

IRDAI PUBLIC DISCLOSURESFOR THE SIX MONTHS ENDED SEPTEMBER 30, 2024

Name of the Insurer: HDFC Life Insurance Company Limited Registration Number and Date of Registration with the IRDAI: 101 dated 23rd October 2000

List of Website Disclosure

Sr No.	Form No.	Description	Page No.
1	L-1-A-RA	Revenue Account	1-4
2	L-2-A-PL	Profit & Loss Account	5
3	L-3-A-BS	Balance Sheet	6
4	L-4-PREMIUM SCHEDULE	Premium	7
5	L-5-COMMISSION SCHEDULE	Commission Expenses	8
6	L-6-OPERATING EXPENSES SCHEDULE	Operating Expenses	9
7	L-6A-SHAREHOLDERS' EXPENSES SCHEDULE	Shareholders' Expenses	9
8	L-7-BENEFITS PAID SCHEDULE	Benefits Paid (Net)	10
9	L-8-SHARE CAPITAL SCHEDULE	Share Capital	11
10	L-9-PATTERN OF SHAREHOLDING SCHEDULE	Pattern of Shareholding	12
11	L-9A DETAILED SHAREHOLDING PATTERN	Pattern of Shareholding	13-16
12	L-10-RESERVE AND SURPLUS SCHEDULE	Reserves and Surplus	17
13	L-11-BORROWINGS SCHEDULE	Borrowings	18
14	L-12-INVESTMENT SHAREHOLDERS SCHEDULE	Investment-Shareholders	19
15	L-13-INVESTMENT SHAKEHOLDERS SCHEDULE	Investment-Snareholders	20
		Investment-Assets Held to Cover Linked Liabilities	20
16	L-14-INVESTMENT - ASSETS HELD TO COVER LINKED	investment-Assets Heid to Cover Linked Liabilities	21
4-7	LIABILITIES SCHEDULE	Leave to a set of A. I. P. Consultation of the second of t	00
17	L-14A INVESTMENT ADDITIONAL INFORMATION	Investments Additional information	22
18	L-15-LOANS SCHEDULE	Loans	23
19	L-16-FIXED ASSETS SCHEDULE	Fixed Assets	24
20	L-17-CASH AND BANK BALANCE SCHEDULE	Cash and Bank Balance	25
21	L-18-ADVANCES AND OTHER ASSETS SCHEDULE	Advances & Other Assets	26
22	L-19-CURRENT LIABILITIES SCHEDULE	Current Liabilities	27
23	L-20-PROVISIONS SCHEDULE	Provisions	28
24	L-21-MISC EXPENDITURE SCHEDULE	Misc Expenditure	29
25	L-22-ANALYTICAL RATIOS	Analytical Ratios	30-31
26	L-23-RECEIPTS AND PAYMENTS SCHEDULE	Receipts & Payment Account	32
26	L-24-VALUATION OF NET LIABILITIES	Valuation of Net Liabilities	33
27	L-25-GEOGRAPHICAL DISTN OF BSNS- Group & Individuals	Geographical Distribution of Business (Rural / Urban & Statewise)	34-37
28	L-26-INVESTMENT ASSETS	Asset Class	38-39
29	L-27-UNIT LINKED BUSINESS	ULIP Fund	40-52
30	L-28-ULIP NAV	ULIP NAV	53
31	L-29-DEBT SECURITIES	Debt Securities	54-55
32	L-30-RELATED PARTY TRANSACTIONS	Related Party Transactions	56-57
33	L-31-BOD	Board of Directors & Key Persons	58
34	L-32-SOLVENCY MARGIN	Available Solvency Margin and Solvency Ratio	59
35	L-33-NPAs	NPAs	60-62
36	L-34-YIELD ON INVESTMENT	Investment break up by class and Yield on Investment	63-65
37	L-35-DOWNGRADING OF INVESTMENT	Downgrading of Investment	66-68
38	L-36-BSNS NUMBERS	Premium and number of lives covered by policy type	69-70
39	L-37-BSNS ACQUISITION (GROUP)	Detail of the business procured -Distribution Channel wise	71
40	L-38-BSNS ACQUISITION (INDIVIDUALS)	Detail of the business procured -Distribution Channel wise	72
41	L-39-CLAIMS AGEING	Ageing of Claims	73-74
42	L-40-CLAIMS DATA	Claims Data	75-74 75-76
43	L-41-GRIEVANCES (LIFE)	Grievance Disposal	73-70
43	L-42-VALUATION BASIS (LIFE)	Main Parameters of Valuation	78-79
44	L-43-VOTING ACTIVITY DISCLOSURE UNDER	Voting Activity Disclosure under Stewardship Code	80-169
45	STEWARDSHIP CODE	Voting Activity Disclosure under Stewardship Code	00-109
46		Embaddad Valua	170
46	L-44-EMBEDDED VALUE	Embedded Value	170
47	L-45-OFFICES AND OTHER INFORMATION	Offices and other information	171

Notes:

- 1. The above public disclosure is made in accordance with Insurance Regulatory And Development Authority of India (IRDAI) Master Circular no. IRDA/F&A/Cir/MISC/256/09/2021 dated September 30, 2021.
- 2) During the quarter ended September 30, 2024, the Company has received an assessment order passed under section 143(3) of the Income-tax Act, 1961, for FY 2021-22. The addition / disallowance pertaining to certain expenses has resulted in aggregate demand of ₹ 9,062 lakh (including interest of ₹ 2,091 lakh). The Company is contesting the addition/disallowance before the Commissioner of Income-tax (Appeals) and disclosed the said amount as Contingent Liability.
- 3) Subsequent to the quarter ended September 30, 2024, the Company has issued unsecured, rated, listed, subordinated, reedemable, fully-paid, non-cumulative, non-convertible debentures (NCDs) in the nature of 'Subordinated Debt' in accordance with the IRDAI (Registration, Capital Structure, Transfer of Shares and Amalgamation of Insurers) Regulations, 2024 aggregating to ₹ 1,00,000 lakh at a coupon rate of 8.05% per annum. The said NCDs were allotted on October 09, 2024 and are redeemable at the end of 10 years from the date of allotment with a call option with the Company to redeem the NCDs post the completion of 5 years from the date of allotment and every year thereafter.
- 4) During the quarter ended September 30, 2024, the Company received income tax assessment order for FY 2021-22 accepting the relief granted in the favourable orders from the Commissioner of Income Tax- (Appeals)/Mumbai Income Tax Appellate Tribunal till FY 2018-19 and assessment orders for FY 2019-20 and FY 2020-21. Accordingly, the Company has reassessed its tax position from FY 2021-22 to FY 2023-24, and appropriately released tax provisions of ₹47,506 lakh during the quarter ended 30th September 2024 (₹ 63,191 lakh for half year ended September 30, 2024)
- 5) Figures for the previous period have been re-grouped wherever necessary, to conform to current period's classification.
- 6) Particulars of change in Version 2: Minor updation in L39, L40 and L41 forms. Also regrouping change in L7 Benefits paid.

Name of the Insurer: HDFC Life Insurance Company Limited Registration No. and Date of Registration with the IRDAI: 101 dated 23rd October 2000

REVENUE ACCOUNT FOR THE QUARTER ENDED SEPTEMBER 30, 2024

Policyholders' Account (Technical Account)																		(₹ Lakh
											NON-LINKE	D BUSINESS						
Particulars	Schedule		LIN	KED BUSINESS	;				PARTICIPA	TING				NON-PART	TICIPATING			GRAND TOTAL
		LIFE	PENSION	HEALTH V	AR. INS	TOTAL	LIFE	ANNUITY	PENSION	HEALTH VAR.INS	TOTAL	LIFE	ANNUITY	PENSION	HEALTH	LIFE	TOTAL	
Premiums earned - net (a) Premium (b) Reinsurance ceded (c) Reinsurance accepted	L-4	3,97,015 (923) -	50,692 - -	- - -	- - -	4,47,707 (923) -	3,38,547 (1,886) -	- - -	8,256 - -	 	3,46,803 (1,886) -	7,25,791 (32,559) -	1,35,441 - -	9,831 - -	1,211 (407) -	25,961 - -	8,98,235 (32,966) -	16,92,74 (35,77
Sub Total		3,96,092	50,692		-	4,46,784	3,36,661	-	8,256		3,44,917	6,93,232	1,35,441	9,831	804	25,961	8,65,269	16,56,97
Income from investments (a) Interest, dividends & rent - gross (b) Profit on sale / redemption of investments (c) (Loss on sale / redemption of investments) (d) Transfer / gain on revaluation / change in fair value* (e) Amortisation of (premium) / discount on investments		56,579 3,47,045 (2,541) 2,67,156 8,717	6,685 23,480 (390) 16,565 289	- - - -	- - - -	63,264 3,70,525 (2,931) 2,83,721 9,006	80,463 30,016 (3,207) 1,426 19,619	- - - -	3,834 - - - - 1,319	 	84,297 30,016 (3,207) 1,426 20,938	92,837 8,617 (8,563) 11,462 1,30,476	49,097 39 (37) 1,931 5,123	5,474 26 (257) - 355	94 20 - - (9)	7,828 1 (516) - 24	1,55,330 8,703 (9,373) 13,393 1,35,969	3,02,89 4,09,24 (15,51 2,98,54 1,65,91
Sub Total		6,76,956	46,629	-	-	7,23,585	1,28,317	-	5,153		1,33,470	2,34,829	56,153	5,598	105	7,337	3,04,022	11,61,07
Other Income (a) Income on Unclaimed amount of Policyholders (b) Others		344 36	-	- -	-	344 36	- 4,219	-	- 61		- 4,280	- 2,171	- 52	- 4	-	-	- 2,227	34- 6,54:
Contribution from Shareholders' A/c (a) Contribution from Shareholders Account towards Excess EoM (b) Others - (i) Contribution from Shareholders' Account (ii) Towords remuneration of MD/CEOs/WTD/Othere KMPs		- (7)	- -	-	-	- (7)	- - 13	- -	- - -	 	- - 13	- 18,533 42	- - 3	- 802 -	- - -	(263)	- 19,072 45	- 19,072 5-
		40.72.424	07.204				4 60 240		42.470		4.92.690	0.40.007	4.04.640	4C 22E		22.025	44.00.025	20.44.05
TOTAL (A) Commission	L-5	10,73,421 20,500	97,321 513			11,70,742 21,013	4,69,210 27,413		13,470 1,174		4,82,680 28,587	9,48,807	1,91,649 3,487	16,235 1,300	909	33,035 43	11,90,635 1,35,515	28,44,05 1,85,11
Operating expenses related to insurance business Provision for doubtful debts Bad debts written off	L-6	4,382	1,440	- - -	-	5,822	41,441	-	1,659		43,100	1,10,230	7,910 -	753 -	314 -	7	1,19,214	1,68,13
Provision for tax Provisions (other than taxation) (a) For diminution in the value of investments (net)		(10,258)	-	-	-	(10,258)	(34,524)	-	- (21)		(34,524)	(2,346)		-	7	55	(2,284)	(47,06 (33
(b) Others - Provision for standard and non-standard assets Goods and Services Tax on ULIP Charges		- 11,390	- 501	-	-	11,891	33	-	-		33	31 -		-	-	7	31 7	(95 6 11,89
TOTAL (B)		26,014	2,454	-	-	28,468	34,045	-	2,812		36,857	2,38,557	11,397	2,053	364	112	2,52,483	3,17,80
Benefits paid (net) Interim bonuses paid	L-7	4,77,040	34,012 -	-	-	5,11,052 -	1,14,707 60,595	- -	8,157 107		1,22,864 60,702	1,85,919 -	48,562 -	12,670 -	285 -	87,808	3,35,244 -	9,69,16 60,70
Change in valuation of liability against life policies (a) Gross** (b) Amount ceded in reinsurance (c) Amount accepted in reinsurance		11,760 (7)	- -	- - -	-	11,760 (7) -	2,37,854 (164) -		3,783 - -	 	2,41,637 (164) -	5,44,915 (16,565) -	1,29,983 - -	1,570 - -	155 (20) -	(55,212) - -	6,21,411 (16,585) -	8,74,80 (16,75
(d) Fund Reserve (e) Funds for discontinued policies		5,11,984 15,063	59,974 276	- -	-	5,71,958 15,339	-	-	-		-	-	-	-	-	-	-	5,71,95 15,33
TOTAL (C)		10,15,840	94,262	-	-	11,10,102	4,12,992	-	12,047		4,25,039	7,14,269	1,78,545	14,240	420	32,596	9,40,070	24,75,21
SURPLUS / (DEFICIT) (D) = (A)-(B)-(C)		31,567	605	-	-	32,172	22,173	-	(1,389)		20,784	(4,019)	1,707	(58)	125	327	(1,918)	51,03
Amount transferred from Shareholders' Account (Non-technical Account)		-		_	-	-	-	-			-	-	-	_	-	-	-	
AMOUNT AVAILABLE FOR APPROPRIATION		31,567	605	-	-	32,172	22,173	-	(1,389)		20,784	(4,019)	1,707	(58)	125	327	(1,918)	51,03
APPROPRIATIONS																		
Transfer to Shareholders' Account Transfer to other reserves		31,224	602 -	-	-	31,826 -	8,424 -	-	209 -		8,633 -	(4,019) -	1,707 -	(58) -	125 -	327	(1,918) -	38,54
Balance being Funds For Future Appropriations		343	3	-	-	346	13,749	-	(1,598)		12,151	- (4.040)-	4.707	- (50)-	- 405	- 207	- (1.018)	12,49
TOTAL (D) The total surplus as mentioned below :		31,567	605	-	- 1	32,172	22,173	•	(1,389)		20,784	(4,019)	1,707	(58)	125	327	(1,918)	51,03
(a) Interim bonuses Paid		-	-	-	-	-	60,595	-	107		60,702	-	-	-	-	-	-	60,70
 (b) Terminal bonuses Paid (c) Allocation of bonus to Policyholders (d) Surplus shown in the Revenue account 		31,567	605	- - -	-	32,172	15,217 - 22,173	-	1,773 - (1,389)		16,990 - 20,784	(4,019)	- 1,707	(58)	- - 125	327	- (1,918)	16,99 51,03
(e) Total Surplus: [(a)+(b)+(c)+(d)] * Represents the deemed realised gain as per norms specified by the ** Represents mathematical reserves after allocation of bonus	Authority	31,567	605	-	-]	32,172	97,985	-	491		98,476	(4,019)	1,707	(58)	125	327	(1,918)	1,28,73

