents the promoter family, He is the Chairperson of Godrej Industries Group and the Chairperson and Managing Director of Godrej Industries Limited, holding a company with 23,74% equity in Godrej Consumer Products as on 30 June 2025. He has been on the board since 29 November 2000. He attended all four board meetings held in FY25. He retires by rotation and his reappointment is in line with statutory requirements.	FOR
07-08-2025	Godrej Consumer Products Limited	AGM	Management	Appointment of M/s. Nilesh Shah and Associates, a Peer Reviewed Firm of Company Secretaries in Practice, having Firm Registration No. P2003MH008800 as Secretarial Auditors of the Company for a term of 5 (Five) consecutive years commencing from Financial Year 2025-26 till Financial Year 2029-30.	FOR	The company proposes to appoint Nilesh Shah & Associates as secretarial auditors for five years from FY26. The remuneration to Nilesh Shah & Associates will be determined mutually between the company and the secretarial auditor.	FOR
07-08-2025	Godrej Consumer Products Limited	AGM	Management	Ratification of remuneration of Rs. 7,17,970/- plus Goods and Service Tax and reimbursement of out-of-pocket expenses payable to M/s. P. M. Nanabhoy and Co., Cost Accountants, Mumbai (Firm Registration No. 000012), the cost Auditors of the Company, for conducting the audit of the Cost Records of the Company for the Financial Year ending on March 31, 2026.	FOR	The total remuneration proposed to be paid to the cost auditors in FY25 is reasonable compared to the size and scale of operations.	FOR
07-08-2025	LTIMindtree Ltd	PBL	Management	teal elouing oil maint 13, 2020. Appointment of Mr. Venugopal Lambu (DIN: 08840938) as the Managing Director of the Company, not liable to retire by rotation, to hold office from May 31, 2025 upto his original date of appointment as Director i.e. upto January 23, 2030 (both days inclusive) and including remuneration.	FOR	We support his appointment as Managing Director, given his past successful execution track-record at erstwhile Mindtree.	FOR
07-08-2025	United Breweries Limited	AGM	Management	To receive, consider and adopt the Audited Financial Statement (including Audited Consolidated Financial Statement) of the Company for the year ended March 31, 2025, together with the Reports of the Auditors and Directors thereon.	FOR	accepted accounting principles and Indian Accounting Standards (Ind AS).	FOR
07-08-2025	United Breweries Limited	AGM	Management	ended March 31, 2025.	FOR	The total dividend outflow for FY25 is Rs. 2.6 bn, and the dividend payout ratio is at 59.9% of standalone after- tax profits.	
07-08-2025	United Breweries Limited	AGM	Management	To appoint a Director in the place of Mr. Jorn Elimar Kersten (DIN: 10643152), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Jorn Elimar Kersten, 45, is Whole – time Director and Chief Financial Officer, w. ef. 1 August 2024. Before joining the company, he served as Finance Director-Ethiopia at Heineken. He has experience of over 18 years. He has attended two (100%) board meetings held in PYZ5 during his tenure. He retires by rotation and his reappointment is inline with statutory requirements.	IFUK

07-08-2025	United Breweries Limited	AGM	Management	Appointment of Messrs BMP and Co. LIP, Company Secretaries, Firm Registration No. L2017KR003200), as the Secretarial Auditors of the Company to hold office for a period of 5 (five) consecutive years, i.e., from financial year 2025-2026 to financial year 2029-2030 and to fix the annual remuneration.	FOR	The company proposes paying them remuneration of Rs. 375,000 plus applicable taxes and other out-of-pocket expenses for FY26. The remuneration for the remaining term will be mutually agreed upon by the Board and the Secretarial Auditors. The proposed remuneration payable to BMP & Co. LIP is commensurate with the size of the company. Their appointment is in line with statutory requirements.	FOR
07-08-2025	United Breweries Limited	AGM	Management	To pay remuneration, by whatever name called, to the Non-Executive Directors of the Company, for a period of 5 (five) years from the conclusion of this Annual General Meeting (AGM) until the conclusion of the 31st AGM of the Company, to be held in the year 2030, not exceeding 11% (one percent) of the net profits of the Company.	FOR	Shareholders had approved payment of commission, up to 1.0% of net profits to Non – Executive Directors upto 1% of net profits in 2020. Such commission excludes sitting fees and reimbursement of expenses being paid to the independent directors for attending board and committee meetings. Over the last five years, the company has paid commission to independent directors ranging from Rs. 28.5 m to Rs. 42.4 mn, with a maximum payout of 1.6% of standalone PSI. The company proposes to pay commission upto 1% of net profits to non-executive directors for five years from P26. The proposed commission is reasonable and in line with market practices. We expect the company to cap the commission payable in absolute terms. Notwithstanding, as the approval is for a fixed tenure of five years, we support the resolution.	FOR
08-08-2025	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, 2025 together with the reports of Board of Directors and of Auditors the	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have lightlighted certain is suses with the audit trail. 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). The company must disclose the reason for having payables overdue by more than two years.	FOR
08-08-2025	Bharti Airtel Limited	AGM	Management	To declare dividend at the rate of Rs. 16/- per fully paid-up equity share of face value of Rs. 5/- each and a pro-rata dividend at the rate of Rs. 4/- per partly paid-up equity shares of face value of Rs. 5/- each (Paid-up value of Rs. 1.25/- per share) for the financial year ended March 31, 2025.	FOR	The total cash outflow on account of the dividends declared is Rs.92.8 bn. The company has stated that it will pass on the entire dividend income earned from subsidiaries, associates and joint ventures to its shareholders as dividend. The payout ratio is Rs. 39.5% of standalone PAT in FY25.	FOR
08-08-2025	Bharti Airtel Limited	AGM	Management	Re-appointment of Ms. Chua Sock Koong (DIN: 00047851), who retires by rotation and being eligible offers herself for re-appointment.	FOR	Ns. Chus Sock Koong, £7, is Senior Advisor at Singapore Telecommunications: Limited (Singtel). She has served as its Group Chief Executive Officer for 13 years till 31 December 2020. Singtel directly and indirectly held 28.3% equity in the company as in May 2023 and is classified as one of the promoters. Ms. Chus Sock Koong has attended all five board meetings held in PY25. She retires by rotation and her reappointment is in line with statutory requirements.	FOR
08-08-2025	Bharti Airtel Limited	AGM	Management	To ratify the remuneration of Rs. 12,50,000/- plus applicable taxes and reimbursement of actual travel and out of pocket expenses, to be paid to Sanjay Gupta and Associates, Cost Accountants (Firm Registration No. 00212) as Cost Auditors of the Company for conducting the cost audit for financial year 2025-26.	FOR	The total remuneration proposed is reasonable compared to the size and scale of the company's operations.	FOR
08-08-2025	Bharti Airtel Limited	AGM	Management	To appoint Makarand M. Joshi and Co, Company Secretaries (Firm registration no. P2009MH007000) as the Secretarial Auditors of the Company for a term of five (5) consecutive years commencing from P 2025-2 60 for 9209-30, on such remuneration as may be decided by the Board of Directors of the Company on the recommendation of the Audit Committee from time to time.	FOR	The company proposes to appoint Makarand M. Joshi & Co as secretarial auditors for five years from FY26 to FY30 and pay them a remuneration of Rs. J.000,000 exclusives of applicable taxes and out-of-pocket expenses, if any for FY26 as secretarial auditors. The remuneration for the remaining tenure will be decided and mutually agreed upon by the board of directors and Makarand M. Joshi & Co. The proposed remuneration payable to Makarand M. Joshi & Co is commensurate with the size of the company. Their appointment is in line with statutory requirements.	FOR
08-08-2025	Bharti Airtel Limited	AGM	Management	To approve Material Related Party Transactions of the Company with Bharti Hexacom Limited, a subsidiary company, for a period commencing from the date of this 30th Annual General Meeting (AGN) up to the date of 31st AGN to be held in calendar year 2026 subject to a maximum period of lifteen months, in aggregate, does not exceed Rs. 4,000 Crore in a financial year, provided that the said contract(s) arrangement(s) transaction(s) shall be carried out at arm's length basis and in the ordinary course of business of the Company.	FOR	Bharti Hexacom Limited provides telecom services in the North-east region and Rajasthan under the unified license granted by the Department of Telecommunications. The transactions with Bharti Hexacom include: (A) availing and rendering of servicels joil including telecommunication services viz. Voice, Data, VAS, SMS, Bandwidth, Fibre, interconnect and inter circle arrangement services etc. and related services; (B) reimbursement of expenses including forwards availing providing for sharing 'usage of each other's resources viz. employees, marketing, office space, infrastructure including IT assets, taxes and related owned/ third party services; (C) purchase/sale/e change/ transfer lease of business asset(s) and for equipment to meet the business objectives/ requirements; (D) selling or otherwise disposing of or leasing, or buying property(ies) to meet the business objectives/ requirements, and (E) transfer of any resources, services or obligations to meet the business objectives/ requirements. In FYZs, the transactions with Bharti Hexacom Limited aggregated Rs. 26.8 bn. The proposed transactions are primarily operational and are expected to occur in the ordinary course of business. However, we note that the resolution is enabling in nature, permitting the transfer of resources, services, or obligations. In this context, we believe the company should offer greater specificity regarding the nature of these transactions when seeking shareholder approval. That said, we support the resolution, given that the transactions largely pertain to the company's core business operations and are subject to an annual monetary cap.	FOR
08-08-2025	Sharti Airtel Limited	AGM	Management	To approve Material Related Party Transactions of the Company with Nxtra Data Limited, a subsidiary company, for a period commencing from the date of this 30th Annual General Meeting (AGN) up to the date of 31xt AGN to be held in calendar year 2026 subject to the maximum period of fifteen months, in aggregate, does not exceed 8x, 3,000 Crore in a financial year, provided that the said contract(s) arrangement(s)/ transaction(s) shall be carried out at arm's length basis and in the ordinary course of business of the Company.	FOR	Nxtra Data Limited, a 75.96% subsidiary provides data centers for the company's requirements and digital growth. The transactions with Nxtra Data Limited include: (A) availing and rendering of service(s) including data centre services, mainterance and monitoring of cloud services and telecommunication and includental services viz. Voice, Data, Bandwidth, VAS and SMS etc., (8) reimbursement of expenses including towards availing/ providing for sharing/ usage of each other's resources viz. employees, office space, infrastructure including IT assets, related owned/ third-party services, taxes and selling of common products; (C) purchase/ sale/ exchange/ transfer/ lease of business asset(s) and/ or equipment's to meet the business objectives/ requirements (D) providing loan(s)/ advance(s) guarantee(s) or security(les) for loan taken by Nxtra or making of investment(s) therein to meet the business objectives/ requirements/ exigencies; (E) selling or otherwise disposing of or leasing, or buying property(les) to meet the business objectives/ requirements expended in the provided of any resources, services or obligations to meet the business objectives/ requirements, in FV25, the transactions with Nxtra Data Limited aggregated Rs. 20.4 bn. The proposed approval encompasses both operational and financial transactions. However, we note that the resolution is enabling in nature, permitting the transfer of resources, service, or obligations. Accordingly, we upge the company to provide greater specificity regarding the nature of these transactions when seeking shareholder approval. That said, we acknowledge that the operational transactions are dosely tell to Bhart Airel's core business, and the financial support is justified given Nxtra's status as a material subsidiary. It is our understanding that CA Cloud Investments—an affiliate of the Carlyle Group and the minority shareholder in Nxtra—is a strategic investor and, as such, is not expected to extend operational or financial support. We therefore support the resolution.	FOR

08-08-2025	Bharti Airtel Limited	AGM	Management	To approve Material Related Party Transactions of the Company with Indus Towers Limited, a subsidiary company, for a period commencing from the date of this 30th Annual General Meeting (AGN) up to the date of 31st AGM to be held in calendar year 2026 subject to the maximum period of fifteen months, in aggregate, does not exceed 8x. 25,000 Croen in a financial year, provided that the said contract(s) arrangement(s) transaction(s) shall be carried out at arm's length basis and in the ordinary course of business of the Company.	FOR	Indus Towers Limited has a nationwide presence in all 22 telecom circles and the company avails tower infrastructure for telecom operations. The transactions with indus Towers Limited include: (A) availing of service(s) including passive infrastructure services required for active services vs. Ite, SW, Fife et. and/ or services, including passive infrastructure services required for active services vs. Ite, SW, Fife et. and/ or services, including but not limited to, of project management or of provisioning, establishing, installation, operation and maintenance thereof, (8) medinering of service(8) including telecommunication services vs. Li andline, mobile, voice, data, leased line broadband facility, SIM charges and USB Dongles etc.; (1) reimbursement of expenses including towards availing/ providing for sharing/ usage of each other's employees, infrastructure, related owned, third- party services and payment of taxes; (1) purchase/ sale/ exchange/ transfer/ lease of business saset(s) and/ or equipment(s) including passive infrastructure assets to meet the business objectives/ requirements; (2) selling or otherwise disposing of or leasing, or buying property(res) to meet the business objectives/ requirements; not provided to the services of provided to the services of the provided to the services of the services or obligations to meet the business objectives/ requirements. In FTZs, the transactions with indus Towers Limited aggregated 8x. 20.7 b. The transactions are largely operational in nature and will be in the ordinary course of business. Nevertheless, we raise concern that the resolution is reabiling to the extent that it allows the transfer of resources, services or obligations — we expect the company to be more specific in the disclosure of the nature of transactions will seeking shareholder approval. Even so, we support the resolution as the transactions are malory related to the company's primary business. Further, the company has ascribed a monetary cap to the annual quantum of transactions.	FOR
08-08-2025	Bharti Airtel Limited	AGM	Management	To approve Material Related Party Transactions of the Company with Beetel Teletech Limited, a subsidiary company, in aggregate, does not exceed Rs. 1,200 Crore, during FY 2025-26, provided that the said contract(s) arrangement(s) furnascition(s) shall be carried out at arm's length basis and in the ordinary course of business of the Company.	FOR	Beetel Teletech Limited (Beetel) produces telecom and networking products such as IT peripherals, network & enterprise solutions to fixed landlines and mobile accessories. In January 2024, Airtel acquired 97.1% stake in Beetel Teletech Limited through its wholly owned subsidiary shart if artel Services Limited from Bharti Group companies. The transactions include: (A)sale/ exchange (transfer/ lease of business asset(s) and/ or equipment to meet the business objectives/ requirements; (b) availing of services) including Tele (customer premise equipment) recovery, installation & deployment, repair & refurbishment and selling & distribution of Company's telecom products and other related services; or advantage telecommunication services viz. Voice, Data, VAS, SMS, Bandwidth, Fiber etc., and other related services; (d) reimbursement of expenses including towards availing/ providing for sharing/ usage of each other's resources viz. employees, office space, infrastructure including IT assets, related owned (hirdparty services, tases and selling of common products; (e) providing loan(s)/ advance(s) guarantee(s) or security(les) for loan taken by Beetel or making of investment(s) there into meet the business objectives/ requirements (gill or ortherwise disposing of or leasing, or buying property(les) to meet the business objectives/ requirements; (gill transfer of resources, services or obligations to meet the business objectives/ requirements.) In FY2S, the transactions with Beetel aggregated 8s. 6.0 bn. The proposed approval covers both operational and financial transactions. The operational component includes enabling provisions—such as the transfer of resources, services, or obligations—for which the company should provide more granular disclosures. Nonetheless, we acknowledge that these transactions are closely aligned with Bharti Airtel's primary business, and the financial support is warranted given Beetel's status as a "97% subsidiary. Moreover, the transactions are limited to a defined period, following which	FOR
08-08-2025	Bharti Airtel Limited	AGM	Management	To approve Material Related Party Transactions of the Company with Dixon Electro Appliances Private Limited, an associate company, in aggregate, does not exceed Rs. 2,500 Crore, during FY 2027-56, provided that the said contract(s) arrangement(s) transaction(s) shall be carried out at arm's length basis and in the ordinary course of business of the Company.	FOR	Dixon Electro Appliances Private Limited (DEAPL) is an associate company in which Bharti Airtel holds 47.59% effective stake (through its 97.12% subsidiary) and Dixon Technologies (India) Limited (DTIJ) holds 51% shareholding. The transactions include: (A) purchase's sale! exchange! transfer! lease of property, business asset(s) and/ or equipment's, including but not limited to telecom and networking products such as Gigabyte Passive Optical Network (FORM), Optical Network Terminal (OTI), Tieved Wrieless Access (FWA), moderns, routers, Access Points etc., to meet the business objectives! requirements. (B) rendering of service(s) including telecommunication service and incidental services via: Landline, mobiles, voice, VAS, SMA, data, leased line, broadband facility, SIM charges, USB Dongles etc., and availing of service(s) including product maintenance services; and (C) reimbursement of expenses and transfer of any resources, services or obligations to meet the business objectives! requirements. IN FYZS, transactions with Dixon Electro Appliances Private Limited aggregated to Rs. 9.3 bn. The transactions are largely operational in nature and will be in the ordinary course of business. Nevertheless, we raise concern that the resolution is enabling to the extent that it allows the transfer of resources, services or obligations — we expect the company to be more specific in the disclosure of the nature of transactions while seeking shareholder approval. Even so, we support the resolution as the transactions are majorly related to the company's primary business. Further, the company has ascribed a monetary cap to the annual quantum of transactions.	FOR
08-08-2025	Bharti Airtel Limited	AGM	Management	To approve Material Related Party Transactions between Xtelify Limited, a wholly- owned subsidiary company and Beetel Teletech Limited, a subsidiary company, in aggregate, does not exceed 8st. 2002 Crope, PY 2025-26, provided that the said contract(s)/ arrangement(s)/ transaction(s) shall be carried out at arm's length basis and in the ordinary course of business of the Company.	FOR	Xtelify Limited, formally known as Airtel Digital Limited is the digital services arm of the group. In January 2024, Airtel acquired 97.1% stake in Beetel Teletech Limited through its wholly owned subsidiary Bharti Airtel Services Limited. This acquisition shall enable indigenisation initiatives within Bharti Airtel's own ecosystem of telecom products in line with the Government's policy of Make in India and shall add distribution and service capabilities (Including system integration) largely for Group's enterprise business. The transactions include: (A)Purchase/sale/ exchange/transfer/lease obusiness assteptions) and/or equipments (5) to meet the business objectives/requirements: (B)Availing of various service(s) including IT software & Hardware services, installation and deployment services and other related services etc (D)Rendering of various service(s) including Cyber security & cloud license, hardware and management services and other related services etc (D)Reimbursement of expenses including towards availing/ providing for sharing/ usage of each other's resources viz. employees, office space, infrastructure including IT assets, related owned (third-party services, taxes and selling of common	FOR

08-08-2025	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	statements of the Company for the financial year ended March 31, 2025 together with the reports of Board of Directors and of Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the audit rank auditors have highlighted certain issues with the audit trail. 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). The company must disclose the reason for having payables overdue by more than two years.
08-08-2025	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To declare dividend at the rate of Rs. 15/- per fully paid-up equity share of face value of Rs. 5/- each and a pro-rata dividend at the rate of Rs. 4/- 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, 2025.	FOR	The total cash outflow on account of the dividends declared is 8.9.2.8 bn. The company has stated that it will pass on the entire dividend income earned from substidiaries, associates and joint ventures to its shareholders as dividend. The payout ratio is Rs. 39.5% of standalone PAT in FYZ5.
08-08-2025	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To re-appoint Ms. Chua Sock Koong (DIN: 00047851), who retires by rotation and being eligible offers herself for re-appointment.	FOR	Ms. Chus Sock Koong, 67, is Senior Advisor at Singapore Telecommunications Limited (Singtel). She has served as its Group Chief Executive Officer for 13 years till 31 December 2020. Singtel directly and indirectly held 28.3% equity in the company as in May 2025 and is classified as one of the promoters. Ms. Chus Sock Koong has attended all five board meetings held in PY25. She retires by rotation and her reappointment is in line with statutory requirements.
08-08-2025	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	Ratification of remuneration of Rs. 12,50,000/- plus applicable taxes and reimbursement of actual travel and out of pocket expenses, if any, as approved by the Board of Directors upon recommendation of the Audit Committee, to be paid to Sanjay Gupta and Associates, Cost Accountants (Firm Registration No. 00212) as Cost Auditors of the Company for conducting the cost audit for financial year 2025-26.	FOR	The total remuneration proposed is reasonable compared to the size and scale of the company's operations. FOR
08-08-2025	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To appoint Makarand M. Joshi and Co., Company Secretaries (Firm registration no. P2009MH070000) as the Secretarial Auditors of the Company for a term of five (5) consecutive years commencing from FY 2025-26 to FY 2029-30, on such remuneration as may be decided by the Board of Directors of the Company on the recommendation of the Audit Committee from time to time.	FOR	The company proposes to appoint Makarand M. Joshi & Co as secretarial auditors for five years from F726 to FP30 and pay them a renumeration of Rs. 1,000,000 exclusives of applicable taxes and out-6-pocket expenses, if any for F726 as secretarial auditors. The remuneration for the remaining tenure will be decided and mutually agreed upon by the board of directors and Makarand M. Joshi & Co. The proposed remuneration payable to Makarand M. Joshi & Co is commensurate with the size of the company. Their appointment is in line with statutory requirements.
08-08-2025	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To approve Material Related Party Transactions of the Company with 8hart! Hexacom Limited, a subsidiary company, for a period commencing from the date of this 30th Annual General Meeting (AGM) upto the date of 31st AGM to be held in calendar year 2026 subject to a maximum period of lifteen months, in aggregate, does not exceed Rs. 4,000 Crore in a financial year, provided that the said contract(s) arrangement(s)/ transaction(s) shall be carried out at arm's length basis and in the ordinary course of business of the Company.	FOR	Bharti Hexacom Limited provides telecom services in the North-east region and Rajasthan under the unified license granted by the Department of Telecommunications. The transactions with Bharti Hexacom include: (A) availing and rendering of service(s) including telecommunication services viz. Voice, Data, VAS, SMS, Bandwidth, Fibre, interconnect and inter circle arrangement services etc. and related services; (B) reimbursement of expenses including providing for sharing/ usage of each other's resources viz. employees, marketing, office space, infrastructure including IT assets, taxes and related owned/ third party services; (C) purchase/ sales/ exchange/ transfer/ lease of business asset(s) and or equipment to meet the business objectives/ requirements; (D) selling or otherwise disposing of or leasing, or buying property(ies) to meet the business objectives/ requirements; and (E) transfer of any resources, services or obligations to meet the business objectives/ requirements. In FY25, the transactions with Bharti Hexacom Limited aggregated Rs. 26.8 bn. The proposed transactions are primarily operational and are expected to occur in the ordinary course of business. However, we note that the resolution is enabling in nature, permitting the transfer of resources, services, or obligations. In this context, we believe the company should offer greater specificity regarding the nature of these transactions when seeking shareholder approval. That said, we support the resolution, ingven that the transactions largely pertain to the company's core business operations and are subject to an annual monetary cap.
08-08-2025	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To approve Material Related Party Transactions of the Company with Nxtra Data Limited, a subsidiary company, for a period commencing from the date of this 30th Annual General Meeting (ASM) upto the date of 31st ASM to be held in calendar year 2026 subject to the maximum period of fifteen months, in aggregate, does not exceed 8s. 3,000 Croen in a financial year, provided that the said contractly) arrangement(s)/ transaction(s) shall be carried out at arm's length basis and in the ordinary course of business of the Company.	FOR	Nxtra Data Limited, a 75.96% subsidiary provides data centers for the company's requirements and digital growth. The transactions with Nxtra Data limited include: (A) availing and rendering of service(s) including data centre services, maintenance and monitoring of cloud services and telecommunication and incidental services viz. Voice, Data, Bandwidth, VAS and SMS etc., (B) reimbursement of expenses including towards availing/ providing for sharing/ usage of each other's resources viz. employees, office space, infrastructure including IT assets, related owned; third-party services, taxes and selling of common products; (C) purchase/sale/ exchange/ transfer/ lease of business assets) and/ or equipment's to neet the business objectives/ requirements; (D) providing loan(s), davance(s) guarantee(s) or security(ies) for loan taken by Natra or making of investment(s) therein to meet the business objectives/ requirements, and (F) transfer of any resources, services or obligations to meet the business objectives/ requirements, and (F) transfer of any resources, services or obligations to meet the business objectives/ requirements. In FYZS, the transactions with Nxtra Data Limited aggregated Rs. 204 hn. The proposed approval encompasses both operational and financial transactions. However, we note that the resolution is enabling in nature, permitting the transfer of resources, services, or obligations. Accordingly, we urge the company to provide greater specificity regarding the nature of these transactions when seeking shareholder approval. That said, we acknowledge that the operational transactions are dosely led to Bharti Airel's core business, and the financial support is justified given Nxtra's status as a material subsidiary. It is our understanding that CA Cloud Invoxements—an affiliate of the Cariyle Group and the minority shareholder in Nxtra - as strategic investor and, as such, is not expected to extend operational or financial support. We therefore support the resolution.
08-08-2025	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To approve Material Related Party Transactions of the Company with Indus Towers Limited, a subsidiary company, for a period commencing from the date of this 30th Annual General Meeting (ASM) upto the date of 31st ASM to be Hedl in calendar year 2026 subject to the maximum period of fifteen months, in aggregate, does not exceed 82. 25,000 Croen in a financial year, provided that the said contractis() arrangement(s)/ transaction(s) shall be carried out at arm's length basis and in the ordinary course of business of the Company.	FOR	Indus Towers Limited has a nationwide presence in all 22 telecom circles and the company avails tower infrastructure for telecom operations. The transactions with indus Towers Limited include: (A) availing of service(s) including passive infrastructure services required for active services via: 188, Wijsi Het. and/ or services, including but not limited to, of project management or of provisioning, establishing, installation, operation and maintenance thereof, (B) rendering of service(s) including telecommunication services via: Landline, mobile, voice, data, leased line broadband facility, 31M charges and USB Dongles etc; (C) reimbursement of expenses including towards availing for provinging for sharing/ usage of each other's employees, infrastructure, related owned third- party services and payment of taxes; (D) purchasey sale/ exchange/ transfer/ lease of business asset(s) and/ or equipments) including passive infrastructure assets to meet the business objectives/ requirements, in PT2s, the transactions with Indus Towest Limited aggregated Rs. 201.7 bn. The transactions are largely operational in nature and will have been according to the service of the province of resources, services or obligations to meet the business objectives/ requirements in Instructure. The company to be more specific in the disclosure of the nature of resources, or obligations—we expect the company to be more specific in the disclosure of the nature of transactions will seeking shareholder approval. Even so, we support the resolution as the transactions are majorly related to the company to be more specific in the disclosure of the nature of transactions will seeking shareholder approval. Even so, we support the resolution as the transactions are majorly related to the company's primary business. Further, the company has ascribed a monetary cap to the annual quantum of transactions.

08-08-2025	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To approve Material Related Party Transactions of the Company with Beetel Teletech Umited, a subsidiary company, in aggregate, does not exceed 8s. 1,200 Crore, during FY 2025-26, provided that the said contract(s)/ arrangement(s)/ transaction(s) shall be carried out at arm's length basis and in the ordinary course of business of the Company.	FOR	Jacetal Teletech Limited (Beetel) produces telecom and networking products such as IT peripherals, network & enterprise solutions to fixed landlines and mobile accessories. In January 2014, Airtel acquired 97.1% stake in Beetel Teletech Limited through its wholly owned subsidiary Bharti Airtel Services Limited from Bharti Group companies. The transactions include: (A)sale/ exchange/ transfer/ lease of business asset(s) and/ or equipment to meet the business objectives/ requirements; (b) availing of service(s) including ETe (customer premises equipment) recovery, installation & deployment, repair & refurbishment and selling & distribution of Company's telecom products and other related services; (c) Indending telecommunication services viz. Voice, Data, VAS, SMS, Bandwidth, Fiber etc., and other related services; (d) reimbursement of sepenses including towards availing/ providing for sharing/ usage of each other's resources viz. employees, office space, infrastructure including IT assets, related owned/ thirdparty services, taxes and selling of common products; (e) providing loan(s)/ advance(s) guarantee(s) or security(ies) for loan taken by Beetel or making of investment(s) therein to meet the business objectives/ requirements/ exigences; (f) selling or otherwise disposing of or leasing, or buying property(ies) to meet the business objectives/ requirements. (In Pr25, the transactions with Beetel aggregated Rs. 6.0 bn. The proposed approval covers both operational and financial transactions. The operational component includes enabling provisions—such as the transfer of resources, services, or obligations—for which the company should provide more granular disclosures. Nonetheless, we acknowledge that these transactions are closely aligned with Bharti Airtle's primary business, and the financial transactions are closely aligned with Bharti Airtle's primary business, and the financial support is warranted given Beetel's status as a "97% subsidiary. Moreover, the transactions are limited to a defined period, followi	FOR
08-08-2025	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To approve Material Related Party Transactions of the Company with Dixon Electro Appliances Private Limited, an associate company, in aggregate, does not exceed 82, 2500 Crore, during FY 2025-26, provided that the said contract(s) arrangement(s)/ transaction(s) shall be carried out at arm's length basis and in the ordinary course of business of the Company.	FOR	Dixon Electro Appliances Private Limited (DEAPL) is an associate company in which Bharti Airtel holds 47.59% effective stake (through its 97.12% subsidiary) and Dixon Technologies (India) Limited (DTIL) holds 51.% shareholding. The transactions include: (A) purchase's sale! exchange! transfer! lease of property, business asset(s) and/ or equipment's, including but not limited to telecom and networking products such as Gigabyte Passive Optical Network Formian (ONT). Fixed Wireless Access (FWA), moderns, routers, Access Points etc., to meet the business objectives! requirements. (B) rendering of service(s) including telecommunications service and incidental services via Landline, mobiles, voice VAS, SAKS, data, leased line, broadband facility, SIM charges, USB Dongles etc., and availing of service(s) including product maintenance services, and (C) reimbursement of expenses and transfer of any resources, services or obligations to meet the business objectives! requirements. In FYZS, transactions with Dixon Electro Appliances Private Limited aggregated to Rs. 9.3 bn. The transactions are largely operational in nature and will be in the ordinary course of business. Nevertheless, we raise concern that the resolution is enabling to the extent that it allows the transfer of resources, services or obligations—we expect the company to be more specific in the disclosure of the nature of transactions with leseeting shareholder approval. Even so, we support the resolution as the transactions are majorly related to the company's primary business. Further, the company has ascribed a monetary cap to the annual quantum of transactions.	FOR
08-08-2025	Bharti Airtel Ltd Partly Paid Up Shares	AGM	Management	To approve Material Related Party Transactions between Xtelify Limited, a wholly- owned subsidiary company and Beetel Teletech Limited, a subsidiary company, in aggregate, does not exceed 8st. 2/200 Core, during PY 2025-26, provided that the said contract(s)/ arrangement(s)/ transaction(s) shall be carried out at arm's length basis and in the ordinary course of business of the Company.	FOR	Xtelify Limited, formally known as Airtel Digital Limited is the digital services arm of the group. In January 2024, Airtel acquired 97.3% stake in Beetel Teletech Limited through its wholly owned subsidiary Bharti Airtel Services United. This acquistion shall enable indigensiation initiatives within Bharti Airtel's own ecosystem of telecom products in line with the Government's policy of Make in India and shall add distribution and service capabilities (including system integration) largely for Group's enterprise business. The transactions include (Alpurchaey) saled exchange/ transfer/ lease of business asset(s) and/ or equipment(s) to meet the business objectives/ requirements: (B)Availing of various service(s) including IT software & Hardware services, including Cyber security & cloud license, hardware and management services and other related services excited, including Cyber security & cloud license, hardware and management services and other related services vice. Explose the products and services (E)Elenimary providing for sharing/ usage of each other's resources vice. exployees, office space, infrastructure including IT assets, related owned/ third-party services, taxes and selling of common products and services; (E)Elenimary or otherwise disposing of relating, or buying propertyle) to meet the business objectives/ requirements; (F)transfer of any resources, services or obligations to meet the business requirements. In FY25 transactions between both the entities aggregated to Rs. 6.0 bm. The transactions are largely operational in nature and will be in the ordinary course of business. Nevertheless, we raise concern that the resolution is the transactions are majorly related to the company's primary business. Further, the company has ascribed a monetary cap to the annual quantum of transactions.	FOR
08-08-2025	Cummins India Limited	AGM	Management	To consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2025, along-with the reports of the Board of Directors and the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues with the audit trail. 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). We support the resolution. The company must disclose the reason for having payables overdue by more than two years.	FOR
08-08-2025	Cummins India Limited	AGM	Management	To consider and adopt the Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2025, along-with the report of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues with the audit trail. 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). We support the resolution. The company must disclose the reason for having payables overdue by more than two years.	FOR
08-08-2025	Cummins India Limited	AGM	Management	To declare final dividend on equity shares of the Company for the Financial Year ended March 31, 2025, and to confirm the payment of interim dividend for the Financial Year 2024-25.	FOR	The dividend per share inclusive of interim dividend aggregated Rs. 51.50 per equity share in FY25. The total dividend outflow for FY25 is Rs. 14.3 bn and dividend payout ratio is 74.9%. The company's dividend distribution policy was last reviewed in 2017 – the board must periodically review its capital allocation policies.	FOR
08-08-2025	Cummins India Limited	AGM	Management	To appoint a Director in place of Ms. Jennifer Mary Bush (DIN: 09777114), who retires by rotation and being eligible, offers herself for re-appointment.	FOR	Ms. Jennifer Mary Bush, 51, is Chairperson and Vice President of Cummins Inc. USA and President of the Cummins Power Systems Business. She has been on the board since November 2022. She attended all seven board meetings held in FYZS and is liable to retire by rotation. Her reappointment is in line with the statutory requirements.	FOR

08-08-2025	Cummins India Limited	AGM	Management	Ratification of remuneration of Rs. 9,50,000/- plus applicable taxes and reimbursement of out-of-pocket expenses payable to the Cost Auditor, M/s. C S Adawadkar and Co., Cost Accountants, (Firm Registration Number: 100401) for the Financial Year ending March 31, 2026.	FOR	The total remuneration proposed to be paid to the cost auditors in FY24 is reasonable compared to the size and scale of the company's operations.	FOR
08-08-2025	Cummins India Limited	AGM	Management	To approve material related party transaction(s) with Cummins Technologies India Private Limited up to maximum aggregate value of Rs. 3,239/- Crores in the nature of a purchase of engines, gensets, turbocharges, their parts, components and spares by the Company, b. sale of engines/ gensets, their parts, accessories, and spares by the Company, c. availing/rendering of any kind of service(s), reimbursements received/ paid, purchase/ sale/ exchange/ transfer/ lease of premises, business asset(s) and/ or equipment(s), purchase and sale of export incentive licenses or any other transaction(s) for transfer of resources, services, technology, or obligations (Other RPTs) for Financial Year 2025-26.	FOR	Cummins India seeks approval to purchases internal combustion engines, genests, turbochargers, their parts, components, and spares upto Rs. 15.14 bn, sell engines/genests, their parts and accessories upto Rs. 6.29 bn and other RPTs upto Rs. 10.29 bn with from Cummins Technologies India Private Limited (CTIPL), a fellow subsidiary during PT26. We raise concerns that no disclosures on the nature and financial profile of CTIPL. We raise concerns that similar businesses of the group in India are being led by fellow subsidiaries, which may lead to rationalization of profits for the Cummins Group and not the listed Indian entity. The proposed transaction limit is "31.20% of consolidated unrower of Cummins India for PT25. Similar transactions in PT25 aggregated Rs. 19.69 bn. 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 pricing.	FOR
08-08-2025	Cummins India Limited	АбМ	Management	To approve material related party transaction(s) with Tata Cummins Private Limited up to maximum aggregate value of Rs. 2,003/- Crores in the nature of a, purchase of internal combustion engines including but not limited to B, C and L series engines, their parts and accessories thereof by the Company, b. sale of internal combustion engines, their parts and accessories thereof by the Company, c. availing/rendering of any kind of service(s), reimbursements received/paid, rent received/paid, purchase/sale/exchange/transfer/lase of premises, business saste(s) and/or equipment(s), purchase and sale of export incentive licenses or any other transaction(s) for transfer of resources, services, technology, or obligations (Other RPTs) for Financial Year 2025-26.	FOR	TCPL is a joint venture between Cummins Inc, USA and Tata Motors Limited. Cummins India proposes to purchase internal combustion engines, parts and accessories amounting to Rs. 1908 bn, sell engines/gensets, their parts and accessories upon to 8.0.01 bn and other RPT yut lots. 80, 55 bn with TCPL in Pry26. The proposed transaction is "19.60% of consolidated turnover of Cummins India for Pr25. The company had purchased goods amounting to Rs. 13.80 bn in PT25. 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
08-08-2025	Cummins India Limited	AGM	Management	To approve material related party transaction(s) with Cummins Limited, UK up to maximum aggregate value of Rs. 1,576/- Crores in the nature of a. sale of engines/genest, their parts, accessories, and spares by the Company b. purchases of engines/genests, their parts, accessories or spares by the Company c. availing/rendering of any kind of service(s), reimbursements received/gain, purchases/ade/exchange/transfer/lease of business asset(s) and/ or equipment(s), purchase and sale of export incentive licensor or any other transaction(s) for transfer of resources, services, technology, or obligations (Other RPTs) for Financial Year 2025-26.	FOR	Cummins Limited, UK is a fellow subsidiary of Cummins India. The company proposes to sell internal combustion engines, gensets, their parts and accessories amounting to Rs. 11.67 bn, purchase engines, genets and their parts and accessories upto Rs. 3.10 bn and enter other RPTs upto Rs. 0.99 bn with Cummins Itd, UK in RPZ6. The proposed transaction limit is "13.68% of consolidated turnover of Cummins India for FY24. The company has sold goods (including engines and related accessories) of around Rs. 842 bn to Cummins Itd, UK in FY24. 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
08-08-2025	Cummins India Limited	AGM	Management	To approve material related party transaction(s) with Curmins Inc., USA up to maximum aggregate value of Rs. 894/- Crores in the nature of a. sale of engines/gensets, their parts, accessories, and spares by the Company, b. purchases of engines/gensets, their parts, accessories or spares by the Company, c. availing/rendering of any kind of service(s), reimbursements received/paid, purchases sale/ exchangel transfer/lease of business asset(s) and/ or equipment(s), purchase and sale of export incentive licenses or any other transaction(s) for transfer of resources, services, technology, or obligations (Other RPTs) for Financial Year 2025-26.	FOR	Cummins Inc, USA is the holding company of Cummins India. The company proposes to purchase engines and their parts upto Rs. 2.75 bn, sell engines and their parts up to Rs. 1.34 bn and enter other RPTs up to Rs. 4.84 bn in FY25. The proposed transaction limit is "8.75% of consolidated tumover of Cummins India for FY25. We note royalty plus support services transactions in FY25, were higher by "91% at Rs. 1,73-3.7 mm. The company must explain the rationale for the increase and also disclose the terms for payment of royalty. 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
08-08-2025	Cummins India Limited	AGM	Management	To approve the appointment of M/s. Makarand M. Joshi and Co., Company Secretaries in practice, a peer reviewed firm of Company Secretaries, [Firm Registration Number: P20099MH00700,0], as the Secretarial Auditors of the Company, for a term of five (5) consecutive years, to conduct the Secretarial Audit of the Company commencing from Financial Year 2025-26 up to Financial Year 2029-30 and to fix the annual remuneration.	FOR	The company proposes to appoint Makarand M. Joshi & Co as secretarial auditors for five years from 1 April 2025 to 31 March 2030 and fix their remuneration as Rs. 325,000 per annum plus applicable taxes and out-of-pocket expenses for F726. For subsequent years, the remuneration will be mutually agreed between the Board and the Secretarial Auditors. The proposed remuneration payable is commensurate with the size of the company. Their appointment is in line with statutory requirements.	FOR
08-08-2025	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, 2025 along with the Reports of the Board of Directors and Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the standalone financial statements. The feature of recording audit trail has operated throughout the year and was not tampered with, except that the audit trail feature was not enabled for part of the year for certain masters in two accounting software and two databases, and throughout the year for other databases. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies.	FOR
08-08-2025	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, 2025 along with the Report of Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the consolidated financial statements. The feature of recording audit trail has operated throughout the year and was not tampered with, except that the audit trail feature was not enabled for part of the year for certain masters in two accounting software and two databases, and throughout the year for other databases. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies.	FOR
08-08-2025	HDFC Bank Limited	AGM	Management	To consider declaration of dividend on Equity Shares.	FOR	HDFC Bank proposes a final dividend of Rs. 22.0 per equity share, of face value of Rs. 1.0 for the year ended 31	FOR
08-08-2025	HDFC Bank Limited	AGM	Management	To appoint a Director in place of Mr. Kaizad Bharucha (DIN: 02490648), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	March 2025. Kaizad Bharucha, 60, is Deputy Managing Director of HDFC Bank. He has been on the board since December 2019. He has attended all fifteen board meetings in FY23. He retires by rotation and his reappointment is in line with statutor requirements.	FOR
08-08-2025	HDFC Bank Limited	AGM	Management	To appoint a Director in place of Mrs. Renu Karnad (DIN: 00008064), who retires by rotation and being eligible, offers herself for re-appointment.	FOR	With stationary requirements. Mas Renu Karnad 7,2 is former Managing Director of erstwhile Housing Development Finance Corporation Limited (now merged with HDFC Bank). She has been on the board of HDFC Bank since March 2020. She has attended 100% (14 out of 14) board meetings held in FYZS. She retires by rotation and her reappointment is in line with statutory requirements.	FOR
08-08-2025	HDFC Bank Limited	AGM	Management	To appoint M/s. B S R and Co. LLP, Chartered Accountants (ICAI Firm Registration No. 101248W/ W-100022) as one of the Joint Statutory Auditors of the Bank, to hold office for a period of 3 (Three) years from FY 2025-26 till and including FY 2027-28 and to fix the overall remuneration.	FOR	BSR & Co. LIV replace Price Waterhouse LIP as the latter complete their three-year tenure. In FY26, BSR & Co. LIP and Batilboi & Purohit and will act as joint statutory auditors, subject to approval of RBI every year. The bank proposes aggregate audit fees of Rs 99.0 mn for FY26. The board shall allocate the overall audit fees between the auditors, as may be mutually agreed, depending upon scope of work, and additionally out of pocket expenses, outlays and taxes as applicable.	FOR
08-08-2025	HDFC Bank Limited	AGM	Management	To issue Long-Term Bonds (financing of infrastructure and affordable housing), Perpetual Debt Instruments (part of additional Tier I capital) and Tier II capital bonds through private placement for an amount in aggregate not exceeding Rs. 60,000 Crore.	FOR	HDFC Bank proposes to issue debt securities on private placement basis upto a limit of Rs 600.0 bn. While the debt securities raised may exceed the bank's borrowing limits under Section 180 (1) (c), HDFC Bank is required to maintain its capital adequacy priat at levels prescribed by the RBI. Therefore, we believe that the bank's debt levels will always be regulated. HDFC Bank's long-term debt is rated CRISIL AAA/Stable/CRISIL A1+ and ICRA AAA/Stable/(CRIA A1+, which denote highest safety with respect to timely servicing of financial obligations.	FOR
08-08-2025	HDFC Bank Limited	AGM	Management	To appoint M/s. Bhandari and Associates Company Secretaries (ICSI Firm Registration No. P1981MH043700) as Secretarial Auditors of the Bank, to conduct secretarial audit of the Bank for a period of 5 (Five) years i.e. from FY 2025-26 till and including FY 2029-30 and to fix their remuneration.	FOR	The bank proposes to appoint Bhandari & Associates as its Secretarial Auditors for a period of five years, from FY26 to FY30. The proposed remunerational payable to Bhandari & Associates, is commensurate with the size of the bank. Their appointment is in line with statutory requirements.	FOR