Name of the Insurer: HDFC Life Insurance Company Limited Registration No. and Date of Registration with the IRDAI: 101 dated 23rd October 2000

REVENUE ACCOUNT FOR THE SIX MONTHS ENDED SEPTEMBER 30, 2024

** Represents mathematical reserves after allocation of bonus

											NON-LIN	KED BUSINESS						
Particulars	Schedule		LIN	KED BUSINESS					PARTICIPATI	NG				NON-PART	TICIPATING			GR TO
		LIFE	PENSION	HEALTH V	AR. INS	TOTAL	LIFE	ANNUITY	PENSION H	IEALTH VAF	I.INS TOTAL	LIFE	ANNUITY	PENSION	HEALTH	LIFE	TOTAL	
emiums earned - net Premium Reinsurance ceded Reinsurance accepted	L-4	6,88,760 (2,232) -	64,661 - -	- - -	- - -	7,53,421 (2,232) -	5,55,552 (3,378) -	- - -	13,595 - -	: : :	- 5,69,14 - (3,37		2,45,948 - -	48,044 - -	2,316 (717) -	49,491 - -	16,51,265 (60,291) -	29
Sub Total		6,86,528	64,661	-	-	7,51,189	5,52,174		13,595		- 5,65,76	9 12,45,892	2,45,948	48,044	1,599	49,491	15,90,974	29
Interest, dividends & rent - gross Profit on sale / redemption of investments (Loss on sale / redemption of investments) Transfer / gain on revaluation / change in fair value* Amortisation of (premium) / discount on investments		1,06,331 6,97,022 (9,238) 8,18,166 17,626	13,539 42,685 (765) 40,206 601	- - - -	- - - -	1,19,870 7,39,707 (10,003) 8,58,372 18,227	1,58,517 67,676 (6,523) 1,563 37,348	- - - -	7,361 330 - - - 2,659	- - - -	- 1,65,87 - 68,00 - (6,52 - 1,56 - 40,00	13,128 3) (15,030) 3 13,760	95,887 152 (144) 1,931 10,233	10,793 33 (515) - 613	191 20 - - (17)	16,528 71 (1,261) - (126)	3,02,651 13,404 (16,950) 15,691 2,63,618	5 8 8 3
Sub Total		16,29,907	96,266	-	-	17,26,173	2,58,581		10,350	-	- 2,68,93	1 4,44,025	1,08,059	10,924	194	15,212	5,78,414	25
ther Income a) Income on Unclaimed amount of Policyholders b) Others		857 36	- 3	- -	-	857 39	- 8,268	-	- 83	-	8,35		- 103	- 10	- 1	2	- 4,312	
ontribution from Shareholders' A/c (a) Contribution from Shareholders Account towards Excess EoM (b) Others -		-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
(i) Contribution from Shareholders' Account(ii) Towords remuneration of MD/CEOs/WTD/Othere KMPs		36	1	-	-	37	- 52	-	2	-	- 5	18,533 4 156	11	802 1	-	169	19,504 168	
TOTAL (A)		23,17,364	1,60,931	-	-	24,78,295	8,19,075	-	24,030	-	- 8,43,10	5 17,12,802	3,54,121	59,781	1,794	64,874	21,93,372	5
perating expenses related to insurance business ovision for doubtful debts	L-5 L-6	41,888 30,316 -	633 1,896 -	- - -	-	42,521 32,212 -	46,607 65,468 -	- - -	1,815 2,614 -		- 48,42 - 68,08		6,080 12,975 -	1,670 1,568 -	81 573 -	76 16 -	2,41,198 1,94,565 -	;
nd debts written off ovision for tax ovisions (other than taxation) For diminution in the value of investments (net)		- (15,079)	-	-	-	(15,079)	(40,201) (28)	-	- - (21)	-	- - (40,20		-	-	(290)	84	- (1,625) -	
Others - Provision for standard and non-standard assets and Services Tax on ULIP Charges		- 21,766	- 967	-	-	- 22,733	55	-	-	-		55 58 -	-	-	-	- 12	58 12	
TOTAL (B)		78,891	3,496		-	82,387	71,901	-	4,408		- 76,30	9 4,11,363	19,055	3,238	364	188	4,34,208	
enefits paid (net) erim bonuses paid	L-7	9,11,081 -	62,922 -	- -	-	9,74,003	2,12,428 1,01,134	- -	15,133 281	- -	- 2,27,50 - 1,01,4		92,065 -	24,613 -	1,066 -	1,69,165 -	6,09,661 -	1
nange in valuation of liability against life policies) Gross**) Amount ceded in reinsurance		9,220 9	(236)	- -	-	8,984 9	3,81,273 (1,471)	- -	4,259 -	- -	- 3,85,5: - (1,47		2,38,829 -	31,930 -	(19) 47	(1,05,236)	11,68,351 (25,532)	1:
) Amount accepted in reinsurance) Fund Reserve) Funds for discontinued policies		- 12,46,222 28,184	91,714 (76)	- - -	- - -	13,37,936 28,108	- - -	- - -	- - -	- - -	-	- - -			- - -	- - -	-	1:
TOTAL (C)		21,94,716	1,54,324	-	-	23,49,040	6,93,364	-	19,673	-	- 7,13,03	7 13,00,020	3,30,894	56,543	1,094	63,929	17,52,480	48
SURPLUS / (DEFICIT) (D) = (A)-(B)-(C)		43,757	3,111	-	-	46,868	53,810	-	(51)	_	- 53,75	9 1,419	4,172	-	336	757	6,684	1
nount transferred from Shareholders' Account (Non-technical		-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
AMOUNT AVAILABLE FOR APPROPRIATION		43,757	3,111	-	-	46,868	53,810	-	(51)		- 53,75	9 1,419	4,172		336	757	6,684	1
PROPRIATIONS																		1
ansfer to Shareholders' Account ansfer to other reserves		40,473	3,095	-	-	43,568	14,542	-	393	-	- 14,93		4,172	-	336 -	757 -	6,684	1
alance being Funds For Future Appropriations		3,284	16	-	-	3,300	39,268	-	(444)	-	- 38,82		-	-	-	-	-	
TOTAL (D)		43,757	3,111	-	-	46,868	53,810	-	(51)	-	- 53,75	9 1,419	4,172	-	336	757	6,684	,
ne total surplus as mentioned below :) Interim bonuses Paid) Terminal bonuses Paid		-	-	- -	-	-	1,01,134 29,740	-	281 3,252	- -	- 1,01,41 - 32,99		- -	-	- -	-	-	1
Allocation of bonus to Policyholders Surplus shown in the Revenue account Total Surplus :[(a)+(b)+(c)+(d)]		- 43,757 43,757	- 3,111 3,111	-	-	- 46,868 46,868	53,810 1,84,684	-	(51) 3,482	-	- 53,75 - 1,88,16		- 4,172 4,172	-	- 336 336	- 757 757	- 6,684 6,684	

Name of the Insurer: HDFC Life Insurance Company Limited Registration No. and Date of Registration with the IRDAI: 101 dated 23rd October 2000

REVENUE ACCOUNT FOR THE QUARTER ENDED SEPTEMBER 30, 2023

Policyholders' Account (Technical Account)												NON-LINKEI) BUSINESS -						(₹ Lakh)
Particulars	Schedule		LIN	KED BUSINE	ss				PARTICIPAT	ΓING		NON-LINKLI) BOSINESS		NON-PAR	TICIPATING			GRAND TOTAL
		LIFE	PENSION	HEALTH	VAR. INS	TOTAL	LIFE	ANNUITY	PENSION	HEALTH	VAR.INS	TOTAL	LIFE	ANNUITY	PENSION	HEALTH	VAR.INS	TOTAL	TOTAL
Premiums earned - net (a) Premium (b) Reinsurance ceded (c) Reinsurance accepted	L-4	3,08,667 (343) -	14,002 - -	- - -		3,22,669 (343) -	3,42,113 (186) -	- - -	6,045 - -	- - -		3,48,158 (186) -	6,49,275 (17,610) -	1,33,369 - -	10,500 - -	1,397 (292) -	28,659 - -	8,23,200 (17,902) -	14,94,02 (18,43
Sub Total		3,08,324	14,002	-	-	3,22,326	3,41,927	-	6,045	-		3,47,972	6,31,665	1,33,369	10,500	1,105	28,659	8,05,298	14,75,59
Income from investments (a) Interest, dividends & rent - gross (b) Profit on sale / redemption of investments (c) (Loss on sale / redemption of investments) (d) Transfer / gain on revaluation / change in fair value* (e) Amortisation of (premium) / discount on investments		50,522 1,84,148 (10,178) 2,11,365 8,888	6,238 14,087 (1,667) (498) 467	- - - -	- - - -	56,760 1,98,235 (11,845) 2,10,867 9,355	74,139 16,469 (173) (132) 16,304		3,600 415 - - 1,301	- - - -	-	77,739 16,884 (173) (132) 17,605	63,818 2,618 (4,188) (414) 1,13,351	40,071 564 (102) - 4,415	5,196 9 (525) - 383	97 - - - (9)	10,265 10 (92) - (321)	1,19,447 3,201 (4,907) (414) 1,17,819	2,53,94 2,18,32 (16,92 2,10,32 1,44,77
Sub Total		4,44,745	18,627	-	-	4,63,372	1,06,607	-	5,316	-	-	1,11,923	1,75,185	44,948	5,063	88	9,862	2,35,146	8,10,44
Other Income (a) Income on Unclaimed amount of Policyholders (b) Others		795 2,275	- (2)	-	-	795 2,273	- 5,037	-	- 48	-	-	- 5,085	23 1,820	- 45	- 23	- 2	2	23 1,892	818 9,250
Contribution from Shareholders' A/c (a) Contribution from Shareholders Account towards Excess EoM (b) Others - (i) Contribution from Shareholders' Account (ii) Towords remuneration of MD/CEOs/WTD/Othere KMPs		- - - 19		- - -	- - -	- - 19	- - - 38	- - -	- - - 1	- - -		- - 39	- - - 55	- - - 3	- - 1,439 1	- - (113) -	- (3) -	- 1,323 59	- 1,323 117
TOTAL (A)		7,56,158	32,627		-	7,88,785	4,53,609	-	11,410			4,65,019	8,08,748	1,78,365	17,026	1,082	38,520	10,43,741	22,97,545
Commission Operating expenses related to insurance business Provision for doubtful debts	L-5 L-6	12,392 28,344	175 428 -	-	-	12,567 28,772 -	35,070 58,016	-	688 1,049	-	-	35,758 59,065	66,796 80,035	2,811 4,352	689 1,565	55 329	11 14	70,362 86,295	1,18,687 1,74,132
Bad debts written off Provision for tax Provisions (other than taxation) (a) For diminution in the value of investments (net) (b) Others - Provision for standard and non-standard assets		- 312 - -	-	- - -	- - -	- 312 - -	(42,875) (1,404) 26		- - (98) -	- - -	-	(42,875) (1,502) 26	- (18,629) - 34	- - (872) 1	- - -	- 46 - -		(18,583) (872) 35	(61,146 (2,374
Goods and Services Tax on ULIP Charges		9,476	461	-	-	9,937	-	-	-	-	-	-	-	-	1	-	9	10	9,947
TOTAL (B) Benefits paid (net) Interim bonuses paid	L-7	50,524 4,54,560	1,064 40,110 -		-	51,588 4,94,670 -	48,833 1,41,491 42,861	<u>-</u> - -	1,639 7,977 109	-		1,49,468 42,970	1,28,236 1,46,479 -	6,292 38,596 -	2,255 22,559	258 -	38,706	1,37,247 2,46,598 -	2,39,307 8,90,736 42,970
Change in valuation of liability against life policies (a) Gross** (b) Amount ceded in reinsurance (c) Amount accepted in reinsurance (d) Fund Reserve (e) Funds for discontinued policies		9,560 (28) - 2,59,711 (20,204)	14 - - (10,013) (167)	- - - -	- - - -	9,574 (28) - 2,49,698 (20,371)	2,12,780 (8,048) - -	- - - -	736 - - - -	- - - -	-	2,13,516 (8,048) - - -	5,49,262 (16,460) - -	1,32,612 - - - -	(7,788) - - - -	120 (2) - -	(475) - - - -	6,73,731 (16,462) - - -	8,96,82 (24,538 - 2,49,698 (20,371
TOTAL (C)		7,03,599	29,944	-	-	7,33,543	3,89,084	-	8,822	-	-	3,97,906	6,79,281	1,71,208	14,771	376	38,231	9,03,867	20,35,316
		0.005	4.040			0.054	45.000		0.40			40.044	4.004	225		070	055	2.22	00.000
SURPLUS / (DEFICIT) (D) = (A)-(B)-(C) Amount transferred from Shareholders' Account (Non-technical		2,035	1,619 -		-	3,654	15,692	-	949	-	-	16,641	1,231 -	865 -		276 -	255	2,627	22,922 -
Account) AMOUNT AVAILABLE FOR APPROPRIATION		2,035	1,619		-	3,654	15,692	-	949	-		16,641	1,231	865		276	255	2,627	22,922
APPROPRIATIONS																			
Transfer to Shareholders' Account Transfer to other reserves		2,035 -	1,619 -	-	-	3,654 -	7,086	-	174 - 	-	- -	7,260	1,231 -	865 -	-	276 -	255 -	2,627 -	13,541 -
Balance being Funds For Future Appropriations TOTAL (D)		2,035	1,619		-	3,654	8,606 15,692	-	775 949	-		9,381	1,231	865		276	255	2,627	9,381
The total surplus as mentioned below: (a) Interim bonuses Paid (b) Terminal bonuses Paid (c) Allocation of bonus to Policyholders		- - -	- - -	- - -	- - -	-	42,861 20,835 -	- - -	109 1,442 -	- - -		42,970 22,277 -		- - -	- - -	- - -	- - -	-	42,970 22,277 -
 (d) Surplus shown in the Revenue account (e) Total Surplus :[(a)+(b)+(c)+(d)] * Represents the deemed realised gain as per norms specified by the 	Authority	2,035 2,035	1,619 1,619	- -	-	3,654 3,654	15,692 79,388	<u>-</u>	949 2,500	<u>-</u>	-	16,641 81,888	1,231 1,231	865 865	<u>-</u>	276 276	255 255	2,627 2,627	22,922 88,169

Name of the Insurer: HDFC Life Insurance Company Limited Registration No. and Date of Registration with the IRDAI: 101 dated 23rd October 2000

REVENUE ACCOUNT FOR THE SIX MONTHS ENDED SEPTEMBER 30, 2023

												NON-LINKED	BUSINESS						
Particulars	Schedule		LIN	IKED BUSINESS					PARTICIPAT	ING					NON-PART	TICIPATING			GRA TOT
		LIFE	PENSION	HEALTH VA	R. INS	TOTAL	LIFE	ANNUITY	PENSION I	HEALTH	VAR.INS	TOTAL	LIFE	ANNUITY	PENSION	HEALTH	VAR.INS	TOTAL	
emiums earned - net Premium Reinsurance ceded Reinsurance accepted	L-4	5,42,472 (708) -	20,723 - -	- - -	-	5,63,195 (708) -	5,57,256 (389) -	- - -	9,377 - -	- - -	- - -	5,66,633 (389) -	11,92,912 (35,986) -	2,49,561 - -	32,592 - -	2,361 (645) -	54,052 - -	15,31,478 (36,631) -	26, (i
Sub Total		5,41,764	20,723		-	5,62,487	5,56,867		9,377			5,66,244	11,56,926	2,49,561	32,592	1,716	54,052	14,94,847	26,
ncome from investments a) Interest, dividends & rent - gross b) Profit on sale / redemption of investments c) (Loss on sale / redemption of investments) d) Transfer / gain on revaluation / change in fair value* e) Amortisation of (premium) / discount on investments		97,438 2,95,965 (19,935) 8,45,743 18,709	13,199 31,565 (3,119) 25,112 931	- - - -	- - - -	1,10,637 3,27,530 (23,054) 8,70,855 19,640	1,46,145 30,067 (1,184) (417) 31,588		7,056 1,937 (10) - 2,461	- - - -	- - - -	1,53,201 32,004 (1,194) (417) 34,049	1,24,406 6,870 (9,565) (2,536) 2,13,233	77,592 850 (202) - 9,199	10,416 126 (1,425) - 773	192 - - - (17)	21,013 10 (187) - (690)	2,33,619 7,856 (11,379) (2,536) 2,22,498	4,9 3,6 (3 8,6 2,7
Sub Total		12,37,920	67,688		-	13,05,608	2,06,199	•	11,444	•	-	2,17,643	3,32,408	87,439	9,890	175	20,146	4,50,058	19,7
Other Income (a) Income on Unclaimed amount of Policyholders (b) Others		1,629 2,347	- 1	-		1,629 2,348	- 9,739	-	- 82	-		- 9,821	47 4,718	- 93	- 33	- 4	2	47 4,850	1
Contribution from Shareholders' A/c (a) Contribution from Shareholders Account towards Excess EoM (b) Others -		-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
(i) Contribution from Shareholders' Account(ii) Towords remuneration of MD/CEOs/WTD/Othere KMPs		31	-	-	-	31	63	-	- 1	-	-	- 64	102	7	2,222 2	-	888	3,110 111	
TOTAL (A)		17,83,691	88,412		-	18,72,103	7,72,868	-	20,904	-	-	7,93,772	14,94,201	3,37,100	44,739	1,895	75,088	19,53,023	46,
ommission perating expenses related to insurance business rovision for doubtful debts	L-5 L-6	19,029 50,740 -	238 662 -	- - -	- - -	19,267 51,402 -	52,772 1,03,804 -	- - -	994 1,605 -	- - -	-	53,766 1,05,409 -	1,05,555 1,65,919 -	5,173 10,877 -	998 2,612 -	86 605 -	15 36 -	1,11,827 1,80,049 -	
ad debts written off rovision for tax rovisions (other than taxation)		2,330	-	-	-	2,330	- (42,775)	-	-	-	-	- (42,775)	- (18,569)	-	-	46	-	- (18,523)	(
a) For diminution in the value of investments (net) b) Others - Provision for standard and non-standard assets boods and Services Tax on ULIP Charges		- - 18,094	- - 904	- - -	- - -	- - 18,998	(4,765) 23 -	-	(366) - -	- - -	- - -	(5,131) 23 -	- 51 -	(872) 2 -	- - 1	- - -	- - 16	(872) 53 17	
TOTAL (B)		90,193	1,804		-	91,997	1,09,059		2,233		-	1,11,292	2,52,956	15,180	3,611	737	67	2,72,551	4,
enefits paid (net) nterim bonuses paid	L-7	7,97,522 -	70,892 -	-		8,68,414	2,56,832 74,283	-	13,779 255	- -	-	2,70,611 74,538	2,95,269 -	73,967 -	47,107 -	934 -	1,10,148	5,27,425 -	16,
hange in valuation of liability against life policies a) Gross** b) Amount ceded in reinsurance		10,154 (9)	(165) -	- -	-	9,989	3,29,070 (12,656)	-	957 -	- -	- -	3,30,027 (12,656)	9,77,574 (33,189)	2,44,697	(5,979) -	(106) 55	(36,900)	11,79,286 (33,134)	15 _.
c) Amount accepted in reinsurance d) Fund Reserve e) Funds for discontinued policies		8,83,073 (11,108)	- 12,488 14	- - -	- - -	8,95,561 (11,094)	- - -	-	- - -	- - -	- - -	-	- -		-			-	8,
TOTAL (C)		16,79,632	83,229		-	17,62,861	6,47,529	_	14,991			6,62,520	12,39,654	3,18,664	41,128	883	73,248	16,73,577	40,
SURPLUS / (DEFICIT) (D) = (A)-(B)-(C)		13,866	3,379		_	17,245	16,280		3,680		_	19,960	1,591	3,256		275	1,773	6,895	
mount transferred from Shareholders' Account (Non-technical ccount)		-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
AMOUNT AVAILABLE FOR APPROPRIATION		13,866	3,379	-	-	17,245	16,280		3,680			19,960	1,591	3,256		275	1,773	6,895	
PPROPRIATIONS																			
ransfer to Shareholders' Account		13,866	3,379	-	-	17,245	12,260	-	306	-	-	12,566	1,591	3,256	-	275	1,773	6,895	
ransfer to other reserves alance being Funds For Future Appropriations		-	-	-	-	-	4,020	-	- 3,374	-	-	- 7,394	-	-	-	-	-	-	l
TOTAL (D)		13,866	3,379		-	17,245	16,280	-	3,680	-	-	19,960	1,591	3,256		275	1,773	6,895	
The total surplus as mentioned below : a) Interim bonuses Paid b) Terminal bonuses Paid		-	-	-	-	-	74,283 35,975	-	255 2,496	-	-	74,538 38,471	-	-	-	-	-	-	
c) Allocation of bonus to Policyholders d) Surplus shown in the Revenue account		- 13,866	- 3,379	-	-	- 17,245	- 16,280	-	- 3,680	-	-	- 19,960	- 1,591	- 3,256	-	- 275	- 1,773	- 6,895	