08-08-2025	UNO Minda Ltd	AGM	Management	To receive, consider and adopt the audited standalone financial statements and audited consolidated financial statements of the Company for the financial year ended on 31 March 2025 and the Reports of Board of Directors and Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have raised certain issues related to the audit trail feature in the accounting software. Their opinion is not modified in this regard. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND ASI).	
08-08-2025	UNO Minda Ltd	AGM	Management	To declare final dividend of Rs. 1.50/- per equity share (i.e. 75.00 %) and to approve an interim dividend of Rs. 0.75 per equity share (i.e @ 37.50%) (already paid) for the financial year ended 31 March 2025.	FOR	The total dividend outflow for FY24 is Rs. 1.3 bn. The dividend payout ratio is 16.2% of standalone PAT. The payout ratio was 17.3% in FY24. The company has outlined capex plans aggregating Rs. 15.0-16.0 bn in FY26.	FOR
08-08-2025	UNO Minda Ltd	AGM	Management	Translated year elicetee 3x wateru 2025. To appoint a Director in place of Mr. Vivek Jindal (DIN: 01074542), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Vivek Jindal, 46, is a Whole-time Director of the company. He is the son-in-law of Nirmal Minda - Chairperson and Managing Director. He oversees the Electric Vehicle (EV) and Hybrid Vehicle (EV) initiatives and oversees Uno Minda's Lighting and Alternate Fuel Systems Domain. He has around 20 years of experience in the automotive industry. He has served on the board since 1 April 2023. He was a Non-Executive Non-Independent Director till 31 March 2024 and was subsequently appointed as a Whole time Director w. £1. April 2024. He attended seven out of ten board meetings in FV25 (70%) and 13 out of 17 board meetings since his appointment to the board (76%). We expect directors to attend all board meetings. He retires by rotation. His reappointment is in line with statutory requirements.	FOR
08-08-2025	UNO Minda Ltd	AGM	Management	To appoint M/s. DPV and Associates LLP, Practicing Company Secretaries (FRN: 12021HR009500) [Peer Review Certificate No. 6189/2024 as Secretarial Auditors of the Company for a term of five consecutive years commencing from FY 2025-2026 till FY 2029-2030, at a remuneration of Rs. 3,00,000 per annum plus reimbursement of out-of-pocket expenses and taxes as applicable for the financial year 2025-26.	FOR	The company proposes to appoint DPV & Associates LLP as secretarial auditors for five years from FY26 to FY30 and pay them a remuneration of Rs. 300,000 for FY26, plus applicable taxes and reimbursement of out-of-pocket expenses. The remuneration for the future years will be decided by the board. The proposed remuneration payable to DPV & Associates LLP is commensurate with the size of the company. Their appointment is in line with statutory requirements.	FOR
08-08-2025	UNO Minda Ltd	AGM	Management	Ratification of remuneration of Rs. 7.35 Lakhs plus applicable taxes and reimbursement of out of pocket expenses payable to NV.5. Iltender Navneet and Co., Cost Accountants (Firm Registration No. 000119), the Cost Auditors appointed by the Board of Directors of the Company to conduct the audit of the cost records of the Company for FY 2025-26.		The total remuneration proposed to be paid to the cost auditors in FY26 is reasonable compared to the size and scale of the company's operations.	FOR
08-08-2025	UNO Minda Ltd	AGM	Management	To approve the raising of funds of upto Rs. 2500 Crores through issue of securities in one or more tranches.	FOR	If the company raises Rs. 25.0 bn through issue of equity/ equity-linked securities at the current market price (as on 25 July 2025) of Rs. 1,083.45 per share, the company will need to issue "23.1 mm equity shares. This will result in equity dilution of "3.9% on the expanded explata base. The company may also raise funds through debt securities within the overall borrowing limit. The outstanding debt stood (consolidated) at "Rs. 2.2 9 bn on 31 March 2025 and the company's debt is rated (ICRA A/Stable/(ICRA 14 which denotes a high degree of safety (for long-term debt) and very strong degree of safety (for short-term debt) regarding timely servicing of financia obligations, we understand that this is an enabling approval and will empower the company to raise funds for organic and inorganic growth opportunities as the need arises.	
08-08-2025	UNO Minda Ltd	AGM	Management	To appoint from time to time Branch Auditors of any Branch office of the Company, whether existing or which may be opened/acquired hereafter outside India, based on the recommendation of the Audit Committee, in consultation with the Company's Auditors or any person(s) qualified to act as Branch Auditor within the meaning of section 143(8) of the Companies Act, 2013 and to fix their remuneration.	FOR	The company may establish branch office(s) outside India. For this purpose, they seek shareholder approval to authorize the board to appoint branch auditors to audit its branches/offices and to fix their remuneration. The appointment will be in consultation with the statutory auditors.	FOR
11-08-2025	Britannia Industries Limited	AGM	Management	To receive, consider and adopt the Audited Standalone and Consolidated Financial Statements of the Company for the financial year ended 31 March 2025, together with the Reports of the Board of Directors and the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. The company must disclose the reasons for having undisputed payables overdue by more than two years. 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).	
11-08-2025	Britannia Industries Limited	AGM	Management	To declare Final Dividend of Rs. 75/- per Equity Share of face value of Rs. 1/- each for the financial year ended 31 March 2025 as recommended by the Board of Directors, on the entire Issued, obstochted and Paid-up Equity Share Capital of the Company, comprising of 24,08,68,296 Equity Shares of face value of Rs. 1/- each and that the Final Dividend shall be paid to those Members whose names appear on the Register of Members/Register of Beneficial Owners as on the Record date i.e., Monday, 4 August 2025 subject to applicable taxes.	FOR	The company proposes to pay a final dividend of Rs. 75.0 per equity share of face value Rs. 1.0 for FY25. The total dividend payout for FY25 is Rs. 18.1 he and the dividend payout actio for the year is 85.0% of the standalone PAT. The company's dividend distribution policy was last reviewed in July 2020 – the board must periodically review its capital allocation policies.	FOR
11-08-2025	Britannia Industries Limited	AGM	Management	Mr. Nusli N. Wadia (DIN: 00015731) who retires by rotation at this Annual General Meeting of the Company, being eligible, has offered himself for re-appointment and who has attained the age of 75 (seventy five) years, as a Non-Executive Non-Independent Director of the Company, liable to retire by rotation.	FOR	Nusli N. Wadia, 81, Promoter and Non-Executive Chairperson, has been on the board since November 1993. He attended all six board meetings held in Pt/25 and retires by rotation. His reappointment is in line with statutory requirements. Amendments in SEIS I LODR require directors having attained the age of seventy-five to be appointed by shareholders through a special resolution – therefore, his continuation requires shareholder ratification.	FOR
11-08-2025	Britannia Industries Limited	AGM	Management	Re-appointment of M/s. Walker Chandiok and Co LIE (Firm Registration No. 00.1076/N/S00033) as the Statutory Auditors of the Company for a second term of 5 (five) consecutive years i.e., to hold the office from the conclusion of 106th Annual General Meeting of the the conclusion of the 11th Annual General Meeting of the Company to be held in the year 2030 at such remuneration (plus applicable taxes and reimbursement of out-of-pocket expenses incurred in connection with the audit), as may be mutually agreed upon between the Board of Directors (including its Committee thereof) and the Statutory Auditors.	FOR	Walker Chandiok & Co LP will complete their first term of five years at the conclusion of the 2025 AGM. The company now proposes to reappoint them for a second term of five years, commencing from the conclusion of the 2025 AGM. For FY25, the company paid Walker Chandiok & Co LIP a remuneration of Rs. 13.4 mn, plus applicable taxes and out-of-pocket expenses. It proposes to pay the same remuneration—Rs. 13.4 mn plus atxeas and out-of-pocket expenses—for FY26. The proposed remuneration is reasonable compared to the size and scale of the company's operations.	FOR
11-08-2025	Britannia Industries Limited	AGM	Management	Appointment of M/s. Parikh and Associates (Firm Unique Code: P1988MH009800) as the Secretarial Auditors of the Company for a term of 5 (twice consecutive years 1.e., to hold the office from the conclusion of the 106th Annual General Meeting till the conclusion of the 111th Annual General Meeting of the Company to be held in the year 2030 (i.e., from Yr 2025-26 to FY 2027-30) als such remuneration (plus applicable taxes and reimbursement of out-of-pocket expenses incurred in connection with the audit) as may be mutually agreed upon between the Board of Directors (including its Committee thereof) and the Secretarial Auditors.		The company proposes to appoint Parikh & Associates as secretarial auditor for five years from the conclusion of FP25 AGM till the conclusion of the FP30 AGM. The company proposes paying a remuneration of Rs. 415,000 per annum plus other certification fees, taxes as applicable and out-of-pocket expenses at actuals for FP26. The remuneration payable for subsequent years of his term shall be determined by the board, on recommendation of the Audit Committee and as mutually agreed with the secretarial auditor. The proposed remuneration is commensurate with the size of the company.	
11-08-2025	Britannia Industries Limited	AGM	Management	Ratification of Remuneration of Rs. 75,000/- (plus applicable taxes and reimbursement of out-of-pocket expenses incurred in connection with the audit) payable to M/s. GNV and Associates, Cost and Management Accountants (Firm Registration No.: 000150) re- appointed as the Cost Auditors to conduct the audit of the cost records of the Company for the financial year ending 31 March 2026.	FOR	The total remuneration proposed to be paid to the cost auditors in FY26 is reasonable compared to the size and scale of the company's operations.	FOR

11-08-2025	Britannia Industries Limited	AGM	Management	Amendment to the terms of Appointment of Mr. N. Venkataraman (DIN: 05220857), who was appointed as a Whole-Time Director designated as Executive Director and Chief Financial Officer of the Company, for a period of 5 (five) years w.e.f. 30 July 2021 upto 29 July 2026 and whose office was not liable to retire by rotation, to make his office liable to retire by rotation, for the remaining duration of the present term i.e., from 8 May 2025 to 29 July 2026.	FOR	N. Venkataraman, 60, Whole-Time Director, Executive Director & CFO Ltd has been on the board since 2021. During FY25, his remuneration aggregated Rs. 4.2.2 mm. We support the resolution. He was appointed as director not liable to retire by rotation. The company now seeks to amend the terms of appointment, to make his office liable to retire by rotation, in accordance with the requirements of Section 152(6) of the Act.	FOR
11-08-2025	Divis Laboratories Ltd	AGM	Management	To consider and adopt the audited financial statements of the Company, both standalone and consolidated, for the financial year ended March 31, 2025, and the reports of the Board of Directors and Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. 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
11-08-2025	Divis Laboratories Ltd	AGM	Management	To declare dividend of Rs. 30/- per equity share of face value Rs. 2/- each (i.e. @ 1,500%) for the financial year ended March 31, 2025.	FOR	The total dividend outflow for FY25 is Rs. 8.0 bn and the dividend payout ratio is 36.0% of standalone PAT.	FOR
11-08-2025	Divis Laboratories Ltd	AGM	Management	To appoint a director in place of Ms. Nilima Prasad Divi (DIN: 06388001), who retires by rotation at this Annual General Meeting and being eligible, offers herself for reappointment.	FOR	Ms. Nilima Prasad Divi, 43, is part of the promoter family and serves as Whole-time Director (Commercial) and Chief Control Officer of Divi's Laboratories Limited. She attended all four board meetings held in PT25. The aggregate remuneration to executive directors stood at 8s. 1,395.1 mm in PT25, of which 8s. 1,496.2 mm was paid to promoter secutive directors. The promoters have been instrumental in the growth of the company and they continue to remain critical in future growth of the company. She retires by rotation, and her reappointment is in line with statutory requirements.	FOR
11-08-2025	Divis Laboratories Ltd	AGM	Management	To appoint a director in place of Dr. S. Devendra Rao (DIN: 10481393), who retires by rotation at this Annual General Meeting and being eligible, offers himself for re- appointment.	FOR	Dr. S. Devendra Rao, 63, serves as the Wholetime Director (Manufacturing) of Divi's Laboratories Limited and has been associated with the company since 1995. He attended all four board meetings held in FY25. He retires by rotation and his reappointment is in line with statutory requirements.	FOR
11-08-2025	Divis Laboratories Ltd	AGM	Management	Appointment of M/s. V. Bhaskara Rao and Co., Practicing Company Secretaries, Hyderabad (Unique code number of Prim: P2025TS104600 and having Peer Review No.5351/2025) as Secretarial Auditors of the Company for a term of five consecutive years commencing from PY2025-26 till PY 2029-30, at such fees, plus applicable taxes and other out-of-pocket expenses as may be mutually agreed upon between the Board of Directors of the Company and the Secretarial Auditors and including remuneration.	FOR	The company proposes to pay a remuneration of Rs. 500,000 for FY26 (excluding applicable taxes and out-of-pocket expenses). The remuneration for subsequent years will be determined by the board or the audit committee. The company may also engage the secretarial auditors for other permissible certification services. V. Bhaskara Rao & Co. have been associated with the company as secretarial auditors since at least FY15 and have also served as the scrutinizer for shareholder meetings. The appointment is in line with statutory requirements.	FOR
11-08-2025	Divis Laboratories Ltd	АБМ	Management	Continue employment of Mr. Nimmagadda Venkata Anixudh with the Company and approve increase in his monthly remuneration Rs. 4,00,000/- effective from September 01, 2025, including allowances as may be structured by the Company from time to time, beside the usual benefits and perquisites such as bonus, exgratia, retiring gratuity, provident fund benefits and employee stock options, periodic revisions of designation and/or remuneration, increments, earned leave encashment or any other benefits, as may be conferred by the Company as applicable to employees occupying similar positions in the said management cadre as per the general policy of the Company.	FOR	Nimmagadda Venkata Anirudh, 36, is the son of N. V. Ramana, who serves as Whole-time Director of Divi's Laboratories Limited. Nimmagadda Venkata Anirudh joined the company in 2014. The company proposes to increase his gross monthly pay to Rs. 40,0000 from Rs. 216,695 currently. His expected annual pay of Rs. 4.8 mn is twice his FY25 pay of "Rs. 2.4 mn. Additionally, he will be eligible for increments and other benefits such as stock options, retirals, bonus, etc. The company has not defined a timeline for the proposed remuneration, and thus the approval is effectively valid in perpetuity. The company has stated that any future changes in his designation and remuneration will be based on market benchmarks and in line with those applicable to other employees. Also, Nimmagadda Venkata Anirudh is a professional and is not related to the company's promoters (he is associated with a professional Whole-time Director). Thus, we support the resolution.	FOR
11-08-2025	Lupin Limited	AGM	Management	To receive, consider and adopt: a. the Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2025 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, 2025 together with the Reports of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. Additionally, the company must disclose the reasons for having undiputed payables overdue by more than two years. 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
11-08-2025	Lupin Limited	AGM	Management	To declare a final dividend of Rs. 12/- per Equity Share of the Company for the financial year ended March 31, 2025.	FOR	The total dividend outflow for FY25 is Rs. 5.5 bn and the payout ratio is 13.8% of standalone PAT and 16.6% of consolidated PAT.	FOR
11-08-2025	Lupin Limited	AGM	Management		FOR	Ms. Vinita Gupta, 57, is part of the promoter family and serves as the Chief Executive Officer of Lupin Ltd. She attended all eight board meetings held in FY25. She retires by rotation and her reappointment is in line with	FOR
11-08-2025	Lupin Limited	AGM	Management	To appoint Ms. Punita Lal (DIN: 03412604) as an independent Director of the Company for a term of five consecutive years commencing from May 14, 2025 up to May 13, 2030.	FOR	statutory requirements. Ms. Punita I.J. 67, has over 35 years of experience in strategy, marketing, and leadership across the corporate sector in Asia. She last served as Managing Director and CEO of NourishCo, a joint venture between Tata Global Beverages and PepsiCo. She subsequently established her own consulting practice focused on the small and medium enterprises sector. She currently serves on the boards of D8 Bank and Carlsberg Group. Her appointment as an Independent Director is in line with statutory requirements.	FOR
11-08-2025	Lupin Limited	AGM	Management	To re-appoint Mr. K. B. S. Anand (DIN: 03518282) as an Independent Director of the Company for a second term of five consecutive years commencing from August 12, 2025 to August 11, 2030.	FOR	K. B. S. Anand, 69, served as the Managing Director and CEO of Asian Paints Ltd. until March 2020, having joined the company in 1979. He has been on the board of Lupin Ltd. since August 2020 and attended all eight board meetings held in FY25. His reappointment as an Independent Director is in line with statutory requirements.	FOR
11-08-2025	Lupin Limited	AGM	Management	To appoint M/s. Makarand M. Joshi and Co., Company Secretaries (Firm Registration No. 2009MH007000), as the Secretarial Auditors of the Company for a term of five consecutive years to conduct the Secretarial Auditor to the financial year 2025-26 to 2029- 30, on such remuneration as may be decided by the Board of Directors on the recommendation of the Audit Committee.		The company proposes to pay a remuneration of Rs. 300,000 for FY26 (excluding applicable taxes and out-of- pocket expenses). The remuneration for subsequent years will be determined by the board or the audit committee. The company may also engage the secretarial auditors for other permissible certification services. The appointment is in line with statutory requirements.	FOR
11-08-2025	Lupin Limited	AGM	Management	Ratification of remuneration of Rs. 10,00,000/- plus applicable taxes and reimbursement of out-of-pocket expenses, payable to Mr. Suresh D. Shenoy (FCMA Membership No. 8318), Practising Cost Accountant, to audit the cost records of the Company for the financial year ending on March 31, 2026.	FOR	The proposed remuneration to be paid to the cost auditor for FY26 is reasonable compared to the size and scale of operations.	FOR
11-08-2025	Lupin Limited	AGM	Management		FOR	The existing Articles of Association were drafted in accordance with the provisions of the erstwhile Companies Act, 1956. The board has approved the adoption of a new set of Articles of Association to align them with the Companies Act, 2013. The proposed set of AoA has been disclosed on the company's website. We raise concern at the delay in making the AoA compliant with the Companies Act, 2013: the alignment to the new regulation is being done over ten years after the Companies Act, 2013 was notified. Notwithstanding, the proposed changes are in line with statutory requirements and do not confer any additional rights to specific shareholders.	FOR
12-08-2025	Avenue Supermarts Limited	AGM	Management	To receive, consider and adopt the Audited financial statements (Standalone and Consolidated) of the Company for the financial year ended 31st March, 2025 together with Reports of the Board of Directors and Statutory Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues with the audit trail. 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). The company must disclose the reason for having payables overdue for over three years.	FOR

12-08-2025	Avenue Supermarts Limited	AGM	Management	To re-appoint a Director in place of Mrs. Manjri Chandak (DIN: 03503615), who retires by rotation and being eligible, offers herself for re-appointment.	FOR	Ms. Manjri Chandak, 40, is a part of the promoter group. She has been associated with the company since 31 FOR March 2011. She has over 16 years of experience in operations, buying and merchandising. She has attended all six (100%) board meetings held in FY25. She retires by rotation and her reappointment is in line with statutory requirements.
12-08-2025	Avenue Supermarts Limited	AGM	Management	To re-appoint a Director in place of Mr. Ramakant Baheti (DIN: 00246480), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Ramakant Baheti, 52, is the Whole time Director and Chief Financial Officer. He has been associated with the company since January 2006. He has attended all six (100%) board meetings held in FY25. He retires by rotation and his reappointment is in line with statutory requirements.
12-08-2025	Avenue Supermarts Limited	AGM	Management	Appointment of Ms. Rita Teaotia (DIN: 02876666) as an Independent Director of the Company for a period of 3 (three) years commencing from 20th June, 2025 upto 19th June, 2028, not liable to retire by rotation.	FOR	Ms. Rita Teaotia, 67, is a retired IAS officer with over 40 years of experience at both State and Central Government level in sectors such as education, heath, Power telecommunication and IT related development. She worked as Commerce Secretary in the Ministry of Commerce & Industry from July 2015 till July 2018. Post retirement, she served as Chairperson of the Food Safety & Standards Authority of India from November 2018 till 2021. Her reappointment is in line with the statutory requirements.
12-08-2025	Avenue Supermarts Limited	AGM	Management	Appointment of M/s. Rathl and Associates, a firm of Practising Company Secretaries (firm registration no. P1988M/ml1900), as the Secretarial Auditors of the Company, for a term of 5 (five) consecutive financial years commencing from 1st April, 2025 till 31st March, 2030, at such remuneration as may be determined by the Board of Directors of the Company.	FOR	The company proposes paying them remuneration of Rs. 350,000 plus applicable taxes and other out-of-pocket progress for FVSC. The remuneration for the remaining term will be mutually agreed upon by the Board and the Secretarial Auditors. The proposed remuneration payable to Rathi and Associates is commensurate with the size of the company. Their appointment is in line with statutory requirements.
12-08-2025	Avenue Supermarts Limited	AGM	Management	To approve material related party transactions for sale of goods to Avenue E-Commerce Limited up to a maximum aggregate value of Rs. 35,000,000,000 plus applicable taxes, in the ordinary course of business of the Company and at arm's length basis.	FOR	The transactions relate to the sale of goods at landed cost of material plus markup upto 3% net. Aft. services online customers of Avenue Supermarts Limited (ASL) by buying merchandise (and assets) from ASL, where ASL recovers all costs of such procured items and a markup upto 3% to negate any negative impact on its P&L. The transaction is in the ordinary course of business and AEL is a 99.74% subsidiary of the company.
12-08-2025	Avenue Supermarts Limited	AGM	Management	To approve material related party transactions for sale of assets to Avenue E-Commerce Limited up to a maximum aggregate value of Rs. 5,00,00,000 plus applicable taxes, in the ordinary course of business of the Company and at arm's length basis.		The transactions relate to the sale of assets at landed cost-plus markup upto 3% (three per cent) (net). The used FOR assets of ASL will be sold at written down value (WDV) to AEL ASL centrally procures few assets for all its locations at better price. As per the requirements of AEL, ASL sells these new assets at landing prices with upto 3% mark up to recover procurement and handling cost. Any used assets of ASL will be sold at written down value (WDV) to AEL. The transaction is in the ordinary course of business and AEL is a 99.74% subsidiary of the company.
12-08-2025	Avenue Supermarts Limited	AGM	Management	To approve material related party transactions for purchase of assets from Avenue E- Commerce Limited up to a maximum aggregate value of Rs. 5,00,00,000 plus applicable taxes, in the ordinary course of business of the Company and at arm's length basis.	FOR	The transactions relate to purchase of assets from AEL at WDV without any mark up. In case of surplus assets available with AEL, it will be sold at written down value (WDV) with no markup to ASL as per requirement. The transaction is in the ordinary course of business and AEL is a 99.74% subsidiary of the company.
12-08-2025	Avenue Supermarts Limited	AGM	Management	To approve material related party transaction for further investment in the share capital of Avenue E-Commerce Limited upto a maximum aggregate value of Rs. 5,000,000,000 in the ordinary course of business of the Company.	FOR	The transactions relate for further investment in share capital of AEL on preferential basis. 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. No indebtedness is / will be incurred for making investment in the shares of AEL AEL shall utilize funds for its operational, working capital and capex requirements. We understand the need to strengthen and support the online platform, given that it is a 99.74% subsidiary. The transaction is in the ordinary course of business.
12-08-2025	Hindustan Unilever Limited	ССМ	Management	Scheme of Arrangement amongst HUL and Kwality Wall's (India) Limited (KWIL or Resulting Company) and their respective shareholders under Sections 230 to 232 of the Companies Act, 2013.	FOR	HUL proposes to demerge its ice cream business into a wholly owned subsidiary, Kwality Wall's India Limited (KWIL). The ice cream business contributes "3% to HUL's turnover. This is in line with Unilever's decision of separation of its ice cream businesses at the global level. Hence, we support the transaction.
14-08-2025	PI Industries Limited	AGM	Management	To consider and adopt the financial statements (standalone and consolidated) of the Company for the financial year ended March 31, 2025, together with the reports of Board of Directors and Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues with the audit trail. Based on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accountine Standards (IND-AS).
14-08-2025	PI Industries Limited	AGM	Management	To confirm the payment of Interim Dividend of Rs. 6.00 per equity share of face value of Re. 1.00 each and to declare Final Dividend of Rs. 10.00 per equity share of face value of Re.1.00 each for the financial year ended March 31, 2025.	FOR	The company has paid an interim dividend of Rs. 6.0 and proposes to pay a final dividend of Rs. 10.0 per equity fOR share of face value of Re. 1.0 for FY25. The total dividend outflow for FY25 is Rs. 2.4 bn and the dividend payout ratio is 13% of standalone after-tax profits.
14-08-2025	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 his candidature for re-appointment.	FOR	Rajnish Sarna, S.5, is the Joint MD and former CFO of PI Industries. He has been associated with the company for over three decades in various roles ranging from finance, IT, business development, CSM operations and mergers & acquisitions. His current role is focused on identifying new business opportunities, investor relations and mergers & acquisitions. He has attended eight out of inite (89%) board meetings held in PY25 and 21 out of 23 (191%) board meetings over a period of three years. He retires by rotation, and his reappointment is in line with statutory requirements. We support the resolution.
14-08-2025	PI Industries Limited	AGM	Management	Ratification of remuneration of Rs. 0.33 million plus applicable taxes and reimbursement of out-of-pocket expenses, payable to Mys K.G. Goyal and Co., Cost Accountants, (Firm Regn. No.000017), appointed by the Board of Directors on the recommendation of the Audit Committee, as Cost Auditors of the Company, to conduct the audit of the cost records of the Company for the financial year ending March 31, 2026.	FOR	The total remuneration proposed to be paid to the cost auditors is reasonable compared to the size and scale of operations. We support the resolution.
14-08-2025	PI Industries Limited	AGM	Management	Appointment of M/s. Makarand M. Joshi and Co, a peer reviewed firm of practicing Company Secretaries, (Firm Registration Number: P2009MH007000), as the Secretarial Auditor of the Company, for a term of 5 (five) consecutive years from April 1, 2025 to March 31, 2030, to conduct Secretarial Audit and issue the Secretarial Compilance Report, on such annual remuneration as may be mutually decided between the Board of Directors and the Secretarial Auditors.	FOR	The company proposes paying them remuneration of upto Rs. 400,000 plus applicable taxes and other out-of- pocket expenses for FY26. The remuneration for the remaining term will be mutually agreed upon by the Board and the Secretarial Auditors. The proposed remuneration payable to Makarand M. Joshi & Co. is commensurate with the size of the company. Their appointment is in line with statutory requirements. We support the resolution.
14-08-2025	PI Industries Limited	AGM	Management	Re-appointment of Mr. Mayank Singhal, (DIN: 00006651) as Vice Chairperson and Managing Director of the Company for a period of 5 (five) years with effect from October 1, 2025 upto September 30, 2030 and including remuneration.	FOR	Mayank Singhal, 52, is the part of the promoter group and Managing Director. He has been associated with the company since 1996. He was inducted on the board as Joint Managing Director in 2004 and was elevated to the position of Vice Chairperson & Managing Director in 2019. His estimated annual remuneration is commensurate with the size of business. We encourage the company to disclose the performance metrics which determine such variable pay and cap his remuneration in absolute terms. We support the resolution.
14-08-2025	PI Industries Limited	AGM	Management	Re-appointment of Mr. Rajnish Sama, (DIN: 06429468) as Joint Managing Director of the Company for a period of 3 (three) years from November 7, 2025 to November 6, 2028 and including remuneration.	FOR	Rajnish Sarna,55, is Joint Managing Director. He has been associated with the company for over three decades in various roles ranging from finance, IT, business development, CSM operations and mergers & acquisitions. His current role is focused on identifying new business opportunities, investor relations and mergers & acquisitions. His estimated annual remuneration is commensurate with the size of business. We encourage the company to disclose the performance metrics which determine such variable pay and cap his remuneration in absolute terms. We support the resolution.
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14-08-2025	PI Industries Limited	AGM	Management	Re-appointment of Ms. Lisa J. Brown (DIN: 07053317), as an Independent Director of the Company, for a second term of 5 (five) consecutive years with effect from September 25, 2025 up to September 24, 2030.		Ms. Lisa J Brown, 47, is former Chief Legal Officer and Company Secretary, WABCO Holdings Inc. She holds a Bachelor's degree in Law from the University of Derby. She has over two decades of experience in diverse sectors including industrial, technology, consumer etc. with expertise in P management, compliance, risk assessment and corporate restructuring. She was appointed as an Additional Director on 4 August 2020. Her reappointment is in line with statutory requirements. We support the resolution.	
14-08-2025	PI Industries Limited	AGM	Management	Appointment of Mr. Vegulaparanan Kasi Viswanathan (DIN: 01782934) as an Independent Director of the Company, not liable to retire by rotation, for a period of 5 (I'vel years from May 19, 2025 upto May 18, 2030 (both days inclusive), notwithstanding that Mr. Viswanathan attains the age of 75 (seventy five) years on November 20, 2025 during the 4 foresaid tenure.	FOR	Vegulaparanan Kasi Viswanathan, 64, Is former chairperson, Boost Limited and has held various leaderships positions in Hindustan Unilever Limited and Tata Consultancy Services across the globe. He has over four decades of experience in the automotive and consumer goods sector. His appointment is in line with statutory requirements. We support the resolution.	
14-08-2025	PI Industries Limited	AGM	Management	Appointment of Dr. Tanjore Soundararajan Balganesh (DIN: 00648534) as a Non- Executive Non-Independent Director, liable to retire by rotation, with effect from September 5, 2025.	FOR	Dr. Tanjore Soundararajan Balganesh, 72, is former Managing Director, AstraZeneca India Pvt Ltd. He was first appointed to the board of the company in September 2017 as independent Director, he completed his first term of three years and second tenure of the years as Independent Director on 4 September 2025. The company proposes to appoint him as Non – Executive Non – Independent Director, he will be liable to retire by rotation. His appointment is in line with all statutory requirements. We support the resolution.	IST
16-08-2025	Bajaj Auto Limited	PBL.	Management	Approval of Material Related Party Transaction(s) between Baja Auto International Holdings BV, a wholly owned subsidiary of the Company and Piere Baja JA, PiERRR Mobility AG and KTM AG for restructuring support for KTM AG and its subsidiaries, for an aggregate value not exceeding Euro 855 million (equivalent to Rs. 8,391 crore at an assumed exchange rate of 1 Euro 8.8. 97) and sub their transactions relating to, arising out of or ancillary to the above-referred matters, as may be required under any laws / rules / regulations, carried out // to be carried out during FV 2025-26, at an arm's length basis and in the ordinary course of business.	FOR	The proposed transactions include the fund infusion of Rs. 7.8 in (Euro 80 mm) for the takeover of Loan and Share Redge Agreements of the Piterer Group company, which also covers the proposed acquisition of a controlling stake in PBAG for Rs. 4.9 bn (Euro 50.7 mm). Additionally, a debt funding package of Rs. 67.9 bn (Euro 700 mm) is proposed to support creditor repayments and to ensure continuity and revival of KTM's operations. As a result of these principal transactions, interest income of approximately Rs. 8.2 bn (Euro 85 mm) is expected to be earned from the Loans and Convertible Bonds. The company has stated that KTM's (quidity crunch was due to acute financial stress from declining sales, with high Us. Interest rates reducing demand and volatility in Europe. The proposed stake acquisition is expected to help Baja) Autor consolidate its effective stake in KTM AG to 74.94% from the current 37.4%. Baja) Autor will excend support to BAH IFW, wholly owned subsidiary, to facilitate further funding to KTM entities, while BAH BT Will also raise debt in international markets to raise funds. The company has stated that post this funding KTM AG will be external debt free Eurther, the stake acquisition by Bajaj group entities is at one-fifth of PMAG's share price, whose stock is traded on international indices. We support the resolution.	
19-08-2025	Eternal Ltd	AGM	Management	To consider and adopt the audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2025, together with the reports of the board of directors and auditors thereon.	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). However, we raise concerns on the impact of Rs. 4.2 bn tax liability being demanded by GST authorities. The company must disclose the reason for having payables overdue by more than two years. Notwithstanding, we support the resolution.	
19-08-2025	Eternal Ltd	AGM	Management	To re-appoint Sanjeev Bikhchandani (DIN: 00065640), Non-Executive Nominee Director, who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Sanjeev Bikhchandani, 62, Founder and Executive Director of Info Edge (India) Limited (Info Edge), represents Info Edge on the board of Eternal: on 30 June 2025, Info Edge held 12.4% of Eternal's equity. Sanjeev Bikhchandani has attended six out of seven (85.7%) board meetings held in FY25 and retires by rotation.	
19-08-2025	Etemal Ltd	AGM	Management	To re-appoint M/S Deloitte Haskins and Sells, Chartered Accountants (Firm Registration No.: 015125N and Peer Review Certificate No.: 017816), as the Statutory Auditors of the Company for a second term of 5 (five) consecutive years, to hold office from the conclusion of the 15th Annual General Meeting till the conclusion of the 20th Annual General Meeting at such remuneration plus applicable taxes and rehimbursment of out-of-pocket expenses, as decided by the board of directors of the Company, from time to time.	FOR	Delotte Haskins & Selfs (Delottel) will complete their first term of five years at the conclusion of the 2025 AGM. FOR The company now proposes to reappoint them as statutory auditors for a second term of five years from the conclusion of the 2025 AGM till the conclusion of the 2020 AGM. For FYZ5, overall payment to auditors on standalone and consolidated basis was Rs. 5.1.8 m and Rs. 6.3 m respectively. The fee for audit and limited review services for FYZ6 is proposed at Rs. 1.50 mn (standalone) and Rs. 26.5 mn (consolidated): unchanged from FYZ5. The remuneration for non-audit services for FYZ6 is capped at Rs. 6.0 mn (cansolidated). The board is authorized to fix the revision in remuneration during the term of the appointment including reimbursement and out of pocket expenses, if any and also to determine and approve appropriate remuneration and terms of engagement to be obtained from Delotte in the event of any capital raising activity. The proposed remuneration is reasonable and commensurate with the size of the company.	
19-08-2025	Etemal Ltd	AGM	Management	To appoint M/s Chandrasekaran Associates, Company Secretaries (Firm Registration No: P19880E02500 and Pere Review Certificate No: 6689/2025) as the Secretarial Auditors of the Company to conduct the secretarial audit for a term of 5 (five) consecutive years, starting from April 1, 2025 and ending on March 31, 2030, and submission of secretarial audit report thereon at such remuneration plus applicable taxes and reimbursement of out-of-pocket expenses, as decided by the board of directors of the Company, from time to time.	FOR	The company proposes to appoint Chandrasekaran Associates as secretarial auditors for five years from FY26 fix FOR their remunerations as K. 650,000 per annum plus applicable taxes and out-of-pocket experises for FY26. The proposed remuneration payable to Chandrasekaran Associates is commensurate with the size of the company. Their appointment is in line with statutory requirements.	
19-08-2025	UltraTech Cement Limited	AGM	Management	To receive, consider and adopt a. The Audited Standalone Financial Statements for the financial year ended 31st March, 2025 and the Reports of the Directors and the Auditors thereon b. The Audited Consolidated Financial Statements for the financial year ended 31st March, 2025 and the Report of the Auditors thereon.	FOR	We have relied upon the auditors' report, which raised concerns on the financial statements with respect to aggregate penalties to the tune of Rs. 16.9 bin - standalone and Rs. 18.0 bin : consolidated imposed by Competition Commission of India. In addition, auditors have highlighted the difference in giving effect to the scheme of merger between the Cennent Business Division of Kesoram Industries Limited. As per NCLT, the retrospective appointed date to I.0 April 2024 which overrides the relevant requirement of Ind As 103 Business Combinations i.e. 0.1 March 2025 (date of acquisition). Notwithstanding, we support the resolution since 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). We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software of a subsidiary company and the company must disclose the reasons for having undisputed payables overdue by more than two years.	
19-08-2025	UltraTech Cement Limited	AGM	Management	Declaration of dividend at the rate of Rs. 77.50/- per equity share of Rs. 10/- each for the financial year ended 31st March, 2025.	FOR	The company has proposed a final dividend of Rs. 77.5 per equity share for the year ended 31 March 2025. The total dividend outflow for the year will be Rs. 22.8 bn and payout ratio for FY25 is 36.9%.	
19-08-2025	UltraTech Cement Limited	AGM	Management	Re-appointment of Mr. Krishna Kishore Maheshwari (DIN: 00017572), as Non-Executive Director who retires from office by rotation and being eligible, offers himself for re- appointment, liable to retire by rotation.	FOR	K K Maheshwari, 70, Vice Chairperson, has been on the board since April 2016 and attended 8 of 11 (72.7%) FOR board meetings in FYZ5 and twenty one of twenty three (91.3%) meetings held over the past three years. We expect directors to attend all board meetings during the year and have a threshold of 75% attendance of the board meetings in the three years prior to reappointment. He retires by rotation and his reappointment is in line with statutory requirements.	