** Represents mathematical reserves after allocation of bonus

FORM L-2-A-PL

Name of the Insurer: HDFC Life Insurance Company Limited Registration Number and Date of Registration with the IRDAI: 101 dated 23rd October 2000

PROFIT AND LOSS ACCOUNT FOR THE SIX MONTHS ENDED SEPTEMBER 30, 2024

Shareholders' Account (Non-technical Account)

Particulars	Schedule	For the quarter ended September 30, 2024	Up to the period ended September 30, 2024	For the quarter ended September 30, 2023	Up to the period ended September 30, 2023
Amounts transferred from the Policyholders' Account (Technical account)		38,541	65,187	13,541	36,706
Income from investments (a) Interest, Dividends & Rent - Gross (b) Profit on sale / redemption of investments (c) (Loss) on sale / redemption of investments (d) Amortisation of (premium) / discount on investments		24,426 4,411 (979) (981)	48,405 7,628 (1,078) (2,362)	21,950 2,433 (453) (248)	42,959 6,239 (752) (1,593)
Other income		5	1	994	994
TOTAL (A)		65,423	1,17,787	38,217	84,553
Remuneration of MD/CEOs/WTDs over specifed limits Expenses other than those directly related to the insurance business	L-6A	- 240	- 341	- 76	- 1,103
Contribution to Policyholders' A/c a) Towards Excess Expenses of Management b) Towards remuneration of MD/CEOs/WTD/Othere KMPs c) Others		- 51 -	- 259 -	- 117 -	- 206 -
Interest on subordinated debt Expenses towards CSR activities Penalties Bad debts written off		1,732 372 200 -	3,427 551 200 -	1,732 547 - -	3,445 1,261 - -
Amount Transferred to Policyholders' Account		19,072	19,504	1,323	3,110
Provisions (other than taxation) (a) For diminution in the value of investments (net) (b) Provision for doubtful debts (c) Others - Provision for standard and non-standard assets		- - -	- - -	1,354 - -	700 - -
TOTAL (B)		21,667	24,282	5,149	9,825
Profit / (Loss) before tax Provision for taxation Profit / (Loss) after tax		43,756 457 43,299	93,505 2,441 91,064	33,068 (4,611) 37,679	74,728 (4,485) 79,213
APPROPRIATIONS (a) Balance at the beginning of the period/year (b) Interim dividends paid		8,73,623	8,25,858 -	7,51,350 -	7,09,816 -
(c) Final dividend paid (d) Transfer to reserves/ other accounts		(43,020) -	(43,020) -	(40,843) -	(40,843) -
Profit / (Loss) carried forward to the Balance Sheet		8,73,902	8,73,902	7,48,186	7,48,186

Name of the Insurer: HDFC Life Insurance Company Limited Registration Number and Date of Registration with the IRDAI: 101 dated 23rd October 2000

BALANCE SHEET AS AT SEPTEMBER 30, 2024

(₹ Lakh)

Particulars	Schedule	As at September 30, 2024	As at September 30, 2023
SOURCES OF FUNDS			
SHAREHOLDERS' FUNDS:			
Share capital Share application money pending allotment of shares	L-8, L-9	2,15,222 338	2,15,006 80
Reserves and surplus	L-10	12,59,583	11,22,857
Credit / (Debit) fair value change account		83,371	27,775
Sub-Total		15,58,514	13,65,718
BORROWINGS	L-11	95,000	95,000
POLICYHOLDERS' FUNDS:			
Credit / (Debit) fair value change account Policy liabilities		9,64,606 1,90,70,748	3,77,309 1,58,00,459
Funds for discontinued policies			
i) Discontinued on account of non-payment of premium ii) Others		3,69,910 909	3,69,069 1,627
Insurance reserves		-	-
Provision for linked liabilities		1,05,49,389	84,33,917
Sub-Total		3,09,55,562	2,49,82,381
Funds for Future Appropriations Linked		3,300	-
Non-Linked (Non-PAR)		-	-
Non-Linked (PAR) Deferred Tax Liabilities (net)		1,59,971 -	1,30,937
TOTAL		3,27,72,347	2,65,74,036
APPLICATION OF FUNDS			
INVESTMENTS			
- Shareholders'	L-12	15,86,606	15,12,844
- Policyholders'	L-13	1,99,87,378	1,61,69,497
Assets held to cover linked liabilities	L-14	1,09,20,208	88,04,613
LOANS	L-15	2,13,894	1,74,331
FIXED ASSETS	L-16	45,545	39,060
Deferred Tax Assets (Net)		-	-
CURRENT ASSETS			
Cash and bank balances Advances and other assets	L-17	82,229 7,80,002	48,984
	L-18		4,88,628
Sub-Total (A)		8,62,231	5,37,612
CURRENT LIABILITIES	L-19	8,34,935	6,52,185
PROVISIONS	L-20	8,580	11,736
Sub-Total (B)		8,43,515	6,63,921
NET CURRENT ASSETS (C) = (A – B)		18,716	(1,26,309)
MISCELLANEOUS EXPENDITURE (to the extent not written off or adjusted)	L-21		
DEBIT BALANCE IN PROFIT & LOSS ACCOUNT (Shareholders' Account)		- -	-
DEFICIT IN THE REVENUE ACCOUNT (Policyholders' Account)		-	-
TOTAL		3,27,72,347	2,65,74,036

CONTINGENT LIABILITIES

		(\ Lakii)
Particulars	As at September 30, 2024	As at September 30, 2023
		•
1) Partly paid-up investments	49,927	46,718
2) Claims, other than against policies, not acknowledged as debts by		
the Company	-	-
3) Underwriting commitments outstanding	-	-
4) Guarantees given by or on behalf of the Company	89	63
5) Statutory demands/ liabilities in dispute, not provided for	1,64,695	1,10,064
6) Reinsurance obligations to the extent not provided for in accounts	-	-
7) Others:		
Claims, under policies, not acknowledged as debts (net of reinsurance)	5,154	5,109
TOTAL	2,19,865	1,61,954

FORM L-4-PREMIUM SCHEDULE

	Particulars	For the quarter ended September 30, 2024	Up to the period ended September 30, 2024	For the quarter ended September 30, 2023	Up to the period ended September 30, 2023
1 2 3	First year premiums Renewal premiums Single premiums	3,25,345 8,83,102 4,84,298	5,61,135 15,24,165 8,88,533	2,56,555 7,83,894 4,53,578	4,41,699 13,64,300 8,55,307
	Total Premiums	16,92,745	29,73,833	14,94,027	26,61,306
	Premium income from business written: In India Outside India	16,92,745 -	29,73,833	14,94,027	26,61,306 -
	Total Premiums	16,92,745	29,73,833	14,94,027	26,61,306

FORM L-5 - COMMISSION SCHEDULE

Particulars	For the quarter ended September 30, 2024	Up to the period ended September 30, 2024	For the quarter ended September 30, 2023	Up to the period ended September 30, 2023
Commission paid				
Direct - First year premiums	1,26,456	2,10,434	70,857	1,12,800
- Renewal premiums	13,844	24,529	12,169	20,472
- Single premiums	44,815	97,178	35,661	51,588
Gross Commission	1,85,115	3,32,141	1,18,687	1,84,860
Add : Commission on re-insurance accepted	-	-	-	-
Less: Commission on re-insurance ceded	-	-	-	-
Net Commission	1,85,115	3,32,141	1,18,687	1,84,860
Rewards				-
Total	1,85,115	3,32,141	1,18,687	1,84,860
commission):				
Individual Agents	19,392	30,699	13,176	25,087
Corporate Agents- Banks	1,03,625	1,89,768	72,732	1,11,378
Corporate Agents- Banks Corporate agency- Others	1,03,625 41,650	1,89,768 75,358	72,732 20,579	1,11,378 30,629
Corporate Agents- Banks Corporate agency- Others Brokers	1,03,625 41,650 20,321	1,89,768 75,358 36,099	72,732 20,579 12,040	1,11,378 30,629 17,472
Corporate Agents- Banks Corporate agency- Others Brokers Micro Agents	1,03,625 41,650	1,89,768 75,358	72,732 20,579	1,11,378
Corporate Agents- Banks Corporate agency- Others Brokers Micro Agents Direct Business - Online*	1,03,625 41,650 20,321	1,89,768 75,358 36,099	72,732 20,579 12,040	1,11,378 30,629 17,472
Corporate Agents- Banks Corporate agency- Others Brokers Micro Agents Direct Business - Online* Direct Business - Others	1,03,625 41,650 20,321 11	1,89,768 75,358 36,099	72,732 20,579 12,040 125	1,11,378 30,629 17,472
Corporate Agents- Banks Corporate agency- Others Brokers Micro Agents Direct Business - Online* Direct Business - Others Common Service Centre (CSC)	1,03,625 41,650 20,321 11 - -	1,89,768 75,358 36,099 26 - -	72,732 20,579 12,040 125 - -	1,11,378 30,629 17,472
Corporate Agents- Banks Corporate agency- Others Brokers Micro Agents Direct Business - Online* Direct Business - Others Common Service Centre (CSC) Web Aggregators	1,03,625 41,650 20,321 11	1,89,768 75,358 36,099	72,732 20,579 12,040 125	1,11,378 30,629 17,472
Corporate Agents- Banks Corporate agency- Others Brokers Micro Agents Direct Business - Online* Direct Business - Others Common Service Centre (CSC)	1,03,625 41,650 20,321 11 - - - 11	1,89,768 75,358 36,099 26 - - - 13	72,732 20,579 12,040 125 - - - 2	1,11,378 30,629 17,472 242 - - - 2
Corporate Agents- Banks Corporate agency- Others Brokers Micro Agents Direct Business - Online* Direct Business - Others Common Service Centre (CSC) Web Aggregators Insurance Marketing Firm Others - POS	1,03,625 41,650 20,321 11 - - - 11	1,89,768 75,358 36,099 26 - - - 13	72,732 20,579 12,040 125 - - - 2	1,11,378 30,629 17,472 242 - - - 2
Corporate Agents- Banks Corporate agency- Others Brokers Micro Agents Direct Business - Online* Direct Business - Others Common Service Centre (CSC) Web Aggregators Insurance Marketing Firm Others - POS Total Commission and Rewards on (Excluding Reinsurance) Business written:	1,03,625 41,650 20,321 11 - - - 11 105 - 1,85,115	1,89,768 75,358 36,099 26 - - - 13 178 - 3,32,141	72,732 20,579 12,040 125 - - - 2 33 - 1,18,687	1,11,378 30,629 17,472 242 - - - 2 50 - 1,84,860
Corporate Agents- Banks Corporate agency- Others Brokers Micro Agents Direct Business - Online* Direct Business - Others Common Service Centre (CSC) Web Aggregators Insurance Marketing Firm Others - POS	1,03,625 41,650 20,321 11 - - - 11 105	1,89,768 75,358 36,099 26 - - - 13 178	72,732 20,579 12,040 125 - - - 2 33	1,11,378 30,629 17,472 242 - - - 2 50

FORM L-6-OPERATING EXPENSES SCHEDULE

(₹ Lakh)

	Particulars	For the quarter ended September 30, 2024	Up to the period ended September 30, 2024	For the quarter ended September 30, 2023	Up to the period ended September 30, 2023
1	Employees' remuneration & welfare benefits	81,175	1,50,621	82,978	1,72,746
2	Travel, conveyance and vehicle running expenses	2,630	4,540	2,019	3,619
3	Training expenses	2,412	5,209	6,911	9,709
4	Rents, rates & taxes	4,777	8,932	4,041	7,850
5	Repairs	86	152	262	439
6	Printing & stationery	249	513	468	1,163
7	Communication expenses	999	2,134	936	2,087
8	Legal & professional charges	3,680	7,105	4,788	10,146
9	Medical fees	1,020	1,812	724	1,235
10	Auditors' fees, expenses etc	, ,	,		,
	a) as auditor	23	48	26	50
	b) as adviser or in any other capacity, in respect of				
	(i) Taxation matters	-	-	-	-
	(ii) Insurance matters	-	-	-	-
	(iii) Management services; and	-	-	-	-
	c) in any other capacity	1	11	23	33
11	Advertisement and publicity	34,050	50,128	40,407	73,313
12	Interest & bank charges	202	390	424	617
13	Depreciation	2,448	4,613	1,923	3,815
14	Brand/Trade Mark usage fee/charges	6,617	12,120	5,901	10,569
15	Business Development and Sales Promotion Expenses	7,578	8,850	7,397	9,744
16	Stamp duty on policies	4,361	8,882	4,155	7,506
17	Information Technology expenses	10,974	18,702	6,087	12,556
18	Goods and Services Tax (GST)	735	1,196	635	1,218
19	Others		,		,
	(a) General Office & other expenses	4,119	8,901	4,027	8,445
	TOTAL	1,68,136	2,94,859	1,74,132	3,36,860
		-			
	In India	1,68,136	2,94,859	1,74,132	3,36,860
	Outside India	<u> </u>	-	<u> </u>	-

FORM L-6A-SHAREHOLDERS' EXPENSES SCHEDULE

	Particulars	For the quarter ended September 30, 2024	Up to the period ended September 30, 2024	For the quarter ended September 30, 2023	Up to the period ender September 30, 202
1	Employees' remuneration & welfare benefits	_	-	-	-
2	Travel, conveyance and vehicle running expenses	-	-	-	-
3	Training expenses	-	-	-	-
4	Rents, rates & taxes	-	-	-	_
5	Repairs	-	-	-	-
6	Printing & stationery	-	-	-	-
7	Communication expenses	-	-	-	-
8	Legal & professional charges	50	49	(21)	910
9	Medical fees	-	-	- '	-
10	Auditors' fees, expenses etc				
	a) as auditor	-	-	-	-
	b) as adviser or in any other capacity, in respect of				
	(i) Taxation matters	-	-	-	-
	(ii) Insurance matters	-	-	-	-
	(iii) Management services; and	-	-	-	-
	c) in any other capacity	-	-	-	-
11	Advertisement and publicity	-	-	-	-
12	Interest & bank charges	-	-	-	-
13	Depreciation	-	-	-	-
4	Goods and Services Tax	-	-	-	-
15	Others				
	(a) Directors' fees	22	50	21	4
	(b) Directors' Commission	30	60	15	3
	(c) Other general expenses	138	182	61	11
	TOTAL	240	341	76	1,10
	In India	240	341	76	1,10

FORM L-7- BENEFITS PAID [NET]

				(₹ Lakii)
Particulars	For the quarter ended September 30, 2024	Up to the period ended September 30, 2024	For the quarter ended September 30, 2023	Up to the period ended September 30, 2023
Insurance claims				
(a) Claims by death	1,50,162	2,89,843	1,17,996	2,28,318
(b) Claims by maturity	2,03,816	3,48,300	2,31,612	3,56,547
(c) Annuities / pension payment	39,166	74,506	32,049	60,703
(d) Periodical Benefit	49,715	69,412	17,890	28,694
(e) Health	1,089	2,568	1,074	2,477
(f) Surrenders	4,17,970	7,84,962	3,38,868	6,47,120
(g) Any other (please specify)				
(i) Discontinuance/ Lapse Termination	41,576	84,924	59,815	97,734
(ii) Withdrawals	87,859	2,05,779	1,08,166	2,79,537
(iii) Waiver of Premium	529	986	606	1,113
(iv) Interest on unclaimed amount of Policyholders	764	1,301	795	1,722
(,		,,,,,,		-,
Sub Total (A)	9,92,646	18,62,581	9,08,871	17,03,965
Sub Total (A)	3,32,040	10,02,361	9,06,671	17,03,303
Benefits Paid (Gross)				
In India	9,92,646	18,62,581	9,08,871	17,03,965
Outside India	5,52,646	10,02,001	5,00,071	17,00,000
O diologo iridia				
Amount ceded in reinsurance:				
(a) Claims by death	(23,292)	(50,959)	(17,627)	(36,825)
(b) Claims by maturity	- ,	-	- 1	(,,
(c) Annuities / pensions payment	_	_	_	_
(d) Periodical Benefits	_	_	_	_
(e) Health	(194)	(397)	(508)	(690)
(f) any other (please specify)	(194)	(551)	(500)	(030)
(i) any other (please specify)	-			
Sub Total (B)	(23,486)	(51,356)	(18,135)	(37,515)
<u>L</u>				
Amount accepted in reinsurance:				
(a) Claims by death	-	-	-	-
(b) Claims by maturity	-	-	-	-
(c) Annuities / pensions payment	-	-	-	-
(d) Periodical Benefits	-	-	-	-
(e) Health	- 1	-	-	-
(f) any other (please specify)	-	-	-	-
Sub Total (C)			-	
TOTAL (A+B+C)	9,69,160	18,11,225	8,90,736	16,66,450
Demotite Daid (Net)				
Benefits Paid (Net):				
In India	9,69,160	18,11,225	8,90,736	16,66,450
Outside India	-	-	-	-
Total	9,69,160	18,11,225	8,90,736	16,66,450

Notes:

(a) Claims incurred comprises of claims paid, specific claims settlement costs wherever applicable and change in the outstanding provision for claims

(b) Fees and expenses connected with claims are included in claims.

(c) Legal and other fees and expenses also form part of the claims cost, wherever applicable

FORM L-8-SHARE CAPITAL SCHEDULE

(₹ Lakh)

	(₹ Lakn)	
Particulars	As at	As at
raiticulais	September 30, 2024	September 30, 2023
1 Authorised capital		
Equity Shares of ₹ 10 each	4,90,000	4,90,000
Preference Shares of ₹ each	-	-
2 Issued capital		
Equity Shares of ₹ 10 each	2,15,222	2,15,006
Preference Shares of ₹ each	-	-
3 Subscribed capital	_	
Equity Shares of ₹ 10 each	2,15,222	2,15,006
Preference Shares of ₹ each	-	-
4 Called-up capital		
Equity Shares of ₹10 each	2,15,222	2,15,006
Preference Shares of ₹ each		_, ,
Less : Calls unpaid	-	-
Add : Shares forfeited (Amount originally paid up)	-	-
Less : Par value of equity shares bought back	-	-
Less : Preliminary expenses		
Expenses including commission or	-	
brokerage on underwriting or subscription of shares		-
Preference Shares of ₹ each	-	-
TOTAL	2,15,222	2,15,006

Note:

Of the above, Share Capital amounting to ₹ 108,334 lakh (Previous year : ₹ 108,334 lakh) is held by HDFC Bank Limited, the Holding Company / previous year held by erstwhile Housing Development Finance Corporation Limited.

FORM L-9-PATTERN OF SHAREHOLDING SCHEDULE [As certified by the Management]

	As at September 30,	As at September 30, 2024		, 2023
	Number of Shares	% of Holding	Number of Shares	% of Holding
Promoters - Indian Company - HDFC Bank Limited*	1,08,33,42,272	50.34%	1,08,33,42,272	50.39%
Investors - Indian - Foreign	51,28,32,905 55,55,06,196	23.83% 25.81%	40,56,28,908 66,05,53,318	18.87% 30.72%
Others - a. Indian - HDFC Life ESOP Trust - b. Foregin	5,39,834	0.02%	5,39,834	0.02% -
Total	2,15,22,21,207	100.00%	2,15,00,64,332	100.00%

^{*} Housing Development Finance Corporation Limited (HDFC) Ltd. has been amalgamated with and into HDFC Bank Ltd. w.e.f. from July 1, 2023. Accordingly, HDFC Bank Ltd. has become the holding and promoter Company of HDFC Life in place of HDFC Ltd.

PART A

DETAILS OF EQUITY HOLDINGS OF INSURERS

Particulars of the shareholding pattern of HDFC Life Insurance Company Limited as at quarter ended on September 30, 2024

SI.No.	Category	No. of Investors	No. of shares held	% of shareholding	Paid up equity (Rs. in lakhs)		Pledged or encumbered	Shares under L	ock in Period
(1)	(II)	Investors	(III)	(IV)	(KS. III IAKIIS)	Number of shares (VI)	As a percentage of Total Shares held (VII) = (VI)/ (III)*100	Number of shares (VIII)	As a percentage of total shares held (IX) = (VIII)/ (III)*100
	Promoters & Promoters Group								
A.1	Indian Promoters								
i)	Individuals/HUF (Names of Major Shareholders):	-	-	-	-	-	-	-	-
ii)	Bodies Corporate:	-	-	-	-	-	-	-	-
iii)	Financial Institutions/Banks								
,	HDFC Bank Limited	1	1,08,33,42,272	50.34	1,08,334.23	-	-	1,08,33,42,272.00	100.00
iv)	Central Government/State Government(s)/ President of India	-	-	-	-	-	-	-	-
v)	Persons acting in Concert (Please specify)	•	-	-	•	-	1	-	-
vi)	Any other (Please specify)	-	-	-	-	-	-	-	-
	Fareting Properties								
	Foreign Promoters								
i)	Individuals (Names of Major Shareholders):	-	-	-	-	-	-	-	-
ii)	Bodies Corporate:								
iii)	Any other (Please specify)	-	-	-	-	-	-	-	-
В	Non-Promoters								
B.1	Public Shareholders								
1.1)	Institutions								
	Mutual Funds	36		10.63	22,870.62	-	-	-	-
ii)	Foreign Portfolio Investors	763	55,13,93,642	25.62	55,139.36	-	-	-	-
-	Financial Institutions/Banks	5	6,34,820	0.03	63.48	-	-	-	-
iv)	Insurance Companies FII belonging to Foreign Promoter	25	4,98,78,751	2.32	4,987.88	-	-	-	-
	FII belonging to Foreign Promoter of Indian Promoter	-	-	-	-	_	-	-	_
	Provident Fund/Pension Fund	1	22,13,790	0.10	221.38	-	-		
	Alternative Investment Fund	44	35,67,243	0.17	356.72	-	-	-	-
ix)	NBFCs registered with RBI	7	87,909	0.00	8.79	-	-	-	-
x)	Any other (Please specify)	-	-	-	-	-	-	-	-
	- Foreign Institutional Investors	1	1,45,057	0.01	14.51	-	-	-	-
1.2)	Central Government/State Government(s)/ President of India	1	864	0.00	0.09	-	-	-	-
4 -:									
1.3)	Non-Institutions	7.50.010	0.07.00.04=	4.40	0.070.00				
i) ii)	Individual share capital upto Rs. 2 Lacs Individual share capital in excess of Rs. 2 Lacs	7,52,316 510	8,87,60,017 3,36,26,401	4.12 1.56	8,876.00 3,362.64	-	-	-	-
,	Others:	310	3,30,20,401	1.00	3,302.04	-	-	-	-
1 1 7	- Trusts	32	82,744	0.00	8.27	-	-	-	-
	- Non Resident Indian (NRI)	14,685	63,28,322	0.29	632.83	-	-	-	-
	- Clearing Members	14	14,938	0.00	1.49	-	-	-	-
	- Non Resident Indian Non Repatriable	-	-	-	-	-	-	-	-
	- Bodies Corporate	2,337	9,89,49,418	4.60	9,894.94	-	-	-	-
	- IEPF	1	7,469	0.00	0.75	-	-	-	-
v)	Any other (Please specify) - HUF	13,054	27,91,643	0.13	279.16	-	-	_	_
	- Key Managerial Personnel	13,054	98,000	0.13	9.80	-	-	-	-
	- Director or Director's Relatives	7	10,50,512	0.05	105.05	-	-	-	-
	- Foreign Nationals	2	1,375	0.00	0.14	-	-	-	-
			,= ,=						
	Non Public Shareholders								
	Custodian/DR Holders	-	-	-	-	-	-	-	-
	Employee Benefit Trust	1	5,39,834	0.03	53.98	-	-	-	-
2.3)	Any other (Please specify)	-	-	-	-	-	-	-	-
	TOTAL	7,83,844	2,15,22,21,207	100.00	2,15,222.12	_		1,08,33,42,272.00	50.34
	TOTAL	7,05,044	2,13,22,21,207	100.00	2,13,222.12			1,00,33,42,272.00	50.34

Footnotes:

- (i) All holdings, above 1% of the paid up equity, have to be separately disclosed enclosed as Annexure 1
- (ii) Indian Promoters As defined under Regulation 3(1)(I) of the IRDAI (Registration, Capital Structure, Transfer of Shares and Amalgamation of Insurers) Regulations, 2024
- (iii) Where a company is listed, the column "Shares pledged or otherwise encumbered" shall not be applicable to "Non Promoters" category.