19-08-2025	UltraTech Cement Limited	AGM	Management	Appointment of Deloite Haskins and Sells LIP (Registration No.: 117366W/W-100018) as one of the Joint Statutory Auditor of the Company, for a term of five consecutive years to hold office from the conclusion of this Annual General Meeting until the conclusion of the 30th Annual General Meeting of the Company, at a remuneration of Rs. 5.00 crores puts tax as applicable and reimbursement of out-of-pocket expenses in connection with the audit of the Company for the financial year 2025-26.	FOR	Debottle Haskins and Sells LIP replace BSR & Co. LIP as joint statutory auditors for a term of five years from the conclusion of the 2025 AGM till the conclusion of the 2030 AGM. BSR & Co. LIP was paid RS. 46.0 mn for audit services in FY25. The company proposes to pay Rs. 50.0 mn, excluding applicable taxes and out of pocket expenses, to Debottle Haskins and Sells LIP, for audit services in FY26. The remuneration for the subsequent years would be recommended by the audit committee and approved by the board. The proposed remuneration payable to Debottle Haskins and Sells LIP is reasonable and commensurate with the size of the company. Their appointment is in line with statutory requirements.
19-08-2025	UltraTech Cement Limited	AGM	Management	Appointment of M/s. Makarand M. Joshi and Co., Company Secretaries (Firm Registration No. P2003MH007000), Practicing Company Secretary, a peer reviewed firm having Peer Review No: 6832/2025 as the Secretarial Audit or to conduct Secretarial Audit of the Company for a period of live consecutive financial years effective 1st April, 2025 to 31st March, 2030 at a remuneration of Rs. 7.50 lalksh plus tax as applicable and reimbursement of out-of-pocket expenses in connection with the audit of the Company, including other services, for the financial year 2025-25 and further increment(s) for the remaining tenure of the appointment, as may be mutually decided between the Company and the Secretarial Auditor and approved by the Board of Directors of the Company in this behalf.	FOR	The company proposes to appoint Makarand M. Joshi & Co as secretarial auditors for five years from FY26 and pay them a remuneration of Rs. 75,000 for FY26, pulsa applicable taxes and out-of-pocket expenses actually incurred in connection with the Secretarial Audit of the company. The remuneration for the remaining tenure may be mutually decided between the Company and the Secretarial Auditor and approved by the Board of Directors of the Company. The proposed remuneration payable is commensurate with the size of the company. Their appointment is in line with statutory requirements.
19-08-2025	UltraTech Cement Limited	AGM	Management	Ratification of remuneration of Rs. 26,50,000/- plus tax as applicable and reimbursement of out-of-pocket expenses, payable to M/s. D. C. Dave and Co., Cost Accountants, Mumbai and M/s. N. D. Birla and Co., Cost Accountants, Ahmedabad appointed by the Board of Directors of the Company to conduct the audit of the cost records of the Company for the financial year ending 31st March, 2026.	FOR	D C Dave & Co, Mumbai and N D Birla & Co, Ahmedabad will be paid Rs. 2.65 mn each as cost audit fees for FV26. The total remuneration proposed to be paid to the cost auditors in reasonable compared to the size and scale of operations.
19-08-2025	UltraTech Cement Limited	AGM	Management	Appointment of Mr. V. Chandrasekaran (DIN: 03126243) as an independent Director of the Company, not liable to retire by rotation and to hold office for a term of five consecutive years with effect from 13th August, 2025 till 12th August, 2030 (both days inclusive).	FOR	V Chandrasekaran, 67, is a retired Executive Director (Investment) of LIC of India. He is a Chartered Accountant FOR with over three decades of experience in Life Insurance Finance, Housing Finance and Mutual Fund Investment in LIC of India. His appointment is in line with statutory requirements. We support the resolution.
19-08-2025	UltraTech Cement Limited	AGM	Management	Adoption of new Memorandum of Association.	FOR	The proposed changes to MOA are to ensure alignment with the provisions of the Companies Act, 2013. The new set of MoA is available on the company's website. We note that there is a delay in making the MoA compliant with the Companies Act 2013: the alignment to the new regulation is being done over a decade after the Companies Act 2013 was notified. Notwithstanding, we support the resolution.
19-08-2025	UltraTech Cement Limited	AGM	Management	Alteration of Articles of Association.	FOR	The amendment to AoA, for insertion of new Article 124A is to ensure compliance with regulatory requirement. Recently, electricity authorities in some States have as part of the procedure for verification of status of captive generating plants and captive users, stipulated that there should be a specific clause in the MOA and AOA of a captive generating plant, enabling taking up electricity generation. This requirement needs to be in place by 31st March, 2026. The revised AoA is available on the company's website.
21-08-2025	Eicher Motors 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, 2025 together with the Reports of the Board of Directors and the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues with the audit trail. 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).
21-08-2025	Eicher Motors Limited	AGM	Management	To declare a dividend of Rs. 70/- per equity share of face value of Rs. 1/- each for the financial year ended March 31, 2025.	FOR	The total dividend outflow for FY25 is Rs. 19.2 bn and the dividend payout ratio is 44.8% of standalone after-tax FOR profits.
21-08-2025	Eicher Motors Limited	AGM	Management	To appoint Mr. Vinod Kumar Aggarwal (DIN: 00038906), who retires by rotation and being eligible, offers himself for re-appointment as a Director.	FOR	Vinod Kumar Agarwal, 65, is the Managing Director and CEO of VE Commercial Vehicles Ltd, a joint venture company between Eicher Motors and AB Volvo. He has been associated with the company since 1 April 2019. He attended all six (100%) board meetings held in FY25. He retires by rotation, and his reappointment is in line with the statutory requirements.
21-08-2025	Eicher Motors Limited	AGM	Management	To appoint M/s. AGSB and Associates, Company Secretaries in Practice (firm registration on P2018DE99300) as Secretarial Auditors of the Company for a term of 5 (five) consecutive years commencing from financial year 2025-2026 till financial year 2029-2030, on such remuneration and fixed by the Board of Directors of the Company in consultation with the Secretarial Auditor.	FOR	The company proposes paying them remuneration of Rs. 450,000 plus applicable taxes and other out-of-pocket expenses for FY26. The remuneration for the remaining term will be mutually agreed upon by the Board and the Secretarial Auditors subject to ceiling of Rs. 600,000. The proposed remuneration payable to AGSB & Associates is commensurate with the size of the company. Their appointment is in line with statutory requirements.
21-08-2025	Eicher Motors Limited	AGM	Management	To consider and approve Material Related Party Transactions between VE Commercial Vehicles Limited (VECV), Subsidiary of the Company, and Volvo Group India Private Limited, a related party of VECV for an aggregating up to Rs. 4000 Crores, excluding taxes, during the financial year 2025-26 provided however, that the said transactions shall be carried out at an arm's length basis and in the ordinary course of business of the respective companies.	FOR	VECV is the exclusive distributor of Volvo Trucks in India, sourcing trucks and parts from Volvo Group's VGIPL Since VECV is entering into many growth areas including express cargo segment, construction, irrigation, coal transportation among others, the management expects scope for sale of Vlovo branded truds. The proposed transactions are for the purchase and sale of goods and services, incentive on sales and reimbursement of expenses. The transactions are in the ordinary course of business and at arm's length price.
21-08-2025	Eicher Motors Limited	AGM	Management	To ratify remuneration of Rs. 5,00,000/- plus taxes as applicable and reimbursement of out of pocket expenses payable to M/s. Jyothi Satish and Co., Cost Accountants (Firm registration No. 10197), appointed by the Board of Directors on the recommendation of the Audit Committee as Cost Auditor of the Company to conduct audit of the relevant cost records of the Company for the financial year 2024- 25.	FOR	The total remuneration proposed to be paid to the cost auditors is reasonable compared to the size and scale of operation.
21-08-2025	HDFC Bank Limited	PBL	Management	Increase in the authorised share capital of the Bank from Rs. 1190,61,00,000 divided into 1190,61,00,000 Equity Shares of Re. 1 each, to Rs. 2000,00,00,000 divided into 2000,00,00,000 Equity Shares of Re. 1 each.	FOR	The current authorized share capital of the company is Rs. 11.9 bn divided into 11.9 bn equity shares of Re. 1.0 each. The bank seeks approval to increase its authorized share capital to Rs. 20.0 bn divided into 20.0 bn equity shares of Re. 1.0 each. The company seeks approval to increase the authorized share capital to accommodate the issuance of bonus shares in a ratio of 1:1.
21-08-2025	HDFC Bank Limited	PBL	Management	To capitalize of such sum standing to the credit of the securities premium account, for issuance and allotment of bonus equity shares of Re. 1 each, credited as fully paid-up equity shares to those eligible Members of the Bank whose names appear in the Register of Members Beneficial Ownership statement as on Wednesday, August 27, 2025 (Record Date), in the proportion of 11:1e.; I bonus equity share for every 1 existing fully paid-up equity share held by the Members of the Bank as on the Record Date.	FOR	On 19 luly 2025, the board approved a bonus issue of 1:1 (one equity shares of Re. 1.0 each for every one share of Re. 1.0 held in the company). An amount of ~Rs. 6.6 bn will be capitalized from the retained earnings (free reserves) to facilitate the bonus issue. The bonus issue will increase the bank's paid up share capital to ~Rs. 13.2 bn from Rs. 6.6 bn.
21-08-2025	Hindalco Industries Limited	AGM	Management	Adoption of the Audited Standalone Financial Statements of the Company, for the financial year ended March 31, 2025, and Report of the Board of Directors and the Auditors thereon.	FOR	We have relied upon the auditors' report, which has raised an emphasis of matter regarding chargesheet filed by Central Bureau of investigation (CBI). Pending completion of the detailed review by the company, the possible financial impact is currently not determinable. Auditor's opinion is not modified in this matter. We note that the auditors have highlighted certain issues with the audit trail. 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). The company must disclose the reason for having undisputed payables overdue by more than two years.

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And Section 1998. The section of th	21-08-2025	Hindalco Industries Limited	AGM	Management		FOR	by Central Bureau of Investigation (CBI). Pending completion of the detailed review by company, the possible flanacial impact is currently not determinable. Auditor's opinion is not modified in this matter. We note that the auditors have highlighted certain issues with the audit trail. 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). The company must disclose the reason for having undisputed payables overdue by more
Particular of contract y contract and particular specimens. Particular of contracts are produced as	21-08-2025	Hindalco Industries Limited	AGM	Management		FOR	
Entry, was independent with year and seek programmers. Particle Particle	21-08-2025	Hindalco Industries Limited	АСМ	Management		FOR	for Community Initiatives and Rural Development. The company seeks shareholder approval through a special resolution for her continuation on the board as she has attained T5 years of age, as required under amendments to SEBI's LOBR. She has been on the board of the company since 15 March 1996. Ms. Rajashree Birla attended 86% (six out of seven) board meetings held in FY25. She retires by rotation, and her reappointment is in line
Section of Mode	21-08-2025	Hindalco Industries Limited	AGM	Management		FOR	Management Corporation Private Limited (Aditya Birla group's principal management company). He has been on the board of the company since 1 May 2024. He attended 83% (five out of six) board meetings held in FY25 after his appointment on the board. He retires by rotation, and his reappointment is in line with statutory
In the state of generation. 12.56-2025 Tel Bank Limited AGM AGM AGM AGM AGM AGM AGM AG	21-08-2025	Hindalco Industries Limited	AGM	Management	(Firm Registration Number: P2005MH091600), as the Secretarial Auditors of the Company to hold the office for a term of five consecutive years from the conclusion of this 66th Annual General Meeting (AGM) till the conclusion of 70th AGM of the Company to be held in the year 2030, covering the period from the FY 2025-26 till FY 2023-30, at such remuneration as may be mutually agreed upon between the Board of Directors and the Secretarial Auditors of the Committee but not exceeding 8s. 7,50,000/ per annum plus taxes, as applicable and reimbursement of actual travel and out-of-		The company proposes to appoint Dilip Bharadiya & Associates as secretarial auditors for five years from 1 April 2025 and paying them a remuneration of upto Rs. 750,000 per annum plus applicable taxes and out-of-pocket expenses. The board is authorized to fix the remuneration from time to time. The proposed remuneration payable to Dilip Bharadiya & Associates is commensurate with the size of the company. Their appointment is in
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registration number 1701/4M/9937/200] (Peer flowered Certificate No. 5114/2012/49 is a particulative section of the years from 1 peer flower flower from 1 peer flower flow	21-08-2025	Yes Bank Limited	AGM	Management	a. the audited standalone financial statements of the Bank for the financial year ended March 31, 2025 and the Reports of the Board of Directors and the Auditors thereon and b. the audited consolidated financial statements of the Bank for the financial year ended		the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted
Director of the Bank (Nominee of Verventa Holdings Limited), liable to retire by rotation. In Holdings Limited, an affiliate of fungacine managed by Advent international, holds a 9.20% equity stake in VSS Bank as of 30 Jane 2025. The appointment of Mr. Prashant Kumar (DN: 0756475), as Managing Director and CEO of the Bank (MD and CEO) for the period from October 06, 2025 till April 05, 2026 (Both days inclusive) and payment of Remuneration. FOR Prashant Kumar was appointed as MD & CEO of VES Bank from 60 Cotober 2025 to 5 April 2026 to maintain leadership control for mis October 2025 to 5 April 2026 to maintain leadership control from 60 Cotober 2025 to 5 April 2026 to maintain leadership control from Certober 06, 2025 till April 05, 2026 (Both days inclusive) and payment of Remuneration. FOR Prashant Kumar was appointed as proposed and as per Rigid policient control for fire Y25, these proposed fined remuneration is provided problems with which was appointed to maintain leadership control from the fact that the remuneration is provided problems on performance metrics used to benchmark commission and incentive remuneration. We expect that the board to be judicious in return and the provided problems on performance metrics used to benchmark commission and incentive remuneration. We expect that the board to be judicious in return and the provided problems on performance metrics used to benchmark commission and incentive remuneration. We expect that the board to be judicious in return and the provided problems on performance metrics used to benchmark commission and incentive remuneration. We expect that the board to be judicious in return and the provided problems on performance metrics used to benchmark commission and incentive remuneration. We expect that the board to be judicious in return and the provided problems on performance metrics and to be board to the province of business engages in contractly arrangements. Transactions with State Bank of India and modifications (a) bench province and the province a	21-08-2025	Yes Bank Limited	AGM	Management	registration number: P2014MH037400) (Peer Review Certificate No.: 6316/2024) as Secretarial Auditors of the Bank for a term of five consecutive financial years commencing from April 01, 2025 till March 31, 2030 to conduct Secretarial Audit of the Bank, including remuneration as may be determined by the Board of Directors (hereinafter referred to as the Board which expression shall include any Committee thereof or person(s) authorized by the Board), in consultation with the said Secretarial	FOR	Associates as secretarial auditors for a term of five years from 1 April 2026 at the remuneration of Rs. 540,000 for FY25, plus applicable taxes and reimbursement of out-of-pocket expenses on actuals. The Board, based on the recommendation of the Audit Committee, shall have the authority to revise the remuneration during the remainder of their tenue, as may be mutually agreed with the Secretarial Auditors. In addition, the Bank shall obtain various certifications from the Secretarial Auditors as may be mandatorily required under applicable statutory regulations from time to time and the remuneration for such certifications shall be paid separately. The proposed remuneration is commensurate with the size of the bank. Their appointments it is in line with
21-08-2025 Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve special rights granted to Verventa Holdings Limited. To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve special rights granted to Verventa Holdings Limited. To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve special rights granted to Verventa Holdings Limited. To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. FOR YES Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. Yes Bank Limited AGM Management To approve the YBL Restricted Stock Units Plan 2025. FOR YES Bank Limited AGM AGM Management To approve the YBL Restricted Stock Units Plan 2025. FOR YES Bank Limited AGM AGM Management	21-08-2025	Yes Bank Limited	AGM	Management		FOR	Holdings Limited, an affiliate of funds managed by Advent International, holds a 9.20% equity stake in YES Bank as of 30 June 2025. He is being appointed as Verventa's nominee after the resignation of Ms. Shweta Jalan. The
modification(s) thereto, for an aggregate limit shall not exceed Rs. 25,000 crores for the Financial Year 2025-26. If india (SSI), being a related party of the bank (YES Bank is an associate of SSI), on an arm's length basis and in the ordinary course of business, to meet it is business, to meet it business, to meet and it business. If NOR If not starded overwant and excludes senior management and excludes senior management. If NOR If not starded overwant and excludes senior management and excludes senior management and excludes senior management. If NOR	21-08-2025	Yes Bank Limited	AGM	Management	07562475), as Managing Director and CEO of the Bank (MD and CEO) for the period from October 06, 2025 till April 05, 2026 (both days inclusive) and payment of	FOR	Bank proposes to extend the tenure of Prashant Kumar as Managing Director and CEO from 6 October 2025 to 5 April 2026 to maintain leadership continuity during this phase of change in control. For FY26, the proposed fixed remuneration of 8x 420 mn is subject to R8I approval and as per R8I guidelines total remuneration with variable pay for FY26 can range from Rs. 84.0 mn to Rs. 168.0 mn. We draw comfort from the fact that the remuneration is approved by the Reserve Bank of India. The bank has provided disclosures on performance metrics used to benchmark commission and incentive remuneration. We expect that the board to be judicious
21-08-2025 Yes Bank Limited AGM Management To approve special rights granted to Verventa Holdings Limited. FOR YES Bank Limited advised or managed by Advent International. Under the investment Agreement, certain confictual rights were granted to Verventa Holdings Limited. FOR YES Bank Limited advised or managed by Advent International. Under the investment Agreement, certain confictual rights were granted to Verventa Holdings Limited. FOR Advised or managed by Advent International. Under the investment Agreement, certain confictual rights were granted to Verventa Holdings Limited. FOR Advised or managed by Advent International. Under the investment Agreement, certain confictual rights were granted to Verventa Holdings Limited.	21-08-2025	Yes Bank Limited	AGM	Management	modification(s) thereto, for an aggregate limit shall not exceed Rs. 25,000 crores for the	FOR	of India (SBI), being a related party of the bank (YES Bank is an associate of SBI), on an arms' length basis and in the ordinary course of business, to meet its business requirements. The transactions are in furtherance of the banking business of the bank and are undertaken in accordance with laid down norms, policies and procedures
advised or managed by Advent International. Under the Investment Agreement, certain contractual rights were granted to Verventa, including the right to nominate one Non-Executive, Non-Independent Director (the	21-08-2025	Yes Bank Limited	AGM	Management	To approve the YBL Restricted Stock Units Plan 2025.	FOR	
	21-08-2025	Yes Bank Limited	AGM	Management	To approve special rights granted to Verventa Holdings Limited.	FOR	advised or managed by Advent International. Under the Investment Agreement, certain contractual rights were granted to Verventa, including the right to nominate one Non-Executive, Non-Independent Director (the

21-08-2025	Yes Bank Limited	AGM	Management	Amendment to the Articles of Association of the Bank to include certain special rights.	FOR	As per the SPA, SMBC is eligible to appoint two non-executive, non-independent directors (SMBC Directors) on the Board as long as SMBC holds less than 25% equity but more than 15%, and one nominee of their shareholding drops below 15% upto 10%. At below 10% equity, SMBC will not have any board nomination rights. Further, SMBC will have the right to nominate at least one SMBC Director on each of the committees of the Board, i.e. the Audit Committee, Nomination and Remuneration Committee and fisk Management Committee. The board nomination and committee representation rights of SMBC will fall away upon SMBC ceasing to hold at least 10% of the bank's total paid-up share capital. We support the resolution.
21-08-2025	Yes Bank Limited	AGM	Management	To approve special rights granted to State Bank of India and Amendment to the Articles of Association of the Bank to include certain special rights.	FOR	As per the SPA, SBI is eligible to appoint one non-executive and non-independent director (SBI Directors) on the FOR Board as long as SBI holds at least 5% of the share capital. While we raise concern that SBI Director is not liable to retire by rotation, we draw comfort from SEIP's new amendments, which require shareholder approval for all directors at least once in five years. Further, SBI will have the right to nominate an SBI Director on each of the committees of the Board. The board nomination and committee representation rights of SBI will fall away completely upon SBI ceasing to hold at least 5% of the Bank's total paid-up share capital. We support the resolution.
21-08-2025	Yes Bank Limited	AGM	Management	To approve raising of funds by way of issuance of eligible equity securities.	FOR	As on 31 March 2025, the bank's Capital Adequacy Ratio was 15.6% as against the regulatory minimum requirement of 9%. The capital raised will further strengthen the Bank's CET 1 ratio, support its long-term strategic objectives, and provide the bank with a buffer to absorb potential impact arising from any deterioration in asset quality.
21-08-2025	Yes Bank Limited	AGM	Management	To approve borrowings / raising of funds by way of issuance of eligible debt securities, upto Rs. 8,500 Crores.	FOR	The debt raised will be within the overall borrowing limits of Rs. 1100.0 bn. The total capital adequacy ratio of the bank on 31 March 2025 was 15.6% with a Tier-1 capital adequacy ratio of 13.5%. Debt levels in a bank are typically reined in by the regulatory requirement of maintaining a slated minimum capital adequacy ratio.
25-08-2025	Bharat Petroleum Corporation Limited	Абм	Management	To receive, consider and adopt (a) The Auditer Financial Statements of the Company for the Financial Year ended March 31, 2025 (b) The Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2025, and the Reports of the Board of Directors, the Statutory Auditors and the Comments of the Comptroller and Auditor General of India thereon.	FOR	We have relied upon the auditors' report, which has raised emphasis of matters as highlighted by the auditors of Bharat Petro Resources Limited (BRPL) a subsidiary company. Auditors highlight that as of 31 March 205,5, BPRL uses unaudited figures for five Indian oil blocks. Due to a Force Majeure event at Rovuma Basin, Mozambique, BPRL expensed Rs. 37.8 bn and same has been disclosed as exceptional items. The auditors noted that for one exploratory block's validity expired on May 17, 2023. Due to drilling challenges, the operator has requested a three-year extension from Ministry of Petroleum & Natural Gas (MorNc) through Directorate General of Hydrocarbon (DGH), which is still under consideration. Meanwhile, BPRL continues to carry the asset at its existing value as of 31 March 2025. The auditors noted BPRL's 64.35% stake in IBV Brazil, accounted for as a joint venture. The amanagement has also stated that sanctions from the Russia-Ukraine conflict have not had an immediate impact on BPRL's investments in Russia. The auditors' opinion is not modified in respect of the above matters. We note that the auditors have highlighted certain is sues related to the audit trail feature in the accounting software. Based on the auditor's report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS). The company must disclose the reason for having payables overdue for over three years. Notwithstanding, we support the resolution.
25-08-2025	Bharat Petroleum Corporation Limited	AGM	Management	To confirm the payment of Interim Dividend and to declare a Final Dividend on Equity Shares for the Financial Year ended March 31, 2025	FOR	The company has paid an interim dividend of Rs. 5.0 and proposes to pay a final dividend of Rs. 5.0 per equity Share of face value of Rs. 10.0 for FV25. The total dividend outflow for FV25 is Rs. 42.7 bn and the dividend
25-08-2025	Bharat Petroleum Corporation Limited	AGM	Management	To appoint a Director in place of Shri Rajkumar Dubey, Director (DIN: 10094167), who retires by rotation and being eligible, offers himself for reappointment.	FOR	payout ratio is 32.2% of standalone after-tax profits. Rajkumar Dubey, 59, is Director – HR. He has over 36 years of experience in business and human resources at IFOR Indian Oil Corporation Ltd. He has been associated with the company since 1 May 2023. He has attended all ten (100%) board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory
25-08-2025	Bharat Petroleum Corporation Limited	AGM	Management	To decide and fix the remuneration of the Joint Statutory Auditors of the Company as appointed by the Comptroller and Auditor General of India for the Financial Year 2025-26.	FOR	Trequirements. The statutory joint auditors were paid audit fees of Rs. 9.9 mn in FY25 which is reasonable considering the size of the company. The appointment of the Statutory Auditors for FY26 are yet to be made by the Comptroller & Auditor General of India. The company has not disclosed the audit fees payable in FY26, which is a mandatory requirement under Regulation 36 (5) of SEBT's LODR. While we understand that the company is awaiting communication from C&AG regarding auditor appointments and remuneration, we believe that since BPCL is a listed company it must disclose the proposed auditor name and remuneration to shareholders. Notwithstanding, we support the resolution.
25-08-2025	Bharat Petroleum Corporation Limited	AGM	Management	Ratification of remuneration of Rs. 3,50,000 and Rs. 1,25,000 plus applicable tax and reasonable out of pocket expenses payable to M/s. Dhananjay V. Joshi and Associates and M/s. Rohit and Associates appointed by the Board of Directors of the Company to conduct the audit of the cost records of the Company for the Financial Year ending March 31, 2025.	FOR	The total remuneration proposed to be paid to the cost auditors is reasonable compared to the size and scale of poperations.
25-08-2025	Bharat Petroleum Corporation Limited	AGM	Management	Appointment of M/s. Ragini Chokshi and Co., Company Secretaries (Firm Registration number: P1988MH909600) as the Secretarial Auditor of the Company, for a term of five consecutive years commencing from the Financial Year 2025-26 till the Financial Year 2029-30 and to approve his remuneration.	FOR	The company proposes paying them remuneration of Rs. 125,000 plus applicable taxes and other out-of-pocket expenses for FY26. The proposed remuneration payable to Ragini Chokshi & Co. is commensurate with the size of the company. Their appointment is in line with statutory requirements.
25-08-2025	Bharat Petroleum Corporation Limited	AGM	Management	Appointment of Shri Pradeep Vishambhar Agrawal (DIN: 00048699) as an Independent Director of the Company not liable to retire by rotation for a period of one year commencing from March 28, 2025 or until further orders from the Ministry of Petroleum and Natural Gas, whichever is earlier.	FOR	Pradeep Vishambhar Agrawal, 56, is Managing Director, Shine Pharmaceuticals Ltd. He is a Chartered Accountant and a Company Secretary. He has experience in Finance, Business and administration. He has served as Independent Director of the company for three years from 12 November 2021 to 11 November 2024. He has attended from out of five (80%) board meetings held in PV25 during his tenure and 34 out of 36 (94%) board meetings over his entire tenure as Independent Director.
25-08-2025	Bharat Petroleum Corporation Limited	Абм	Management	Appointment of Shri Gopal Krishan Agarwal (INN: 00226120) as Independent Director of the Company not liable to retire by rotation for a period of one year commencing from March 28, 2025 or until further orders from the Ministry of Petroleum and Natural Gas, whichever is earlier.	AGAINST	Gopal Krishan Agarwal, 6.3, was a Member of Board of Governors at the Indian Institute of Corporate Affairs (IICA) and a member of the Task Force on MSME by Ministry of Finance and Government Nominee on Central Council of the Institute of Company Secretaries of India (ICSI). He has served as Independent Director of the company for three years from 12 November 2021 to 11 November 2024. He has attended all five (100%) board meetings held in FYZ5 during his tenur. As per public sources, he is affaited with the Billy. While his appointment meets statutory requirements, we believe his political affiliation may unnecessarily politicise the decisions of the company and offaired the management from its core focus. We expect the company to disclose any political affiliations of its directors in the meeting notice. We do not support the resolution.

Bharat Petroleum Corporation Limited	AGM	Management	Director of the Company not liable to retire by rotation for a period of one year commencing from March 28, 2025 or until further orders from the Ministry of Petroleum and Natural Gas, whichever is earlier.		Head of Department of Commerce, Maharshi Dayanand Saraswati University, Ajmer. He has over thirty-eight years of experience in teaching. He is formed Director of Center for Enterpreneurship and Small Business Management, Maharshi Dayanand Saraswati University, He has served as independent Director of the company for three years from 12 November 2021 to 11 November 2024. He has attended all five (100%) board meetings held in FY25 during his tenure. As per public sources, he is affiliated with the BJP. While his appointment meets statutory requirements, we believe his political affiliation may unnecessarily politicise the decisions of the company and distract the management from its core focus. We expect the company to disclose any political affiliations of its directors in the meeting notice. We do not support the resolutions.	FOR
Bharat Petroleum Corporation Limited	AGM	Management	Appointment of Shri Asheesh Joshi (DIN: 09003888) as Director of the Company in terms of order from Ministry of Petroleum and Natural Gas, who would be liable to retire by rotation.	FOR	Asheesh loshi, 48, is an IAS Officer of 2006 batch. He is the Joint Secretary to the Ministry of Petroleum & Natural Gas. Privously, he was Secretary (Additional Charge) of Drinking Water & Sanitation Departments, Govt. of Uttarakhand. He has held the position of District Magistrate and worked in various Departments such as Housing, Home, Agriculture, Finance, Land Revenue, Planning, Energy, Tourism and Raru Development in the Government of Uttarakhand. He is liable to retire by rotation. His appointment is in line with statutory requirements.	FOR
Bharat Petroleum Corporation Limited	AGM	Management	Appointment of Shri Subhankar Sen (DIN: 09844251) as Director (Marketing) of the Company liable to retire by rotation till the date of his superannuation or until further orders from the Ministry of Petroleum and Natural Gas, whichever is earlier.	FOR	Subhankar Sen, 57, has over three decades of experience in Fuel Retailing, Lubincants marketing and Energy transition. He has been a member of BPCL's Strategy team building pioneering brands - Pure for Sure, Speed, Petro	FOR
		Management	debt of upto 5.238 million (approximately Rs. 2,037 crore assuming \$ 1 = Rs. 95.5814) by BPRI International BV, aste plown wholly owned subsidiary of the Company in Netherlands, to Mozambique LNG1 Financing Company Limited (Offshore Borrowerl) and to providing sponsor guarantee of upto 5.238 (~Rs. 2,037 crore assuming \$1 = Rs. 5.53814) by BPCL to Mozambique LNG1 Financing Company Limited (Offshore Borrower) towards share of 10% Participating Interest (Paying Interest of 11.765%) of BPRI. Ventures Mozambique B.V., a step down wholly owned subsidiary of the Company in the Netherlands.		Sponsor Senior Debt to replace some existing lenders, if needed, at the same interest rates, BPCL's share it Rs. 20.4 bn (USD 238 m), to be extended by its Netherlands-based wholly owned step-down subsidiary, BPRL international BV (BIBV), to Mozambique LNG1 Financing Company Ltd., the Offshore Borrower. This will be backed by a BPCL guarantee. The Offshore Borrower is a wholly owned subsidiary of Mozambique LNG3 Holding Company Ltd., an associate of BIBV. The proposed Sponsor Senior Debt funding by BBRI, International BV (BIBV), a wholly owned step-down subsidiary of BPCL, is to support the timely restart of the Mozambique LNG project. The financing is being provided by all the consortium members in proportion to their participatine interest, with BIBV's share at Rs. 20.4 bn (USD 238 mm), on the same terms as the existing debt. BPCL will guarantee the debt being extended.	FOR
Bharat Petroleum Corporation Limited	AGM	Management	Approval of Material Related Party Transactions of the Transfer of the relevant Collinho- Atum project assets of BPRI. Vertures Mozambique By. a step down wholly owned subsidiary of the Company in the Netherlands, to Moz LNG1 AssetCo Limitada (AssetCo) during the financial year 2023-26 (via Assets for Equity Transaction) wherein AssetCo would issue its guotas (equity) to BPRI. Ventures Mozambique BV and issue a credit to BPRI. Ventures Mozambique BV for its ancillary contribution in proportion to its participating interest, and of transfer of said quotas (equity) and credits held in AssetCo by BPRI. Ventures Mozambique BV, to Moz LNG1 HoldCo Limitada (Moz HoldCo) in exchange for quotas (equity) and credit against ancillary contributions in Moz HoldCo, for an amount of up to approximately \$ 1,000 million i.e. approximately Rs. 8,600 crore.	FOR	BPCL seeks approval for material related party transactions for its step down wholly owned subsidiary - BPRL Venture Mozambique BV (BVM). The transactions are with Mozambique LNSI Holdic On imithada (Holdico) and Mozambique LNGI AssetCo Limitada (AssetCo), related parties incorporated in Mozambique, towards the Mozambique LNGI project. Transactions may also be carried out with Mozambique. 104. Holding Company Ltd, another associate company of BVM. The transactions relate to the proposed restructuring of the Mozambique LNG Project. The transaction will be completed in three legs. The first leg involves asset transfer where project sasets will be transferred to AssetCo in return for an equity stake valued up to Rs. 86. Oh (USD 1 bn). The debt being raised towards the project will also be housed within AssetCo. The second leg anticipates true-Up Reimbursement where a portion of the equity previously infused by all concessionaires, including BVM, will be reimbursed through the project's finance facility. BPRL expects to receive Rs. 17.2 bn (USD 200 mn) in Y2G, with an additional Rs. 8.6 bn (USD 100 mn) anticipated the following year. In the third step, after the reorganization, future project funding will be met through equity infusions into HoldCo. Based on expected timelines, BPRI's contribution is estimated at Rs. 1.95 bn (USD 227 mn) during Y2G. The transactions are being done to ensure an efficient project financing structure since the debt and assets will be housed within the Mozambique AssetCo, a wholly-owned subsidiary of the HoldCo. All the concessionaires will hold equity interest in the HoldCo equal to their participating interest in the Mozambique LNG block.	FOR
Info Edge (India) Limited	AGM	Management	To receive, consider and adopt: a. the Audited Standalone Financial Statements of the Company for the financial year ended on March 31, 2025 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 on March 31, 2025 and the Report of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. 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
Info Edge (India) Limited	AGM	Management	of face value of Rs. 2/- each) and to confirm the interim dividend of Rs. 12/- per equity share (declared on equity shares of face value of Rs. 10/- each, before the split/sub- division of equity shares), already paid, for FY25.	FOR	is Rs. 3.9 bn. The dividend payout ratio is 50.2% on standalone PAT.	
Info Edge (India) Limited	AGM	Management	rotation, and being eligible, offers himself for re-appointment.		25 years of industry experience in business, engineering, and research leadership roles. He has served on the board of the company since April 2023. He has attended all six board meetings held in FY25. He retires by rotation and his reappointment is in line with the statutory requirements.	
Info Edge (India) Limited	AGM	Management	To appoint Auditors to conduct the audit of books of accounts of Branch Office(s) of the Company, whether existing or which may be opened/ acquired hereafter, situated in countries other than india, in accordance with the laws of such country(es) and to hold office until the conclusion of next Annual General Meeting of the Company.	FOR	As at 31 March 2025, the company has international offices in Riyadh, Qatar, Bahrain, Abu Dhabi and Dubai – DIC & Mainland. The company seeks approval to authorize the Board of Directors to appoint branch auditors for carrying out the audit of the accounts of branches situated in countries other than India. The company has provided the names of the branch auditors proposed to be appointed and has stated that the expected branch audit fees for FYZ6 will not exceed 20% of the audit fees paid/payable to such firms for FYZ5/CYZ5.	FOR
Info Edge (India) Limited	AGM	Management	To appoint M/s. Chandrasekaran Associates, Company Secretaries (FRN: P1988D02500), a per reviewed firm as Secretarial Auditors of the Company (Secretarial Auditors) for a term of 5 (Five) consecutive years, to hold office from the conclusion of the 30th Annual General Meeting till the conclusion of the 30th Annual General Meeting of the Company to be held in the financial year 2030-31, for carrying out the Secretarial Audit of the period covering the financial year 305-31, for carrying out the Secretarial Audit of the period covering the financial year 305-32 (and 2029-30), at such remuneration and out of pocket expenses, as may be decided by the Board of Directors of the Company.	FOR	The company proposes to appoint Chandrasekaran Associates as secretarial auditors, for five years from the conclusion of the 2023 AGM and pay them a remuneration of Rs. 650,000 just perimbursement of traveling and out-of-pocket expenses for P126. The feef or subsequent years of term shall be fixed by the board, on the recommendation of audit committee. The proposed remuneration payable to Chandrasekaran Associates is commensurate with the size of the company. Their appointment is in line with statutory requirements.	FOR
	Bharat Petroleum Corporation Limited Bharat Petroleum Corporation Limited Bharat Petroleum Corporation Limited Bharat Petroleum Corporation Limited Info Edge (India) Limited Info Edge (India) Limited	Bharat Petroleum Corporation Limited AGM Info Edge (India) Limited AGM	Bharat Petroleum Corporation Limited AGM Management Info Edge (India) Limited AGM Management	Discretor of the Company with fallet to rate to yellow the control of provided in the provided	District of the Company will be the order by residenting a greated of one year of company or the properties of the Company of	Summer of the contract with the contract to contract the contract of the contract to the contr

25-08-2025	Info Edge (India) Limited	AGM	Management	To approve payment of remuneration to Non-Executive Directors by way of commission of the Company for a period of 15 (Five) financial years commencing from April 1, 2026 to March 31,2031, provided that such aggregate payment shall not exceed a sum equal to 1% of the net profits of the Company per annum.		Currently the total commission payable to each of the Non-Executive/Independent Director is Rs. 3.3 mn per annum. In the last five years, the company has paid commission to Non-Executive Directors which has ranged from 0.01% to 0.15% of 185 gordits before tax. The company is now seeking approval to pay commission to Non-Executive Directors not exceeding 1% of the ret profits for a period for five financial years beginning from 1 April 2026. This will be in addition to sitting fees. The company should have provided an absolute cap on the quantum of commission payable to the Non-Executive Directors. However, we note that previous commission payouts have been reasonable and in line with industry peers. We expect the NRC to continue to remain judicious while deciding commission payouts.	FOR
25-08-2025	Info Edge (India) Limited	AGM	Management	To re-appoint Mr. Sanjeev Bikhchandani (DIN: 00065640) as Executive Vice-Chairman and Whole-time Director of the Company, not liable to retire by rotation, for a period of 5 (Five) consecutive years, on expiry of his present term of office, i.e. with effect from April 27, 2026 to April 26, 2031 (both days inclusive), and including remuneration.	FOR	Sanjeev Bikhchandani, 6.1, is founder, promoter and Executive Vice Chairperson and Whole-time Director of Info Edge (India) LLI, the has been on the board since May 1995. Sanjeev Bikhchandani was paid Rs. 3.6. mm for FY25. We estimate the FY26 remuneration and the proposed remuneration for FY27 at Rs. 42.4 mn and Rs. 48.0 mn, respectively. The estimated proposed remuneration is commensurate with the performance and complexities of the business.	FOR
25-08-2025	Info Edge (India) Limited	AGM	Management	To re-appoint Mr. Hitesh Oberoi (DN: 0.1189953) as Managing Director and Chief Executive Officer of the Company, liable to retire by rotation, for a period of 5 (Five) consecutive years, on expiry of his present term of office, i.e. with effect from April 27, 2026 to April 26, 2031 (both days inclusive), and including remuneration.	FOR	Hitesh Oberoi, 52, is promoter and Managing Director and CEO of Info Edge [Infoia] Itd. He has been on the board since May 2001. Hitesh Oberoi was paid Rs. 34.6 mn for FY25. We estimate the FY26 remuneration and the proposed remuneration for FY27 at Rs. 39.1 mn and Rs. 44.3 mn, respectively. The estimated proposed remuneration is commensurate with the performance and complexities of the business.	FOR
25-08-2025	Info Edge (India) Limited	АБМ	Management	Payment of remuneration to Ms. Divya Batra, relative of Managing Director and Chief Executive Officer of the Company and related party of the Company, holding the office or place of profit in the Company, upto a maximum amount of Rs. 75 Lakhs per annum including variable pay, perquisites, ex-gratia/rewards and all other benefits as applicable to the employees occupying similar position in the Company (excluding reimbursement of expenses in line with the Company's Policy), for a period of 5 (Five) years.	FOR	Ms. Divya Batra, 47, is the sister of Hittesh Oberol, promoter and MD & CEO. She is an operations lead, managing a team of 31 on-roll and another 50 off-roll employees of the company. She holds a Bachelor of Arts degree in Sociology from Delhi University. In FY25 she drew a remuneration of Rs. 2.7 mm. The company proposes to revise her remuneration such that the maximum remuneration payable to her during five years from 1 April 2020 will not exceed Rs. 7.5 mn per annum, with the fixed component not exceeding Rs. 6.75 mn per annum. The company has stated that her FY26 remuneration will be Rs. 3.0 mm (Rs. 2.7 mm fixed and Rs. 0.3 variable pay) and if she grows in her role and takes up more responsibilities, she will eventually move to the next band group where the company's current overall 90th percentile is Rs. 7.5 mn per annum. Any annual revision in Ms. Divya Batra's remuneration shall be performance-based and shall not exceed 30% over the previous year's remuneration, subject to a maximum cap of Rs. 7.5 mn per annum.	FOR
26-08-2025	Grasim Industries Limited	AGM	Management	To receive consider and adopt the Audited Standalone and Consolidated Financial Statements of the Company for the financial year ended 31st March 2025 and the Reports of the Board of Directors and Auditors thereon.	FOR	We have relied upon the auditors' report, which carries emphasis of matter in the consolidated financial statements regarding the accounting treatment and financial impact of the Scheme of Arrangement for merger of Cement Business Division of Keosoram industries intimed (IRIC), with Untrache Chement Imitted (IRIC). Further, the auditors have highlighted the pending CCI penalty cases aggregating 8s. 18.72 bn, where Ultratech has obtained a Supreme Court stay on one matter, deposited 8s. 1.8 bn (10% of the penalty), and, based on legal opinions, has not recognised any provision. We also note that the auditors have highlighted certain issues related to the audit trail feature in the accounting offware. Further, the company should clarify the reasons for undisputed payables being overdue by more than two years. 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
26-08-2025	Grasim Industries Limited	AGM	Management	To declare a dividend at the rate of Rs. 10/- per equity share of Rs. 2/- each (on fully paid up equity shares and partly paid-up equity shares in proportion to their share in the paid-up equity share capital) for the financial year ended 31st March 2025.	FOR	The total dividend outflow is Rs. 6.8 bn and the dividend payout ratio is 320.9% for FY25 (FY24 payout ratio: 70.2%).	FOR
26-08-2025	Grasim Industries Limited	AGM	Management	Ms. Ananyashree Birla (DIN: 06625036), who retires by rotation at this Annual General Meeting and, being eligible, offered herself for re-appointment.	FOR	Ms. Ananyashree Birlia, 3.1, is Kumar Mangalam Birlia's daughter and part of the promoter family. She has over ten years of experience in the financial services industry and is the founder of Svatantra Microfin Private Limited, Ikail Asai - a home décor brand, Contraband - a fragrance brand and Lovetr - a cosmetics brand. She is also founder of Ananya Birlia Foundation and Co-founder of MPower. She has been on the board of the company since February 2023. She has attended five out of six (8/3%) board meetings held in FY25. She retires by rotation, and her reappointment is in line with the statutory requirements.	FOR
26-08-2025	Grasim Industries Limited	AGM	Management	Mr. Aryaman Vikram Birla (DIN: 08456879), who retires by rotation at this Annual General Meeting and, being eligible, offered himself for re-appointment.	FOR	Aryaman Vikram Birla, 28, belongs to the promoter family and is Kumar Mangalam Birla's son. He founded Aditya Birla Ventures in 2021 and is also the founder of Aditya Birla New Age Hospitality. He holds an MBA from Harvard Business School, a Master's degree in Global Finance from Busye Business School, and a Bachelor's degree in Commerce from the University of Mumbai. He attended all six board meetings held in FY25. His reappointment is in line with the statutory requirements.	FOR
26-08-2025	Grasim Industries Limited	AGM	Management	Appointment of M/s. Makarand M. Joshi and Co., Company Secretaries (Firm Registration Number - P2009H007000) as the Secretarial Auditor of the Company for term of five consecutive years commencing from P7.025-26 till P7.029-30 at such remuneration, plus applicable taxes and other out-of-pocket expenses as may be mutually agreed upon between the Board of Directors of the Company and the Secretarial Auditor.	FOR	The company proposes paying Makarand M. Joshi & Co. (MMJC) a remuneration of Rs. 550,000 per annum plus applicable taxes and out-of-pocket expenses at actuals for FY26. The fees for subsequent year(s) of their term will be mutually agreed between the board of Directors and MMLC. The proposed remuneration is commensurate with the size of the company, and their appointment is in line with statutory requirements.	FOR
26-08-2025	Grasim Industries Limited	AGM	Management	Ratification of remuneration of Rs. 28 lakh plus applicable taxes and reimbursement of out-of-pocket expenses payable to M/s. D. C. Dave and Co., Cost Accountants, Mumbai (Registration No. 000611), for conducting audit of the cost accounting records of the Company for the financial year ending 31st March 2026.	FOR	The total remuneration proposed is reasonable compared to the size and scale of the company's operations.	FOR
26-08-2025	Grasim Industries Limited	AGM	Management	Continuation of Mr. Yazdi Piroj Dandiwala (DIN: 01055000), who will attain the age of 75 (Seventy Five) years in November 2025, as an Independent Director of the Company till his current tenure of appointment which ends on 5th February 2028, not liable to retire by rotation.		Yazdi Piroj Dandiwala, 74, is Senior Partner at Mulla & Mulla & Craigie Blunt and Caroe. He has been on the board of the company since February 2023. He attended five out of six (83%) of board meetings held in FY25. His appointment is in line with statutory requirements.	FOR
26-08-2025	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, 2025, together with the Reports of the Board of Directors and of the Statutory Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. 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
26-08-2025	HCL Technologies Limited	AGM	Management	To re-appoint Ms. Roshni Nadar Malhotra (DIN-02346621) as a Director, who retires by rotation and being eligible, has offered herself for re-appointment.	FOR	Ms. Roshni Nadar Malhotra, 43, represents the promoter family on the board. She is currently the Non- Executive Chairperson of HCL Tech. She was appointed on the board on 29 July 2013. She has attended all seven board meetings held in FY25. She is liable to retire by rotation, and her reappointment is in line with statutory requirements.	FOR

Management of the control of the con								
Content of the Engineering Content of the Engineery Content of The Engineering Content of The Engine	26-08-2025	HCL Technologies Limited	AGM	Management	Independent Director of the Company for a second term of five consecutive years commencing from July 19, 2026 to July 18, 2031 (both days inclusive), and she will not	FOR	of work experience at IBM where she held multiple key roles leading large businesses in the United States, Asia- Pacific and India. Some of her other roles at IBM include Vice President for the Communications Sector across Asia Pacific, Vice President for Global Telecommunications Solutions and finally Managing Director for a strategic Telecom client before her retirement in 2020. She has been on board since 19 July 2021. She has attended all seven board meetings in FY25. Her reappointment is in line with statutory requirements. We support the resolution. Vanitha Narayanan is the Chair of the Nomination and Remuneration Committee—we	FOR
See 2012 A service in train at least and in the service of the control of the con	26-08-2025	HCL Technologies Limited	AGM	Management	Company with the designation of CEO and Managing Director, from September 1, 2025 to March 31, 2030 (both days inclusive), liable to retire by rotation and including	FOR	October 2016. He was appointed as MD and CEO from 20 July 2021. C Vijayakumar will be based in the United States of America and paid from HCL America Inc, a wholly owned step-down subsidiary. The Company has provided a cap on the fixed and variable pay maximum and has also provided the performance parameter for	FOR
The state of the s	26-08-2025	HCL Technologies Limited	AGM	Management	Variation in the HCL Technologies Limited - Restricted Stock Unit Plan 2024.	FOR	The company is proposing the variations to accommodate the revised remuneration terms for the MD and CEO,	FOR
Segment of the Control of the Company of the Control of the Company of the Control of the Contro	26-08-2025	HCL Technologies Limited	AGM	Management	Technologies Stock Options Trust for implementation of variation in HCL Technologies Limited - Restricted Stock Unit Plan 2024 and providing financial assistance in this	FOR	Plan 2024 by acquiring the additional 3.3 mn equity shares of the company through secondary acquisition. The Company will make provision of money by way of loan, guarantee, security, or any other financial assistance to HCL Trust to fund the acquisition of the additional 3.3 mn equity shares under the RSU Plan 2024. The amount provisioned to HCL Trust will be within the statutory limits. Our view on this resolution is linked to our view on	FOR
for the financial year ended on March 11, 2025, liquidhor with the Report of 10 and and Authors therein, interned of Section 244, 3.2 cm 258 of the Life Insurances Corporation AC, 1956. See a complete of management of 1723 beneated and the Corporation of Inches and Inches an	26-08-2025	HCL Technologies Limited	AGM	Management	Registration Number: P2009MH007000) as the Secretarial Auditor of the Company to hold the office for a period of five consecutive years commencing from Financial Year	FOR	of the group entity of MMLC was appointed for conducting the secretarial audit (including voluntary audits) of other Indian subsidiaries of the Company. The audit fiees paid to MMLC for the secretarial audit (including other certification) of the Company was Rs. 740,000 and to their group entity for the secretarial audit (including other certification) of the Company was Rs. 740,000 and to their group entity for the secretarial/voluntary audit of certain subsidiaries of the Company was Rs. 740,000 pix secretarial auditors for five years from PZ5 to F730 and pay them a remuneration of Rs. 760,000 per annum plus expenses and taxes for F726 as secretarial auditors. The proposed remuneration includes Secretarial audits well as fee for the Annual Secretarial Compliance Report, Non-Disqualification of Directors, Employee Stock Option Scheme, Annual Return and other statutory certifications. The above fee excludes the proposed remuneration to be paid for the purpose of secretarial audit of subsidiaries, if any, Further, the Company may obtain certifications and avail other permissible services under statutory regulations from MMIC, as may be required from time to time. The remuneration for certifications and other permissible services will be paid on mutually agreed terms. The remuneration for the remaining tenure will be decided and mutually agreed upon by the board of directors and Makranand M. Joshi & Co. The proposed remuneration payable to Makarand M. Joshi & Co. The proposed remuneration payable to Makarand M. Joshi & Co. Somensurate with the size of the company.	
for the financial year ended on March 31, 2025, legether with Report of Auditors thereon, in terms of Section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 1956. The section 248 and 258 of the Life Insurance Corporation Act, 19	26-08-2025	Life Insurance Corporation of India	AGM	Management	for the financial year ended on March 31, 2025, together with the Reports of Board and Auditors thereon, in terms of Sections 24B, 24C and 25B of the Life Insurance	FOR	regulatory approval, an amount of Rs. 18.6 bin has been charged to revenue account for FY25 towards additional contribution due to increase in family pension is being amortteed over 20 quarters; (ii) following regulatory approval, an amount of Rs. 24.1 bin has been replenished from the Shareholders' account in FY25 pertaining to excess expenses of management for FY23 (amortized over three years); (iii) following regulatory approval, an amount of Rs. 18.3 bin has been charged to Shareholders' account towards additional pension liability pertaining to Par segment. We note that the auditors have highlighted certain issues related to the audit rall feature in the accounting software. 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). We support the resolution. ILC has 10 joint auditors, which is in line with LIC's 'Policy on selection of Auditors of the Corporation's Auditors, Auditors for Zones and other Divisional Auditors is clearly	
on March 31, 2025, in terms of Section 27 of the Life Insurance Corporation Act, 1956. Adoption of the annual report is a requirement under the Life Insurance Corporation Act, 1956. We support the adoption of financial statements and adoption of the annual report is a requirement under the Life Insurance Corporation Act, 1956. 126-08-2025 Life Insurance Corporation of India AGM Management To appoint Mys. Mixund M. Chitale and Co. Chartered Accountants (Firm Registration No. 10865SW), as the Joint Auditors of the Corporation to hold office for 5 (five) years, from the conclusion of the Manual General Meeting AGM of the Corporation to lill conclusion of the Opporation and remuneration, as may be determined by the Board of Directors of the Corporation (including Audit Committee thereofly, from	26-08-2025	Life Insurance Corporation of India	AGM	Management	for the financial year ended on March 31, 2025, together with Report of Auditors	FOR	regulatory approval, an amount of Rs. 18.6 bin has been charged to revenue account for FV35 towards additional contribution due to incraese in family pension is being amortized over 20 quarters; (ii) following regulatory approval, an amount of Rs. 24.1 bin has been replenished from the Shareholders' account in FV32 pertaining to occase sequences of management for FV32 immortized over three years; (iii) following regulatory approval, an amount of Rs. 18.3 bin has been charged to Shareholders' account towards additional pension liability pertaining to Par segment. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. 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). We support the resolution. ILC has 10 joint auditors, which is in line with ILC's 'Policy on selection of Auditors of the Corporation's Auditors, Auditors for Zones and other Divisional Auditors is clearly	
vear ended on March 31, 2025 as recommended by the Board in terms of Section 28B (1) of the Life Insurance Corporation Act, 1956. 26-08-2025 Life Insurance Corporation of India AGM Management To appoint Mys. Mukund M. Chitale and Co. Chartered Accountants (Firm Registration No. 106655W), as the Joint Auditors of the Corporation to hold office for 5 (five) years, from the conclusion of the Meeting (AGM) of the Corporation and remuneration, as may be determined by the Board of Directors of the Corporation (including Audit Committee thereofly, from the Committee thereofly t	26-08-2025	Life Insurance Corporation of India	AGM	Management		FOR	Adoption of the annual report is a requirement under the Life Insurance Corporation Act, 1956. We support the	ABSTAIN
26-08-2025 Life Insurance Corporation of India AGM Management To appoint M/s. Mukund M. Chitate and Co, Chartered Accountants (Firm Registration No. 106655W), as the Joint Auditors of the Corporation to hold with Composation to the Corporation to the Composation to the Lorent Composation to the Composation and remuneration, as may be determined by the Board of Directors of the Composation is disclose the proposed audit fees. LIC has ten joint statutory auditors. Mukund M. Chitale & Co is being appointed to replace Choichis & Chokshi & Ch	26-08-2025	Life Insurance Corporation of India	AGM	Management	year ended on March 31, 2025 as recommended by the Board in terms of Section 28B	FOR	The total dividend for FY25 aggregates to Rs. 75.9 bn and the dividend payout ratio for the year is 15.8%.	ABSTAIN
	26-08-2025	Life Insurance Corporation of India	AGM	Management	To appoint M/s. Mukund M. Chitale and Co, Chartered Accountants (Firm Registration No. 106655W) as the joint auditors of the Corporation to hold office for 5 (five) years, from the conclusion of 4th Annual General Meeting (AGM) of the Corporation till conclusion of the 9th AGM of the Corporation and remuneration, as may be determined by the Board of Directors of the Corporation (including Audit Committee thereof), from	FOR	LLP as (Corporation's) statutory auditors. We expect the corporation to disclose the proposed audit fees. The corporation is also seeking approval to appoint zonal and divisional auditors and fix their remuneration. We	ABSTAIN

26-08-2025	Life Insurance Corporation of India	AGM	Management	Director of the Corporation.	FOR	Dr. Parshant Kumar Goyal, 45, is a 2007 batch IAS officer of Tripura Cadre. He is on central deputation and currently working as Joint Secretary in Department of Financial Services, Ministry of Finance, Government of India dealing with Financial Inclusion (Fi) and Digital Payments. He is a government nominee director on the board of ILC. The resolution does not specify a tenure and there is no provision for rotational directors under the LO Act. Nevertheless, we draw confort from the recent SERI LOR amendments that have built in sufficient guardrails: these regulations require the Corporation to seek shareholder approval for his reappointment at least once in free years. As good practice, the company should have sought shareholder approval for his reappointment within 3 months of his appointment.	ABSTAIN
26-08-2025	Life Insurance Corporation of India	AGM	Management	Appointment of Shri Dinesh Pant (DIN: 11134993) as Managing Director of the Corporation and including remuneration.	FOR	Dinesh Pant, S8, has been the Appointed Actuary and Executive Director (Actuarial) of the Life Insurance Corporation of India LICI prior to assuming the note of Managing Director. We note that there is no provision for rotational directors under the LIC Act. His remuneration shall be in the pay scale of Rs. 205,400 to Rs. 224,400, however granular details on other components of remuneration are not available. Notwithstanding remuneration in public sector enterprises is usually not high. We expect public sector enterprises to disclose the proposed remuneration to its shareholders through the meeting notice.	ABSTAIN
26-08-2025	Life Insurance Corporation of India	AGM	Management	Appointment of Shri Ratnakar Patnaik (DIN: 10283908) as Managing Director of the Corporation and including remuneration.	FOR	Ratnakar Patnalik, 57, joined Life Insurance Corporation of India in 1990 as Assistant Administrative Officer. He served the Corporation in various leadership positions such as Senior Divisional Managee (inc Charge) of Indore and Jamshedpur Divisions, Regional Managee (Their Binsurance Advisor), Eastern 20ne. He has also served as Chief (Investment - Front Office), Central Office and Chief Investment - Front Office), Central Office and Chief Investment Officer (KMP). We note that there is no provision for rotational directors under the LIC Act. His remuneration shall be in the pay scale of Rs. 205,400 to Rs. 224,400, however granular details on other components of remuneration are not available. Notwithstanding remuneration in public sector enterprises is usually not high, We expect public sector enterprises to disclose the proposed remuneration to its shareholders through the meeting notice.	ABSTAIN
26-08-2025	Life Insurance Corporation of India	AGM	Management	Appointment of M/s. S.N. Ananthasubramanian and Co., Practicing Company Secretaries (Irim Registration Number: P1991MH004000) as Secretarial Auditor of the Corporation, for a term of five (S) consecutive financial years commencing from financial year 2025- 26 and upto financial year 2029-30, and such remuneration as may be determined by the Board of Directors of the Corporation (including Audit Committee thereof), from time to time.	FOR	LIC proposes to appoint S. N. Ananthasubramanian & Co as secretarial auditors for five years from FY26 and fix their remuneration at Rs. 650,000 plus out-of-pocket expenses and taxes for FY26. The proposed fee is exclusive of costs for other permitted services which could be availed by the Corporation from the secretarial auditor. Their proposed appointment is in line with regulations.	ABSTAIN
26-08-2025	Life insurance Corporation of India	AGM	Management	Approval of material related party transactions of the Corporation with IDBI Bank Limited (IDBI Bank) for a estimated amount Upto Rs. 3,950 (approx.) crore FY 2025-26 and upto the date of next AGM.	FOR	LIC owns 49.24% equity stake in IDBI Bank Limited. The transactions will be for payment of fees / remuneration / commission for distribution of life insurance products and other related business as corporate agent; funded / non-funded facilities; premium/fund received, and insurance policy benefits paid towards group insurance policys/schemes issued; subscription/ redemption of non-convertible debentures/any other securities and incidental transactions; any other transactions in the nature of fees, commissions, providerage, premium, rent, reimbursement, any other income/ expense and other activities including activities undertaken in pursuance of depository participant, custodian services and investment banking, among others. The proposed transactions are in the ordinary course of business and at arm's length price.	ABSTAIN
26-08-2025	Life Insurance Corporation of India	AGM	Management	Approval of material related party transactions of the Corporation with LIC Housing Finance Limited (LIC HFI) during the financial year 2025-26 and upto the date of the next annual general meeting of the Corporation for a period not exceeding fifteen months, whether individually and/or in aggregate, may exceed Rs. 1,000 crore or 10% of the annual consolidated turnover, whichever is lower.	FOR	LIC owns 45.24% equity stake in LIC Housing Finance Limited. The transactions will be for subscription / redemption of NCDs, and other securities and premium/fund received, and insurance policy benefits paid towards group insurance policies, Schemes. We support the resolution as the proposed transactions are in the ordinary course of business and at arm's length price. We note that LICHF sought shareholder approval in its 2025 AGM for related party transactions with LIC for FY26 upto Rs. 60 bn. The Corporation must clarify the reasons for not estimating the quantum of transactions.	ABSTAIN
26-08-2025	Life Insurance Corporation of India	AGM	Management	Approval of material related party transactions of the Corporation with LIC Mutual Fund Asset Management Limited (LIC MF) for a estimated amount approximately up to Rs. 35,000 crore each for purchase and/or redemption for FY 2025-26 and upto the date of next AGM.	FOR	LIC owns 44.61% equity stake in LIC Mutual Fund Asset Management Limited. The transactions will be for placement / redemption of units in direct mutual fund schemes / any other securities and transactions incidental thereto upto Rs. 350 M, and transactions towards premium/fund received and insurance policy benefits paid towards group insurance policies/ schemes issued at actuals. These transactions are in the ordinary course of business and expected to be at arm's length terms; therefore, we support the resolution.	ABSTAIN
26-08-2025	Life Insurance Corporation of India	АбМ	Management	Appointment of Shri R Doraiswamy (DIN: 10358884) as Chief Executive Officer and Managing Director of the Corporation, for period of three years from the date of assumption of charge (i.e., July 14, 2025) or up to the date of his attaining the age of 62 years (i.e., August 28, 2028), or until further orders, whichever is earlier in the pay scale of Rs. 2,25,000/- (fixed).	FOR	R Doraiswamy, 59, has more than 39 years of experience in Operations, Marketing, Technology and Academics. Prior to this, he was the Managing Director. He is a member of the NRC: this could create a conflict of interest. We note that there is no provision for rotational directors under the LiQ Act. His remuneration for FY25 was. 8.8.8.m. His remuneration shall be in the pay scale of Rs. 225,000, however granular details on other components of remuneration are not available. Notwithstanding remuneration in public sector enterprises is usually not high. We expect public sector enterprises to disclose the proposed remuneration to its shareholders through the meeting notice.	ABSTAIN
26-08-2025	Power Grid Corporation of India Limited	AGM	Management	To receive, consider and adopt the audited financial statements including consolidated financial statements of the company for the financial year ended 31st march, 2025, together with the boards report, the auditors report thereon and comments of the comptroller and auditor general of India.	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). We support the resolution. The company must disclose the reason for having payables overdue by more than two years. Typical of public sector companies, Power Grid Corporation of India Limited has four joint auditors. The audit committee must provide clarity on how it establishes accountability of these auditors and ensures that issues do not fall through the cracks, while allocating audit responsibilities.	FOR
26-08-2025	Power Grid Corporation of India Limited	AGM	Management	To confirm payment of 1st and 2nd interim dividend and declare final dividend for the financial year 2024-25.	FOR	The total dividend outflow will aggregate to Rs. 83.7 bn. The payout ratio is 54.5% of the standalone PAT.	FOR
26-08-2025	Power Grid Corporation of India Limited	AGM	Management	To appoint a director in place of Dr. Yatindra Dwivedi (DIN: 10301390), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Dr. Yatındıra Dwivedi, SB, is Director – Personnel of Power Grid Corporation of India. He has been on board since 31 August 2023. He has attended all twenty-one board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements.	
26-08-2025	Power Grid Corporation of India Limited	AGM	Management	To appoint a director in place of Shri Naveen Srivastava (DIN: 10158134), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Naveen Srivastava, 58, is Director – Operation of Power Grid Corporation of India. He has been on board since 8 August 2024. He has attended all fourteen board meetings since his appointment. He retires by rotation, and his reappointment is in line with statutory requirements.	FOR

26-08-2025	Power Grid Corporation of India Limited	AGM	Management	To authorize the Board of Directors of the Company to fix the remuneration of the Statutory Auditors for the financial year 2025-26.	FOR	The appointment of the statutory auditors for FY26 are yet to be made by the C&AG. In terms of Section 142(1) of the Companies Act, 2013, auditor remuneration must be fixed by the company in General Meeting, in line with this practice, the company seeks shareholder approval to authorize the board to fix an appropriate remuneration for the statutory auditors. The statutory joint auditors were paid audit fees, including tax and it and quarterly review fees of 8s. 47.8 min in FY25 (excluding tax and remunbursements) which is reasonable considering the size of the company. We expect the audit fees for FY26 to be in the same range. While we understand that the company may be awaiting communication from C&AG regarding auditor appointment and remuneration, we believe that being a listed entity, the company must disclose the proposed auditor and the auditor remuneration to shareholders.
26-08-2025	Power Grid Corporation of India Limited	AGM	Management	Appointment of Shri Vamsi Ramamohan Burra (DIN: 09806168) as Whole-time Director [Director (Projects)], liable to retire by rotation.	FOR	Vamis Ramamohan Burra, 55, has over 30 years of experience in the power and telecom sectors. Previously, he for has served as COD (Telecom), & OD (Projects) in Power Grid Corporation of India and ECF Power Grid Corporation of India and ECF Power Grid (Dropation of India and ECF) where Grid (Dropation of India and ECF) from 13 November 2024. He has attended all eight board meetings in PY25 since his appointment. The company has neither disclosed his tenure not his proposed remuneration. Regulations limit the maximum tenure of executive directors at five years, and remuneration in public sector enterprises is usually not high. Power Grid Corporation's executive directors were paid a remuneration in the range of 8 s. 6 9 – 9.6 m in PY25. We expect his remuneration to be in a similar range for PY26. His appointment is in line with the statutory requirements. Further, while public sector enterprises are exempt from the requirement of seeking shareholder approval within three months of the appointment date, as good practice, the company should have sought approval within three months.
26-08-2025	Power Grid Corporation of India Limited	AGM	Management	Appointment of Shri Abhay Bakre (DIN: 08104259) as a Government Nominee Director of the Company, not liable to retire by rotation.	AGAINST	Abhay Bakre, 59, is a nominee of Government of India and the Mission Director of National Green Hydrogen Mission, Ministry of New and Renewable Energy (MNRE). He has over 35 years of experience in transport, industry, electrical construction, power distribution, performed under the company. The board comprises eight directors of which three directors are classified as Independent by the company. Given that only 30% of the board comprises independent directors as against the regulatory threshold of 50%: the ministry must first ensure the board composition is compliant with regulations before appointing its nominees to the board.
26-08-2025	Power Grid Corporation of India Limited	AGM	Management	Appointment of Shri Shiv Tapasya Paswan (DIN: 09414240) as an Independent Director of the Company, not liable to retire by rotation.	AGAINST	Shiv Tapasya Paswan, 56, is involved in social service for the upliftment of the weaker and marginalized section of the society. Public sources indicate that he has political affiliations, which we believe may unnecessarily politicize the decisions of the company and distract the management from its core focus. The company should have disclosed his political affiliation as a part of his profile. We do not support the resolution.
26-08-2025	Power Grid Corporation of India Limited	AGM	Management	Appointment of Shri Rohit Vaswani (DIN: 00658059) as an Independent Director of the Company, not liable to retire by rotation.	FOR	Rohit Vaswani, 52, is a practicing chartered accountant. He has more than 27 years of experience in matters related to indirect taxes including excise, service tax, VAT and 6ST, direct taxes, and corporate taxation. He is a qualified Mediator under Delh Dispute Resolution Society (DDRS), Government of NCT of Delha and also served as a mediator with Telecom Disputes Settlement and Appellate Tribunal (TDSAT). While public sector enterprises are exempt from the requirement of seeking shareholder approval within three months of the appointment date, as good practice, the company should have sought approval within three months. His appointment as an Independent Director is in line with statutory requirements.
26-08-2025	Power Grid Corporation of India Limited	AGM	Management	Appointment of Smt. Sajal Jha (DIN: 09402663) as an Independent Director of the Company, not liable to retire by rotation.	AGAINST	Ms. Sajal Jha, 50, has over 14 years of experience as an advocate practicing at the Patna High Court. Public sources indicate that she has political affiliations, which we believe may unnecessarily politicize the decisions of the company and distract the management from its core focus. The company should have skickseed her political affiliation as a part of her profile. As a good practice, the company should have sought shareholder approval within three months of his appointment. We do not support the resolution.
26-08-2025	Power Grid Corporation of India Limited	AGM	Management	Appointment of M/s. A. K. Rastogi and Associates, Company Secretaries, (Firm registration no. P2025UP104900), as Secretarial Auditor of the Company for a term of five (IOS) consecutive financial years, commencing from Y 2025-26 up to FY 2029-30, at a professional fee of Rs. 1,50,000/- plus applicable taxes for FY 2025-26, with an annual escalation of Sv. over the preceding financial year 7 fee for each subsequent financial year 1e. FY 2026-27, FY 2027-28, FY 2028-29 and FY 2029-30.	FOR	The company proposes to appoint A. K. Rastogi & Associates as secretarial auditors for five years from F126 to F130 and pay them a remuneration of Rs. 150,000 per annum plus applicable taxes for F126 with an annual escalation of Sk wore the preceding financial year's fee for each subsequent financial year's i.e. F127 to F130 as secretarial auditors. The proposed remuneration payable to A. K. Rastogi & Associates is commensurate with the size of the company. His appointment is in line with statutory requirements.
26-08-2025	Power Grid Corporation of India Limited	AGM	Management	Ratification of remuneration of M/s. R. M. Bansal and Co., Cost Accountants and M/s. Chandra Wadhwa and Co., Cost Accountants as the joint Cost Auditors of the Company (for Transmission business) as appointed by the Board of Directors for the financial year 2023-26 at a remuneration of Rs. 2,50,000 to be shared equally by both the firm; taxes as applicable to be paid extrp. travelling and out of pocket expenses to be reimbursed as per policy of the Company and an additional remuneration of Rs. 12,500 plus taxes as applicable, to be paid to M/s. R. M. Bansal and Co., Cost Accountants, the tead Cost Auditor for consolidation and facilitation for filing of Consolidated Cost Audit Report for the financial year 2025-26 of the Company.	FOR	The total remuneration proposed to be paid to the cost auditors in FY26 is reasonable compared to the size and scale of operations.
26-08-2025	Power Grid Corporation of India Limited	AGM	Management	To enhance borrowing limit from Rs. 16,000 Crore to Rs. 25,000 Crore from domestic market through issue of secured / unsecured, non-convertible, cumulative / non-cumulative, referemble, taxable / tax-free Debentures / Bonds under Private Placement for the Financial Year 2025-26.	FOR	The proposed issuance will be within the approved borrowing limit of Rs. 1.8 tn for the company. Power Grid's debt programs are rated CARE AAA/Stable/CARE A1+, which denotes highest degree of safety regarding timely servicing of financial obligations. As on 31 March 2025, consolidated debt outstanding was Rs. 1.3 tn. The consolidated debt to equity and debt to EBITOA were 1.4X and 3.2X respectively. Power Grid had estimated a capes for FY26 is Rs. 280.0 bn, out of which an amount of Rs. 57.1 bn is spent till 30 June 2025 and balance Rs. 22.2 bn is to be spent over the balance period. The capes of Rs. 280.0 bn is expected to go up to Rs. 300.0 bn to Rs. 320.0 bn and the ebtc component may go up from Rs. 160.0 bn to Rs. 250.0 bn. Considering the additional requirements of debt, the company wants to increase the existing borrowing limit of the NCD/ bonds to Rs. 250.0 bn in PY26. The interest yields on proposed borrowings are expected to be comparable to the interest rates of prevailing interest rates of AAA rated corporate bonds.

26-08-2025	Power Grid Corporation of India Limited	AGM	Management	To raise funds up to Rs. 30,000 Crore from domestic market through issue of Secured/ unsecured, non-convertible, cumulative/ non-cumulative, redeemable, taxable/tax-free Debentures/ Bonds under private placement during the Financial Year 2026-27 in one or more tranches/offers.		The proposed issuance will be within the approved borrowing limit of Rs. 1.8 In for the company. Power Grid's debt programs are rated CARE AA/Stable/CARE A1+, which denotes highest degree of safety regarding timely servicing of financial obligations. As on 31 March 2025, consolidated debt outstanding was Rs. 1.3 In. The consolidated debt to equity and debt to EBITOA were 1.4X and 3.2X respectively. Power Grid has estimated a capsex of Rs. 330.0 b not Rs. 330.0 b not Pr22 considering projects in hand and projected bidding by Bid Process Coordinator (IBPC) in the next 12 months. They plan to finance the capex through a debt-equity mix of 80.20 and will therefore need to raise additional debt. The company plans to mobilize about Rs. 300.0 bn as debt in Pr27. Considering the additional requirements of debt, the company wants to increase the existing borrowing limit of the NCD/ bonds to Rs. 300.0 bn for Pr27. The interest yields on proposed borrowings are expected to be comparable to the interest rates of prevailing interest rates of AAA rated corporate bonds.	FOR
27-08-2025	REC Ltd	AGM	Management	To receive, consider, approve and adopt the audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2025, along with the reports of the Board of Directors, Auditors and the comments of the Comptroller and Auditor General of India thereon.	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). The company must disclose the reason for having payables overdue by more than two years. Notwithstanding, we support the resolution.	FOR
27-08-2025	REC Ltd	AGM	Management	To take note of the payment of 1st, 2nd, 3rd and 4th interim dividends and declare final dividend on equity shares of the Company for the financial year 2024-25.	FOR	The total dividend outflow for the year is Rs. 47.4 bn and the dividend payout ratio for the year is 30.2%.	FOR
27-08-2025	REC Ltd	AGM	Management	To appoint a Director in place of Shri Shashank Misra (DIN: 08364288), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Shashank Misra, 42, Joint Secretary Ministry of Power, represents the Government of India on the board. He attended thirteen out of fifteen (86.7%) board meetings held in FY25. His appointment is in line with statutory requirements.	FOR
27-08-2025	REC Ltd	AGM	Management	To fix the remuneration of Statutory Auditors for the financial year 2025-26.	FOR	requirements. For PY25, audit fees aggregated Rs. 15.9 mn. The statutory auditors of REC Limited for PY26 are yet to be appointed by C&AG. The company has not disclosed the audit fees payable in PY26 which is a mandatory requirement under Regulation 36 (of 5 E81's LOBA, while we understand that the company is awaiting communication from C&AG regarding auditor appointment and remuneration, we believe that since REC Limited is a listed company it must disclose the proposed auditor remuneration to shareholders. We expect audit remuneration in FY26 to be in the same range as FY25 levels.	FOR
27-08-2025	REC Ltd	AGM	Management	Appointment of Shri Jitendra Srivastava (DIN: 06817799) as the Chairman and Managing Director of the Company and he shall not be liable to retire by rotation.	FOR	Jitendra Srivastava, 50, an IAS officer and civil servant, was Joint Secretary, Department of Drinking Water & Sanitation, Ministry of Jal Shakti with over two decades of experience. As an IAS officer, he has held key administrative and leadership roles across the Government of India and the Government of Blhar. The maximum tenure is capped at five years for executive directors under regulations and remuneration in public sector enterprises is usually not high. His appointment is in line with statutory requirements.	FOR
27-08-2025	REC Ltd	AGM	Management	Appointment of Dr. Gambheer Singh (DIN: 02003319) as Part-time Non-Official Independent Director of the Company for a period of one year with effect from the date of notification of his appointment (i.e. April 17, 2025) or until further orders, whichever is earlier and he shall not be liable to retire by rotation.	AGAINST	Dr. Gambheer Singh, 57, Dean of Raipur Institute of Medical Sciences – Chhattisgarh, has over two decades of teaching experience. He has been running a hospital in Raipur since 2008. He served as an Independent Director of the company from 15 November 2012 to 15 November 2024 and attended all eight board meetings he was eligible to attend in FY25. As per public sources, he is associated with BJP. While his appointment meets statutory requirements, we believe his political affiliation may unnecessarily politicize the decisions of the corporation and distract the management from its core focus. The company should have disclosed his political affiliation as part of the notice. We do not support the resolution.	AGAINST
27-08-2025	REC Ltd	AGM	Management	Appointment of Dr. Durgesh Nandini (DIN: 09398540) as Part-time Non-Official Independent Director of the Company for a period of one year with effect from the date of notification of her appointment (i.e. April 17, 2025) or until further orders, whichever is earlier and she shall not be liable to retire by rotation.	AGAINST	Dr. (Ms.) Durgesh Nandini, 54, social worker in the fields of health, women empowerment, child development and environment preservation, served as an Independent Director of the Company from 30 December 2021 to 27 December 2022. She attended all eleven board meetings she was eligible to attend in FYZS. As per public sources, she is associated with BJP. While her appointment meets statutory requirements, we believe her political affiliation may unnecessarily politicize the decisions of the corporation and distract the management from its core focus. The company should have disclosed her political affiliation as part of the notice.	AGAINST
27-08-2025	REC Ltd	AGM	Management	To raise funds through private placement of unsecured/secured non-convertible bonds/debentures upto Rs. 1,55,000 crore during a period of one year from the date of passing of this resolution, in one or more tranches, to such person or persons, who may or may not be the bond/ debenture holders of the Company, as the Board (or any duly constituted Committee of the Board or auch other authority as may be approved by the Board) may at its sole discretion decide, including eligible investors (whether residents and/or institutions/ incorporate bodies and/or individuals and/or trustees and/or banks or otherwise, in domestic and/or one or more international markets) including Non-Resident Indians, Foreigin Institutional Investors (FIIs), Venture Capital Funds, Foreigin Venture Capital Funds, Foreigin Funds, Provident Funds, Pension Funds, Development Financial institutions, Bodies Corporate, Companies, Private or Public or other entities, authorities and to such other persons in one or more combinations thereof through Private Placement in one or more tranches and including the exercise of a green-shoe option (within the overall limit of Rs. 1,55,000 crore, as stated above).	FOR	The issuance of securities will be within the overall revised borrowing limit of Rs. 6.0 trillion. The capital adequacy ratio as on 31 March 2025 is 25.99% against a minimum requirement of 15.0% as required by regulatory norms. The NBFC'S capital structure is reined in by RBI's capital adequacy requirements.	FOR
27-08-2025	REC Ltd	AGM	Management	Appointment of M/s. Agarwal S. and Associates, Company Secretaries (Firm Registration No. P2003DE049100) as the Secretarial Auditor of the Company for a term of five (S) consecutive financial years, coursened in the Company and to furnish the Secretarial Audit of the Company and to furnish the Secretarial Audit Report and including remuneration as determined by the Board of Directors of the Company (including any committee thereof).	FOR	The company proposes to appoint Agarwal S. & Associates as secretarial auditors for five years from FY26. We expect the company to disclose the proposed remuneration for Agarwal S. & Associates as secretarial auditors, which is a regulatory requirement. Notwithstanding, we support the resolution.	FOR
28-08-2025	Bharat Electronics Limited	AGM	Management	To consider and adopt: a) The Audited Financial Statement(s) of the Company for the financial year ended 31 March 2025 and the reports of the Board of Directors and the Auditors thereon and b) The Audited Consolidated Financial Statement(s) of the Company for the financial year ended 31 March 2025 and the reports of Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements.	FOR
28-08-2025	Bharat Electronics Limited	AGM	Management	To confirm the payment of interim dividend of Rs. 1.50 (150%) per equity share and to declare final dividend of Rs. 0.90 (90%) per equity share of Rs. 1 each fully paid up for the financial year 2024-25.	FOR	The total dividend per share aggregates Rs. 2.4 for FY25, including an interim dividend of Rs. 1.5. The total dividend outflow for FY25 is Rs. 17.5 bn, and the dividend payout ratio is at 33.2% of standalone profit after tax.	FOR
28-08-2025	Bharat Electronics Limited	AGM	Management	To appoint a Director in place of Mr K V Suresh Kumar (DIN: 10200827), Director (Marketing) who retires by rotation and being eligible, offers himself for reappointment.	FOR	k. V. Suresh Kumar, 59, is the Director (Marketing) of BEL. He has been on the board since 16 June 2023. He attended all seven (100%) board meetings held in FY25. He retires by rotation and his reappointment as Director is in line with the statutory requirements.	FOR

Management Man								
Microren, which to transfer bidders AND DESCRIPTION OF THE ADDRESS OF THE ADDRES	28-08-2025	Bharat Electronics Limited	AGM	Management		FOR	role, he served as the General Manager of BEL's Military Radar Systems Strategic Business Unit (SBU). He has been associated with BEL since 1990 and has served at various units and SBUs such as secure communication, electronic warfare & avionics, naval missile systems, etc. He attended all four (100%) board meetings held in PYZS and since his induction not to the board. His PYZS remuneration aggregated Rs. 6.2 mm. He is liable to retire by rotation, and his appointment is in line with the statutory requirements. The company has not disclosed the proposed remuneration: remuneration in public sector enterprises is usually not high. Further, while public sector enterprises are exempt from the requirement of seeking shareholder approval within three months of the	OR
Language Control of Co	28-08-2025	Bharat Electronics Limited	AGM	Management		AGAINST	Army where he held positions, including General Officer Commanding of the Maharashtra, Gujarat and Goa Area, Director General of Weapons and Equipment, General Officer Commanding of Ultar Bharat Area, among others. As per public sources, Vishwambhar Singh has political affiliations that, we believe, may unnecessarily	OR
Appearance of the Security syndram. Appearance of the Security Security of the Security Security of the Security Securi	28-08-2025	Bharat Electronics Limited	AGM	Management		FOR	has been associated with BEL since 1989 and previously served as the General Manager of Technology Planning. He has over thirty-five years of experience in Development and Engineering (D&E), which support manufacturing activities at BEL with high-qualify designs and engineering documentation. He is fiable to retire by rotation, and his appointment as Director is in line with the statutory requirements. The company has not disclosed his proposed remuneration: remuneration in public sector enterprises is usually not high. Further, while public sector enterprises are exempt from the requirement of seeking shareholder approval within three months of the appointment date, as good practice, the company should have sought approval within three	OR
Graphine, not liable to restric by visation. Organization, committed or an office to be produced in the committed or an office to be stored or committed that development. Department of Mr. Standard Committed or Appellation of Mr. annual Standard (CM). Interest of the Company, failure Appellation of Mr. Standard Committed or M	28-08-2025	Bharat Electronics Limited	AGM	Management		AGAINST	across nonprofit, governmental, and private sectors. He has previously served as General Secretary of the Indian Red Cross Society and has been a Board Member at the Madhya Pradesh Council of Science and Technology (MPCOST). His appointment as Independent Director is in line with the statutory requirements. As per public sources, Pradeep Tripathi has political affiliations that, we believe, may unnecessarily politicise the decisions of	OR
But a Section 29 and improved in the Company of the	28-08-2025	Bharat Electronics Limited	AGM	Management		AGAINST	agriculture, commerce and law and has held positions as the General Secretary of Gujarat State BJP, Chairperson of Gujarat State Police Housing Corporation and Chairperson of Gujarat State Rural Development. His appointment as independent Director is in line with the statutory requirements. As per public sources, Bharatsinh Prabhatsinh Parmar has political affiliations that, we believe, may unnecessarily politicise the	OR
sable to notice by rotation. Subject to notice the private of fulfilling the private of the company has not disclosed her transport in the Private Missister. Here private the private of disclosed her transport in the Private Missister. Here private the private of the company for the fulfilling the private of the private of the company for the fulfilling the private of the company for the fundacial year medige of the private of the company for the fundacial year medige of the private of the comp	28-08-2025	Bharat Electronics Limited	AGM	Management		FOR	BEL since 1993 and previously served as the General Manager of the Communication Strategic Business Unit in Bengaluru. He has over thirty years of experience in Defence electronics and has led programmes such as the Indian Army's Air Defence Control and Reporting System (Akashteer), Battlefield Surveillance Systems, and C41 systems for the Indian Nawy's surface ships and submarines. He is faible to retire by rotation, and his appointment as Director is in line with the statutory requirements. The company has not disclosed this proposed	OR
CLP Registration Number LTMP: AAL-\$217 as Secretarial Auditors of the Company for a term of five consecutory sear commoning from infinizative year 2023-96. Ill financial year 2024-97. Ill financia	28-08-2025	Bharat Electronics Limited	AGM	Management		FOR	in the Department of Defence Production, Ministry of Defence. Prior to her current role, she served as Joint Secretary in the Prime Minister's Office. She is not liable to retire by rotation, and the company has not disclosed her tenure. However, we take comfort from the SEBI LODR amendments, which require the periodic reappointment of a director at least once every five years. Her appointment as Government Nominee Director is	OR
28-08-2025 Sharat Electronics Limited AGM Management Ratification of renumeration of Rs. 45,000 plus applicable taxes payable to My. 6 AGV and Associates as cost auditors for FY26 is reasonable when for yet the Board of Directors of the Company as Cost Auditors to conduct the audit of cost records of the Company for the financial year ending on 31 March 2026. 28-08-2025 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 31, 2025; including the audited balance sheet as on march 31, 2025 and the statement of profit and loss for the year ended on that date and the reports of the board of directors, statutory auditor and comptroller and auditor general of india thereon. b. the Consolidated audited Financial Statements of the company for the financial year ended march 31, 2025, including the audited balance sheet as on march 31, 2025 and the statement of profit and its or the year ended on that date and the reports of statutory auditor and comptroller and auditor general of india thereon. b. the Consolidated audited Financial Statements of the company for the financial year ended march 31, 2025 and the statement of profit and its for the year ended on that date and the reports of statutory auditor and comptroller and auditor general of india thereon. 28-08-2025 Coal India Limited AGM Management To confirm 31 and 201 directine dividend gives a 15,507 per share (\$5,009) respectively on equity shares for the financial year 2024-25 and to declare the final dividend of 8.8. \$1.574 per share (\$5,009) respectively on equity shares for the financial year 2024-25 and to declare the final dividend of 8.8. \$1.574 per share (\$5,009) respectively on equity shares for the financial year 2024-25 and to declare the final dividend of 8.8. \$1.574 per share (\$5,009) respectively on equity shares for the financial year 2024-25. Coal India Limited AGM Management To appeal to the company and being eligible, offerin shired	28-08-2025	Bharat Electronics Limited	AGM	Management	(LLP Registration Number: LLPIN: AAL-8217) as Secretarial Auditors of the Company for a term of five consecutive years commencing from financial year 2025-26 till financial year	FOR	Electronics Limited since FY14. The company now proposes to appoint Thirupal Gorige & Associates LLP as secretarial auditors for five years from FY26. The remuneration will be as mutually agreed upon between the board and the secretarial auditors. As per regulatory requirements, the company should have disclosed the remuneration payable to Thirupal Gorige & Associates LLP in the shareholder notice. Notwithstanding, we	OR
a. the Standalone audited Financial year ended march 31, 2025, including the audited balance sheet as on march 31, 2025, and the statement of profit and loss for the year ended on that date and the reports of the board of directors, statutory auditor and comptroller and auditor general of India thereon b. the Consolidated audited Financial Statements of the company for the financial year ended march 31, 2025, including the audited balance sheet as on march 31, 2025 and the statement of profit and loss for the year ended on that date and the reports of statutory auditor and comptroller and auditor general of India thereon. 28-08-2025 Coal India Limited AGM Management To confirm 1st and 2nd interim dividend paid @R s1.5.75/- per share (15.75/%) and Rs 5.60// per share (56.00%) respectively on equity shares for the financial year ended on that date and the reports of statutory auditor general of India thereon. To confirm 1st and 2nd interim dividend paid @R s1.5.75/- per share (15.75/%) and Rs 5.60// per share (56.00%) respectively on equity shares for the financial year 2024-25 and to declare the final dividend @R s. 5.15/- per share (51.50%) on equity shares for the financial year 2024-25. Coal India Limited AGM Management To appoint a director in place of Dr. Vinay Ranjan (DIN - 03636743), Director(HR) who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and Article 39(1) of Articles of Association of the Companies Act, 2013 and Article 39(1) of Articles of Association of the Companies Act, 2013 and Article of Special Articles of Association of the Companies Act, 2013 and Article of Special Articles of Association of the Companies Act, 2013 and Article of Special Articles of Association of the Companies Act, 2013 and Article of Special Articles of Association of the Companies Act, 2013 and Article of Association of the Companies Act, 2013 and Article of Association of the Companies Act, 2013 and Article of Association of the Companies Act, 2013 and Article of Association of th	28-08-2025	Bharat Electronics Limited	AGM	Management	and Associates, Cost Accountants, Bengaluru (Firm Registration No. 000150) appointed by the Board of Directors of the Company as Cost Auditors to conduct the audit of cost	FOR	The total remuneration proposed to be paid to GNV & Associates as cost auditors for FY26 is reasonable when FC	OR
5.60/- per share (56.00%) respectively on equity shares for the financial year 2024-25 and to declare the final dividend @ Rs. 5.15/-per share (51.50%) on equity shares for the financial year 2024-25 and to declare the final dividend @ Rs. 5.15/-per share (51.50%) on equity shares for the financial year 2024-25. Z8-08-2025 Coal India Limited AGM Management To appoint a director in place of Dr. Vinay Ranjan (DN - 03636743), Director(HR) who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and Article been on the board since July 2021. He retires by rotation, and his reappointment is in line with statutory requirements.	28-08-2025	Coal India Limited	AGM	Management	a. the Standalone audited Financial Statements of the company for the financial year ended march 31, 2025, including the audited balance sheet as on march 31, 2025, and the statement of profit and ioss for the year ended on that date and the reports of the board of directors, statutory auditor and comptroller and auditor general of India thereon b. the Consolidated audited Financial Statements of the company for the financial year ended march 31, 2025, including the audited balance sheet as on march 31, 2025 and the statement of profit and loss for the year ended on that date and the reports of	FOR		OR
retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and Article been on the board since July 2021. He retires by rotation, and his reappointment is in line with statutory 39(j) of Articles of Association of the Company and being eligible, offers himself for requirements.					5.60/- per share (56.00%) respectively on equity shares for the financial year 2024-25 and to declare the final dividend @ Rs. 5.15/-per share (51.50%) on equity shares for the financial year 2024-25.		tax profits.	OR
	28-08-2025	Coal India Limited	AGM	Management	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 himself for	FOR	been on the board since July 2021. He retires by rotation, and his reappointment is in line with statutory	OR