PARTICULARS OF THE SHAREHOLDING PATTERN IN THE PROMOTER AS INDICATED AT (A) IN PART A ABOVE

Particulars of the shareholding pattern of Indian Promoter i.e. HDFC Bank Limited as at quarter ended on September 30, 2024

SI.No.	Category	No. of Investors	No. of shares held	% of shareholding	Paid up equity (Rs. in lakhs)		Pledged or encumbered	Sha	ares under Lock in Period
(1)	(II)		(III)	(IV)	(V)	Number of shares (VI)	As a percentage of total shares held (VII) = (VI)/ (III)*100	Number of shares (VIII)	As a percentage of total shares held (IX) = (VIII)/ (III)*100
A . 1	Promoters & Promoters Group Indian Promoters	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	Indian Promoters Individuals/HUF(Names of Major Shareholders)	INII -	- INII	- INII	- INII	- INII	- INII	INII -	-
''	The state of the s								
ii)	Bodies Corporate	-	-	-	-	-	-	-	-
iii)	Financial Institutions/Banks	-	-	-	-	-	-	-	-
-	Central Government/State Government(s)/ President of India	-	-	-	-	-	-	-	-
v)	Persons acting in Concert (Please specify)	-	-	-	-	-	-	-	-
vi)	Any other (Please specify)	_	-	-	-	_	-	-	<u>-</u>
	and the control of th								
	Foreign Promoters	Nil	Nil	Nil				Nil	Nil
i)	Individuals (Names of Major Shareholders)	-	-	-	-	-	-	-	-
ii)	Bodies Corporate\$	-	-	-	-	-	-	-	-
					-	-			
iii)	Any other (Please specify)	-	-	-	-	-	-	-	-
В	Non-Promoters								
	Public Shareholders								
	Institutions	0.40	4 04 04 07 000	0.4.50	40.404.00				
	Mutual Funds Foreign Portfolio Investors	618 2,651	1,61,94,67,863 3,16,87,22,019	24.53 47.99	16,194.68 31,687.22	-	-	-	-
	Financial Institutions/Banks	35	6,28,852	0.01	6.29	-	-	-	-
	Insurance Companies	217	54,59,43,763	8.27	5,459.44	-	-	-	-
	NBFCs registered with RBI	34	55,41,812	0.08	55.42	-	-	-	-
	FII belonging to Foreign Promoter	-	-	-	-	-	-	-	-
vii)	FII belonging to Foreign Promoter of Indian Promoter#	-	-	-	-	-	-	-	-
∨iii)	Provident Fund/Pension Fund	49	10,78,94,327	1.63	1,078.94	-	-	-	-
-	Alternative Investment Fund	114	4,01,10,351	0.61	401.10	-	-	-	-
x)	Any other (Please specify)	2	40.405	0.00	0.12			-	-
	- Foreign Bank - Foreign Institutional Investors	3 4	12,135 12,62,277	0.00	12.62				
	- Sovereign Wealth Fund	4	1,19,82,618	0.18	119.83				
	- Other Financial Institutions	2	22,040	0.00	0.22				
	Central Government/State Government(s)/ President of India	8	1,24,412	0.00	1.24	-	-	-	-
1.3)	Non-Institutions	Ī							
i)	Individual share capital upto Rs. 2 Lacs	38,03,538	73,55,63,333	11.14	7,355.63	-	-	-	
	Individual share capital in excess of Rs. 2 Lacs	473	12,39,94,617	1.88	1,239.95	-	-	-	-
iv)	Others: - Trusts	163	29,18,686	0.04	29.19	_	-	-	
	- Non Resident Indian (NRI)	33,001	2,05,31,503		29.19	-	-	-	-
	- Clearing Members	18	10,92,671	0.02	10.93	-	-	-	
	- Non Resident Indian Non Repatriable	- 44.004	-	-	4 000 05	-	-	-	-
-	- Bodies Corporate - IEPF	11,894	12,66,35,479 1,03,31,066		1,266.35 103.31	-	-	-	-
v)	Any other (Please specify)	1	.,55,51,550	0.10	100.01	1			
	- Associate companies/Subsidiaries	1	2,93,37,620		293.38				
	- Directors & relatives	41	1,34,30,065		134.30	-	-	-	-
	- Key Managerial Personnel - Hindu Undivided Families	69,024	14,996 1,30,72,494		0.15 130.72		-	-	<u> </u>
	- Foreign National	6	6,302	0.20	0.06		-	-	-
	- Pension Funds	-	-	-	-	-			
	- Foreign Companies	2	1,75,60,383		175.60	-	-	-	-
	-Unclaimed Shares - Escrow Demat A/C	1	8,56,304 4,880		8.56 0.05				
	- Physical Shares	1	53,04,022	0.00	53.04				
	Non Public Shareholders		0.00 =0.0	0.00	_				
	Custodian/DR Holder Employee Benefit Trust	2	2,83,782 12,112	0.00	2.84 0.12		-	-	-
	Any other (Please specify)	-	12,112	-	- 0.12	-	-	-	-
	TOTAL	39,21,910	6,60,26,62,784	100.00	66,026.63	-	-	-	

Footnotes:

- (1) At A.1 and A.2 of Part B above, the names of individuals and bodies corporate must be specifically and separately mentioned- **Not Applicable**
- (2) Insurers are required to highlight the categories which fall within the purview of Regulation 19(2) of the Insurance Regulatory and Development Authority (Registration of Indian Insurance Companies) Regulations, 2024 - Not Applicable
- (3) All holdings, above 1% of the paid up equity, have to be separately disclosed.
- (4) 'Person acting in concert' shall have the same meaning as assigned to it under SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended from time to time.
- 5) Where the promoter is listed, the column "Shares pledged or otherwise encumbered" shall not be applicable to "Non Promoters" category.
- # Please specify the names of the Flls, indicating those Fils which belong to the Group of the Joint Venture partner/foreign investor of the Indian insurance company Not Applicable
- \$ Please specify the names of the Bodies Corporate, indicating those Bodies Corporate which belong to the Group of the Joint Venture partner/foreign investor of the Indian insurance company. Not Applicable

Name of Insurer: HDFC Life Insurance Company Limited

List of shareholders (other than Promoter) holding 1% and above of the total capital as on September 30, 2024

Sr. No.	Name of the shareholder	No. of shares	% to Capital
1	Exide Industries Limited	8,70,22,222	4.04
2	ICICI Prudential Mutual Fund	6,89,35,424	3.20
3	Capital World Growth and Income Fund	4,03,82,630	1.88
4	Camas Investments Pte. Ltd.	3,65,59,723	1.70
5	SBI Mutual Fund	3,50,53,608	1.63
6	Government of Singapore	2,80,94,847	1.31
7	Nippon Life India Mutual Fund	2,73,66,336	1.27
	Total	32,34,14,790	15.03

	Name of Indian Promoter: HDFC Bank Limited List of shareholders holding 1% and above of the total capital as on September 30, 2024							
Sr. No.	Name of the Shareholder	No. of shares	% to Capital					
1	SBI Nifty 50 ETF	46,06,99,525	6.98					
2	Life Insurance Corporation of India	35,44,44,526	5.37					
4	ICICI Prudential Value Discovery Fund	20,67,33,823	3.13					
3	HDFC Trustee Company Ltd. A/C HDFC Flexi Cap Fund	18,35,14,366	2.78					
5	Government of Singapore	15,88,83,362	2.41					
6	UTI NIFTY 50 ETF	13,88,66,320	2.10					
7	Nippon Life India Trustee Ltd-A/C Nippon India ETF Nifty 50 BEES	12,18,55,316	1.85					
8	NPS Trust - A/c HDFC Pension Management Company Ltd Scheme E - Tier I	10,78,94,327	1.63					
9	Government Pension Fund Global	9,72,76,196	1.47					
10	Vanguard Total International Stock Index Fund	7,84,05,838	1.19					
	Total	1,90,85,73,599	28.91					

FORM L-10-RESERVES AND SURPLUS SCHEDULE

Doutionland		As at		As a	
Particulars	Sept	September 30, 2024		September 30, 2023	
1 Capital reserve	_	_	_	_	
2 Capital redemption reserve	_	_	_	-	
3 Share premium					
Opening balance	3,79,172		3,71,641		
Add: Additions during the year	6,509		3,030		
Less: Adjustments during the year	-	3,85,681	-	3,74,671	
4 Revaluation reserve					
Opening balance	-		-		
Add: Additions during the year	-		-		
Less: Adjustments during the year	-	-	-	-	
5 General reserves					
Less: Amount utilised for Buy-back of shares	-		-		
Less: Amount utilised for issue of Bonus shares	-		-		
		-		-	
6 Catastrophe reserve		-		-	
7 Other reserves		-		-	
8 Balance of profit in Profit and Loss Account		8,73,902		7,48,186	
TOTAL		12,59,583		11,22,857	

FORM L-11-BORROWINGS SCHEDULE

(₹ Lakh)

SI.No.	Particulars	As at September 30, 2024	
2	Debentures/ bonds Banks Financial institutions Others	95,000 - - - -	95,000 - - - -
	TOTAL	95,000	95,000

Note:

- 1) These are two issues of unsecured, fully paid up, rated, listed, redeemable non-convertible debentures in the nature of 'subordinated debt' of ₹ 60,000 lakh issued on July 29, 2020 and ₹ 35,000 lakh issued on June 23, 2022 with a term of 10 years (with yearly call option after 5 years), paying interest at 6.67% and 8.20% per annum respectively.
- 2) Amount due within 12 months of the balance sheet date: Nil

DISCLOSURE FOR SECURED BORROWINGS (Refer Note a)

(₹ Lakh)

SI.No.	Source / Instrument	Amount Borrowed	Amount of Security	Nature of Security
1	NA	NA	NA	NA
2				
3				
4				
5				

Note:

- a) The extent to which the borrowings are secured shall be separately disclosed stating the nature of the security under each sub-head, as given above.
- b) Amounts due within 12 months from the date of Balance Sheet should be shown separately.
- c) Debentures include NCDs issued as per IRDAI (Other Forms of Capital) Regulations, 2022

FORM L-12-INVESTMENTS - SHAREHOLDERS' SCHEDULE

(₹ Lakh)