28-08-2025	Coal India Limited	AGM	Management	To authorize Board of Directors to fix the remuneration of the Statutory Auditors for FY 2025-26 as appointed by Comptroller and Auditor General of India (C and AG).	FOR	For FY25, audit fees on a standalone basis were Rs. 3.7 mn. The statutory auditors of Coal India Limited for FY26 FOR are yet to be appointed by the C&AG. We expect audit remuneration in FY26 to be in the same range as FY25 levels.
28-08-2025	Coal India Limited	AGM	Management	Ratification of remuneration of Rs. 5,00,000/r, out of pocket expenditures at actuals restricted to 50% of Audit fees and applicable taxes payable to M/s. Bandyopadhyaya Bhaumik and Co. Cost Auditor (Registration Number 0000611) who were appointed as Cost Auditor by the Board of Directors of the Company to conduct the audit of the cost records of CIL (Standalone) for the FY 2025-26.	FOR	The total remuneration proposed to be paid to the cost auditors is reasonable compared to the size and scale of operations.
28-08-2025	Coal India Limited	AGM	Management	Appointment of M/s T Chatterjee and Associates, Practising Company Secretaries Firm Registration Number 2000/W0607100) as Secretarial Auditor of the Company for one term of 5 consecutive years, from April 1, 2025 to March 31, 2030 (the Term), including remuneration as may be determined by the Board of Directors (hereinafter referred to as the Board which expression shall include any Committee thereof or person(s) authorized by the Board).	FOR	The company proposes to appoint T Chatterjee & Associates as secretarial auditors for five years from 1 April 2025 till 31 March 2030 on total remuneration of Rs. 262.550 including applicable taxes for five years and reimbursement of out-of-pocket expenses in connection with the Secretarial Audit upto 50% of the Audit fees. The proposed remuneration payable to T Chatterjee & Associates is commensurate with the size of the company. Their appointment is in line with statutory requirements.
28-08-2025	Coal India Limited	AGM	Management	Appointment of Smt Rupinder Brar (DIN-08584254), as an Official Part time Director of the Company w.e.f. 1st January, 2025 and she is liable to retire by rotation.	FOR	Ms. Rupinder Brar is Additional Secretary in the Ministry of Coal. She is a 1990 batch officer of the Indian Revenue Service. She has also served as Commissioner of Income Tax in Mumbai and Delhi. Her appointment as a Nominee Director is in line with statutory requirements.
28-08-2025	Coal India Limited	AGM	Management	Appointment of Shri Achyut Ghatak (DIN: 08923591), as a Whole-time Director to function as Director (Technical), CIL of the Company w.e.f 23rd January, 2025 and he is liable to retire by rotation.	FOR	Activition factor in the Wind Studies (Teacher) requirements. FOR Activition factor is served as Director (RO&T) at Central Mine Planning and Design Institute Limited, a mining consultancy subsidiary of Coal India Limited. He has over three decades of experience and has worked in various capacities at Coal India and its subsidiaries. He has completed his Degree in Mining Engineering from Govt College of Engineering & Tech, Raipur. He is being appointed as Director (Technical).
28-08-2025	Coal India Limited	AGM	Management	Appointment of Shri Bhojarajan Rajeshchander, (DIN: 02065422), as an Independent Director for a period of one year with effect from 28th March, 2025 and he is not liable to retire by rotation.	FOR	Bhojarajan Rajeshchandar, 52, is involved in the tea and coffee planting business. He was Managing Partner at Hittaklal Estate Tea Factory from 1998 to 2020 and was Chairperson of Coimbatore Tea Association between 2015-2017. He was an independent Director on the board of Coal Indis from 2 November 2021 till 1 November 2024 and was reappointed for a second term of one year from 28 March 2025. He attended nine out of nine (100%) board meetings held in his tenure in FY25. His reappointment is in line with statutory requirements.
28-08-2025	Coal India Limited	AGM	Management	Appointment of Shri Punambhai Kalabhai Makwana, (DIN: 09385881) as an Independent Director for a period of one year with effect from 28th March, 2025 and he is not liable to retire by rotation.	AGAINST	Punambhai Makwana, 68, is an industrialist and agriculturalist based in Gujarat. He was an Independent Director on the board of Coal India from 2 November 2021 till 1 November 2021 and was reappointed for a second term of one year from 28 March 2025. He attended nine out of nine (100%) board meetings held in his tenure in PY25. Punambhai Makwana served as an MLA from the Dasada constituency in Gujarat from 2012 to 2017. He has also worked as a parliament secretary of Goot of Gujarat from 2015-2017. He has been affiliated with the Bharatiya Janta Party (BIP) in various capacities. We do not support his appointment as an Independent Director as we believe his political affiliation may unnecessarily politicize the decisions of the company and distract the management from its core focus.
28-08-2025	Coal India Limited	AGM	Management	Appointment of Shri Kamesh Kant Acharya (DIN: 09386642), as an Independent Director for a period of one year with effect from 28th March, 2025 and he is not liable to retire by rotation.	AGAINST	Kamesh Kant Acharya, 56, is a chartered accountant and has more than 20 years of experience in statutory audits, tax planning, advisory, project financing, corporate finance, and fund restructuring. Currently, he is a senior patrent at ASMB. & Sosciates. He was an independent Director on the board of Coal India from 2 November 2021 till 1 November 2024 and was reappointed for a second term of one year from 28 March 2025. He is also a social activist and motivational pseaker and has political affiliations. We do not support his appointment as an independent Director as we believe his political affiliation may unnecessarily politicize the decisions of the company and distract the management from its core focus.
28-08-2025	Coal India Limited	AGM	Management	Appointment of Smt Mamta Palariya (DIN-07749007), as an Independent Director for a period of one year with effect from 28th March, 2025 and she is not liable to retire by rotation.	AGAINST	Ms. Mamta Palariya, 63, is an Advocate and has been practicing in Civil Court, Haldwani (Uttarakhand) since 1986. Public sources indicate she is associated with the Bharatiya Janata Party (BJP). We believe her political affiliations may unnecessarily politicize the decisions of the company and distract the management from its core focus.
28-08-2025	Coal India Limited	AGM	Management	Appointment of Shri Satyabrata Panda (DIN- 02736534), as an Independent Director for a period of one year with effect from 30th April, 2025 and he is not liable to retire by rotation.	AGAINST	Stayabrata Panda is a Journalist and editor at Economic Quarterly Journal "Bhumi". He is also a member of Board of Gowernors, IIT Bhubaneswar. He has completed his M.A. in Economics from Utikal University, Public sources indicate he is associated with the Bharatay hanta Party (BIP). We believe his political affiliations may unnecessarily politicize the decisions of the company and distract the management from its core focus.
28-08-2025	Coal India Limited	AGM	Management	Appointment of Shri Ashish Chatterjee (DIN-07688473), as an Official Part time Director of the Company w.e.f. 24th July, 2025 and he is liable to retire by rotation.	FOR	Ashish Chatterjee, 52, an Indian Administrative Service Officer, is Additional Secretary & Financial Advisor in the Ministry of Steel, Government of India. He has over two decades of experience across state and central government roles. His appointment as a Nominee Director is in line with statutory requirements.
28-08-2025	Coal India Limited	AGM	Management	Material Related Party Transactions with Hindustan Urvarak Rasayan Limited (HURL) relating to sale of any goods/ materials and/ or rendering of services and/ or purchase of any goods/ materials and/ or availing of services and/ or making capital contribution and/ or providing loan and/ or guarantee and/ or transfer of other resources/ services/ obligations may exceed Rs.1000 crore for the FY 2025-26.	FOR	The proposed transactions include equity investments as per the Joint Venture Agreement, inter-corporate loans, corporate guarantees, reimbursement of salaries for employees on deputation, and arrangements for the sale and distribution of goods. The transactions in the past primarily involved equity investments and reimbursements of salaries for deputed personnel. Notwithstanding, given that the residual equity in HURL is held by NTPC Limited and Indian Oil Corporation Limited—both public sector entities—each holding a 33.33% stake, we expect that any financial support extended by Coal India Limited to HURL will be to the extent of Coal India Limited's shareholding in HURL. Hence, we support the resolution.
28-08-2025	Coal India Limited	AGM	Management	Material Related Party Transactions with Hindustan Urvarak Rasayan Limited relating to sale of any goods/ materials and/ or rendering of services and/ or purchase of any goods/ materials and/ or availing of services and/ or making capital contribution and/ or providing loan and/ or guarantee and/ or transfer of other resources/ services/ obligations may exceed Rs. 1000 crore for the FY 2026-27.	FOR	The proposed transactions include equity investments as per the Joint Venture Agreement, inter-corporate loans, corporate guarantees, reimbursement of salaries for employees on deputation, and arrangements for the sale and distribution of goods. The transactions in the past primarily involved equity investments and reimbursements of salaries for deputed personnel. Notwithstanding, given that the residual equity in HURL is held by NTPC Limited and Indian Oil Corporation Limited—both public sector entities—each holding a 33.33% stake, we expect that any financial support extended by Coal India Limited to HURL will be to the extent of Coal India Limited's shareholding in HURL. Hence, we support the resolution.
28-08-2025	Coal India Limited	AGM	Management	Material Related Party Transactions with Talcher Fertilizers Limited (TFL) relating to sale of any goods/ materials and/ or rendering of services and/ or purchase of any goods/ materials and/ or availing of services and/ or making capital contribution and/ or providing loan and/ or guarantee and/ or transfer of other resources/ services/ obligations may exceed Rs. 1000 crore for FY the 2025-26.	FOR	The proposed transactions include equity investments as per the Joint Venture Agreement, inter-corporate for loans, corporate guarantees, reimbursement of salaries for employees on deputation, and arrangements for the sale and distribution of goods. The transactions in the past primarily involved equity investments and reimbursements of salaries for deputed personnel. Notwithstanding, given that the residual equity in TFL is held by GAIL (India) Limited, Rashtriya Chemicals & Fertilizers Limited (RCT) and Fertilizer Corporation of India (FCIL)—all public sector entities, we expect that any financial support extended by Coal India Limited to TFL will be to the extent of Coal India Limited's shareholding in TFL Hence, we support the resolution.

28-08-2025	Coal India Limited	AGM	Management	Material Related Party Transactions with Talcher Fertilizers Limited (TFL) relating to sale of any goods/ materials and/ or rendering of services and/ or purchase of any goods/ materials and/ or availing of services and/ or making capital contribution and/ or providing (pan and/ or guarantee and/ or transfer of other resources/ services/ obligations may exceed Rs. 1000 crore for the FY 2026-27.		The proposed transactions include equity investments as por the Joint Venture Agreement, inter-corporate loans, corporate guarantees, reimbursement of salaries for employees on deputation, and arrangements for the sale and distribution of goods. The transactions in the past primarily involved equity investments and reimbursements of salaries for deputed personnel. Notwithstanding, given that the residual equity in TFL is held by GAIL (India) Limited, Rashtriya Chemicals & Fertilizers Limited (RCF) and Fertilizer Corporation of India (FCIL)—all public sector entities, we expect that any financial support extended by Coal India Limited to TFL will be to the extent of Coal India Limited's shareholding in TFL Hence, we support the resolution.	OR
28-08-2025	Hindustan Aeronautics Limited	AGM	Management	To receive, consider and adopt the audited financial statements (including audited consolidated financial statements) for the financial year ended 31st March, 2025 and the Reports of the Board of Directors and Auditors thereon and Comments of the Comptroller and Auditor General of India.	FOR	Unqualified financial statements. Compliant with Indian Accounting Standards.	FOR
28-08-2025	Hindustan Aeronautics Limited	AGM	Management	To confirm payment of interim dividend of Rs. 25/- per equity share and to declare a final dividend of Rs. 15/- per equity share for the financial year 2024-25.	FOR	The total dividend outflow for FY25 is Rs. 26.8 bn and the dividend payout ratio is 32.2% of standalone after-tax profits.	FOR
28-08-2025	Hindustan Aeronautics Limited	AGM	Management	To fix remuneration of Statutory Auditors for the financial year 2025-26.	FOR	As per regulations, the auditors of a government company are appointed or re-appointed by the Comptroller and Auditor General (C&AG) of India and their remuneration is to be fixed by the company at the AGM. The company sets hareholder approval to authorize the board to fix auditor remuneration for P726. A John Moris & Co. were appointed as statutory auditors for P725. While we understand that the company is awaiting communication from C&AG regarding auditor appointment and remuneration for P726. We believe that being a listed entity, the company must disclose the proposed auditor and the auditor remuneration to shareholders. Notwittstanding, the audit fee for P725 aggregated Rs. 6.3 mn (on a standalone basis) and we expect the FY26 audit fee to remain in a similar range.	FOR
28-08-2025	Hindustan Aeronautics Limited	AGM	Management	Ratification of remuneration of Rs. 1,50,000/- excluding applicable tax payable to M/s Murthy and Co., LLP, Cost and Management Accountants, Bengaluru, for conducting cost audit of the Company for the financial year 2025-26.		The total remuneration proposed to be paid to the cost auditors in FY26 is reasonable compared to the size and scale of operations.	FOR
28-08-2025	Hindustan Aeronautics Limited	AGM	Management	Appointment of Dr. D.K. Sunil (DIN 09639264) as Chairman and Managing Director of the Company, not liable to retire by rotation.	FOR	Dr. D. K. Sunil, 59, is currently the Chairperson and Managing Director. Prior to this he was Whole time Director if designated as Director (Engineering and R&D). He has been associated with the company since 1987. He has led design projects at equipment level and system level for aircraft and helicopters. He is a graduate in Electronics & Communication Engineering from Osmania University, Hyderabad and M. Tech in Aircraft Production from ITI, Madrast. He also has a Ph. Din Electronics Science from University of Hyderabad. The company proposes to redesignate him as Chairperson and Managing Director. He has attended all 13 board meetings in FY25 (100%). His redesignation is in line with statutory requirements. While his overall remuneration is not disclosed, remuneration in public sector enterprises is usually not high. As a good practice, we expect the company to disclose the proposed appointment terms in the shareholder notice. He received a remuneration of Rs. 6.8 mn in FY25 in his capacity as Whole time Director. We expect his future remuneration to range within similar levels.	··OR
28-08-2025	Mindustan Aeronautics Limited	AGM	Management	Appointment of Dr. Rajalakshmi Menon, (DIN: 10776165) as Part-time Official Director (Government Nominee Director) of the Company.	FOR	Dr. Rajalasknim Menon, 59, is Director General (Aero) at Defence Research and Development Organization. She has more than 37 years of experience in System Engineering of Complex Systems, Command, Control, Communications, Computers, Intelligence, etc. She has done her M.S. in Computer Science from University of Pune, Masters in Engineering in the area of Cutter Characterisation from Airborne Platform and Pho In the area of Cutter Characterisation from Airborne Platform and Pho In the area of Cutter Characterisation from Instruct of Science. She will represent the Government's 7.1.64% equity stake in the company (as on 30 June 2025). It is unclear whether she is liable to retire by rotation. Wed raw comfort from SEB1's new amendments effective 1 April 2024 which require shareholder approval for all directors at least once in five years.	FOR
28-08-2025	Hindustan Aeronautics Limited	AGM	Management	Appointment of Shri Barenya Senapati, (DIN: 08525943) as Director (Finance) of the Company.	FOR	Barenya Senapati, 57, is currently a Whole time Director designated Director (Finance). He has 31 years of professional experience in all the eras of Finance encompassing Accounts, Financial planning, Treasury Management, Pricing and Taxation. He is a chartered Accountant. He has attended all five board meetings since induction into the board (100%). His appointment is in line with statutory requirements. While his overall remuneration is not disclosed, remuneration in public sector enterprises is usually not high. As a good practice, we expect the company to disclose the proposed appointment terms in the shareholder notice. He received a remuneration of Rs. 5.2 min In F27.5. We expect his future remuneration to range within similar levels. Although public sector enterprises are exempt from the requirement, as a good practice, the company should have sought shareholder approval for Barenya Senapati's appointment within three months. Notwithstanding, we support this resolution.	OR
28-08-2025	Hindustan Aeronautics Limited	AGM	Management		FOR	various sectors and specializes in various facets of the fixed wing business. He is responsible for formulation of strategic & functional plans for the company and is responsible for optimising the capacities, upgradation of capabilities within the company while ensuring indigenisation and implementation of IT framework across the company. He is a Graduate in Mechanical Engineering and is an alumnus of IRINA, Ahmedabad & IAS, Toulouse-France. He has attended all frow board meetings since induction into the board (100%). His appointment is in line with statutory requirements. While his overall remuneration is not disclosed, remuneration in public sector enterprises is usually not high. As a good practice, we expect the company to disclose the proposed appointment terms in the shareholder notice. He received a remuneration of Rs. 5.0 mm in FY25. We expect his future remuneration to range within similar levels. Although public sector enterprises are exempt from the requirement, as a good practice, the company should have sought shareholder approval for Ravi K.'s appointment within three months. Notwithstanding, we support this resolution.	OR
28-08-2025	Hindustan Aeronautics Limited	AGM	Management	Appointment of Shri M G Balasubrahmanya, (DIN: 11048733) as Director (Human Resources) of the Company.	FOR	M.G. Balasubrahmanya, 5.8, is currently Whole time Director designated as Director (Human Resources). He has more than 35 years of experience in the spectrum of Human Resources including industrial Relabions, tegal & Disciplinary maters, Training & Skill Development, Corporate Social Responsibility, Facility & Estate Management and Vigiliance at Divisional, Complex & Corporate level. He holds Master of Social Work (Personnel Management & Industrial Relations) from School of Social Work, Managione University as well as Bachelor of Laws (LIB) from Osmania University, His appointment is in line with statutory requirements. While his overall remuneration in public sector enterprises is usually not high. As good practice, we expect the company to disclose the proposed appointment terms in the shareholder notice. Although public sector enterprises are exempt from the requirement, as good practice, the company should have sought shareholder approval for M.G. Balasubrahmanya's appointment within three months. Notwithstanding, we support this resolution.	OR

28-08-2025	Hindustan Aeronautics Limited	AGM	Management	Appointment of Shri Rakesh Bhawsar, (DIN: 11102892) as Part-Time Non-Official (Independent) Director of the Company not liable to retire by rotation.	AGAINST	Rakesh Bhawsar, 5.2, is a practicing Chartered Accountant. Currently, he is a partner at Khandelwal Kakani & Co. He has more than 2.2 years of rich experience in various kind of Audit including Central Statutory Audit of Bank, Audit of Gowernment Companies, Audit of Private companies and other entities including NGOs. His area of specialization is Management, Tavation and Legal Consultancy, Internal audits, Strategic Planning, etc. He has a Bachelor's degree in Science from Vixtram University, Uglian and is a Chartered Accountant. As per public sources, Rakesh Bhawsar is associated with the Rashtriya Swayamsevak Sangh (RSS). While his appointment is in line with the statutory requirements, we believe his political affiliation may unnecessarily politicize the decisions of the corporation and distract the management from its core focus.	FOR
28-08-2025	Hindustan Aeronautics Limited	AGM	Management	Appointment of Dr. Sovathur Duraisamy Premkumar, (DIN: 11103113) as Part-Time Non Official (Independent) Director of the Company not liable to retire by rotation.	AGAINST	Dr. Sorathur Duraisamy Premkumar, 45, is an ENT surgeon and is currently a Senior Consultant Superintendent in Bharathiraja Speciality Hospital & Research Centre, Chennai. He has more than 16 years of experience in the medical field. He has done MBBS from Annamiala University, Chidambaram and Post Graduate Diploma in ENT from Madras Medical College, Chennai. As per public sources, Dr. Sorathur Duraisamy Premkumar is associated with the Bhartiya Janata Party (BJP). While his appointment is in line with the statutory requirements, we believe his political affiliation may unnecessarily politicize the decisions of the corporation and distract the management from its core focus.	FOR
28-08-2025	Hindustan Aeronautics Limited	AGM	Management	Appointment of Ms. Manisha Chandra, (DIN: 07557312) as Part-time Official Director (Government Nominee Director) of the Company.	FOR	Ms. Manisha Chandra, 47, is currently Joint Secretary (Aerospace), Ministry of Defence in the Department of Defence Production. She is an IAS officer of 2004 batch of Gujarat Cadre. She also holds a Master's Degree in Public Policy and Management from King's College, London in addition to a Master's Degree in Political Science from the University of Allahabad. She will represent the Government's 71.64% equity stake in the company (as on 30 June 2025).	FOR
28-08-2025	Hindustan Aeronautics Limited	AGM	Management	Appointment of M/s SNM and Associates, Company Secretaries, Bangalore as the Secretarial Auditor of the Company for a consecutive period of five [5] years 1 ferom FY 2025-25 dup for Y029-30, to conduct Secretarial Audit of the Company and to furnish the Secretarial Audit Report at an Annual Audit fee of Rs. 49,000/- exclusive of applicable taxes.	FOR	The company proposes to appoint SNM & Associates as secretarial auditors for five years from FY26 till FY30 and pay them a remuneration of Rs. 49,000 per annum, plus applicable taxes. The proposed remuneration payable to SNM & Associates is commensurate with the size of the company. Their appointment is in line with statutory requirements.	FOR
28-08-2025	Hindustan Aeronautics Limited	AGM	Management	Appointment of Shri Ajay Kumar Shrivastava, (DIN: 10652075) as Director (Engineering and R and D) of the Company.	FOR	Ajay Kumar Shrivastava, S. Is currently Whole time Director designated as Director (Engineering and R&D). He joined HAL as a Management Trainee (Technical) in July 1988 and has 37 years of experience in Design, Development & Certification of Trainer, Fighter and Transport Aircrafts as well as Rotary Wing Aircraft. He is a graduate in Electronics Engineering from HBTI Kanpur and a postgraduate in MS (Aviation Safety & Aircraft Airworthiness) from ENAC/ENSICA, Toulouse, France. He is also a certified Project Management Professional. The company proposes to appoint him as Whole time Director designated as Director (Engineering and R&D) from 15 billy 2025 Hill 30 November 2026 i.e., the date of his superannuation or until further orders, whichever is earlier. His appointment is in line with statutory requirements. While his overall remuneration is not disclosed, remuneration in public sector enterprises is usually not high. As good practice, we expect the company to disclose the proposed appointment terms in the shareholder notice. Notwithstanding, we support this resolution.	FOR
28-08-2025	Jio Financial Services Ltd	AGM	Management	To consider and adopt the audited financial statement of the Company for the financial year ended March 31, 2025 and the reports of the Board of Directors and Auditors thereon.	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
28-08-2025	Jio Financial Services Ltd	AGM	Management	To consider and adopt the audited consolidated financial statement of the Company for the financial year ended March 31, 2025 and the report of Auditors thereon.		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).	
28-08-2025	Jio Financial Services Ltd	AGM	Management	To declare dividend at the rate of Rs. 0.50/- per equity share of Rs. 10/- each fully paid- up of the Company for the financial year ended March 31, 2025.	FOR	The total dividend outflow for FY25 is Rs. 3.2 bn and the dividend payout ratio is 57.9% of standalone PAT.	FOR
28-08-2025	Jio Financial Services Ltd	AGM	Management	To appoint Ms. Isha M. Ambani (DIN: 06384175), as a Director of the Company who retires by rotation at this meeting.	FOR	Ms. Isha Amban; 33, is part of the promoter group. She is part of the executive leadership team and a member of the board at Reliance industries limited, Reliance Retail Ventures Limited, Jio Platforms Limited, Reliance is on Infocomm Limited, Reliance Foundation (Rs), Reliance Foundation Institution of Education and Research and Dhirubhai Ambani International School. She has a Retended \$2% (fine out of eleven) board meetings held in P725. She retires by rotation, and her reappointment is in line with statutory requirements.	FOR
28-08-2025	Jio Financial Services Ltd	AGM	Management	Appointment of S. N. Ananthasubramanian and Co., Practicing Company Secretaries, (Firm Registration No: P1991MH04000) as Secretarial Auditor of the Company, for a term of five (5) consecutive financial years, commencing from the financial year 2025-30 to the financial year 2029-30, on such remuneration as may be determined by the Board of Directors.		FY26 at a remuneration of Rs. 350,000 excluding applicable taxes and out-of-pocket expenses for FY26. The remuneration for the subsequent years of their term shall be fixed by the board. Their appointment as secretarial auditor is in line with statutory requirements.	FOR
28-08-2025	Jio Financial Services Ltd	AGM	Management	To offer, issue and allot up to 50,00,00,000 warrants (Warrants) for cash at a price of Rs 316.50 per warrant (Warrant Issue Price), each Warrant convertible into 12 (one) fully paid-up equity share of the Company of face value of Rs. 10 each at a premium of Rs. 306.50 each aggregating up to Rs. 15825,000,000 to the Proposed Allottees, being members of the Promoter Group of the Company, as detailed hereunder, by way of preferential issue on a private placement basis.	AGAINST	Warrants are proposed to be issued to promoter group entities. The funds raised will be utilized towards infusion of funds into existing and new subsidiaries / joint ventures. The issue price of Rs. 31.65. per warrant is as per the ICDR pricing. The dilution post conversion of all warrants would be "7.3% on the expanded capital base. In case of warrants, 25% of the conversion price is paid upfront, with an option to convert the warrants into equity shares anytime during the next 13 months. We are generally cautious about the use of warrants as capital-raising instruments, particularly when such issuances involve promoters. Our concerns stem from the extended 18-month exercise window and the potential for promoters to benefit from access to material, non-public information. In addition, warrants carry the inherent risk of forfeiture, further complicating their suitability as a funding tool. We encourage promoters to participate in a preferential issue of equity, where equity is brought in upfront, rather than through the warrants trouts. We note that, if the warrants are fully subscribed, the promoter's shareholding will increase from 47.12% to 50.39%: thus, the warrant price should be higher to include a control premium. We do not support the resolution.	FOR
28-08-2025	Maruti Suzuki India Limited	AGM	Management	To consider and adopt the audited standalone financial statements of the Company for the financial year ended 31st March 2025 and the reports of the Board of Directors and Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the standalone financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. Based on the auditors' peropt, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	FOR
28-08-2025	Maruti Suzuki India Limited	AGM	Management	To consider and adopt the audited consolidated financial statements of the Company for the financial year ended 31st March 2025 and the report of the Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the consolidated financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. 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
28-08-2025	Maruti Suzuki India Limited	AGM	Management	To declare dividend at the rate of INR 135 per equity share to be paid to the Members of the Company.	FOR	The total dividend payout for FY25 is Rs. 42.4 bn (Rs. 10.0 per share), and the dividend payout ratio is 30.4% of post-tax profits.	FOR
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28-08-2025	Maruti Suzuki india Limited	AGM	Management	To appoint a director in place of Mr. Kenichi Ayukawa (DIN: 02262755), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Kenichi Ayukawa, 69, represents Suzuki Motor Corporation, Japan on the board. SMC holds 58.28% equity in the company as on 30 lune 2025. He was MSIL'S Managing Director from 1 April 2013 to 31 March 2022 and was redesignated as the Executive Vice-Chairperson of the company from 1 April 2022 till 30 September 2022. He is currently the Executive Fellow in charge of India Operations. He is serving on the board since 2008 as Non- Executive Director. He has attended all five board meetings (100%) in FY25. He retires by rotation and his reappointment is in line with statutory requirements.
28-08-2025	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	Kenichiro Toyofuku S5, Joined Suzuki Motor Corporation, Japan (SMC) in 2019 and is currently serving as Director - Sustainability, of Maruti Suzuki India Ltd. He has been on the board since 5 December 2019. Prior to Joining SMC, he has served as Senior Private Sector Specialist, Finance, Competitiveness & Innovation Global Practice at World Bank, India Office. He has over 25 years of experience in India - Japan relationships, regional development and industrial policy. He attended all five board meetings (100%) held in FY25. He retires by rotation and his reappointment is in line with the statutory requirements.
28-08-2025	Maruti Suzuki India Limited	AGM	Management	To appoint Price Waterhouse Chartered Accountants LLP (PW), (Firm Registration No. 012754N/N500016) as the Statutory Auditors of the Company for a term of five years to hold office from the conclusion of 44th Annual General Meeting (AGM) till the conclusion of the 49th AGM of the Company, at such remuneration plus applicable taxes and out of pocket expenses, as may be determined and recommended by the Audit Committee and approved by the Board.	FOR	Through the June 2025 Postal Ballot, the company appointed Price Waterhouse Chartered Accountants LLP as statutory auditors w.e.f. 12 May 2025 to fill the casual vacancy caused by the resignation of Deloitte Haskins & Sells LLP. The company proposes to pay audit fee of Rs. 27.0 mn per annum and applicable taxes, out of pocket expenses of Rs. 1.0 mn subject to actuals. The company also proposes engagement administrative charges of 2% of value of audit fee of Rs. 27.0 mn i.e. Rs. 0.54 mn. to Price Waterhouse Chartered Accountants LLP for FY26. The proposed remuneration is commensurate with the size of the company's operations.
28-08-2025	Maruti Suzuki India Limited	AGM	Management	To alter the Object Clause of the Memorandum of Association of the Company.	FOR	The company is seeking approval to alter the Object Clause of the Memorandum of Association (MOA) to expand into new areas to tap into new market opportunities – including ummanned aerial vehicles/drones, fleet and mobility services, EV infrastructure, dealing in carbon credits, pre-owned vehicle services, mobility solutions and sale and disposal of end-of-life vehicles. we believe it is the prerogative of the board and the management to decide on business diversification. Therefore, we support the resolution.
28-08-2025	Maruti Suzuki India Limited	AGM	Management	To appoint Mr. Koichi Suzuki (DIN: 11061966) as a Director of the Company, liable to retire by rotation.	FOR	Koichi Suzuki, 62, is Managing Officer – Executive General Manager, India Operations for Suzuki Motor Corporation (SMC), promoter and holding company. He represents SMC on the board, which holds \$8.28% equity in the company as on 30 unre 2025. He graduated from Tokyo University, Faculty of Letters, in 1987 and joined Suzuki Motor Corporation (SMC) in April 1987. Through the June 2025 Postal Ballot, Koichi Suzuki was appointed w.e.f. 26 April 2025 to fill the casual vacancy caused by the resignation of Kini Saito. The company seeks approval to appoint him as Non-Executive Non-Independent Director. His appointment is in line with statutory requirements.
28-08-2025	Maruti Suzuki India Limited	AGM	Management	To re-appoint Mr. Kenichiro Toyofuku (DIN: 08619076) as Whole-time Director designated as Director (Sustainability), for a period of three years with effect from 5th December 2025 till 4th December 2028 and including remuneration.	FOR	Kenichiro Toyofuku 55, joined Suzuki Motor Corporation, Japan (SMC) in 2019 and is currently serving as Director - Sustainability, of Maruti Suzuki India Ltd. Prior to joining SMC, he has served as Senior Private Sector Specialist, Finance, Competitiveness & Innovation Global Practice at World Bank, India Office. He has over 26 years of experience in India - Japan relationship, regional development and industrial policy. He attended all five board meetings (100%) held in FY25. Kenichiro Toyofuku received Rs. 42.2 mn as remuneration in FY25.
28-08-2025	Maruti Suzuki India Limited	AGM	Management	Ratification of remuneration of INR 3.25 lac plus applicable taxes thereon besides reimbursement of out of pocket expenses, payable to RJ. Good and Co., Cost Accountants [Film Registation No. 00026] 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 2025-26.	FOR	The total remuneration proposed to be paid to the cost auditors in FY26 is reasonable compared to the size and scale of operations.
28-08-2025	Maruti Suzuki India Limited	AGM	Management	To appoint RMG and Associates, Company Secretaries, New Delhi (FRN: P2001D616100) as the Secretarial Auditors of the Company for an audit period of 5 consecutive years commencing from the financial year 2023-56 till financial year 2029-30, at such remuneration plus applicable taxes and out of pocket expenses, as may be determined and recommended by the Audit Committee and approved by the Board.	FOR	The company proposes to appoint RMG & Associates as secretarial auditors for five years from PY26 to FY30 and pay them a remuneration of Rs. 300,000 plus applicable taxes and out-of-pocket expenses for FY26 as secretarial auditors. The remuneration for the remaining tenure will be decided by the board of directors. The proposed remuneration payable to RMG & Associates is commensurate with the size of the company. The appointment is in line with statutory requirements.
29-08-2025	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, 2025, Board's Report, Independent Auditors Report and the comments thereon of the Comptroller and Auditor General of India.	FOR	We have relied upon the auditors' report, which has raised Emphases of matter about (i) a demand of Rs. 28.9 for the five his trees to pto Rs. 36.4 bn) raised by the Excise Department on classification of Naphtha, which the company has contested before the Supreme Court and disclosed as a contingent liability; (ii) transportation tariff orders issued by PNGRB that are under challenge before APTEL and in courts, with adjustments to be made once matters are resolved; and (iii) recoverable duse of Rs. 2.1 for from Nagarjuna retrilizers, which the company expects to fully realize given escrow arrangements and government support. We note that the auditors have highlighted issues related to the audit trail feature in the accounting software. Based on the auditors' report, which is unqualified, the financial is attements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).
29-08-2025	GAIL (India) Limited	AGM	Management	To declare final dividend @ 10.00 % (Rs. 1.00/- per equity share) on the paid-up equity share capital of the Company to the Shareholders as on the record date fixed by the Company, for the Financial Year 2024-25 as recommended by the Board.	FOR	The total dividend outflow for FY25 is Rs. 49.3 bn and the dividend payout ratio is 43.6% of standalone after-tax FOR profits.
29-08-2025	GAIL (India) Limited	AGM	Management	To appoint a Director in place of Shri Rakesh Kumar Jain, Director (Finance) (DIN 08788595), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Rakesh Kumar Jain, 59, is the Executive Director – Finance at GAIL (India) Ltd. He has been on the board since December 2021. He has attended all ten board meetings held in FY25. He retires by rotation, and his reappointment meets all statutory requirements.
29-08-2025	GAIL (India) Limited	AGM	Management	To appoint a Director in place of Shri Sanjay Kumar, Director (Marketing) (DIN- 08346704), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Teappointment reters a naturality requirements. Sanjay Kumar, 55, is the Executive Director – Marketing at GAIL (India) Ltd. He has been on the board since June 2023. He has attended all ten board meetings held in FY25. He retires by rotation, and his reappointment meets all statutory requirements.
29-08-2025	GAIL (India) Limited	AGM	Management	Approval for appointment of Shri Akhilesh Jain (DIN-07731983) as an Independent Director of the Company not liable to retire by rotation.	AGAINST	Adhilesh Jain, S1, is a Chartered Accountant and lawyer with 19 years of experience in field of audits, consultancy in company law matters, income tax matters, and other fiscal laws related to public sector companies, bublic sector banks, co-operative sector, private sector companies, defence units and other businesses. He has been on the board since 8 November 2021. His first term as independent Director ended on 7 November 2021. He has attended all seven board meetings held during his tenurie in P125. His appointment meets all statutory requirements. Public sources suggest that he has political affiliations. We do not support his reappointment as an Independent Director as we believe his political affiliations may unnecessarily politicise the decisions of the company and distract the management from its core focus.

29-08-2025	GAIL (India) Limited	AGM	Management	Approval for appointment of Shri Sanjay Kashyap (DIN- 09402360) as an independent Director of the Company not liable to retire by rotation.	AGAINST	Sanjay Kashyap, 5.1, is an advocate and an environmentalist. He has worked for over 22 years as an advocate at IDS INSTITUTE COUNTY, C
29-08-2025	GAIL (India) Limited	AGM	Management	Approval for appointment of Ms. Kangabam Inaocha Devi (DIN- 07812922) as an independent Director of the Company not liable to retire by rotation.	AGAINST	Ms. Kangabam Inaocha Devi, 47, is a social worker based in Manipur. She has worked as a Zilla Parishad member and as a Pardhan. She has been on the board since 17 November 2021. Her first term as independent Director ended on 7 November 2024. She has attended all seven board meetings held during her tenure in FYZS. Her appointment meets all statutory requirements. However, public sources suggest that she has political affiliations. We do not support her reappointment as an Independent Director as we believe her political affiliations may unnecessarily politicise the decisions of the company and distract the management from its core focus.
29-08-2025	GAIL (India) Limited	AGM	Management	Approval for appointment of Shri Yajurvendra Anil Mahajan (DIN- 06625664) as an Independent Director of the Company not liable to retire by rotation.	FOR	Yajurvendra Anil Mahajan, 46, is Founder of Deepstambh Foundation, is an educationist, and a social worker. He FOR is a member of National Committee for the welfare of the persons with disabilities and National Human Rights Commission of India. He holds a post graduate degree in English linguistics from the University of Pune. His appointment meets all statutory requirements.
29-08-2025	GAIL (India) Limited	AGM	Management	Approval for appointment of Ms. Kamini Chauhan Ratan (DIN- 09831741) as Government Nominee Director of the Company liable to retire by rotation.	FOR	Ms. Kamini Chauhan Ratan, 54, is an IAS Officer of 1997 batch. She is Additional Secretary & Financial Advisor, in Ministry of Petroleum & Natural Gas, Government of India. She has held various key Government positions, including sub-Ovisional Magistrated, infar Magray, Avorphys and Lucknow. She has worked as Chief Development Officer in Meerut and Managing Director of Mahila Vitta Evam Vikas Nigam in Madhya Pradesh. She is lable to retire by rotation.
29-08-2025	GAIL (India) Limited	AGM	Management	Ratification of Remuneration of Rs. 29,17,200/- plus applicable taxes, travelling, boarding and out of pocket expenses limited to 10% of the audit fees payable to M/s R J Goel and Co., New Delhi, M/s Chandra Wadhwa and Co., New Delhi, M/s Shome and Banerjee, Kolkata, M/s A 8 K and Associates, Mumbai, M/s Dhananlay V Joshi and Associates, Pune and M/s Mani and Co., Kolkata 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 2024-25.	FOR	The total remuneration proposed to be paid by the cost auditors is FY2S is Rs. 2,917,200 plus applicable taxes, travelling, boarding and out-of-pocket expenses limited to 10% of the audit fees.
29-08-2025	GAIL (India) Limited	AGM	Management	Appointment of M/s Agarwal S. and Associates, Company Secretaries (ICSI Unique Code P2003DE049100) as Secretarial Auditor for five consecutive years starting from Financial Year 2025-26 and to approve their remuneration.	FOR	The company proposes to appoint Agarwal S. & Associates as secretarial auditors for five years from 1 April 2025 and paying them a remuneration of Rs. 75,000 per annum plus applicable taxes and out-of-pocket expenses for FV26 with an increment of Rs. 5,000 every year for the next four years. The Board is authorized to fix the remuneration from time to time. Their appointment is in line with statutory requirements.
29-08-2025	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Petronet LNG Limited expected value of Rs. 40,480 crore relating to sale of any goods/materials and/or rendering of services and/or purchase of any goods/materials and/or availing of services and/or making capital contribution and/or providing loan and/or guarantee and/or transfer of other resources/services/ obligations during the Financial Year 2026-27.	FOR	Petronet LNG Limited (PLL) is a joint venture between GALI (India) Limited, Oil & Natural Gas Corporation (ONGC), Indian Oil Corporation Limited (IOCL) and Bharat Petroleum Corporation Limited (BPCL) in which each of the four entities hold 12.5% stake. The company seeks approval to enter into related party transactions with PLL for purchase of natural gas, utilization for re-gasification facilities and receipt of dividend in Pt27. The company should have disclosed entity wise related party transactions in the annual report. Notwithstanding, proposed transactions are in the ordinary course of business. The quantum of transactions proposed for Pt27, at Rs. 404.8 bn, is reasonable and in-line with the existing transactions in Fr25 with appropriate headroum. Further, the company is seeking approval only for one year i.e., FY27. We support the resolution.
29-08-2025	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Ramagundam Fertilizers and Chemicals Limited expected value of Bx. 4,840 crove relating to sale of any goods/materials and/or rendering of services and/or purchase of any goods/materials and/or availing of services and/or making capital contribution and/or providing ioan and/or guarantee and/or transfer of other resources/services/obligations during the FY 2026-27.	FOR	Ramagundam Fertilizers and Chemicals Limited (RFCL) is a joint wenture between GAIL (India) Limited, National Forelitiers: Limited (NFL) and Engineers india Limited (EIL) 25K of RFCL's equity is held by NFL 2.6.0% by EIL. 11% by Fertilizer Corporation of India Limited, 11% by the government of Telangana, 14.3% by GAIL and 11.7% by Halfor Topsoe Consortium. GAIL supplies natural gas to RFCL. The company seeks shareholder approval to enter into related party transactions with Ramagundam Fertilizers and Chemicals Limited for sale and distribution of natural gas in FYZ7. The estimated aggregate value of transactions with RRCL in FYZ7 is Rs. 48.4 bn. The company should have disclosed entity wise related party transactions in the annual report. Notwithstanding, proposed transactions are in the ordinary course of business. Further the company is seeking approval only for one year i.e., FY26. Therefore, shareholders will be able to review the transactions annually.
29-08-2025	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Indraprastha Gas Limited expected value of Rs.13,750 crore relating to sale of any goods/materials and/or rendering of services and/or purchase of any goods/materials and/or availing of services and/or making capital contribution and/or providing loan and/or guarantee and/or transfer of other resources/services/obligations during the FY 2026-27.	FOR	Indiaprastha Gas Limited (IGL) is a joint venture between GAIL and Bharat Petroleum Corporation Limited (IBPCL) in which both GAIL and BPCL hold 22.5% stake. The remaining equity is held by public shareholders. GAIL supplies Natural Gas (domestic and imported) to IGL. The company is seeking approval for entering into related party transactions with Indiaprastha Gas Limited for sale and distribution of natural Gas (domestic and imported), receipt of dividend, reimbursement of sependiture and receipt of sitting feet Commission of profit in respect of GAIL nominated Directors on IGL Board in FY27. The estimated aggregate value of transactions with IGL in FY27 is 8.137.5 hn. The company should have disclosed entity wise related party transactions in the annual report. Notwithstanding, proposed transactions are in the ordinary course of business. Further the company is seeking approval only for one year i.e., FY27. Therefore, shareholders will be able to review the transactions annually. We support the resolution.
29-08-2025	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Mahanagar Gas Limited expected value of Rs. 5,621 crore relating to sale of any goods/materials and/or rendering of services and/or purchase of any goods/materials and/or availing of services and/or making capital contribution and/or providing loan and/or guarantee and/or transfer of other resources/services/ obligations during the FY 2026-27.	FOR	Mahanagar Gas Limited (MGL) is an associate of GAIL in which GAIL holds 32.5% stake. The rest is held by public shareholders. GAIL supplies Natural Gas (domestic and imported) to MGL. The company is seeking approval for entering into related party transactions with Mahanagar Gas Limited for Sale and distribution of Natural Gas (domestic and imported), receipt of dividend, reimbursement of expenditure, receipt if sitting fee/ commission of profit in respect of GAIL nominated Directors on MGL Board in FY27. The estimated aggregate value of transactions with MGL in FY27 is Rs. 56.21 bn. The company should have disclosed entity wise related party transactions in the annual report. Notwithstanding, proposed transactions are in the ordinary course of business. Further the company is seeking approval only for one year i.e., FY27. Therefore, shareholders will be able to review the transactions annually. We support the resolution.

29-08-2025	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Maharashtra Natural Gas Limited expected value of Rs. 4,730 crore relating to sale of any goods/materials and/or rendering of services and/or purchase of any goods/materials and/or availing of services and/or areas of services and/or areas of services and/or areas of the services of the providing loan and/or guarantee and/or transfer of other resources/services/ obligations during the FY 2026-27.	FOR	Maharashtra Natura Gas Limited (MGL) is a joint venture between GAIL and Bharat Petroleum Corporation Limited (BPCL) and Indraprastha Gas Limited (IGL), in which both GAIL and BPCL holds 22.5% stake each and IGL holds 50.0% stake. Further, Maharashtra Industrial Development Corporation (MIDC) holds 5.0% stake. GAIL supplies Natural Gas Identified in Company is seeking approval for entering into related party transactions with Mharashtra Natural Gas Limited for Sel and distribution of Natural Gas (Idomestic and Imported), receipt of dividend, reimbursement of expenditure in FY27. The estimated aggregate value of transactions with MNGL in FY27 is Rs. 47.3 bn. The company should have disclosed entity wise related party transactions in the annual report. The proposed limit is high given the size of previous transactions. Notwithstanding, proposed transactions are in the ordinary course of business. Further the company is seeking approval only for one year i.e., FY27. Therefore, shareholders will be able to review the transactions annually. We support the resolution.	FOR
29-08-2025	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Aavantika Gas Limited expected value of Rs. 1,096 crore relating to sale of any goods/materials and/or rendering of services and/or purchase of any goods/materials and/or availing of services and/or for making capital contribution and/or providing loan and/or guarantee and/or transfer of other resources/services/ obligations during the FY 2026-27.	-COR	Avanitis Gas Limited (AGL) is a joint venture between GAIL, and Hindustan Petroleum Corporation Limited (HPCL) in which GAIL and HPCL each hold 49 99% stake. The rest is held by individuals. GAIL supplies natural gas to AGL. The company is seeking approval for entering into related party transactions with AGL for Sale and distribution of Natural Gas (domestic and imported) receipt of dividend, reimbursement of expenditure in PT27. The estimated aggregate value of transactions with AGL in PT27 is Sa. 10.96 bn. The company should have disclosed entity wise related party transactions in the annual report. The proposed limit is high given the size of previous transactions. Notwithstanding, proposed transactions are in the ordinary course of business. Further the company is seeking approval only for one year i.e., PT27. Therefore, shareholders will be able to review the transactions annually. We support the resolution.	FOR
29-08-2025	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Central U.P. Gas Limited expected value of Rs. 1,050 crore relating to sale of any goods/materials and/or rendering of services and/or purchase of any goods/materials and/or availing of services and/or making capital contribution and/or providing loan and/or guarantee and/or transfer of other resources/services/ obligations during the FY 2026-27.	FOR	Central U.P. Gas Limited (CUGL) is a joint venture between GALL, Bharaf Petroleum Corporation Limited (BPCL) and indraprastha Gas Limited (ICQL) in which HALL and BPCL each hold 25.0% stake and ICL holds 50.0% stake. GALL supplies natural gas to CUGL: The company is seeking approval for entering into related party transactions with central U.P. Gas Limited for Sale and distribution of Natural Gas (domestic and imported), receipt of dividend, reimbursement of expenditure in P27.7 in estimated aggregate value of transactions with CUGL in F127 is Rs. 10.5 bn. The company should have disclosed entity wise related party transactions in the annual report. The proposed limit is high given the size of previous transactions. Notwithstanding, proposed transactions are in the ordinary course of business. Further the company is seeking approval only for one year 1c. P27. Therefore, shareholders will be able to review the transactions annually. We support the resolution.	FOR
29-08-2025	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Green Gas Limited expected value of Rs. 1,050 crore relating to sale of any goods/materials and/or rendering of services and/or purchase of any goods/materials and/or availing of services and/or making capital contribution and/or providing loan and/or guarantee and/or transfer of other resources/services/ obligation during the FY 2026-27.	FOR	Green Gas Limited (GGL) is a joint venture between GALL and Indian Oil Corporation Limited (IOCL) in which GALL and IOCL holds 49.99% stake. GALL supplies natural gas to GGL. The company is seeking approval for entering into related party transactions with Green Gas Limited for Sale and distribution of Natural Gas (domestic and imported), receipt of dividend, reimbursement of expenditure in FY27. The estimated aggregate value of transactions with GGL in PY27 Is Rs. 10.5 h. The company should have disclosed entity wise related party transactions in the annual report. Notwithstanding, proposed transactions are in the ordinary course of business. Further the company is seeking approval only for one year i.e., FY27. Therefore, shareholders will be able to review the transactions annually. We support the resolution.	FOR
29-08-2025	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Bhagyanagar Gas Limited expected value of Rs. 1,050 crore relating to sale of any goods/materials and/or rendering of services and/or purchase of any goods/materials and/or availing of services and/or for making capital contribution and/or providing loan and/or guarantee and/or transfer of other resources/services/ obligations during the FY 2026-27.	FOR	Bhaganagar Gas Limited (BGL) is a joint venture between GAL and Hindustan Petroleum Corporation Limited (HPCL) in which GALI holds 47.51% stake. GALI supplies natural gas to HPCL. The company is seeking approval for entering into related party transactions with Bhagyanagar Gas Limited for Sale and distribution of Natural Gas (domestic and imported), receipt of dividend, reimbursement of expenditure in FY27. The estimated aggregate value of transactions with BGL in FY27 is Bs. 3.0.5 bn. The company should have disclosed entity wise related party transactions in the annual report. The proposed limit is high given the size of previous transactions. Notwithstanding, proposed transactions are in the ordinary course of business. Further the company is seeking approval only for one year i.e., FY26. Therefore, shareholders will be able to review the transactions annually. We support the resolution.	FOR
29-08-2025	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Talcher Fertilizers Limited expected value of Rs. 1,250 crore relating to sale of any goods/materials and/or rendering of services and/or purchase of any goods/materials and/or availing of services and/or making capital contribution and/or providing loan and/or guarantee and/or transfer of other resources/services/obligations during the FY 2025-26.	FOR	Talcher Fertilizers Limited (TFL) was incorporated in November 2015 as a joint venture between GALI (India) Limited (33.33% stake), Coal India Limited (CIL), Rashtriya Chemicals and Fertilizers Limited (RCF), each having 31.85% stake and Fertilizer Corporation of India Limited (FCL) having 4.45% equity. In July 2025, GALI increased its equity in TFL by subscribing to its rights issue. TFL has been set up for production of ammonia and urea (operations are yet to commence). The company is seeking approval for entering into related party transactions with Talcher Fertilizers Limited for Sale and distribution of Natural Gas (domestic and imported), receipt of dividend, reimbursement of expenditure in PY26. The estimated aggregate value of transactions with TFL in FY26 is Rs. 12.5 bn. The company should have disclosed entity wise related party transactions in the annual report. The proposed transactions also include provision of inter-corporate loans. We expect any financial support provided to be in the ratio of shaneholding. Notwithstanding, proposed transactions are in the ordinary course of business. We support the resolution.	FOR
29-08-2025	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Talcher Fertilizers Limited expected value of Rs. 1,250 crore relating to sale of any goods/materials and/or rendering of services and/or purchase of any goods/materials and/or availing of services and/or making capital contribution and/or providing loan and/or guarantee and/or transfer of other resources/services/obligations during the FY 2026-27.	FOR	Talcher Fertilizers Limited (TFL) was incorporated in November 2015 as a joint venture between GAIL (India) Limited (33.33% stake), Coal India Limited (CIU), Rashtriya Chemicals and Fertilizers Comporation for Mai Limited (FCI) having 4.45% equity, In July 2025, GAIL increased its equity in TFL by subscribing to its rights issue. TFL has been set up for production of ammonia and urea (operations are yet to commence). The company is seeking approval for entering into related party transactions with Talcher Fertilizers Limited for Sale and distribution of Natural Gas (domestic and imported), receipt of dividend, reimbursement of expenditure in F727. The estimated aggregate value of transactions with TFL in TF27 is Rs. 12.5 bm. The company should have disclosed entity wise related party transactions in the annual report. The proposed transactions also include provision of inter-corporate loans. We expect any financial support provided to be in the ratio of shareholding. Notwithstanding, proposed transactions are in the ordinary course of business. We support the resolution.	FOR

29-08-2025							
	NTPC Limited	AGM	Management	To consider and adopt the Audited Standalone and Consolidated Financial Statements of the Company for the financial year ended 31 March 2025, the reports of the Board of Directors and Auditors thereon and the Comments of the Comptroller and Auditor General of India.	FOR	We have relied upon the auditors' report, which has raised an emphasis of matter with respect to the execution of the Business Transfer Agreement (BTA) with NTPC Mining Limited, a wholly owned subsidiary, for hiving off its coal mining business at book value. Presently, the clearances /permissions/ consents related to coal mines of NTPC are under transfer. The transfer of mines is anticipated to be finalized by September 2025. We also note that the auditors have highlighted certain issues related to the audit rail feature in the accounting software. Further, the company should clarify the reasons for showing undisputed payables overdue by more than two years. Typical of public sector companies, NTPC has six joint auditors. The audit committee must provide clarity on how it establishes accountability of these auditors and ensures that issues do not fall through the cracks, while allocating audit responsibilities. We support the resolution.	FOR
29-08-2025	NTPC Limited	AGM	Management	To confirm a first interim dividend @ 25% (Rs. 2.5 per equity share of Rs. 10/-each), second interim dividend @ 25% (Rs. 2.5 per equity share of Rs. 10/-each) on the paid up equity share capital of the Company and final dividend @ 33.50% (Rs. 3.35 per equity share of Rs. 10/-each) on the paid up equity share capital of the company as recommended by the Board of Directors out of the profits of the Company for the financial year 2024-25.	FOR	PAT. The payout ratio for FY24 was 41.6%.	FOR
29-08-2025	NTPC Limited	AGM	Management	To appoint Shri Jaikumar Srinivasan (DIN: 01220828), Director (Finance), who retires by rotation at this meeting and being eligible, offers himself for re-appointment.	FOR	Jaikumar Srinivasan, 58, is Director (Finance), NTPC Ltd. Prior to this he was Director (Finance), NLC Ltd. He has more than 30 years of experience in power and mining sector in State and Central PSUs in the field of finance, accounts, taxation, commercial, electricity regulation, renewables (T), ropiect development etc. He has seed on the board of the company since July 2022. He attended all the board meetings held in FY25. He retires by rotation and his reappointment is line with statutory requirements.	FOR
29-08-2025	NTPC Limited	AGM	Management	To appoint Shri Shivam Srivastava (DIN: 10141887), Director (Fuel), who retires by rotation at this meeting, being eligible, offers himself for re-appointment.	FOR	Shivam Srivastava, 56, is Director (Fuel), NTPC Ltd. Prior to this he was CGM and Business Unit Head of Pakri Barwadih Coal Mining Project of NTPC Ltd. He has over 34 years of experience in fuel handling, fuel management, Safety, Joint operation & maintenance and in coal mining projects. He has served on the board of the company since April 2023. He has attended all the board meetings held in FY25. He retires by rotation and his reappointment is line with statutory requirements.	FOR
29-08-2025	NTPC Limited	AGM	Management	To fix an appropriate remuneration of Statutory Auditors of the Company, appointed by the Comptroller and Auditor General of India for the financial year 2025-26.	FOR	For FY25, audit fees aggregated Rs. 28.8 mn. The statutory auditors of NTPC for FY26 are yet to be appointed by the C&AG. The company has not disclosed the audit fees payable in FY25 which is a mandatory requirement under Regulation 36 (s) of SEBT SUDOR. While we understand that the company is awaiting communication from C&AG regarding auditor appointment and remuneration, we believe that since NTPC is a listed company it must disclose the proposed auditors and auditor remuneration to shareholders. We expect audit remuneration in FY26 to be in the same range as FY25 levels. Therefore, we support the resolution.	FOR
29-08-2025	NTPC Limited	AGM	Management	To re-appoint Shri Gurdeep Singh (DIN: 00307037) as the Chairman and Managing Director of the Company, as fixed by the Government of India and he shall not be liable to retire by rotation.	FOR	Gurdeop Singh, 60, has been Chairperson & Managing Director of NTPC since February 2016. He is not liable to retire by rotation. He has over 35 years of experience in power sector. He attended all the board meetings held in FY2S. Gurdeop Singh's FY2S remuneration aggregated Rs. 17.4 mn. However, we note that the company has not disclosed his proposed remuneration: remuneration in public sector enterprises is usually not high. As a good practice, we expect FSEs to disclose the proposed appointment rems including proposed remuneration to its shareholders through the AGM notice. Notwithstanding, we support his reappointment.	FOR
29-08-2025	NTPC Limited	AGM	Management	To appoint Shri Anil Kumar Iadli (DIN: 10630150) as Director (Human Resources) of the Company as may be fixed by the Government of India and he shall be liable to retire by rotation.	FOR	Anil Kumar Jadil, 56, is Director (Human Resources) at NTPC Limited. He is former Head of HR, NTPC Limited. He has over three decades of experience in line and HR functions. He is a postgraduate in Organic Chemistry from Gariwal University and holds a Post Graduate Diploma in Business Management in Human Resource Management from MDI, Gurgaon. He was appointed to the board of the company on 23 August 2024 and has attended all the eight board meetings held since his appointment in FTS. We note that the company has not disclosed his proposed remuneration: remuneration in public sector enterprises is usually not high. Further, while public sector enterprises are exempt from the requirement of seeking shareholder approval within three months of the appointment date, as a good practice, the company should have sought approval for his appointment within three months. Notwithstanding, we support his appointment.	FOR
29-08-2025	NTPC Limited	AGM	Management	To appoint Shri Anil Kumar Trigunayat (DIN: 07900294) as an Independent Director of the Company fixed by the Government of India.	FOR	Anil Kumar Trigunayat, 69, is currently serving as Distinguished Fellow at the Vivekananda International Foundation, leading the West Asia Experts Group. He is former Indian Ambassador with over 30 years of diplomatic service across Asia, Africa, Europe, and the Americas. He is a postgraduate in Physics from the Agra/Kumaon University and has also studied Russian History, Culture and Language at the Jawaharial Nehru University, New Delhi. His appointment as an Independent Director is in line with statutory requirements.	FOR
29-08-2025	NTPC Limited	AGM	Management	To appoint Dr. Anil Kumar Gupta (DIN: 00442146) as an Independent Director of the Company fixed by the Government of India.	AGAINST	Dr. Anil Kumar Gupta, 59, is Chairperson, Jhilmil CETP Society. He also serves on the boards of the Central Pollution Control Board and Delhi Pollution Control Committee. He is an environmentalist, philanthropist, and works in India's MME sector. He holds and M.S. in Environmental Science and also holds an M.B.A. and M.A., LL B., and Ph.D degrees. He has also undertaken specialized courses from IT Roorkee and ISC Bangalore. As per public sources, he is associated with BJP. While his appointment meets statutory requirements, we believe his political affiliation may unnecessarily politicize the decisions of the corporation and distract the management from its core focus.	FOR
29-08-2025	NTPC Limited	AGM	Management	To appoint Shri Pankaj Gupta (DIN: 03415536) as an Independent Director of the Company fixed by the Government of India.	AGAINST	Pankaj Gupta, 5.2, is a Chartered Accountant and runs his own practice. His core areas of expertise include Statutory Audits, Tax Audits, Internal Audits, Stock Audits, TDS, Direct and Indirect Taxation (GST), Accounting, MCA & Corporate Compliance, Consulting, and Appeals. His area of specialization is Management & Social Services. As per public sources, he is associated with BIP. While his appointment meets statutory requirements, we believe his political affiliation may unnecessarily politicize the decisions of the corporation and distract the management from its core focus.	FOR
29-08-2025	NTPC Limited	AGM	Management	To appoint Dr. Kanchiappan Ghayathri Devi (DIN: 07584524) as an Independent Director of the Company fixed by the Government of India.		Dr. Kanchiappan Ghayathri Devi, 54, is a Medical Practitioner at Suryaa Diagnostics since 1997. She is also involved in Social Service. She currently serves as Secretary & Correspondent at 5fi Santhoshi Group of Educational Institutions and Director in Suryaa Diagnostics and SSNT College, Chennai. She holds an MBBS from The Tamil Nadu Dr. M.G.R. Medical University, Diploma in Medical Cosmetology from Annamalai University & MBA in Hospital management & health administration from Anna University. As per public sources, their associated with BJP. While her appointment meets statutory requirements, we believe her political affiliation may unnecessarily politicize the decisions of the corporation and distract the management from its core focus.	FOR
29-08-2025	NTPC Limited	AGM	Management	To appoint Shri Sushil Kumar Choudhary (DIN: 11111980) as an Independent Director of the Company fixed by the Government of India.	AGAINST	Sushil Kumar Choudhary, S8, is Proprietor of Mukti Nath Petroleum. His area of specialization is Ancient Indian History and International Politics. He holds an MA and M. Phil from Jawaharlal Nebru University. As per public sources, he is associated with Biy. While his appointment meters statutory requirements, we believe his political affiliation may unnecessarily politicize the decisions of the corporation and distract the management from its core focus.	FOR

29-08-2025	NTPC Limited	AGM	Management	Ratification of renuneration of Rs. 50,32,000!- excluding applicable statutory levies as approved by the Board of Directors, payable to Dhananjay V Joshi and Associates, Niran and Co., R M Bansal and Co. and Chandra Wadihwa and Co. appointed by the Board of Directors of the Company to conduct the audit of the cost records of the Company for the financial year 2025-26.	FOR	The total remuneration proposed to be paid to the cost auditors is reasonable compared to the size and scale of operations.	FOR
29-08-2025	NTPC Limited	AGM	Management	To appoint M/s Agarwal S. and Associates, Company Secretaries (Firm Registration No. P2003DE49100), as the Secretarial Auditors of the Company to conduct secretarial audit for a period of five financial years commencing from the financial year 2025-26 on such remuneration.	FOR	The company proposes paying Agarwal S. & Associates a remuneration of Rs. 100,000 per annum plus applicable taxes and out-of-pocket expenses at actuals for FY26. The company has disclosed the remuneration payable to the secretarial auditors during their term. The proposed remuneration is commensurate with the size of the company. The appointment is in line with statutory requirements.	FOR
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	To receive, consider and adopt the Audited Financial Statements (Standalone and Consolidated) of the Company for the Financial Year ended 31st March, 2025 together with Reports of the Board of Directors, the Auditors thereon and the comments of the Comptroller and Auditor General of India.	FOR	We have relied upon the auditors' report, which has raised certain emphasis of matters. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. 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). The company must disclose the reason for having payables overdue for over three years. Notwithstanding, we support the resolution.	FOR
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	To declare the Final Dividend of Rs. 1.25 per equity share for the FY'25.	FOR	The company has paid interim dividends of Rs. 6.0 and Rs. 5.0 and proposes to pay a final dividend of Rs. 1.25 per equity share of face value of Rs. 5.0 for FY25. The total dividend outflow for FY25 is Rs. 154.1 bn and the dividend payout ratio is 43.3% of standalone after-tax profits.	FOR
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	To appoint a Director in place of Shri Manish Patil (DIN: 10139350), who retires by rotation and being eligible, offers himself for re- appointment.	FOR	Manish Patil, 57, is Director – HR. Prior to this he was Executive Director (HR&CSR) at Indian Oil Corporation Limited where he worked over 32 years. He has been associated with the company since 5 May 2023. He has attended all 14 (100%) board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements.	FOR
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	To authorize the Board of Directors for fixing the remuneration of Statutory Auditors as appointed by the Comptroller and Auditor General of India for FY'26.	FOR	The statutory joint auditors were paid audit fees of 8. 46.9 mn in P725 which is reasonable considering the size of the company. The appointment of the Statutory Auditors for P726 are yet to be made by the Comptroller & Auditor General of India. The company has not disclosed the audit fees payable in P726, which is a mandatory requirement under Regulation 36 (5) of \$5815', LODR. While we understand that the company is awaiting communication from C&AG regarding auditor appointments and remuneration, we believe that since ONGC Ltd is a listed company it must disclose the proposed auditor name and remuneration to shareholders. Notwithstanding, we support the resolution.	FOR
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	Appointment of Shri Arunangshu Sarkar (DIN: 10777112) as Director (Strategy and Corporate Affairs) of the Company, liable to retire by rotation.	FOR	Arunangshu Sarkar, 59, is, Director – Strategy & Corporate Affairs. He has over 38 years of experience in domestic and international business functions. He has contributed to ESP projects in countries, such as, USA, Russia, Venezuela, Canada, Germany, Sudan, Singapore, Thailand, Malaysia, Dubai, Italy, France, Netherlands, Belgium and Bangladesh. He holds 8 a Tich-Petroleum Engineering, IIT (Indian School of Mines) Dhanbad and an MBA – Marketing, IGNOU Delhi. He has been associated with the company since 15 September 2026 and has attended all seven (100%) board meetings held in FV25 during his tenure. He is liable to retire by rotation, and his appointment is in line with statutory requirements. As a good practice, we expect P55s to disclose the terms of appointment including tenure and proposed remuneration to its shareholders through the notice. Notwithstanding, remuneration in public sector enterprises is generally not high. Further, while public sector enterprises are exempt from the requirement of seeking shareholder approval within three months of the appointment date, as good practice, the company should have sought approval within three months.	FOR
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	Appointment of Shri Vikram Saxena (DIN: 10892368) as Director (Technology and Field Services) of the Company, liable to retire by rotation.	FOR	Vikram Saxena, S8 is Director – Technology & Field Services. He is a certified Energy Auditor and Energy Manager from Bureau of Energy Efficiency. He has over 35 years of experience in the Exploration & Production sector. He has been associated with the company since 6 March 2025 and has attended one (1,00%) board meetings held in FY25 during his tenure. He is liable to retire by rotation, and his appointment is in line with statutory requirements. As a good practice, we expect PSEs to disclose the terms of appointment including tenure and proposed remuneration to its shareholders through the notice. Notwithstanding, remuneration in public sector enterprises is generally not high. Further, while public sector enterprises are exempt from the requirement of seeking shareholder approval within three months of the appointment date, as good practice, the company should have sought approval within three months.	FOR
29-08-2025	Oil & Natural Gas Corporation Limited	АБМ	Management	Appointment of Shri Om Prakash Sinha (DIN: 09696074) as Director (Exploration) of the Company, liable to retire by rotation.	FOR	Om Prakash Sinha, 57 is Director – Exploration. He has over 37 years of experience in ONGC in various facets of E&P activities. He has worked in Exploration, Field Development and Reservoir Management domains in various capacities. He holds an Engineering degree from III (indian School of Mines) Dahnab. He is liable to retire by rotation, and his appointment is in line with statutory requirements. As a good practice, we expect PSEs to disclose the terms of appointment including tenure and proposed remuneration to its shareholders through the notice. Notwithstanding, remuneration in public sector enterprises is generally not high.	FOR
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	Appointment of Ms. Reena Jaitly (DIN: 06853063) as an Independent Director of the Company for a period up-to 27.03.2026.	AGAINST	Ms. Reena Jaitly, 63, is a social worker and former Chairperson, Punjab State Forest Development Corporation Ltd., former Chairperson of Mahila Seva Sansthan (for more than 15 years) and Member of AK Prayas (for more than 15 years). So we as associated with the company as an Independent Director from 14 November 2021 till 7 November 2024. Public sources suggest that she has political affiliations, which we believe may unnecessarily politicize the decisions of the company and distract the management from its core focus.	FOR
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	Appointment of Shri Manish Pareek (DIN: 09396501) as an Independent Director of the Company for a period up-to 27.03.2026.	AGAINST	Manish Pareek, 54, is the former Deputy Mayor of Jaipur and former two term Councillor of Jaipur Municipal Corporation (IMC). He has experience in legislation and has served as Chairperson of Sylaws Committee and Head of Santiation inspection Committee of JMC. He is a practicing advocate. He was associated with the company as an independent Director from 14 November 2021 till 7 November 2024. Public sources suggest that he has political affiliations, which we believe may unnecessarily politicize the decisions of the company and distract the management from its core focus.	FOR
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	Appointment of Shri Bhagchand Agarwal (DIN: 00431182) as an Independent Director of the Company for a period up-to 27.03.2026.	FOR	Bhagchand Agarwal, 67 has experience in the fields of Tax Planning, Company Law matters, Finance & Business. We note that he has been appointed as Chairperson of the Audit Committee.	FOR
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	Appointment of M/s Agarwal S. and Associates, Practicing Company Secretaries (ICSI Unique Code: P2003DE49100), for carrying out Secretarial Audit as also for issuance of Annual Secretarial Compliance Report (ASCR) for a term of twe consecutive years, commencing from Financial Year 2025-26 to 2029-30 at annual fees of Rs. 46,964/- including applicable taxes.	FOR	The company proposes to pay them remuneration of Rs. 46,964 per annum plus applicable taxes and other out- of-pocket expenses in connection with the secretarial audit. The proposed remuneration payable to Agarwal S. & Associates is commensurate with the size of the company. Their appointment is in line with statutory requirements. We expect the company to disclose the auditor's profile in the shareholder's notice.	FOR
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	Ratification of remuneration of Rs. 7.50 Lakh per Cost Audit firm plus applicable GST and reimbursement of out-of-pocket expense payable to M/S Rao, Murthy and Associates, Bengaluru, M/s ASK and Associates, Mumbai, M/s Sanjay Gupta and Associates, New Delhi, M/s Shome and Banerjee. Kolkata, M/s Dhananjay V Joshi and Associates, Pune, M/s Diwanji and Co., Vadodara, as Joint Cost Auditors of the Company for FY'25.	FOR	The total remuneration proposed to be paid to the cost auditors is reasonable compared to the size and scale of operations.	FOR