LONG TERM INVESTMENTS 1 Government Securities and Government guaranteed bonds including Treasury Bills 2 Other Approved Securities 3 Other Investments (a) Shares	As at September 30, 2024 1,24,350 3,36,946	As at September 30, 2023
LONG TERM INVESTMENTS 1 Government Securities and Government guaranteed bonds including Treasury Bills 2 Other Approved Securities 3 Other Investments (a) Shares	1,24,350	
1 Government Securities and Government guaranteed bonds including Treasury Bills 2 Other Approved Securities 3 Other Investments (a) Shares		1,14,836
1 Government Securities and Government guaranteed bonds including Treasury Bills 2 Other Approved Securities 3 Other Investments (a) Shares		1,14,836
2 Other Approved Securities 3 Other Investments (a) Shares		1,14,836
2 Other Approved Securities 3 Other Investments (a) Shares		
3 Other Investments (a) Shares	0,00,010	4,15,043
(a) Shares		1,10,010
(aa) Equity	2,84,979	2,27,755
(bb) Preference	2,04,373	2,27,733
(b) Mutual Funds		
	-	-
(c) Derivative Instruments	1 10 002	4 60 702
(d) Debentures/ Bonds	1,40,963	1,62,703
(e) Other Securities	-	-
(f) Subsidiaries	26,271	26,271
(g) Investment Properties-Real Estate		
4 Investments in Infrastructure and Social Sector	5,42,059	4,76,832
5 Other than Approved Investments	32,965	47,638
Sub Total (A)	14,88,533	14,71,078
SHORT TERM INVESTMENTS		
1 Government Securities and Government guaranteed bonds including Treasury Bills	150	-
2 Other Approved Securities	38,036	-
3 Other Investments		
(a) Shares		
(aa) Equity	-	-
(bb) Preference	-	-
(b) Mutual Funds	-	-
(c) Derivative Instruments	-	-
(d) Debentures/ Bonds	25,076	-
(e) Other Securities		
(aa) Commercial Paper	_	_
(bb) Certificate of Deposit	_	9,888
(cc) Fixed Deposit	_	-
(dd) CBLO/Repo Investments	26,790	31,878
(f) Subsidiaries	20,730	31,070
(g) Investment Properties-Real Estate	-	-
4 Investments in Infrastructure and Social Sector	0 004	-
	8,021	-
5 Other than Approved Investments	-	-
	98,073	41,766
Sub Total (B)		
Sub Total (B)	30,013	

Notes:

Sr. No.	Particulars	As at September 30, 2024	As at September 30, 2023
1	Aggregate amount of Company's investments and the market value: a) Aggregate amount of Company's investment other than listed Equity Securities & Mutual Funds	12,62,327	12,37,499
	b) Market Value of above investment	12,70,000	12,15,926
2	Investment in holding company at cost	1,90,878	1,87,838
3 4	Investment in subsidiaries company at cost Government Securities deposited with the Clearing Corporation of India Ltd (CCIL) for Tri- Party repo/Securities segment	26,271	26,271
	a) Amortised Cost	48,534	NIL
	b) Market Value of above investment	50,281	NIL
5	Equity shares includes shares transferred under securities lending and borrowing scheme (SLB) where the Company retains all the associated risk and rewards on these securities	4,030	476
6	Investment made out of catastrophe reserve	NIL	NIL

FORM L-13-INVESTMENTS - POLICYHOLDERS' SCHEDULE

(₹ Lakh)

		(₹
Particulars	As at September 30, 2024	September 30
	Ocptember 60, 2024	ocptember oo
LONG TERM INVESTMENTS		
1 Government Securities and Government guaranteed bonds including Treasury Bills	1,08,31,936	95,67
2 Other Approved Securities	33,51,289	19,4
3 Other Investments	33,31,233	
(a) Shares		
(aa) Equity	17,80,159	11,65
(bb) Preference	-	, • .
(b) Mutual Funds	_	
(c) Derivative Instruments	_	
(d) Debentures/ Bonds	8,67,617	8,99
(e) Other Securities	3,01,011	5,55
(aa) Fixed Deposit	_	
(bb) Deep Discount Bonds	49,695	56
(cc) Infrastructure Investment Fund	42,201	10
(f) Subsidiaries	-	
(g) Investment Properties-Real Estate	1,28,074	98
4 Investments in Infrastructure and Social Sector	21,40,959	17,84
5 Other than Approved Investments	3,40,056	2,41
	1, 1,111	,
Sub Total (A)	1,95,31,987	1,57,65
SHORT TERM INVESTMENTS 1 Government Securities and Government guaranteed bonds including Treasury Bills	19,996	10
2 Other Approved Securities	27,021	3
3 Other Investments		
(a) Shares		
(aa) Equity	-	12
(bb) Preference	-	
(b) Mutual Funds	-	
(c) Derivative Instruments	-	
(d) Debentures/ Bonds	92,948	24
(e) Other Securities		
(aa) Commercial Paper	18,950	33
(bb) Certificate of Deposit	2,423	2
(cc) Fixed Deposit	47,000	39
(dd) Deep Discount Bonds	17,431	2
(ee) CBLO/Repo Investments	2,02,522	2,61
(f) Subsidiaries	-	
(g) Investment Properties - Real Estate	-	
4 Investments in Infrastructure and Social Sector	27,101	10
5 Other than Approved Investments	-	
Sub Total (B)	4,55,391	4,03
TOTAL	1,99,87,378	1,61,69

Notes:

Sr.	Particulars	As at	As at
No.	r articulars	September 30, 2024	September 30, 2023
1	Aggregate amount of Company's investments and the market value:		
	a) Aggregate amount of Company's investment other than listed Equity Securities & Mutual Funds	1,76,20,870	1,46,41,211
	b) Market Value of above investment	1,74,07,887	1,39,38,430
2	Investment in holding company at cost	3,25,035	3,10,968
3	Investment in subsidiaries company at cost	NIL	NIL
4	Government Securities deposited with the Clearing Corporation of India Ltd (CCIL) for collateralized borrowing and lending obligation segment.		
	a) Amortised cost	NIL	6,177
	b) Market Value of above investment	NIL	6,160
5	Equity shares includes shares transferred under securities lending and borrowing scheme (SLB) where the Company retains all the associated risk and rewards on these securities	14,747	2,059
6	Investment made out of catastrophe reserve	NIL	NIL

FORM L-14-ASSETS HELD TO COVER LINKED LIABILITIES SCHEDULE

(₹ Lakh)

	As at			
Particulars Particulars Particulars Particular Particul	September 30, 2024	As at September 30, 2023		
	September 30, 2024	September 30, 202		
LONG TERM INVESTMENTS				
1 Government Securities and Government guaranteed bonds including Treasury Bills	11,09,871	8,33,544		
2 Other Approved Securities 3 Other Investments	2,67,840	1,71,990		
(a) Shares	07.04.400	50.40.004		
(aa) Equity	67,04,436	50,16,901		
(bb) Preference	-	,		
(b) Mutual Funds	-			
(c) Derivative Instruments	-			
(d) Debentures/ Bonds	3,49,174	3,52,234		
(e) Other Securities				
(aa) Fixed Deposit	-			
(bb) Deep Discount Bonds	-			
(f) Subsidiaries	-			
(g) Investment Properties-Real Estate	-			
4 Investments in Infrastructure and Social Sector	7,44,528	6,23,585		
5 Other than Approved Investments	11,67,493	10,98,421		
	· · ·	, ,		
Sub Total (A)	1,03,43,342	80,96,676		
SHORT TERM INVESTMENTS				
1 Government Securities and Government guaranteed bonds including Treasury Bills	1,63,080	3,37,63		
2 Other Approved Securities	39,439	19,659		
3 Other Investments		10,000		
(a) Shares				
(a) Ghales (aa) Equity	_			
	- I			
(bb) Preference	- 1			
(b) Mutual Funds	-			
(c) Derivative Instruments	40,000	E0.45		
(d) Debentures/ Bonds	12,829	59,15 ⁻		
(e) Other Securities				
(aa) Fixed Deposit				
(bb) Commercial Paper	351	1,34		
(cc) Certificate of Deposit	31,349	34,72		
(dd) Deep Discount Bonds	-			
(ee) Repo Investments	2,69,316	1,66,93		
(f) Subsidiaries	-			
(g) Investment Properties-Real Estate	-			
4 Investments in Infrastructure and Social Sector	7,488	3,954		
5 Other than Approved Investments	-	,		
6 Other Current Assets (Net)	53,014	84,536		
		7,07,937		
	3,1 3,333			
TOTAL (A+R)	1 09 20 208	88,04,613		
Sub Total (B) TOTAL (A+B)	1,09,20,208			

Notes:

	(₹ La				
Sr.	Particulars	As at	As at		
No.	Farticulars	September 30, 2024	September 30, 2023		
1	Aggregate amount of Company's investments and the market value:				
	a) Aggregate amount of Company's investment other than listed Equity Securities & Mutual	22,98,190	20,96,016		
	Funds				
	b) Market Value of above investment	23,23,289	20,79,419		
2	Investment in holding company at cost	3,64,306	3,67,385		
3	Investment in subsidiaries company at cost	NIL	NIL		
4	Fixed Deposits towards margin requirement for equity trade settlement:				
	a) Deposited with National Securities Clearing Corporation Limited (NSCCL)	NIL	NIL		
	b) Deposited with Indian Clearing Corporation Limited (ICCL)	NIL	NIL		
5	The value of equity shares lent by the Company under securities lending and borrowing	7,759	3,947		
	scheme (SLB) and outstanding				
6	Investment made out of catastrophe reserve	NIL	NIL		
7	Break-up of Net Current Assets - "Assets Held To Cover Linked Liabilities"				
a)	Interest Accrued and Dividend Receivable	47,234	40,117		
b)	Other Liabilities (Net)	(468)	(752)		
c)	Other Assets	165	472		
d)	Other - Receivable	4,570	(1,782)		
e)	Investment Sold Awaiting Settlement	12,694	1,65,169		
f)	Investment Purchased Awaiting Settlement	(11,181)	(1,18,688)		
g)	Investment application - Pending Allotment	-	-		
	Total	53,014	84,536		

L-14A Aggregate value of Investments other than Listed Equity Securities and Derivative Instruments

Particulars	Shareholders		Policyholders		Assets held to cove	r Linked Liabilities	Total		
	As at September 30, 2024		As at September 30, 2024						
Long Term Investments:	September 30, 2024	September 30, 2023	September 30, 2024	September 30, 2023	September 30, 2024	September 30, 2023	September 30, 2024	September 30, 2023	
Book Value	11,64,253	11,95,734	1,71,65,479	1,42,50,352	17,72,756	14,73,099	2,01,02,488	1,69,19,185	
Market Value	11,72,329	11,74,161	1,69,54,240	1,35,47,430	17,99,438	14,56,019	1,99,26,007	1,61,77,610	
Short Term Investments:									
Book Value	98,073	41,765	4,55,391	3,90,859	5,25,434	6,22,917	10,78,898	10,55,541	
Market Value	97,671	41,765	4,53,647	3,91,000	5,23,851	6,23,400	10,75,169	10,56,165	

FORM L-15-LOANS SCHEDULE

(₹ Lakh)

	As at	(₹ Lakii) As at
Particulars	September 30, 2024	September 30, 2023
1 SECURITY-WISE CLASSIFICATION Secured (a) On mortgage of property (aa) In India	-	<u>-</u>
(bb) Outside India(b) On shares, bonds, government securities, etc.(c) Loans against policies(d) Others	2,13,894 -	- - 1,74,331 -
Unsecured	-	-
TOTAL	2,13,894	1,74,331
2 BORROWER-WISE CLASSIFICATION (a) Central and state governments (b) Banks and financial institutions (c) Subsidiaries (d) Companies (e) Loans against policies (f) Others	- - - - 2,13,894 -	- - - - 1,74,331 -
TOTAL	2,13,894	1,74,331
3 PERFORMANCE-WISE CLASSIFICATION (a) Loans classified as standard (aa) In India (bb) Outside India (b) Non-standard loans less provisions (aa) In India (bb) Outside India	2,13,894 - - -	1,74,331 - - -
TOTAL	2,13,894	1,74,331
4 MATURITY-WISE CLASSIFICATION (a) Short term (b) Long term	39,189 1,74,705	34,575 1,39,756
TOTAL	2,13,894	1,74,331

Note-

- 1. Principal receivable within 12 months from the Balance Sheet date is ₹ 39,189 lakh (Previous Year : ₹34,575 lakh)
- 2. Short-term loans include those which are repayable within 12 months from the date of Balance Sheet. Long term loans are the loans other than short-term loans.
- 3. Loans considered doubtful and the amount of provision created against such loans is ₹188 lakh (Previous Year: ₹176 lakh)

Provisions against Non-performing Loans

	Non-Performing Loans	Loan Amount (₹ Lakh)	Provision (₹ Lakh)
1	Sub-standard	-	=
2	Doubtful	488	188
3	Loss	-	-
	Total	488	188

- (a) For all loans where total loan outstanding exceeds surrender value, provision has been made for differential amount.
- (b) Policy loan has been issued against the surrender value available in the policy.