29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	Approval of Material Related Party Transaction(s) with Oil and Natural Gas Corporation Employees Contributory Provident Fund Trust for value upto Rs. 1,044 Crore for FY'27.	FOR	ONGC needs to contribute towards employee provident fund, for which it needs to fund Oil and Natural Gas Corporation Employees Contributory Provident Fund (ONGC-ECPF) Trust. This is a regulatory requirement.	FOR
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	Approval of Material Related Party Transaction(s) with Petronet LNG Limited for value	FOR	The company is seeking approval for related party transactions with PLL aggregating up to Rs. 73.7 bn in	FOR
	· ·		-	upto Rs. 7,369.02 crore for FY'27 in the ordinary course of business and at arm's length		FY27.The proposed transactions are primarily for the Sale of Regasified Liquefied Natural Gas (RLNG) and	
				basis.		providing related services to Petronet LNG Limited.	
						These transactions are in the ordinary course of business and will be at arm's length pricing. Further, the	
						approval sought is only valid for one year i.e. FY27.	
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	Approval of Material Related Party Transaction(s) for Payment of Cash Call by ONGC Nile	FOR	The related party transactions are for payment of cash calls to Greater Pioneer Operating Company Ltd. (GPOC)	FOR
				Ganga B.V to Greater Pioneer Operating Company for an amount upto USD 130 million		aggregating up to Rs. 24.3 bn (Rs. 11.7 bn for FY26 and Rs. 12.6 bn for FY27). The proposed cash call	
				(~Rs. 1,170 crore) and USD 140 million (~Rs. 1,260 crore) to Greater Pioneer Operating Co. Ltd. (GPOC) for FY'26 and FY'27 respectively for operating the Oil and Gas Block(s) 1,		transactions are for operating the blocks in South Sudan, held by GPOC, in which all the participating interest (PI) holders hold stake in the ratio of their participating interest - ONGBV holds PI of 25% in the South Sudan	
				2 and 4 of South Sudan.		blocks. The transactions of ONGBV for payment of cash call to GPOC, are in the ratio of their participating	
				2 did 4 of South Sudah.		interest of 25% in GPOC.	
						These transactions are in the ordinary course of business and will be at arm's length pricing.	
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	Approval of Material Related Party Transaction(s) with respect to Area 1 Offshore	FOR	The transaction involves true-up advance – refund for part of the pre-funded project costs against OVL's indirect	FOR
				Mozambique Project - True Up Transaction under Project Financing for an amount up to		16% stake in the Mozambique LNG project. Beas Rovuma Energy Mozambique Limited (BREML), a 60%	
				Rs. 1,270.62 crore and Rs. 635.31 crore during FY'26 and FY'27 respectively to Beas		subsidiary of OVL, will receive Rs. 12.7 bn and Rs. 6.4 bn in FY26 and FY27 respectively. ONGC Videsh Rovuma	
				Rovuma Energy Mozambique Limited (BREML) and Rs. 2,117.61 crore and Rs. 1,058.85		Limited (OVRL), step-down wholly owned subsidiary of OVL will receive Rs. 21.2 bn and Rs. 10.6 bn over FY26	
				crore during FY'26 and FY'27 respectively to ONGC Videsh Rovuma Limited (OVRL).		and FY27 respectively. The true-up transactions, routed via Mozambique entities, will be in the ratio of the	
						participating interest in the LNG project. They are expected to ease cash flow pressure, strengthen liquidity, and support efficient capital deployment in line with revised project financing terms.	
						support efficient capital deployment in line with revised project infancing terms.	
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	Approval of Material Related Party Transaction(s) with respect to Area 1 Offshore	FOR	Moz LNG1 HoldCo, Limitada (Moz HoldCo., associate entity); and Moz LNG1 AssetCo, Limitada (Moz AssetCo)	FOR
25 00 2025	on a realist day corporation Emitted	, and a second	Management	Mozambique Project - AssetCo Structure for an amount equivalent to the fair value of	1011	[wholly owned subsidiary of Moz HoldCo] have been incorporated to hold the Mozambique LNG project assets.	l on
				net assets estimated around Rs. 14,400 crore on the date of transfer.		OVL's subsidiaries, OVRL and BREML, will transfer the LNG project assets to Moz AssetCo against proportionate	
				·		equity in Moz AssetCo. They will then transfer equity in Moz AssetCo to Moz HoldCo against equity in Moz	
			1			HoldCo. The transactions will be carried out at fair value of assets on date of transfer. The concessionaires will	
1			1			hold quotas/ credit in Moz HoldCo (in proportion to their participating interest) and Moz HoldCo will hold 100%	
1			1			quotas in Moz AssetCo resulting in indirect holding of the LNG project development related assets. The	
1			1			estimated value of these assets corresponding to OVRL and BREML's participating interest is USD 1.6 bn or Rs.	
1			1			144.0 bn. The restructuring is expected to simplify the holding structure, and allow increased flexibility for	
1			1			future project development.	
29-08-2025	Oil & Natural Gas Corporation Limited	AGM	Management	Approval of Material Related Party Transaction(s) for extension of existing Debt Service	FOR	To align with the revised financing timeline, ONGC plans to extend its Debt Service Undertaking (DSU) for ONGC	FOR
23-00-2023	Oil & Natural Gas Corporation Elimited	Adivi	Wallagement	Undertaking (DSU) validity period provided by ONGC for execution in FY 2024-25), with	TOR	Videsh Limited's 16% stake in the LNG project from FY29 to FY33. The required guarantee support in the form of	l ok
				validity up to 2033 and not exceeding USD 3,072 million.		DSU shall not exceed Rs. Rs. 276.5 bn (USD 3,072 mn). The DSU enables OVRL and BREML to avail project	
						financing towards development of two LNG train projects in Mozambique.	
29-08-2025	Reliance Industries Limited	AGM	Management	To consider and adopt the audited financial statement of the Company for the financial	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on	FOR
				year ended March 31, 2025 and the reports of the Board of Directors and Auditors		the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted	
				thereon.		accounting policies and Indian Accounting Standards (IND-AS).	
29-08-2025	Reliance Industries Limited	AGM	Management	To consider and adopt the audited consolidated financial statement of the Company for	EOP	We have relied upon the auditors' report, which has not raised concerns on the financial statements. Based on	EOR
29-06-2025	Reliance industries crimited	Adivi	ivialiagement		FUR		run
				the financial year ended March 31, 2025 and the report of Auditors thereon		the auditors' report, which is unqualified, the financial statements are in accordance with generally accented	
				the financial year ended March 31, 2025 and the report of Auditors thereon.		the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted	
				the financial year ended March 31, 2025 and the report of Auditors thereon.		the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS).	
29-08-2025	Reliance Industries Limited	AGM	Management	the financial year ended March 31, 2025 and the report of Auditors thereon. To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up	FOR	accounting policies and Indian Accounting Standards (IND-AS).	FOR
29-08-2025	Reliance Industries Limited	AGM	Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended	FOR	accounting policies and Indian Accounting Standards (IND-AS).	FOR
29-08-2025	Reliance Industries Limited	AGM	Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up	FOR	accounting policies and Indian Accounting Standards (IND-AS).	FOR
				To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be paid out of the profits of the Company.		accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT.	
29-08-2025 29-08-2025	Reliance Industries Limited Reliance Industries Limited	AGM	Management Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be gaid out of the profits of the Company. To appoint Shri Nikhil R. Meswani (DIN: 00001620) who retires by rotation at this	FOR	accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT. Nikhil Meswani, 59, is Whole-time Director of the company. He has attended all six board meetings held in	FOR
				To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be paid out of the profits of the Company.		accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT.	
29-08-2025	Reliance Industries Limited	AGM	Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be paid out of the profits of the Company. To appoint Shri Nikhil R. Meswani (DIN: 00001620) who retires by rotation at this meeting, as a Director of the Company.	FOR	accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT. Nikhil Meswani, 59, is Whole-time Director of the company. He has attended all six board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements.	FOR
				To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be paid out of the profits of the Company. To appoint Shri Nikhil R. Meswani (DIN: 00001620) who retires by rotation at this meeting, as a Director of the Company. To appoint Ms. Isha M. Ambani (DIN: 06984175), who retires by rotation, as a Director	FOR	accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT. Nikhil Meswani, 59, is Whole-time Director of the company. He has attended all six board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements.	
29-08-2025	Reliance Industries Limited	AGM	Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be paid out of the profits of the Company. To appoint Shri Nikhil R. Meswani (DIN: 00001620) who retires by rotation at this meeting, as a Director of the Company.	FOR	accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT. Nikhil Meswani, 59, is Whole-time Director of the company. He has attended all six board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements. Ms. Isha Ambani, 33, is part of the promoter group. She is part of the executive leadership teams at Reliance	FOR
29-08-2025	Reliance Industries Limited	AGM	Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be paid out of the profits of the Company. To appoint Shri Nikhil R. Meswani (DIN: 00001620) who retires by rotation at this meeting, as a Director of the Company. To appoint Ms. Isha M. Ambani (DIN: 06984175), who retires by rotation, as a Director	FOR	accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT. Nikhil Meswani, 59, is Whole-time Director of the company. He has attended all six board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements. Ms. Isha Ambani, 33, is part of the promoter group. She is part of the executive leadership teams at Reliance Retail, Reliance Jo, Reliance Foundation, Reliance Foundation Institution of Education and Research, and	FOR
29-08-2025 29-08-2025	Reliance Industries Limited Reliance Industries Limited	AGM AGM	Management Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be gaid out of the profits of the Company. To appoint Shri Nikhil R. Meswani (DIN: 00001620) who retires by rotation at this meeting, as a Director of the Company. To appoint Ms. Isha M. Ambani (DIN: 06984175), who retires by rotation, as a Director of the Company.	FOR	accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT. Nikhil Meswani, 59, is Whole-time Director of the company. He has attended all six board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements. Ms. Isha Ambani, 33, is part of the promoter group. She is part of the executive leadership teams at Reliance Retail, Reliance Foundation, Reliance Foundation in Institution of Education and Research, and Dhirubhai Ambani International Echool. She has aftended all six board meetings held in FY25. She retires by rotation, and her reappointment is in line with statutory requirements.	FOR
29-08-2025	Reliance Industries Limited	AGM	Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully pald-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be paid out of the profits of the Company. To appoint Shri Nikhil R. Meswani (DIN: 00001620) who retires by rotation at this meeting, as a Director of the Company. To appoint Ms. Isha M. Ambani (DIN: 06984175), who retires by rotation, as a Director of the Company. Ratification of remuneration to be paid to the Cost Auditors appointed by the Board of	FOR	accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT. Nikhil Meswani, 59, is Whole-time Director of the company. He has attended all six board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements. Ms. Isha Ambani, 33, is part of the promoter group. She is part of the executive leadership teams at Reliance Retail, Reliance Piondation, Reliance Foundation Institution of Education and Research, and Dhirubhai Ambani International School. She has attended all six board meetings held in FY25. She retires by rotation, and her reappointment is in line with statutory requirements. The board has appointed ten cost auditors. The total remuneration proposed to be paid to the cost auditors in	FOR
29-08-2025 29-08-2025	Reliance Industries Limited Reliance Industries Limited	AGM AGM	Management Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be gaid out of the profits of the Company. To appoint Shri Nikhil R. Meswani (DIN: 00001620) who retires by rotation at this meeting, as a Director of the Company. To appoint Ms. Isha M. Ambani (DIN: 06984175), who retires by rotation, as a Director of the Company. Ratification of remuneration 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	FOR	accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT. Nikhil Meswani, 59, is Whole-time Director of the company. He has attended all six board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements. Ms. Isha Ambani, 33, is part of the promoter group. She is part of the executive leadership teams at Reliance Retail, Reliance Foundation, Reliance Foundation in Institution of Education and Research, and Dhirubhai Ambani International Echool. She has aftended all six board meetings held in FY25. She retires by rotation, and her reappointment is in line with statutory requirements.	FOR
29-08-2025 29-08-2025 29-08-2025	Reliance Industries Limited Reliance Industries Limited Reliance Industries Limited	AGM AGM	Management Management Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully pald-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be paid out of the profits of the Company. To appoint Shri Nikhil R. Meswani (DIN: 00001620) who retires by rotation at this meeting, as a Director of the Company. To appoint Ms. Isha M. Ambani (DIN: 06984175), who retires by rotation, as a Director of the Company. Ratification of remuneration 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, 2026.	FOR FOR	accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT. Nikhill Meswani, 59, is Whole-time Director of the company. He has attended all six board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements. Ms. Isha Ambani, 33, is part of the promoter group. She is part of the executive leadership teams at Reliance Retail, Reliance Poundation, Reliance Foundation Institution of Education and Research, and Dhirubhai Ambani International School. She has attended all six board meetings held in FY25. She retires by rotation, and her reappointment is in line with statutory requirements. The board has appointed ten cost auditors. The total remuneration proposed to be paid to the cost auditors in FY26 aggregates Rs.9.8 mn.	FOR FOR
29-08-2025 29-08-2025	Reliance Industries Limited Reliance Industries Limited	AGM AGM	Management Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be paid out of the profits of the Company. To appoint Shri Nikhil R. Meswani (DIN: 00001620) who retires by rotation at this meeting, as a Director of the Company. To appoint Ms. Isha M. Ambani (DIN: 06984175), who retires by rotation, as a Director of the Company. Ratification of remuneration 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, 2026.	FOR FOR	accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT. Nikhil Meswani, 59, is Whole-time Director of the company. He has attended all six board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements. Ms. Isha Ambani, 33, is part of the promoter group. She is part of the executive leadership teams at Reliance Retail, Reliance Jio, Reliance Foundation, Reliance Foundation institution of Education and Research, and Dhirubhai Ambani International School. She has attended all six board meetings held in FY25. She retires by rotation, and her reappointment is in line with statutory requirements. The board has appointed ten cost auditors. The total remuneration proposed to be paid to the cost auditors in FY26 aggregates Rs. 9.8 mn. The company proposes appointing Dr. K. R. Chandratre as the secretarial auditor for five years from FY26 at a	FOR FOR
29-08-2025 29-08-2025 29-08-2025	Reliance Industries Limited Reliance Industries Limited Reliance Industries Limited	AGM AGM	Management Management Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be paid out of the profits of the Company. To appoint Shri Nikhil R. Meswani (DIN: 00001620) who retires by rotation at this meeting, as a Director of the Company. To appoint Ms. Isha M. Ambani (DIN: 06984175), who retires by rotation, as a Director of the Company. Ratification of remuneration 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, 2026. To appoint Dr. K. R. Chandratre, Practicing Company Secretary (FCS No.: 1370, C. P. No.: 5144) as Secretarial Auditor of the Company for a term of 5 (five) consecutive financial	FOR FOR	accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT. Nikhil Meswani, 59, is Whole-time Director of the company. He has attended all six board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements. Ms. Isha Ambani, 33, is part of the promoter group. She is part of the executive leadership teams at Reliance Retail, Reliance Foundation, Reliance Foundation Institution of Education and Research, and Dhirubhai Ambani International School. She has attended all six board meetings held in FY25. She retires by rotation, and her reappointment is in line with statutory requirements. The board has appointed ten cost auditors. The total remuneration proposed to be paid to the cost auditors in FY26 aggregates Rs.9.8 mn. The company proposes appointing Dr. K. R. Chandratre as the secretarial auditor for five years from FY26 at a remuneration of Rs. 1.10 mn excluding applicable taxes and out-of-pocket expenses for FY26. The remuneration	FOR FOR
29-08-2025 29-08-2025 29-08-2025	Reliance Industries Limited Reliance Industries Limited Reliance Industries Limited	AGM AGM	Management Management Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be paid out of the profits of the Company. To appoint Shri Nikhil R. Meswani (DIN: 00001620) who retires by rotation at this meeting, as a Director of the Company. To appoint Ms. Isha M. Ambani (DIN: 06984175), who retires by rotation, as a Director of the Company. Ratification of remuneration 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, 2026. To appoint Dr. R. R. Chandratre, Practicing Company Secretary (FCS No.: 1370, C. P. No.: 5144) as Secretarial Auditor of the Company for a term of 5 (five) consecutive financial years commencing from the financial years c	FOR FOR	accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT. Nikhil Meswani, 59, is Whole-time Director of the company. He has attended all six board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements. Ms. Isha Ambani, 33, is part of the promoter group. She is part of the executive leadership teams at Reliance Retail, Reliance Jo., Reliance Foundation, Reliance Foundation institution of Education and Research, and Dhirubhai Ambani International School. She has attended all six board meetings held in FY25. She retires by rotation, and her reappointment is in line with statutory requirements. The board has appointed ten cost auditors. The total remuneration proposed to be paid to the cost auditors in FY26 aggregates Rs. 9.3 mn. The company proposes appointing Dr. K. R. Chandratre as the secretarial auditor for five years from FY26 at a remuneration of Rs. 1.10 mm excluding applicable taxes and out-of-pocket expenses for FY26. The remuneration of the subsequent years of their term shall be fixed by the board. Their appointment as secretarial auditor is in	FOR FOR
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29-08-2025 29-08-2025 29-08-2025 29-08-2025	Reliance Industries Limited Reliance Industries Limited Reliance Industries Limited Reliance Industries Limited	AGM AGM AGM	Management Management Management Management	To declare dividend at the rate of Rs. 5.50 per equity share of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors, for the financial year ended March 31, 2025 and the same be gaid out of the profits of the Company. To appoint Shri Nikhil R. Meswani (DIN: 00001620) who retires by rotation at this meeting, as a Director of the Company. To appoint Ms. Isha M. Ambani (DIN: 06984175), who retires by rotation, as a Director of the Company. Ratification of remuneration 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, 2026. To appoint Dr. K. R. Chandratre, Practicing Company Secretary (FCS No: 1370, C. P. No: 5144) as Secretarial Auditor of the Company for a term of 5 (five) consecutive financial years commencing from the financial year 2029-30, on such remuneration as may be fived by the Board of Directors of the Company. To approve Material Related Party Transactions with Reliance Consumer Products	FOR FOR FOR	accounting policies and Indian Accounting Standards (IND-AS). The total dividend outflow for FY25 is Rs. 74.4 bn and the dividend payout ratio is 21.1% of standalone PAT. Nikhil Meswani, 59, is Whole-time Director of the company. He has attended all six board meetings held in FY25. He retires by rotation, and his reappointment is in line with statutory requirements. Ms. Isha Ambani, 33, is part of the promoter group. She is part of the executive leadership teams at Reliance Retail, Reliance Jo., Reliance Foundation, Reliance Foundation Institution of Education and Research, and Dhirubhai Ambani International School. She has attended all six board meetings held in FY25. She retires by rotation, and her reappointment is in line with statutory requirements. The board has appointed ten cost auditors. The total remuneration proposed to be paid to the cost auditors in FY26 aggregates Rs. 9.8 km. The company proposes appointing Dr. K. R. Chandratre as the secretarial auditor for five years from FY26 at a remuneration of Rs. 1.10 mn excluding applicable taxes and out-of-pocket expenses for FY26. The remuneration for the subsequent years of their term shall be fixed by the board. Their appointment as secretarial auditor is in line with statutory requirements. RCPL is an 83.56% step-down subsidiary of Rill. The remaining shareholding in RCPL is held by financial investors. RCPL runs a focused FMCG business that includes brands such as Campa, Independence, Snac Tac among others. RCPL has manufacturing and R&D facilities, backward integration and supply chain. Through an internal restructuring, RIL is consolidating the consumer brand business (including the esting business of RCPL and part undertaking from Reliance Retail limited) into an entity which will be renamed RCPL (new RCPL). The	FOR FOR FOR
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29-08-2025	Reliance Industries Limited	AGM	Management	To approve Material Related Party Transactions of Subsidiaries of the Company.	FOR	RIL is seeking approval for transactions to be undertaken between its subsidiaries, associates and step-down subsidiaries for five years from F726. These transactions are operational in autre. The resolution is enabling in nature: approval is also being sought for any other transactions between the parties for transfer of resources, services and obligations. The values of such additional transactions will be within the specified imits. The company should have disclosed past transactions where data is not publicly available. Given the past transactions, the company must explain the rationale for higher limits. The transactions are in the ordinary course of business and at arm's length price.
29-08-2025	SBI Cards and Payment Services Ltd	AGM	Management	To consider and adopt the Audited Financial Statements of the Company for the financial year ended March 31, 2025, together with the report of the Board of Directors and Auditors thereon along with the comments of the Comptroller and Auditor General of India (CAG)	FOR	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).
29-08-2025	SBI Cards and Payment Services Ltd	AGM	Management	To authorize the Board of Directors to fix the remuneration/ fees of the Statutory Auditors (Single or Joint Auditors) of the Company, as may be appointed by the Comptroller and Auditor General of India (CAG), for the financial year 2025-26.	FOR	The audit fee paid in FY25 was Rs. 3.8 mn and total auditor remuneration of Rs. 8.1 mn. The company should have disclosed the names of the auditors proposed to be appointed for FY26 and the proposed audit fees. Notwithstanding, we expect audit fees for FY26 to be in same range.
29-08-2025	SBI Cards and Payment Services Ltd	AGM	Management	To confirm the payment of Interim Dividend of Rs. 2.50 (i.e. 25%) per equity share of Rs. 10 each, for the financial year ended March 31, 2025, as declared by the Board of Directors.	FOR	The total dividend outflow for FY25 is Rs. 2.4 bn (Rs. 2.4 bn in FY24) and the dividend payout ratio is 12.4% [9.9% in FY24) of standalone after-tax profits.
29-08-2025	SBI Cards and Payment Services Ltd	AGM	Management	Appointment of M/s Agarwal S. and Associates, Company Secretaries (ICSI Unique Code: P2003DE049100) as the Secretarial Auditors of the Company to conduct the Secretarial Audit for five (5) consecutive financial years commencing from FY 2025- 26 to FY 2029- 30, at a fee of Rs. 2 lacs (exclusive of applicable taxes and out of pocket expenses) for FY 2025-26, and for subsequent year(s) of their term at such remuneration.	FOR	The proposed remuneration payable to Agarwal S. & Associates is commensurate with the size of the company. FOR Their appointment is in line with the statutory requirements.
29-08-2025	SBI Cards and Payment Services Ltd	AGM	Management	To consider and approve the Material Related Party Transactions with State Bank of India for expected value to be Rs. 28,000 Crore in the financial year 2025-26.	FOR	SBI is the parent company of SBI Cards. The transactions for which approval is being sought are recurring and largely operational. The company expects the transaction value in P726 to be Rs. 280 bn, of which Rs. 271 bn is likely to be towards borrowing/debentures, fixed deposits and corporate card facility/ loans & advances; however, the actual value of transactions will depend on business requirements. We draw comfort from the transactions being largely operational, at arms' length and in the ordinary course of business.
29-08-2025	SBI Cards and Payment Services Ltd	AGM	Management	To consider and approve the Material Related Party Transactions with SBI Capital Markets Limited for expected value to be Rs. 2050 Crores in the financial year 2025-26.	FOR	SBI CAPs is a fellow subsidiary of SBI Cards. The transactions for which approval is being sought are recurring and largely operational. The company, in a datition to identified transactions, is also seeking approval for other arrangements/ transactions including transactions as may be disclosed in the notes forming part of the financial statements for the relevant period, which is all encompassing. The company expects the transaction value in FY26 to be Rs. 2.05 bn, however, the actual value of transactions will depend on business requirements. Past transactions have not been disclosed. Nevertheless, we draw comfort from the transactions being largely operational, a transf length and in the ordinary course of business. We also note that SBI Capital Markets Limited is a 100% subsidiary of SBI. Notwithstanding, we support the resolution.
29-08-2025	SBI Cards and Payment Services Ltd	AGM	Management	To borrow such sums of money and in such form (including but not limiting to loan, debentures, commercial papers, etc.) as may be considered fit for the purpose of the business of the Company at its absolute discretion notwithstanding that the monies to be so borrowed together with the monies already borrowed by the Company (apart from temporary loans obtained from the Company's blankers in the ordinary course of business) may exceed the aggregate of the paid up capital, free reserves and share premium account of the Company, provided that such total borrowings outstanding at any time shall not exceed 8s, 51,000 Corres.	FOR	The company currently has an outstanding credit rating of CRISIL AAA/ Stable /CRISIL A1+ for its debt programs. FOR The company plans to further grow its credit card base in FY26 and commensurate to that expects the receivables to grow further. In order to fund this growth, the company, shall be borrowing additional amounts. The monies so borrowed shall be utilized by the company, for its regular business activities including discharging the existing debt obligation and for other corporate purposes.
29-08-2025	SBI Cards and Payment Services Ltd	AGM	Management	To create charge by way of security in any form, the movable and/or immovable properties/ assets of the Company, both present and future, or whole or substantially the whole of the undertakingle) of the Company is such form, manner and time as the Board of Directors may deem fit, for securing any loans and/or advances and/or debentures and/or monee borrowed or may be borrowed in any form by the Company from any lender including Financial Institutions, Banks and/or any other person or persons together with interest, costs, charges, expenses, premium on redemption (if any) and all other monies payable by the Company to the trustees/ lenders, up to a value of Rs. 51,000 Corres.	FOR	Secured loans have easier repayments terms, less restrictive covenants and lower interest rates.
29-08-2025	SBI Cards and Payment Services Ltd	AGM	Management	Appointment of Mr. Rajnikant Patel (DIN: 00003135) as an Independent Director of the Company not liable to retire by rotation, to hold office for a term of three years with effect from August 13, 2025 to August 12, 2028.	FOR	Rajnikant Patel, 64 is former MD & CEO of Bombay Stock Exchange (BSE) & Indian Commodity Exchange (ICEX). In the past he has worked with the Reserve Bank of India in various areas of banking supervision and technology, BNP Parias and the State Bank Group. His appointment as Independent Director is in line with statutory requirements.
29-08-2025	SBI Life Insurance Company Limited	AGM	Management	To receive, consider and adopt the Revenue Account, Profit and Loss Account, Receipts and Payments Account (Cash Flow Statement) for the financial year ended March 31, 2025 and the Balance Sheet of the Company as at March 31, 2025, logether 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 Compton and Auditor General of India (CAG).	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).
29-08-2025	SBI Life Insurance Company Limited	AGM	Management	To confirm the interim dividend declared by the Company on February 28, 2025 as final dividend for the year ended March 31, 2025.	FOR	The interim dividend for FY25 is Rs. 2.7 per share of face value Rs. 10.0, resulting in an outflow of Rs. 2.7 bn. The dividend payout ratio is 11.2% of post-tax profits.
29-08-2025	SBI Life Insurance Company Limited	AGM	Management	To fixation of remuneration payable to the Statutory Auditors of the Company (Auditors) for the financial year 2023-56, is Affided at Rs. 58 laks his (Rs. 28 laks his coeach joint auditor) for annual audit and Rs. 45 laks (Rs. 7.50 laks per quarter to each joint auditor) for June, September and December quarterly audit pits applicable taxes and reimbursement of out of pocket persens incurred by the Auditors, If any, in connection with the audit of the accounts of the Company for the financial year 2025-26.	FOR	The Comptroller & Auditor General of India (C&AG) had appointed K.S. Alyar & Co and A. John Moris & Co. as joint statutory auditors for F25. F25 audit fees aggregated Rs. 10.3 mn. The Comptroller & Auditor General of India (C&AG) is yet to appoint statutory auditors for SBI Life for F25.6 The proposed remuneration payable to the joint statutory auditors is fixed at Rs. 5.8 mn for annual audit (Rs. 2.9 mn for each auditor), Rs. 4.5 mn (Rs. 7.0.7 mn pre quarter to each joint auditory for June, September and December quarter plus applicable taxes and reimbursement of out-of-pocket expenses. The amount is reasonable and commensurate with the company's size and scale of operations. As a good practice, we expect the Company to propose the names of the statutory auditor.

29-08-2025	SBI Life Insurance Company Limited	AGM	Management	Appointment of M/S Aashish K. Bhatt and Associates, Practicing Company Secretaries (Membership no: ACS 19639/C.P No: 7023, Peer review certificate No: 2959/2023), as the Secretarial Auditor of the Company for conducting Secretarial Audit and to issue certifications, for a period of five (5) consecutive years, commencing from financial year 2023-52 bill financial year 2023-52 bill financial year 2023-53 by subject to their continuity of fulfillment of the applicable eligibility norms, at such fees, plus applicable taxes and reimbursement of out of pocket expenses incurred by them, as may be mutually agreed upon between the Board (including Board Audit Committee) and the Secretarial Auditor.	FOR	The company proposes to appoint Ashish K. Bhatt & Associates as secretarial auditors for five years from FY26 to FY30 and pay them a remuneration of Rs. 352,000 comprising Rs. 200,000 as secretarial audit fee and Rs. 152,000 as fee for other certifications. The remuneration for the remaining tenure will be decided by the board of directors. The Company may also avail various permissible professional services for which the auditors will be remunerated separately, on mutually agreed terms, between the Audit Committee/ Board and the Secretarial Auditor. The proposed remuneration payable to Aashish K. Bhatt & Associates is commensurate with the size of the company. Their appointment is in line with statutory requirements.
29-08-2025	SBI Life Insurance Company Limited	AGM	Management	Revision in remuneration, subject to the approval of IRDAI, of Mr. Amit Jhingran (DIN: 10255903), as Managing Director and CEO of the Company, with effect from April 1, 2025.	FOR	Amit Inigran, S.8, was appointed as the MD and CEO from 1 October 2023. His remuneration is governed by SBI Officers Services Rules and is being reimbursed by the company to SBI as he is on deputation from SBI. He attended all ten board meetings (100%) held in FY25. He received Rs. 19.1 mm as remuneration in FY25. Based on his revised pay structure, we estimate his annual remuneration to be "Rs. 12.4 mm, which is lower than peers. The company has not disclosed performance metrics that will determine his variable pay. Notwithstanding, the proposed remuneration is reasonable. We note that, in FY25, Amit Thingran has received higher remuneration than the terms approved by shareholders in the 2024 AGM. The company should clarify if there are other benefits which are not quantified in the salary structure. Notwithstanding, we draw comfort from the fact that the proposed remuneration is subject to IRDAI approval and is reasonable in absolute terms.
29-08-2025	SBI Life Insurance Company Limited	AGM	Management	To extend the tenure of Mr. Amit Jhingran (DIN: 10255903), as a Managing Director and CEO of the Company as the Managing Director and Chief Executive Officer (CEO) of the Company, with effect from October 1, 2025 till January 31, 2027, not liable to retire by rotation and including remuneration.	FOR	Amit Jhingran, 58, was appointed as the MD and CEO from 1 October 2023. His remuneration is governed by SBI FOR Officers Services Rules and is being reimbursed by the company to SBI as he is on deputation from SBI. He attended all the board meetings (100%) held in FVS. He received Rs. 19.1 ma as remuneration in FVS. Based on his revised pay structure, we estimate his remuneration to be "Rs. 12.4 mn, which is lower than peers. The company has not disclosed performance metrics that will determine his variable pay. Notwithstanding, we understand that the proposed remuneration is reasonable. We note that, in FVS, Amit Jhingran has received higher remuneration than the terms approved by shareholders in the 2024 AGM. The company should clarify if there are other benefits which are not quantified in the salary structure. Notwithstanding, we draw comfort from the fact that the proposed remuneration is subject to IRDAI approval and is reasonable in absolute terms.
29-08-2025	SBI Life Insurance Company Limited	AGM	Management	Amendments in SBI Life Employee Stock Option Plan 2018.	FOR	The company proposes to amend certain provisions under the SBI Life Employee Stock Option Plan 2018, including but not limited to dauses relating to eligible employees, vesting and exercise conditions, princing methodology, treatment of options in case of corporate actions, and other incidental provisions to align the plan with regulatory requirements. The proposed amendment will allow the unvested stock options to continue vesting in the name of retried employees, post-retriement and permit the retried employees to exercise the vested stock options. Under the scheme, the exercise price of stock options will be lower of fair market value as on the grant date or average fair market value of 31 crading days immediately preceding the grant date, which ensures alignment of interest between the investors and employees of the company.
30-08-2025	ICICI Bank Limited	AGM	Management	To receive, consider and adopt the audited standalone and consolidated financial statements for the financial year ended March 31, 2025, together with the Reports of the Directors and the Auditors thereon.	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 principles.
30-08-2025	ICICI Bank Limited	AGM	Management	To declare dividend on equity shares.	FOR	ICICI Bank proposes a dividend of Rs. 11.0 per equity share of face value Rs. 2.0 each for FY25. The total dividend outflow for FY25 is Rs. 78.3 bn (Rs. 70.2 bn in FY24). The dividend payout ratio for FY25 is 16.6% (17.2 % in FY24).
30-08-2025	ICICI Bank Limited	AGM	Management	To appoint a director in place of Mr. Sandeep Batra (DIN: 03620913), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Sandeep Batra, 59, is Executive Director of the bank since December 2020. He has been associated with the ICICI Group since September 2000. He is responsible for the Corporate Centre at the bank. He has attended all nine (100%) board meetings held in FYZS. He retires by rotation, and his reappointment is in line with statutory requirements.
30-08-2025	ICICI Bank Limited	AGM	Management	101238W/W100022) as one of the Joint Statutory Auditors of the Bank, to hold office from the conclusion of this Meeting till the conclusion of the Thirty-Third Annual General Meeting of the Bank and including remuneration.	FOR	At the 2024 AGM, ICICI Bank appointed 8 S R & Co. LIP and C N K & Associates LIP as Joint Statutory Auditors for a one-year term, from the conclusion of the 2024 AGM until the conclusion of the 2025 AGM. The R8I has approved the appointment of 8 S R & Co. LIP and C N K & Associates LIP as Joint Statutory Auditors for PT26. To continue with the same Joint Statutory Auditors in PT27, the bank will seek R8I approval for their re- appointment, subject to their continued compliance with the applicable eligibility norms. For PT25, these Joint auditors were paid a total fee of Rs. 68.8 mm, excluding taxes and out-of-pocket expenses. For PT26, the bank proposes to pay an overall audit fee of Rs. 65.9 mm and reimbursment of out-of-pocket expenses up to a maximum of Rs. 3.0 mm, excluding GST and other taxes as applicable. The remuneration would be allocated between B S R & Co. LIP and C N K & Associates LIP as may be mutually agreed between the bank and the Joint statutory auditors, depending upon their respective scope of work. The audit fee is reasonable compared to size and scale of bank's operations.
30-08-2025	ICICI Bank Limited	AGM	Management	Re-appointment of Mys. C. N k and Associates LIP, Chartered Accountants (Registration No. 101961W/W100036) as one of the Joint Statutory Auditors of the Bank, to hold office from the conclusion of this Meeting till the conclusion of the Thirty-Third Annual General Meeting of the Bank and including remuneration.		At the 2024 AGM, ICICI Bank appointed 8 S R & Co. LIP and C N K & Associates LIP as Joint Statutory Auditors for a one-year term, from the conclusion of the 2024 AGM until the conclusion of the 2025 AGM. The R8I has approved the appointment of 8 S R & Co. LIP and C N K & Associates LIP as Joint Statutory Auditors for PT26. To continue with the same Joint Statutory Auditors in FT27, the bank will seek R8I approval for their re- appointment, subject to their continued compliance with the applicable eligibility norms. For PT25, these Joint auditors were paid a total fee of Rs. 68.8 mm, excluding taxes and out-of-pocket expenses. For FT26, the bank proposes to pay an overall audit fee of Rs. 65.9 mm and reimbursment of out-of-pocket expenses up to a maximum of Rs. 3.0 mm, excluding GST and other taxes as applicable. The remuneration would be allocated between B S R & Co. LIP and C N K & Associates LIP as may be mutually agreed between the bank and the Joint statutory auditors, depending upon their respective scope of work. The audit fee is reasonable compared to size and scale of bank's operations.
30-08-2025	ICICI Bank Limited	AGM	Management	Appointment of M/s. Parikh Parekh and Associates, Company Secretaries (Firm Unique Code: P1957MH010000), as the Secretarial Auditor of the Bank, to hold office for a term of free consecutive years, with effect from the financial year ending March 31, 2026 till the financial year ending March 31, 2030, and including remuneration.	FOR	Parikh Parekh & Associates, Company Secretaries, have served as the Secretarial Auditors of the Bank from F123 onwards. The bank now proposes to re-appoint them for a further term of five years, commencing from the financial year ending 31 March 2026. The proposed remuneration is 8x. 550,000 per annum for F126 and F127, plus applicable taxes and reimbursement of out-of-pocket expenses at actuals, with a 10% annual increase in remuneration for subsequent year. Additionally, the board has authorised the Company Secretary to determine the fees parable to Parikh Parekh & Associates for statutory certifications and any other professional services that may be availed during the said term. The proposed remuneration payable to Parikh Parekh & Associates for statutory requirements.

30-08-2025	ICICI Bank Limited	AGM	Management	Revision in remuneration of Mr. Sandeep Bakhshi (DIN: 00109206), Managing Director and Chief Executive Officer of the Bank.		Sandeep Balthsh's remuneration for PT25 use. Ro 213.3 mm, including variable pay and fair value of stock options. We estimate his PT25 compensation at Rs. 220.6 mm, including variable pay and fair value of stock options. 63.0% of the proposed remuneration is variable in nature and thus linked to performance. The proposed remuneration is commensurate to the size and complexity of the business and is comparable to industry peers. The bank has not disclosed the terms of variable pay and stock options to be granted going forward – however, we take comfort from RBI's pre-determined contours for executive remuneration, and ICICI Bank's past track record of being judicious in remuneration payouts. Aggregate remuneration is capped by the remuneration structure prescribed by RBI.	FOR
30-08-2025	ICICI Bank Limited	AGM	Management	Revision in remuneration of Mr. Sandeep Batra (DIN: 03620913), Executive Director of the Bank.	FOR	Sandeep Batra's remuneration for FY25 was 8s 180.1 mn, including variable pay and fair value of stock options. We estimate his FY26 compensation at 8s. 200.4 mm, including variable pay and fair value of stock options. 63% of the proposed remuneration is variable in nature and thus linked to performance. The proposed remuneration is commensurate to the size and complexity of the business and is comparable to industry peers. The bank has not disclosed the terms of variable pay and stock options to be granted going forward – however, we take comfort from RBI's pre-determined contours for executive remuneration, and ICICI Bank's past track record of being judicious in remuneration payouts. Aggregate remuneration is capped by the remuneration structure prescribed by RBI.	FOR
30-08-2025	ICICI Bank Limited	AGM	Management	Revision in remuneration of Mr. Rakesh Jha (DIN: 00042075), Executive Director of the Bank.	FOR	Rakesh Jha's remuneration for FYZS was Rs. 180.9 mn, including variable pay and fair value of stock options. We estimate his FYZ6 compensation at Rs. 200.4 mn, including variable pay and fair value of stock options. 64.3% of the proposed remuneration is variable in nature and thus linked to performance. The proposed remuneration is commensurate to the size and complexity of the business and is comparable to industry peers. The bank has not disclosed the terms of variable pay and stock options to be granted going forward – however, we take comfort from RBI's pre-determined contours for executive remuneration, and ICICI Bank's past track record of being judicious in remuneration payouts. Aggregate remuneration is capped by the remuneration structure prescribed by RBI.	FOR
30-08-2025	ICICI Bank Limited	AGM	Management	Revision in remuneration of Mr. Ajay Kumar Gupta (DIN: 07580795), Executive Director of the Bank.	FOR	Ajay Kumar Gupta's remuneration for FY25 was Rs. 182.2 m., including variable pay and fair value of stock options. We estimate his FY26 compensation at Rs. 200.4 m., including variable pay and fair value of stock options. 64.3% of the proposed remuneration is variable in nature and thus linked to performance. The proposed remuneration is commensurate to the size and complexity of the business and is comparable to industry peers. The bank has not disclosed the terms of variable pay and stock options to be granted going (forward – however, we take comfort from RRI's pre-determined contours for executive remuneration, and ICICI Bank's past track record of being judicious in remuneration payouts. Aggregate remuneration is capped by the remuneration structure prescribed by RBI.	FOR
30-08-2025	ICICI Bank Limited	AGM	Management	Re-appointment of Mr. Sandeep Batra (DIN: 03620913), as a Whole-time Director (designated as Executive Director) of the Bank, liable to retire by rotation, for a period of two years with effect from December 23, 2025 to December 22, 2027 and including remuneration.	FOR	Sandeep Batra's remuneration for FY25 was 8s 130.1 mn, including variable pay and fair value of stock options. We estimate his FY26 compensation at 8s. 20.0 4 mn, including variable pay and fair value of stock options. 63% of the proposed remuneration is variable in nature and thus linked to performance. The proposed remuneration is commensurate to the size and complexity of the business and is comparable to industry peers. The bank has not disclosed the terms of variable pay and stock options to be granted going forward - however, we take comfort from RBI's pre-determined contours for executive remuneration, and ICICI Bank's past track record of being judicious in remuneration payouts. Aggregate remuneration is capped by the remuneration structure prescribed by RBI.	FOR
30-08-2025	ICICI Bank Limited	AGM	Management	Modification of earlier approved Material Related Party Transactions pertaining to foreign exchange and derivative transactions by the Bank with the Related Party for FY2026 may exceed Rs. 10.00 billion or 10% of the annual consolidated turnover of the Bank as per the last audited financial statements of the Bank, whichever is lower, as prescribed under the Applicable taxes or any other metariality threshold, as may be applicable from time to time, provided however, that the said contracts/arrangements/transactions shall be carried out on an arm's length basis and in the ordinary course of business of the Bank.	FOR	The bank offers foreign exchange remittance and derivative transactions as a market participant, at prevailing market rates/fair values, as may be applicable. At the 2024 AGM, shareholders approved material RPT for F126 for foreign exchanges and derivative transactions with ICIC Lombard General Insurance Company Limited upto Rs. 12.0 bn for F126. Through resolution at 12, the bank saeks approval to modify the resolution and increases the limit for the same transaction upto Rs. 3.0.0 bn for F126. The terune will be as per policy terms and conditions of the product opted for. These transactions are done in furtherance of the banking business of the bank with its customers and 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
30-08-2025	ICICI Bank Limited	AGM	Management	Naterial Related Party Transactions for purchase of additional shareholding of upto 2% of ICICI Prudential Asset Management Company Limited by the Bank may exceed Rs. 10.00 billion or 10% of the annual consolidated tumover of the Bank as per the last audited financial statements of the Bank, whichever is lower, as prescribed under the Applicable Laws or any other materiality threshold, as may be applicable from time to time, provided however, that the said contracts/arrangements/ transactions shall be carried out on an arm's length basis and in the ordinary course of business of the Bank.	FOR	ICIC Bank holds 51% in ICIC Prudential Asset Management Company Limited (ICIC Pru AMC), with the remaining stake held by Prudential Corporation Holdings Limited (PCHL). As ICICI Pru AMC is considering stock- based compensation grants (ESOS/ESUS), the exercise of such options could dilute the bank's stake below 50%. To address this, the bank has entered into an inter-se agreement with PCHL to acquire up to 2% of the fully diluted pre-IPO share capital of ICIC Pru AMC from PCHL, subject to 8B and other necessary approvals. The acquisition price will be determined based on an independent valuation or benchmarked to the price at which shares are sold to other investors. This acquisition ensures the bank's shareholding remains above 50% and compliant with the provisions of the Banking Regulation Act. While the transaction is to be executed on an arm's length basis and in the ordinary course of business, the acquisition price and its computation are not available. We believe the bank should have sought shareholder approval, closer to the transaction date, once they are able to disclose pricing details. Nevertheless, we support the resolution because the transaction enables the bank to avoid having its shareholding in ICICI Pru from getting diluted.	FOR
30-08-2025	ICICI Bank Limited	AGM	Management	Material Related Party Transactions by ICICI Securities Primary Dealership Limited, Subsidiary of the Bank for FY20.26 may exceed Rs.10 00 Billion or 10% of the annual consolidated furnover of the Bank, as per the last audited financial statements of the Bank, whichever is lower, as prescribed under the Applicable financial statements of the Bank whichever is lower, as prescribed under the Applicable for burne to time, for each such Party, provided however, that the said contracts/arrangements/ transactions shall be carried out on an arm's length basis and in the ordinary course of business of ICICI Securities Primary Dealership Limited.	FOR	LICIC Bank Limited may undertake investment, purchase or sale of securities, and borrow through debt securities via ICIC Securities Primary Dealership Limited, an unlisted wholly owned subsidiary, in transactions with related parties. Primary market subscriptions are at the prevailing market rates and are subscribed at the same terms offered to all prospective investors. Secondary market purchases of securities are undertaken at prevailing market rates flar vialues. The covenants, tenure, repayment schedule, security status (secured/unsecured), nature of security, interest rate, and other terms will be as specified in the issuance of securities, as determined by the respective issuer. 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
30-08-2025	ICICI Bank Limited	AGM	Management	Material Related Party Transactions for (i) Investment in securities issued by the Related Parties (ii) Purchase/sale of securities from/to Related Parties in secondary market (issued by related or unrelated parties by the Bank for P10207 may exceed Rs.10.00 billion or 10% of the annual consolidated turnover of the Bank as per the last audited financial statements of the Bank, whichever is lower, as prescribed under the Applicable Laws or any other materiality threshold, as may be applicable 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 and in the ordinary course of business of the Bank.		ICICI Bank Limited may invest, purchase/sale securities of securities to related parties. Primary market subscriptions are at the prevailing market rates and are subscribed at the same terms offered to all prospective investors. Secondary market purchases of securities are undertaken a prevailing market rates/ fair values. 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

30-08-2025	ICICI Bank Limited	АБМ	Management	Material Related Party Transactions for granting of fund based and/or non-fund based credit facilities by the Bank to the Related Party for 79207 may exceed 8.10.00 billion or 10% of the annual consolidated turnover of the Bank as per the last audited financial statements of the Bank, whichever is lower, as prescribed under the Applicable Laws or any other materially threshold, as may be applicable from time to time, provided however, that the said contracts/ arrangements/transactions shall be carried out on an arm's length basis and in the ordinary course of business of the Bank.		ICICI Bank, in the ordinary course of its banking business provides credit facilities such as term loan, working capital demand loan, short term loan, overtraft, or any other form of fund-based facilities and/or guarantees, letters of credit, or any other form of non-fund based facilities. The pricing of these facilities to related parties is compared with the pricing calculators of the Bank/comparative rates offered to unrelated parties. The transactions are in furtherance of banking business of the Bank and eru undertaken in accordance with laid down norms, policies and procedures (including credit appraisal, sanction and approval process). 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
30-08-2025	ICICI Bank Limited	AGM	Management	Material Related Party Transactions for purchase/sale of loans by the Bank from/to the Related Party for F72027 may exceed Rs.10.00 billion or 10% of the annual consolidated turnover of the Bank as per the last audited financial statements of the Bank, whichever is lower, as prescribed under the Applicable Laws or any other materiality threshold, as may be applicable from time to time, provided however, that the said contracts/arrangements/transactions shall be carried out on an arm's length basis and in the ordinary course of business of the Bank.	FOR	The bank actively engages in purchase/sale of loans (from/to related/ unrelated parties) in accordance with applicable RBI regulations, for its balance sheet management and to optimise profits from the portfolio by taking advantage of market opportunities. Therefore, the bank seeks shareholder approval for such transactions with India Infradebt Limited. 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 party.	FOR
30-08-2025	ICICI Bank Limited	АБМ	Management	Naterial Related Party Transactions for undertaking repurchase (repo) transactions and other permitted short-term borrowing transactions by the Bank with the Related Parties for P2027 may exceed Rs.10.00 billion or 10% of the annual consolidated turnover of the Bank as per the last audited financial statements of the Bank, whichever is lower, as prescribed under the Applicable taxes or any other materiality threshold, as may be applicable from time to time, for each such Party, provided however, that the said contracts/arangements/ transactions shall be carried out on an arm's length basis and in the ordinary course of business of the Bank.	FOR	ICICI Bank undertakes repurchase (repo) transactions and other permitted short-term borrowing transactions with eligible counterparties (including related parties) at prevailing market rates, and as per applicable RBI regulations. The bank seeks shareholder approval for such transactions with ICICI Prudential Life insurance Company Limited and ICICI Lombard General Insurance Company Limited. The bank undertakes these transactions to meet funding and liquidity requirements. 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 party.	FOR
30-08-2025	ICICI Bank Limited	AGM	Management	Material Related Party Transactions for undertaking reverse repurchase (reverse repo) transactions and other permitted short-term lending transactions by the Bank with the Related Parties for PI2027 may exceed Rs.10.00 billion or 10% of the annual consolidated turnover of the Bank as per the last audited financial statements of the Bank, whichever is lower, as prescribed under the Applicable Laws or may their materiality threshold, as may be applicable from time to time, for each such Party, provided nowever, that the said contracts/arrangements/transactions shall be carried out on an arm's length basis and in the ordinary course of business of the Bank.	FOR	ICCI Bank undertakes reverse repurchase (reverse repo) transactions and other permitted short- term lending transactions with eligible counterparties (including its related parties) at prevailing market rates and as per applicable RBI regulations. The bank seeks shareholder approval for such transactions with ICCI Prudential Lfe Insurance Company Limited and ICCI Lombard General Insurance Company Limited. The bank undertakes these transactions as part of its liquidity management. 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 party.	FOR
30-08-2025	ICICI Bank Limited	AGM	Management	Material Related Party Transactions pertaining to foreign exchange and derivative transactions by the Bank with the Related Parties for PG207 may exceed Rs.10.00 billion or 10% of the annual consolidated turnover of the Bank as per the last audited financial statements of the Bank, whichever is lower, as prescribed under the Applicable Laws or any other materiality threshold, as may be applicable 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 and in the ordinary course of business of the Bank.	FOR	The bank offers foreign exchange remittance and derivative transactions as a market participant, at prevailing market rates/filt values, as may be applicable. The value of the transaction for FY27 with ICICI Prudential Life insurance Company Limited will be upto Rs. 50.0 bn and ICICI Lombard General Insurance Company Limited will be upto Rs. 30.0 bn. The tenure will be as per policy terms and conditions of the product opted for. These transactions are done in furtherance of the banking business of the bank with its customers and 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
30-08-2025	ICICI Bank Limited	АБМ	Management	Material Related Party Transactions for availing insurance services by the Bank from the Related Party for FY2027 may exceed Rs.10.00 billion or 10% of the annual consolidated turnover of the Bank as per the last audited financial statements of the Bank, whichever is lower, as prescribed under the Applicable Laws or any other materiality threshold, as may be applicable from time to time, provided however, that the said contracts/arrangements/transactions shall be carried out on an arm's length basis and in the ordinary course of business of the Bank.	FOR	The bank avails insurance services as per the terms agreed with the service provider on an arm's length basis, to meet the business requirements. The insurance policy benefits paid by the insurar company are as per the terms and conditions of the insurance policy and the insurer's claim settlement procedures. In P725, premium payments amounted to Rs. 6.2 bn and insurance claim receipts amounted to Rs. 2.3 bn. 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 party.	FOR
30-08-2025	ICICI Bank Limited	AGM	Management	Material Related Party Transactions for providing grant by the Bank to the Related Party for undertaking Corporate Social Responsibility (CSP) projects/activities of the Bank for FY2027 may exceed Rs. 10.00 billion or 10% of the annual consolidated turnover of the Bank as per the last audited financial statements of the Bank, whichever is lower, as prescribed under the Applicable Laws or any other materiality threshold, as may be applicable from time to time, provided however, that the said contracts/arrangements/transactions shall be carried out on an arm's length basis and in the ordinary course of business of the Bank.	FOR	ICCI Bank's mandatory CSR obligations aggregate 2% of previous three-years average profits, which are executed through ICCI Foundation. The bank provides grants to ICCI Foundation for inclusive Growth to undertake its Corporate Social Responsibility (CSR) projects and activities. ICCI Foundation serves as the Bank's implementing partner for executing these CSR initiatives. These grants are provided to implement projects in Board-approved thematic areas, thereby fulfilling the Bank's CSR obligations and Annual Action Plan. Since the grants are aimed at meeting statutory requirements and are in the Bank's interest, the transaction will be carried out on an arm's-length basis and in the ordinary course of business of the Bank and/or its related party.	FOR
30-08-2025	ICICI Bank Limited	AGM	Management	Material Related Party Transactions by ICICI Prudential Life Insurance Company Limited, Subsidiary of the Bank for PY2027 may exceed Rs. 10.00 billion or 10% of the annual consolidated turnover of the Bank as per the last audied financial statements of the Bank, whichever is lower, as prescribed under the Applicable Laws or any other materiality threshold, as may be applicable 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 and in the ordinary course of business of ICICI Prudential Life Insurance Company Limited.	FOR	The related parties of the bank and its subsidiaries that are not related parties of ICICI Pru Life and its subsidiary also avail insurance services from ICICI Pru Life. The transactions between ICICI Pru Life with such related parties of the bank and its subsidiaries do not qualify as 'related party transactions' items of the SEBI Listing Regulations for ICICI Pru Life but qualify as 'related party transactions' for the bank. Through resolution #23, the bank seeks additional shareholder approval for such material related party transactions for FY27. In FY25, premium payments amounted to Rs. 6.2 bn and insurance claim receipts amounted to Rs. 2.3 bn. All these transactions will be executed on an arm's length basis and in the ordinary course of business of the bank and ICICI Pru Life.	FOR
30-08-2025	ICICI Bank Limited	AGM	Management	Material Related Party Transactions by ICICI Securities Primary Dealership Limited, Subsidiary of the Bank for FY2027 may exceed 83. 10.00 billion or 10% of the annual consolidated turnover of the Bank, as per the last audited financial statements of the Bank, whichever is lower, as prescribed under the Applicable taws or any other materiality threshold, as may be applicable 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 and in the ordinary course of business of ICICI Securities Primary Dealership Limited.	FOR	ICICI Bank Limited may undertake investment, purchase or sale of securities, and borrow through debt securities via ICICI Securities Primary Dealership Limited, an unlisted wholly owned subsidiary of the bank, in transactions with related parties. Primary market subscriptions are at the prevailing market rates and are subscribed at the same terms offered to all prospective investors. Secondary market purchases of securities undertaken at prevailing market rates fair values. The covenants, tenuer, repayment schedule, security status (secured/unsecured), nature of security, interest rate, and other terms will be a specified in the issuance of securities, and determined by the respective issuer. 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

04-09-2025	HDB Financial Services Ltd	PBL	Management	Ratification of the HDB Financial Services Limited - Employees Stock Option Scheme - 2014.	AGAINST	As per the prospectus, under ESOS 2014, 11,349,900 options have been granted (including 1,497,590 lapsed/forfeited options), 947,600 options have vested and 9,268,220 options have been exercised. Thus, under the scheme, as per our calculations, 147,690 fresh options are available for grant in addition to the lapsed options from the previous grants if any. The scheme does not provide carity with respect to exercise price the allows the NRC the flexibility to decide. Further, options have a time-based vesting. In the absence of clarity on the exercise price for future grants (post listing), we are unable to evaluate if the scheme contours align with investor interest. We do not favour schemes where there is no clarity on exercise price, or the exercise price is at a significant discount (>20%) to market price, unless the scheme has performance-based vesting conditions with clearly defined parameters and targets. Given these reasons, we do not support the resolution.	AGAINST
04-09-2025	HDB Financial Services Ltd	PBL .	Management	Ratification of the HDB Financial Services Limited - Employees Stock Option Scheme - 2017.	AGAINST	As per the prospectus, under ESOS 2017, 10,706,560 options have been granted (including 939,408 lapsed/forfeited options), 8,813,872 options have vested and 6,870,483 options have been exercised. Thus, under the scheme, as per our calculations, 232,848 firesh options are available for grant in addition to lapsed options from the previous grants if any. The scheme does not provide clarity with respect to exercise price—it allows the NRC the flexibility to decide. Further, options have a time-based vesting, in the absence of clarity on the exercise price for future grants (post listing), we are unable to evaluate if the scheme contours align with investor interest. We do not favour schemes where there is no clarity on exercise price, or the exercise price is at a significant discount (200%) to market price, unless the scheme has performance-based vesting conditions with clearly defined parameters and targets. Given these reasons, we do not support the resolution.	AGAINST
04-09-2025	HDB Financial Services Ltd	PBL	Management	Ratification of the HDB Financial Services Limited - Employees Stock Option Scheme - 2022.	AGAINST	Under ESOS 2022, 5,364,520 options have been granted (including 129,910 lapsed/forfeiture options), 831,211 options have vested and 435,886 options have been exercised. Thus under the scheme as per our calculations 47,455,390 fresh options are waitlable for grant in addition to lapsed options from the previous grants if fany. The scheme does not provide clarify with respect to exercise price—it allows the NRC the flexibility to decide. Further, options have a time-based vesting. In the absence of clarity on the exercise price price for future grants (post listing), we are unable to evaluate if the scheme contours align with investor interest. We do not favour schemes where there is no clarify on exercise price or the exercise price is at a significant discount (>200) to market price, unless the scheme has performance-based vesting conditions with clearly defined parameters and targets. Given these reasons, we do not support the resolution.	AGAINST
10-09-2025	GE Vernova T&D India Ltd	AGM	Management	To receive, consider and adopt the Annual Audited Financial Statements of the Company for the Financial Year ended March 31, 2025, including the Balance Sheet as at March 31, 2025, the Statement of Profit and Loss and the Cash Flow Statement for the Financial Year ended on that date and Reports of Board of Directors and Auditors thereon.	FOR	We have relied upon the auditors' report, which has not raised concerns on the financial statements. We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. 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). The company must explain the reason for having payables overdue for over two years. Notwithstanding, we support the resolution.	FOR
10-09-2025	GE Vernova T&D India Ltd	AGM	Management	To declare a final dividend of Rs. 5 per equity share of face value of Rs. 2 each for the financial year ended on March 31, 2025.	FOR	The total dividend outflow for FY25 is Rs. 1.3 bn and the dividend payout ratio is 21.0% of standalone after-tax profits. The company's Dividend Distribution Policy, in effect since March 2017, was amended by the Board of Directors in March 2025.	FOR
10-09-2025	GE Vernova T&D India Ltd	AGM	Management	To appoint a Director in place of Mr. Fabrice Aumont (DIN: 10465933) who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and being eligible, offers himself for re-appointment.	FOR	Fabrice Aumont, 51, Executive HR Head, Grid Automation Business Line of GE Vernova Grid Solutions. He has been on the board of GE Vernova T&D India since 18 January 2024. He has attended 86% (six out of seven) board meetings held in FY25. He retires by rotation and his reappointment is in line with the statutory requirement.	FOR
10-09-2025	GE Vernova T&D India Ltd	AGM	Management	Ratification of remuneration of Rs. 8,00,000 plus applicable taxes and out of pocket expenses payable to M/s. Ramanath iyer and Co., Cost Accountants, having Firm Registration Number 000019, apointed by the Board of Directors of the Company, on the recommendation of the Audit Committee, as Cost Auditor of the Company to conduct audit of the relevant cost records maintained by the Company for the Financial Year ending March 31, 2026.	FOR	The total remuneration proposed to be paid to the cost auditor is reasonable compared to the size and scale of the company's operations.	FOR
10-09-2025	GE Vernova T&D India Ltd	AGM	Management	Appointment of M/s. RMG and Associates, Company Secretaries, (Firm Registration Number: P2001DE016100) as the Secretarial Auditor of the Company, for a term of five consecutive years commencing from Financial Year 2025-26 till Financial Year 2029-30, on such remuneration as may be agreed by the Board of Directors and Secretarial Auditor, from time to time.	FOR	The company proposes to appoint RMG & Associates as secretarial auditors for a term of five years commencing from FY26, at an annual remuneration of Rs. 200,000, plus applicable taxes and reimbursement of out-of-pocket expenses, with a 5% annual increase from FY27 to FY30. The Board of Directors, in consultation with the Audit Committee and the secretarial auditor, may revise the terms and conditions of appointment, including remuneration, as may be mutually agreed. The proposed remuneration payable to RMG & Associates is commensurate with the size of the company. Their appointment is in line with the statutory requirements.	FOR
10-09-2025	GE Vernova T&D India Ltd	AGM	Management	Material Related Party Transaction(s) with LM Wind Power Blades (India) Private Limited for Lending to cash pool upto maximum amount of Rs. 10,000 Million outstanding at any given point of time.		GE Vernora T&D India has a cash pool arrangement with LM Wind Power Blades (India) Private Limited, fellow subsidiary and the cash pool header. The company lends basis day end requirement with the cash pool participants, thereby earning interest income on the day end balance. Under the current resolution, the lending to the cash pool will be limited to Rs. 1.0.0 to Industrating at any point of time). The lending rates are based on I year Government's Bond rate, calculated daily and the current rate of interest is in the range of 5.5% -6.0% per annum. The company has clarified that surplus funds will be utilized for payment of dividend of Rs. 1.3 bin in FY23 and planned capital expenditure of Rs. 2.5 bin Eurother, as clarified by the company, it invests surplus funds only in cash pools and bank fixed deposits to ensure liquidity and risk-free returns. The company's bankers currently offer 4.3% -5.76% interest on fixed deposits of up to one year, depending on the tenure - therefore lending to the cash pool is likely securing a higher interest rate for the company. The company has stated that it does not plan to invest surplus funds for longer term (> 1 year). Further, lending to the cash pool will be secured by a guarantee form GE Vernova Inc., which is rated 88B by both S&P and Fitch. Hence, we support the resolution.	FOR
10-09-2025	GE Vernova T&D India Ltd	AGM	Management	Material Related Party Transaction(s) with Grid Solutions Middle East FZE for sale of goods/material, including project related and other services Up-to an amount of Rs. 9,000 Million.	FOR	The company seeks to enter into RPTs with GSTE, a fellow subsidiary. Transactions will be in the nature of goods/materials, including rendering of project-related services and other services. The proposed transactions include other services: which is enabling. The company should disclose granular details regarding the transactions covered under other services. In PT25, the transactions aggregated R8. 165.3 mn. The company is seeking approval for a substantially higher related party transactions limit of up to R8. 20 bn. However, we note that the company, in the August 2025 earnings call transcript, highlighted that its focus will remain on growing exports in the Middle East region among other regions. Further, we understand that GE Vernova has announced initiatives of up to USD 14.2 bn to accelerate Saud Arabia's energy transition plans. The transactions are operational in nature and will be on an arms' length basis.	FOR

10-09-2025	GE Vernova T&D India Ltd	AGM	Management	Material Related Party Transaction(s) with Grid Solutions SAS for sale of goods/material and/or services, including rendering of project related services and business support services by to an amount of Rs. 20,460 Million and purchase of goods/material and/or services, including availing of project related services and business support services Upto an amount of Rs. 1,540 Million.		Grid Solution SAS, France (GSS) and GE Vernova T&D India Limited are part of the GE Vernova group and are related to each other as fellow subsidiaries of GE Vernova Inc. The company seeks approval for related party transactions involving sale and purchase of goods/material and/or services, including availing/rendering of project related services and business support services of upto Rs. 22.0 bn, upto the date of the 2026 AGM. In PTS2, the transactions with GSS agregated Rs 3.3 bn. As stated by the management in the August 2025 earnings call transcript, the company often receives orders from the group companies due to compatibility in related party transactions with GSS. Nevertheless, as stated by the company, the proposed transactions are at arm's length and in the ordinary course of business. We support the resolution.	FOR
10-09-2025	GE Vernova T&D India Ltd	AGM	Management	Re-appointment of Mr. Sanjay Sagar (DIN: 00019489) as an Independent Director of the Company, not liable to retire by rotation, for a second term of five consecutive years from July 01, 2025 to June 30, 2030.	FOR	Sanjay Sapar, 68, is the former Joint Managing Director & CEO of SW Energy Ltd. from 2012 to 2017. He has been on the board of GE Vernova T&D India since 1 July 2020. He has attended 86% (six out of seven) board meetings held in FY25. We believe shareholder approval for his reappointment should have been sought on or before the completion of his first term as independent director. Notwithstanding, his reappointment as an independent director is in line with statutory requirement. Hence, we support the resolution.	FOR
18-09-2025	Oil India Limited	AGM	Management	To receive, consider and adopt the Audited Financial Statements including Consolidated Financial Statements of the Company for the year ended on 31st March, 2025 together with the Report of the Board of Directors, Reports of the Auditors and the Comments of the Comptroller and Auditor General of India.	FOR	We have relied on the auditors' report, which has raised emphasis relating to provision of disputed Service Tax / F GST liability on royalty or crude oil and natural gas, under the Oil Fields (Regulation & Development) Act, 1948. The auditors of certain subsidiaries/joint ventures have issued emphasis of matters in the respective financial statements while the auditors have issued as disclaimer of opinion on the financials of Oil India International BV, assistance as a subsidiary. Saed on the auditors' report, which is unqualified, the financial statements are in accordance with generally accepted accounting policies and Indian Accounting Standards (IND-AS). We note that the auditors have highlighted certain issues related to the audit trail feature in the accounting software. The company must clarify the reason for payables being overdue for over two years. Notwithstanding, we support the resolution.	FOR
18-09-2025	Oil India Limited	AGM	Management	To declare Final Dividend (Rs. 1.50 per share i.e. 15% of the paid-up capital) for the financial year 2024-25 on the equity shares of the Company.	FOR	The total dividend for FY25 (final dividend of Rs. 1.5 per equity share, first interim dividend of Rs. 3.0 per share I and second interim dividend of Rs. 7.0 per share) aggregates to Rs. 11.5 per share of face value Rs. 10.0. The total dividend outflow for the year is Rs. 18.7 bn and the dividend payout ratio for the year is 30.6% of standalone PAT.	FOR
18-09-2025	Oil India Limited	AGM	Management	To appoint a Director in place of Shri Saloma Yomdo (DIN: 10696034), Director (Exploration and Development) who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Saloma Yomdo, 52, is serving as Director (Exploration & Development). He has been on the board since 19 July F 2024. He attended all nine board meetings (100%) held in P725 since his appointment. He retires by rotation and his reappointment is in line with all statutory requirements.	
18-09-2025	Oil India Limited	AGM	Management	To authorize the Board of Directors to decide remuneration / fees of the Statutory Auditors of the Company, appointed by the Comptroller and Auditor General of India for the financial year 2025-26.	FOR	Gopal Sharma & Co and RKP Associates were appointed as joint statutory auditors for FY25 by the C&AG. For FY25, overall audit remuneration aggregated to Rs. 23.4 mm. The statutory auditors of the company for FY26 are yet to be appointed by C&AG. The company has not disclosed the audit feasible respirable for FY26 which is a mandatory requirement under Regulation 36 (5) of SEB/s LODR. While we understand that the company may be awaiting communication from C&AG regarding auditor appointment and remuneration, we believe that since Oil india Limited is a listed company it must disclose the proposed auditor name remuneration to shareholders. We expect audit remuneration in FY26 to be in the same range as FY25 levels. We support the resolution.	
18-09-2025	Oil India Limited	AGM	Management	Appointment of Shri Abhijit Majumder (DIN: 10788427) as Director (Finance) of the Company, liable to retire by rotation.	FOR	Abhijit Majumder, S8, is serving as Director (Finance). He has been on the board since 20 November 2024. He Fipined Oil India Limited (Oil.) as Senior Officer in 1998. He headed the Project Finance Department in Oil.'s Bay Exploration Project and served on deputation at Directorate General of Hydrocarbons and Finance & Accounts Department of Oil.'s Field Headquarter, Duliajan. He also served as CFO at HPOIL Gas Private Limited. He attended all five board meetings (100%) held in F7S since his appointment. The company has not disclosed details reparding his remuneration. Notwithstanding, remuneration in public sector enterprises is usually not high. We expect public sector enterprises to disclose the proposed remuneration to its shareholders through the meeting notice. His appointment is in line with the statutory requirements. While public sector enterprises are exempt from the requirement of seeking shareholder approval within three months of the appointment date, as a good practice, the company should have sought approval for his appointment within three months. We support the resolution.	FOR
18-09-2025	Oil India Limited	AGM	Management	Appointment of Shri Trailulvya Borgohain (DIN: 10788428) as Director (Operations) of the Company, liable to retire by rotation.	FOR	Trailukya Borgohain, 55, is serving as Director (Operations). He has been on the board since 17 December 2024. Fit pointed Oil India Limited in March 1935 - He previously served as the Chief General Manager (Geology & Reservoir). He holds and M.S.: In Applied Geology from ITI, Roorkee and M&I in Energy Leadership from Texas A&M University. He attended all five board meetings (100%) held in Pt25 since his appointment. The company has not disclosed details regarding his remuneration. Noxiwithstanding, remuneration in public sector enterprises is usually not high. We expect public sector enterprises to disclose the proposed remuneration to its shareholdest through the meeting protice. His appointment is in line with the stauttory requirements. While public sector enterprises are exempt from the requirement of seeking shareholder approval within three months of the appointment date, as a good practice, the company should have sought approval for his appointment within three months.	FOR
18-09-2025	Oil India Limited	AGM	Management	Appointment of Dr. Ankur Baruah (DIN: 10927299) as Director (Human Resources) of the Company, liable to retire by rotation.	FOR	Dr. Ankur Baruah, 57, is serving as Director (Human Resources). He has been on the board since 16 April 2025. File has over three decades of experience in IR and corporate leadership. He holds an MBA degree in Human Resources and a Phio In Business Administration. The company has not disclosed details regarding his remuneration. Notwithstanding, remuneration in public sector enterprises is usually not high. We expect public sector enterprises to disclose the proposed remuneration to its shareholders through the meeting notice. His appointment is in line with the statutory requirements. While public sector enterprises are exempt from the requirement of seeking shareholder approval within three months of the appointment date, as a good practice, the company should have sought approval for his appointment within three months of the appointment date, as a good practice, the company should have sought approval for his appointment within three months. We support the resolution.	FOR
18-09-2025	Oil India Limited	AGM	Management	Appointment of Shri Balram Nandwani (DIN: 00356119) as an Independent Director of the Company for a period of 1 (One) year (28.03.2025 - 27.03.2026) and not liable to retire by rotation.	AGAINST	Balram Nandwani, SB, is Senior Partner at Balram & Associates. He has more than 35 years of experience in Accounting, Auditing, Consulting and Indian Taxation Laws. He is a postgraduate in Commerce and a Chartered Accountant. Public sources indicate that he has political affiliations, which we believe may unnecessarily politicize the decisions of the company and distract the management from its core focus. We do not support the resolution.	FOR
18-09-2025	Oil India Limited	AGM	Management	Appointment of Shri Raju Revanakar (DIN: 09398201) as an Independent Director of the Company for a period of 1 (One) year (28.03.2025 - 27.03.2026) and not liable to retire by rotation.	AGAINST	Raju Revanakar, 54, is self-employed with businesses in jewellery and construction. He holds a 8.Sc. degree from F Basaveshwar Science College, Bagailkot. The company has not disclosed granular details regarding his prior work experience or business. He served as an independent Director on the board of the company from 8 November 2021 to 8 November 2024. Public sources indicate that he has political affiliations, which we believe may unnecessarily politicize the decisions of the company and distract the management from its core focus. We do not support the resolution.	FOR

18-09-2025	Oil India Limited	AGM	Management	Appointment of Ms. Pooja Suri (DIN: 03077515) as an Independent Director of the Company for a period of 1 (One) year (28.03.2025 - 27.03.2026) and not liable to retire by rotation.	AGAINST	Ms. Pooja Suri, 52, is a practicing advocate in the Delhi High Court. She has seventeen years of experience in litigation in the areas of civil law, company Law, constitutional law, service laws, alternative dispute resolution / prelitigation methanism and criminal law. She also has expertise in anticorruption law, henious offences, white collar crimes and consumer protection. She served as an Independent Director on the board of the company from 8 November 2021 to 8 November 2024. Public sources indicate that she has political affiliations, which we believe may unnecessarily politicize the decisions of the company and distract the management from its core focus. We do not support the resolution.	FOR
18-09-2025	Oil india Limited	AGM	Management	Appointment of Shri Moti Lai Meena (DIN: 1111214) as an Independent Director of the Company for a period of 3 (Three) years (17.05.2025 - 08.05.2028) and not liable to retire by rotation.	AGAINST	Moti Lal Meena, 53, is engaged in Agriculture and Small-Scale Business. He is a social activist in Dholpur and nearby Districts and has been carrying out various social welfare activities since last many years for Farmers, Poor, Schedule Tribes, etc. He has also served as Sadaya in Badl Pandhyat Samit from 2005-2009. Public sources indicate that he has political affiliations, which we believe may unnecessarily politicize the decisions of the company and distract the management from its core focus. We do not support the resolution.	FOR
18-09-2025	Oil India Limited	AGM	Management	Ratification of remuneration of Rs. 3,00,000/- per annum plus applicable taxes and reimbursement of out of pocket expenses at actuals payable to M/s Shome and Banerjee, Cost Accountants, the Cost Auditor appointed by Board of Directors of the Company, to conduct the audit of the Cost Records of the Company for the financial year 2025-26.	FOR	The total remuneration proposed to be paid to the cost auditors in FY26 is reasonable compared to the size and scale of operations.	FOR
18-09-2025	Oil India Limited	AGM	Management	Appointment of M/s VAP and Associates, Company Secretaries (Firm Registration Number- P2023UPD98500), as Secretarial Auditor of the Company for a term of five years (FY 2025-26 to 2029-30) at the remuneration.	FOR	The company proposes to appoint VAP & Associates as secretarial auditors for five years from FY26 to FY30 and pay them a remuneration of Rs. 104,800 plus applicable taxes for a term of five years (Rs. 21,780 per annum) as secretarial auditors. Fee for statutory certifications and other professional services, if any availed, will be approved by the Board of Directors. The proposed remuneration payable to VAP & Associates is commensurate with the size of the company. The appointment is in line with statutory requirements.	
18-09-2025	United Breweries Limited	PBL	Management	Appointment of Messrs. B. S R and Co. LLP, Chartered Accountants (Firm Registration No. 101248W/W-100022) as the statutory auditors of the Company to hold office with effect from August 08, 2025 till the conclusion of 27th Annual General Meeting of the Company to be held in the year 2026 to fill the casual vacancy caused by the resignation of Messrs. Deloitte Haskins and Sells, Chartered Accountants (Firm Registration Number 0080725).	FOR	Is S & R. Co. LIP are being appointed till the conclusion of 2026 AGM to fill the casual vacancy caused by the resignation of Dollette Haskins & Sells - shey resigned following the 2025 AGM Beld or 7 August 2025. The company has stated that Heineken, Company's ultimate holding company, has approved a change in its statutory auditors, effective 1 January 2025. In view of this, the Company seeks to align its own statutory auditors, with those from the same network as Heineken's newly appointed auditors. This alignment is expected to enhance audit coordination across the group and improve overall efficiency, especially considering the company's relative materiality within the Heineken forup. The company proposes to pay Rs. 2.6.6 m., excluding technology and telecommunication costs of 3% of fee, applicable taxes and out-of-pocket expenses. For FY25, remuneration for audit services to Deloitte Haskins & Sells LIP was Rs. 2.3.2 mm on a standaione basis. The proposed remuneration payable to 8 S R & Co. LIP is reasonable and commensurate with the size of the company. Their appointment is in line with statutory requirements. We support the resolution.	FOR
23-09-2025	Dixon Technologies (India) Limited	AGM	Management	To receive, consider and adopt: (a) The Audited Standalone Financial Statements of the Company for the financial year ended 31st March, 2025, together with the reports of the Auditors and Board of Directors thereon and (b) The Audited Consolidated Financial Statements of the Company for the financial year ended 31st March, 2025 and the report of the Auditors thereon.	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
23-09-2025	Dixon Technologies (India) Limited	AGM	Management	To declare a final dividend of Rs. 8/- per equity share of face value of Rs. 2/- each for the Financial Year 2024-25.	FOR	The final dividend for FY25 is Rs. 8.0 per share of face value Rs. 2.0, resulting in an outflow of Rs. 481.9 mn. The dividend payout ratio is 8.5% of post-tax profits, which is low. We note that as per concall transcript, the Company has planned capex of approximately Rs. 12.0 bn towards expansion, capacity enhancement, and acquisitions.	FOR
23-09-2025	Dixon Technologies (India) Limited	AGM	Management	To appoint a Director in place of Mr. Sunil Vachani, Executive Chairman (DIN: 00025431), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	Sunil Vachani, 56, is the promoter and Executive Chairperson of the company. He has been associated with the company since inception. He has attended all five board meetings held in FY25 (100%). He retires by rotation and his reappointment is in line with the statutory requirements.	FOR
23-09-2025	Dixon Technologies (India) Limited	AGM	Management	Ratification of remuneration of Rs. 5,00,000/. per annum plus applicable taxes and reimbursement of out of pocket expenses payable to M/s. Satija and Associates, Cost Accountants (FRN NO.006535), Cost Auditors to conduct the audit of cost records of the Company for the financial year ending 31st March, 2026.	FOR	The total remuneration proposed to be paid to the cost auditors in FY26 is reasonable compared to the size and scale of operations.	FOR
23-09-2025	Dixon Technologies (India) Limited	AGM	Management	To approve Material Related Party Transactions of Dixon Electro Appliances Private Limited, Subsidiary Joint Venture of the Company Value of Proposed transaction Not exceeding INR 4,000 Crores p.a for FY 2025-26 and FY 2026-27.	FOR	Dixon Electro Appliances Private Limited (DEAPL) is a subsidiary and joint venture wherein Dixon Technologies holds 51% equity stake and 49% is held by Beetel Teletech Limited, a 97.12% subsidiary of Bharti Airtel Services Limited. DEAPL has a license as a domestic manufacturer of telecom and networking products under the PtJ Scheme introduced by the government of India. Bharti Airtel Limited (BAL) is the listed company and Bharti Telemedia Limited (BTL) is the wholly owned subsidiary of BAL. As per their business arrangements, BAL and BTL require set top boxes, 55 FWA and GPONs for providing services to their customers, which is supplied by DEAPL. The transactions are related to the sale and purchase of telecom products, electronic appliances and related spare parts. & Components etc. The proposed transactions to be carried out are operational transactions at arm's length and in the ordinary course of business.	
23-09-2025	Dixon Technologies (India) Limited	AGM	Management	Wholly Owned Subsidiary of the Company for PY 2025-26 and FY 2026-27.	FOR	Padget Electronics Private Limited (PEPL) is a wholly owned subsidiary of Dixon. IsmartU India Private Limited (IIPL) is \$50.1% subsidiary of Dixon. Tecno Mobile Limited (Tecno) is based in Hong Kong, which is the first mobile bonce brand of Transsion Holdings. As per the business arrangements, it is proposed that IIPL will take manufacturing services for manufacturing of mobile phones and other electronic products from PEPL and IIPL will avail manufacturing services form PEPL for manufacturing feel phones, wherein the raw material/components for such manufacturing will be procured from Tecno, being the designated supplier of IIPL. The transactions are majorly related to the company's primary business and are capped in absolute terms. Further, the transactions are for a specific time period after which shareholders shall be able to vote on the related party transactions.	FOR
23-09-2025	Dixon Technologies (India) Limited	АБМ	Management	To approve Material Related Party Transactions of IsmartU India Private Limited, Subsidiary of the Company for FY 2025-26 and FY 2026-27.	FOR	IsmartU India Private Limited (IPIL), a 50.11% subsidiary of Dison. S Mobile Devices Private Limited (IS Mobile) distributes 'Itel' handsets and accessories and provides after-sales services under the 'Carlcare' brand, while of Mobile Devices Private Limited (6 Mobile) distributes 'Tecno' and 'Infinix' handsets along with 'Oraimo' accessories. Tecno Mobile Limited, the first mobile phone brand of Transison Holdings, and Tecno Reallytek Limited, both based in Hong Kong. IPIC outsources manufacturing of mobile phones and electronic products to Padget Electronics Private Limited (PEPL), a wholly owned subsidiary of Dixon, which supplies finished goods to IPIL for onward sale to S Mobile and 6 Mobile. The transactions are majorly related to the company's primary business and are capped in absolute terms. Further, the transactions are for a specific time period after which shareholders shall be able to vote on the related party transactions.	FOR

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23-09-2025	Dixon Technologies (India) Limited	AGM	Management	Appointment of M/s SBYN and Associates LIP, having FRN No. L2025UP018500, as the Secretarial Auditors of the Company for a period of the (5) consecutive years, i.e. FV 2025-26 to FV 2029-30, at such fees, plus applicable taxes and other out-of-pocket expenses as may be mutually agreed upon between the Board of Directors of the Company (hereinafter referred to as the Board which expression shall include any Committee thereof or person(s) authorized by the Board) and the Secretarial Auditors.	FUK	Shirin Bhatt, Co-founder and partner of SBVN & Associates LLP, has been serving as the secretarial auditor of the Company since PISA as per the available annual reports. The Company proposes to appoint SBVN & Associates LLP as the secretarial auditor for a period of five years commencing from PY26, at a remuneration of Rs. 250,000, plus applicable tease and rembursment of out-of-pocket expenses for PY26. In addition to audit services, the Company may engage the secretarial auditors for certifications and other professional assignments, as approved by the Board of Directors, for which they will be remunerated separately on mutually agreed terms. Any revisions to their remuneration during the tenure arising from regulatory changes, restructuring, or additional efforts, shall be approved by the Board of Directors and the Audit Committee. There is no material change in the fees payable to the secretarial auditors. Their appointment is in line with the statutory requirements.	FUR
25-09-2025	Container Corporation of India Limited	AGM	Management	To receive, consider, approve and adopt the Audited Financial Statements (Standalone and Consolidated) of the Company for the year ended 31st March, 2025, including Balancs Sheet as at 31st March, 2025, the Statement of Profit and loss for the year ended on that date and the Reports of Board of Directors, Auditors and comments of the Comptroller and Auditor General of India thereon.		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). We also draw comfort in the fact that the financial statements are reviewed by the Comptroller & Auditor General of India (C&AG).	FOR
25-09-2025	Container Corporation of India Limited	AGM	Management	To confirm the payment of three Interim dividends and to declare Final dividend on equity shares for the financial year ended 31st March, 2025.	FOR	The total dividend for FY25 (first interim dividend of Rs. 2.0 per share, second interim dividend of Rs. 3.25 per share, third interim dividend of Rs. 4.25 per share and final dividend of Rs. 2.5 per share) aggregates to Rs. 11.5 per share of face value Rs. 5.0. The total dividend outflow for the year is Rs. 7.0 bn and the dividend payout ratio for the year is 55.1%.	FOR
25-09-2025	Container Corporation of India Limited	AGM	Management	(DIN: 05159435), who retires by rotation and being eligible, offers himself for reappointment.	FOR	Sanjay Swarup, 59, has been the Chairperson and Managing Director since October 2023. Prior to this, he was Director of International Marketing and Operations. He has been on the board since September 2016. He attended five out of five (100%) board meetings in FY25. He retires by rotation, and his reappointment is in line with statutory requirements.	FOR
25-09-2025	Container Corporation of India Limited	AGM	Management	To appoint a Director in place of Shri Prabhas Dansana, Part Time Government Director (DIN: 07973307), who retires by rotation and being eligible, offers himself for reappointment.	AGAINST	Prabhas Dansana, 57, currently serves as the Principal Executive Director, In-charge of Traffic Transportation Directorate, Ministry of Railways, the was appointed as a Government Nominee by the Ministry of Railways, Railway Board, Government of India, from 20 May 2024. He attended four out of four (100%) board meetings during his tenure in FY25. He is liable to retire by rotation. We note that the board comprises ten directors of which four directors are classified as independent by the company. Given that only 40% of the board comprises independent directors as against the regulatory threshold of 50%, we do not support his appointment. As representatives of the government, the responsibility of ensuring adequate independent representation is with the nominee director. We do not support the resolution.	FOR
25-09-2025	Container Corporation of India Limited	AGM	Management	Appointment of M/s. Hem Sandeep and Co., Chartered Accountants (FIRN-009907N), New Delhi as Statutory Auditors of the Company and fix auditors remuneration.	FOR	Hem Sandeep & Co were appointed as the statutory auditors for FY25 by the Comptroller & Auditor General of India (C&AG). As per Section 142 of the Companies Act, 2013, shareholder approval is required to authorize the board to fix the remuneration of statutory auditors. The statutory auditors were paid Rs. Rs. 2.1 mn in FY25 (excluding fees for tax audits, reimbursements, fees for other services) which is reasonable considering the size of the company. We raise concern that the company is seeking shareholder approval after the close of the fiscal year, a practice that is different from that followed by other state-owned enterprises. We note that the appointment of the Statutory Auditors for FY26 is yet to be made by the C&AG. Notwithstanding, we support the resolution.	FOR
25-09-2025	Container Corporation of India Limited	AGM	Management	To approve the appointment of Shri Anurag Kpail (DIN: O6640383) as the Director (Finance) (Additional Charge) of the Company till the appointment of a regular incumbent to the post or until further orders, whichever is earlier and he shall be liable to retire by rotation.	FOR	Anurag Kapil, 52, is Executive Director (Finance) in the Railway Board. He is entrusted with the additional charge of the post of Director (Finance) of the Company by Ministry of Railways, Railway Board, Gol till appointment of a regular incumbent to the post or until further orders, whichever is earlier. He is an officer of the Indian Railways Accounts Service (1998). He completed his MBA from FMS, Delhi and Masters in Public Affairs from University of Miniestay (30, He) and Company. He is liable to retire by rotation.	FOR
25-09-2025	Container Corporation of India Limited	АБИ	Management	To approve the appointment of Shri Vijoy Kumar Singh (DIN: 1393476) as the Director (International Marketing and Operations) of the Company till the date of his superannuation i.e. 31.12.2029 or until further orders, whichever is earlier, subject to the outcome of WPIC) No. 271/2025 pending before Hon'ble High Court of Delhi and he shall be liable to retire by rotation.	FOR	Vigoy Kumar Singh, 55, is an officer of the Indian Railways Traffic Service (1995). He has worked in the Indian Railways and has experience in Operations and Commercial Management, Marketing & Business Development, Vigilance, General Administration, Training & Development across various zonal railways and institutes: He has done his Post Graduation in Public Policy and Management from Indian Institute of Management, Bangalore and Syracuse University, New York, USA. He has also done his MBA [Marketing Management] from IGNOU, New Delhi. While his pay scale has been disclosed in the range of Rs. 180,000 to Rs. 340,000 per month; we expect the company to make granular disclosures on all components of proposed renuneration. Notwithstanding, remuneration in Public Sector Enterprises is generally not high. He is liable to retire by rotation, and his appointment meets all statutory requirements.	FOR
25-09-2025	Container Corporation of India Limited	AGM	Management	To approve the Re-appointment of Shri Chesong Bikramsing Terang (DIN: 09401230) as the Non official Part-time Director of the Company for a period of one year ending on 14.04.2026 or until further orders, whichever is earlier.	AGAINST	Chesong Bikramsing Terang, 50, is a farmer and an author. He is a graduate in Chemical Engineering from Assam Engineering College, Gauhatt University. He was as Independent Director on the board of this company from 16 November 2021 to 8 November 2024 and was reappointed from 15 April 2025. He attended three out of three (100%) board meetings held during his tenure in PY25. From public sources, we understand that he is affiliated with the Bharatiya Janata Party (BJP). We do not support his reappointment as an independent Director as we believe his political affiliation may unnecessarily politicize the decisions of the company and distract the management from its core focus. We do not support the resolution.	FOR
25-09-2025	Container Corporation of India Limited	AGM	Management	To approve the Re-appointment of Shri Kedarashish Bapat (DIN: 02535543) as the Non official Part-time Director of the Company for a period of one year ending on 14.04.2026 or until further orders, whichever is earlier.		Redarashish Bapat, 52, is a Chartered Accountant and partner at S. B. Dandeker. & Co. He has over 28 years of experience in covering Audits, Direct Taxation, Corporate Laws compliance and Management Consulting. He was as independent Director on the board of this company from 9 November 2021 to 8 November 2022 and was reappointed from 15 April 2025. He attended one out of three (33%) board meetings shed using his tenure in FVZ5 and 19 out of 21 (90%) board meetings shed bein for promptile sources, we understand that he is affiliated with the Bharatiya Janata Party (BJP). We do not support his reappointment as an Independent Director as we believe his political affiliation may unnecessarily politicize the decisions of the company and distract the management from its core focus. We do not support the resolution.	FOR
25-09-2025	Container Corporation of India Limited	AGM	Management	To approve the Re-appointment of Shri R. C. Paul Kanagaraj (DIN: 10199485) as the Non official Part-time Director of the Company for a period of one year ending on 14.04.2026 or until further orders, whichever is earlier.		a C Paul Kanagaraj, 60, is a practicing Advocate at Chennal High Court. He has over 34 years of experience in practicing law. He is currently the state Vice President of Tamili Nadu BJP. He is also President of Legal wing of Bhartiya Janta Party, Tamil Nadu, since June 2020. He holds a BA.B. degree from Coimbatore Law College, Tamil Nadu. He was an independent director on the board of this company from 15 June 2023 to 24 March 2024. We believe his political affiliations may unnecessarily politicate the decisions of the company and distract the management from its core focus. Therefore, we do not support his reappointment.	FOR

25-09-2025	Container Corporation of India Limited	AGM	Management	To approve the Appointment of Smt. Namita Devi (DIN: 07436235), as the Non official Part-time Director of the Company for a period of one year ending on 06.07.2026 or until further orders, whichever is earlier.	AGAINST	Ms. Namita Devi, 45, has been working for Environment Conservation, Nasha Mukti Prayojan, Skill Development, Sporting Events, Women Skill Empowerment. She has done her PhD and Post Graduation in Sociology. From public sources, we understand that she is affiliated with the Bharatity Janata Party (BJP). We do not support her appointment as an Independent Director as we believe her political affiliation may unnecessarily politicize the decisions of the company and distract the management from its core focus. We do not support the resolution.	FOR
25-09-2025	Container Corporation of India Limited	AGM	Management	To Approve the Appointment of M/s Amit Agrawal and Associates, Practicing Company Secretaries (Unique Code No. P.2001DE031000 and Peer Review No. 6462/2025) as Secretarial Auditors of the Company for a term of five consecutive years commencing from financial year 2025-26 till financial year 2029-30 at such remuneration as may be decided by the Board of Directors.	FOR	The company proposes to appoint Amit Agrawal & Associates as secretarial auditors for five years from FY26 with payment of remuneration as determined by the board of directors. We expect the company to disclose the proposed remuneration for Amit Agrawal & Associates as secretarial auditors, which is a regulatory requirement. Notwithstanding, we support the resolution.	FOR
25-09-2025	Container Corporation of India Limited	AGM	Management	To increase the Authorised Share Capital of the Company from the existing Rs. 400,000,000 divided into 80,00,000 Equity Shares of Rs. 5 each to Rs. 600,000,000 divided into 120,000,000 Equity Shares of Rs. 5 each by creation of additional 40,00,00,000 Equity Shares of Rs. 5 each which shall rank pari-passu with the existing Equity shares of the Company with respective amendment in Clause V of Memorandum of Association of the Company.	FOR	The company's current authorized share capital is Rs. 4.0 bn comprising 800 mn equity shares of Rs. 5.0 each. The company's current paid-up share capital is Rs. 3.8 bn comprising 76.1.6 mn equity shares of Rs. 5.0 each. Given that there is limited headrom available under the existing authorized capital, the company proposes increasing its authorized share capital to 6.0 bn comprising 1.2 bn equity shares of Rs. 5.0 each. The increase in authorized share capital will require consequent alteration to Clause V of the Memorandum of Association (MoA).	FOR
25-09-2025	Lupin Limited	PBL	Management	To approve re-appointment of Mr. Mark D. McDade (DIN: 09037255) as an Independent Director of the Company for a second term of five consecutive years commencing from January 28, 2026 to January 27, 2031.	FOR	Mark D. McDade, 70, has had a 37-year career in the biopharmaceutical industry and most recently served as Executive VP and COO at UCB Pharma. He currently serves as co-founder and Partner at Qiming Venture Partners, USA, a China-based venture capital firm investing in healthcare companies. He has been on the board of Lupin Limited since January 2021 and attended all ten board meetings in FY25 and, to date, in FY26. His reappointment as an Independent Director is in line with statutory requirements. We support the resolution.	FOR
25-09-2025	Lupin Limited	PBL	Management	To approve revision in remuneration of Mr. Nilesh D. Gupta, Managing Director (DIN: 01734642) with effect from October 01, 2025 for the remaining tenure of his present appointment up to August 31, 2028.	FOR	Nilesh Gupta, 51, is part of the promoter family and serves as the Managing Director of Lupin Ltd. At the 2023 AGM, Nilesh Gupta was reappointed for live years from 1 September 2023. His remuneration terms were unchanged from those approved in 2018. The company proposes to revise his remuneration terms were unchanged from those approved in 2018. The company proposes to revise his remuneration from 1 October 2025. Nilesh Gupta's Pt25 pay aggregated Rs. 110.5 m. Under the current and proposed terms, he is authorised to an annual increase of up to 25% of his fixed CTC, which is high. However, the NRC has been judicious in determining his payouts over the last five years. Under the revised terms, his variable incentive ceiling increases to 100% of fixed CTC, from 50% earlier. The incentive will be linked to company performance, including revenue, profitability, EPS, and sustainability metrics. The company should have provided greater clarity on performance thresholds and payout levels – similar disclosures were made at the 2023 AGM but are not available in the current notice. List proposed annual pay is estimated at Rs. 18.9 m. Including the remuneration of Vinita Gupta and Ramesh Swaminathan, overall executive pay is slightly higher than peers. Nevertheless, we expect the NRC to exercise prudence and thus support the resolution.	FOR
27-09-2025	Hindustan Unilever Limited	PBL	Management	Appointment of Ms. Priya Nair (DIN: 07119070) as Managing Director and Chief Executive Officer of the Company, not liable to retire by rotation, to hold office for a period of 5 (five) consecutive years i.e., from 1st August 2025 to 31st July 2030 and including remuneration.	FOR	Ms. Priya Nair, 53, in her most recent role served as the Business Group President – Beauty & Wellbeing at Unilever. Prior to that she was Global Chief Marketing Officer for Beauty & Wellbeing and before that Executive Director – Home Care (South Asia), be has worked with Unilever for about 30 years. We estimate Ms. Priya Nair's annual remuneration at Rs 276.6 m which is in line with peers and commensurate with the size and scale of the business. Over 60% of the remuneration is variable, which links remuneration with company performance. We support the resolution.	FOR



Report on the summary of Proxy Votes cast by UTI Pension Fund Limited (Formerly known as UTI Retirement Solutions Limited) [Pension Fund] in respect of NPS Schemes managed by UTIPFL across all the investee companies for Q2 of FY 2025-26

Financial	Quarter	Total No.	Break Up of Vote Decision					
Year 2025	Quarter	of	For Against		Abstain			
26	Q1	250	248	2	0			
	Q2	669	627	42				
	Total	919	875	44	0			