FORM L-16-FIXED ASSETS SCHEDULE

(₹ Lakh)

Cost/ Gross Block				Depreciation				Net Block		
Particulars	As at April 01, 2024	Additions	Deductions	As at September 30, 2024	As at	For the year	On Sales / Adjustments	As at September 30, 2024	As at September 30, 2024	As at September 30, 2023
1 Goodwill	-	-	-	-	-	-	-	-	-	-
2 Intangible Assets (Computer Software)*	38,325	969	(3,415)	35,879	30,824	1,948	(3,415)	29,357	6,522	5,893
3 Land-Freehold	-	-	-	-	-	-	-	-	-	-
4 Leasehold Property	3,851	479	(131)	4,199	3,576	172	(131)	3,617	582	165
5 Buildings	28,667	-	-	28,667	6,310	230	-	6,540	22,127	22,588
6 Furniture & Fittings	8,838	1,003	(287)	9,554	6,660	424	(287)	6,797	2,757	1,003
7 Information Technology Equipment	16,497	1,659	(853)	17,303	13,050	1,034	(852)	13,232	4,071	3,264
8 Vehicles	3,879	708	(168)	4,419	1,984	411	(137)	2,258	2,161	1,806
9 Office Equipments	7,935	1,549	(351)	9,133	6,710	394	(351)	6,753	2,380	954
10 Others	-	-	-	-	-	-	-	-	-	-
TOTAL	1,07,992	6,367	(5,205)	1,09,154	69,114	4,613	(5,173)	68,554	40,600	35,673
11 Capital Work in progress	2,706	3,847	(1,608)	4,945	-	-	-	-	4,945	3,387
Grand Total	1,10,698	10,214	(6,813)	1,14,099	69,114	4,613	(5,173)	68,554	45,545	39,060
Previous Year	1,04,049	9,339	(7,148)	1,06,240	66,025	3,815	(2,660)	67,180	39,060	-

Notes:

^{*}All software are other than those generated internally.

FORM L-17-CASH AND BANK BALANCES SCHEDULE

(₹ Lakh)

	As at	As
Particulars	September 30, 2024	September 30, 20
1 Cash (including cheques on hand, drafts and stamps)*	7,375	2,67
2 Bank balances**	, i	,
(a) Deposit accounts		
(aa) Short-term (due within 12 months of Balance Sheet)	2,602	3,30
(bb) Others	1,530	(
(b) Current accounts	70,693	42,9
(c) Others	-	-
3 Money at call and short notice		
(a) With banks	-	-
(b) With other institutions	-	-
4 Others		
(a) Unclaimed Dividend	29	
TOTAL	82,229	48,
Balances with non-scheduled banks included in 2 and 3 above	-	-
CASH & BANK BALANCES		
1 In India	82,190	48,9
2 Outside India	39	
TOTAL	82,229	48,9

Note:

¹ Cheques in hand amount to ₹ 7,375 Lakh, Corresponding period of Previous year ₹ 2,678 Lakh

^{**} Bank balance may include remittances in transit.

FORM L-18-ADVANCES AND OTHER ASSETS SCHEDULE

(*				
Particulars	As at September 30, 2024	As a September 30, 2023		
ADVANCES Reserve deposits with ceding companies Application money for investments Prepayments Advances to Directors/Officers Advance tax paid and taxes deducted at source (Net of provision for taxation) Goods and Services Tax Credits Others (a) Capital advances (b) Security deposits Less: Provision for Security deposit (c) Advances to employees (d) Investment application - pending allotment (e) Other advances (f) Redemption receivable	11,463 - 80,777 18,264 1,046 12,926 (377) 12,549 56 - 2,306	- 14,874 - 24,215 11,753 - 675 9,020 - (371) 8,649 - 2,762		
TOTAL (A)	1,26,461	63,052		
OTHER ASSETS Income accrued on investments Outstanding Premiums Agents' Balances Less: Provision for Agents' debit balance Foreign Agencies' Balances Due from other entities carrying on insurance business (including reinsurers) Due from Subsidiaries/ Holding Company Deposit with Reserve Bank of India [Pursuant to erstwhile section 7 of Insurance Act, 1938] Interest on Investments held for Unclaimed Amount of Policyholders Others (a) Fund Management Charges (Including Goods and Services Tax) receivable from UL Scheme (b) Goods and Services Tax/ Service Tax Deposits (c) Investment sold awaiting settlement (d) Derivative Assets (e) Margin Moneyon Derivatives (f) Receivable from unit linked schemes (g) Other Assets	2,83,742 67,160 1,134 (1,134) - - 11,834 - - - 407 31,204 68,746 1,83,183 - - - 7,265 6,53,541	2,40,570 60,122 1,033 (1,033) - 15,622 - 39,905 6,193 692 28,599 5,778 19,168 - 1,801 7,126 4,25,576		
	5,55,511	1,20,01		
TOTAL (A+B)	7,80,002	4,88,628		

FORM L-19-CURRENT LIABILITIES SCHEDULE

Particulars	As at September 30, 2024	As at September 30, 2023	
	September 30, 2024	September 30, 2023	
1 Agents' balances	56,420	35,813	
2 Balances due to other insurance companies (including reinsurers)	14,961	2,713	
3 Deposits held on reinsurance ceded	-	-	
4 Premiums received in advance	8,402	7,385	
5 Unallocated premium	65,159	69,462	
6 Sundry creditors	3,34,886	3,44,025	
7 Due to Subsidiaries/ Holding Company	20,317	12,600	
8 Claims outstanding*	1,21,641	77,932	
9 Annuities due	1,370	288	
10 Due to officers/ directors	-	-	
11 Unclaimed amount of policyholders	-	39,905	
12 Income accrued on unclaimed amounts	-	6,193	
13 Interest payable on debentures/bonds	1,488	1,488	
14 Goods and Services Tax Liability	2,593	2,004	
15 Others			
(a) Tax deducted to be remitted	10,712	10,342	
(b) Investments purchased - to be settled	1,068	8,939	
(c) Proposal Deposits refund	7,701	8,069	
(d) Payable to unit linked schemes	4,566	-	
(e) Unclaimed Dividend payable	29	27	
(f) Derivative Liabilities	-	-	
(g) Margin money on derivative	1,83,622	25,000	
TOTAL	8,34,935	6,52,185	

^{*}Includes claim intimated and under process during the year and claims processed but not yet settled during the year

FORM L-20-PROVISIONS SCHEDULE

	Particulars	As at September 30, 2024	As at September 30, 2023
2	For taxation (less payments and taxes deducted at source) For Employee benefits Others:	332 8,248 -	4,700 7,036
	TOTAL	8,580	11,736

FORM L-21-MISCELLANEOUS EXPENDITURE SCHEDULE (To the extent not written off or adjusted)

Particulars	As at September 30, 2024	As at September 30, 2023
Discount allowed in issue of shares/ debentures Others	-	- -
TOTAL	•	

FORM L-22-ANALYTICAL RATIOS Name of the Insurer: HDEC Life Insurance Company Limited		For the quarter ended September 20, 2024							
ame of	the Insurer: HDFC Life Insurance Company Limited	For the quarter ended September 30, 2024							
Sr.No.	Particulars	For the quarter ended September 30, 2024	Up to the period ended September 30, 2024	For the quarter ended September 30, 2023	Up to the period ende September 30, 202				
1	New business premium income growth rate - segment wise	·		·	<u> </u>				
	(i) Linked Business: a) Life	53.45%	55.77%	62.29%	57.089				
	b) Pension c) Health	423.91% NA	407.02% NA	193.73% NA	71.06° N				
	d) Variable Insurance (ii) Non-Linked Business:	NA	NA	NA	N				
	Participating: a) Life	-40.25%	-34.69%	10.40%	1.22				
	b) Annuity	NA	NA	NA	N				
	c) Pension d) Health	21.59% NA	45.68% NA	516.42% NA	765.57° N				
	e) Variable Insurance Non Participating:	NA	NA	NA	N				
	a) Life b) Annuity	11.89% -3.51%	8.13% -8.21%	7.65% -14.91%	17.31 -7.40				
	c) Pension	-24.48%	41.28%	21.53%	17.11				
	d) Health e) Variable Insurance	-40.87% -8.99%	-3.21% -8.10%	-52.52% 43.32%	-36.24 10.31				
2	Percentage of Single Premium (Individual Business) to Total New Business Premium (Individual Business)	00.000/	04.070/	00.040/	00.00				
3	Percentage of Linked New Business Premium (Individual Business) to Total New	23.08%	24.97%	28.24%	29.08				
4	Business Premium (Individual Business) Net Retention Ratio	31.68% 97.89%	32.27% 97.78%	25.50% 98.77%	23.38 98.58				
5	Conservation Ratio (i) Linked Business:								
	a) Life	80.98%	81.98%	77.86%	79.94				
	b) Pension c) Health	72.06% NA	71.38% NA	72.20% NA	73.01 N				
	d) Variable Insurance (ii) Non-Linked Business:	NA	NA	NA	N				
	Participating:	05.000/	04.000/	05.040/	05.04				
	a) Life b) Annuity	85.09% NA	84.93% NA	85.61% NA	85.81 N				
	c) Pension d) Health	80.50% NA	82.94% NA	78.05% NA	82.50 N				
	e) Variable Insurance Non Participating:	NA	NA	NA	١				
	a) Life	87.79%	85.65%	87.26%	86.98				
	b) Annuity c) Pension	82.64% 75.85%	88.09% 79.28%	87.23% 60.72%	89.3 ⁴ 56.82				
	d) Health e) Variable Insurance	86.39% 52.37%	95.16% 59.33%	89.96% 63.24%	90.95 61.63				
6	Expense of Management to Gross Direct Premium Ratio	20.87%	21.08%	19.59%	19.60				
7 8	Commission Ratio (Gross commission paid to Gross Premium) Business Development and Sales Promotion Expenses to New Business Premium	10.94% 0.94%	11.17% 0.61%	7.94% 1.04%	6.95 0.75				
9 10	Brand/Trade Mark usage fee/charges to New Business Premium Ratio of Policyholders' Fund to Shareholders' funds	0.82% 1996.70%	0.84% 1996.70%	0.83% 1838.84%	0.81 1838.84				
11	Change in net worth (₹ Lakh)	1,92,796	1,92,796	1,31,030	1,31,03				
12 13	Growth in net worth Ratio of surplus to policyholders' fund	14.12% 0.16%	14.12% 0.34%	10.61% 0.09%	10.6 ² 0.18				
14 15	Profit after tax/Total Income (Total real estate + Ioans)/(Cash & invested assets)	1.52% 1.12%	1.64% 1.12%	1.62% 1.11%	1.70 1.11				
16	Total Investments/(Capital + Reserves and Surplus)	22.03	22.03	19.80	19.8				
17 18	Total Affiliated Investments/(Capital+ Reserves and Surplus) Investment Yield (Gross and Net)	0.72	0.72	0.74	0.7				
	A. Without Unrealised Gains/Losses								
	Shareholders' Funds Policyholders' Funds	1.78%	3.53%	1.53%	3.2				
	Non Linked								
	Participating Non Participating	2.07% 2.35%	4.29% 4.72%	1.99% 2.40%	3.9 4.7				
	Linked								
	Non Participating B. With Unrealised Gains/Losses	5.84%	12.11%	3.52%	6.0				
	Shareholders' Funds	3.95%	7.16%	1.64%	5.36				
	Policyholders' Funds Non Linked								
	Participating	4.80%	9.44%	1.78%	6.44				
	Non Participating Linked	4.48%	7.08%	1.18%	3.92				
	Non Participating	6.65%	17.58%	5.07%	16.00				
) (a)	Persistency Ratio - Premium Basis (Regular Premium/Limited Premium Payment under Individual category) (Refer note 1,2,3 & 4)								
	13th month	82.54%	87.63%	83.97%	86.49				
	25th month 37th month	76.28% 73.14%	78.25% 74.18%	78.11% 71.54%	79.38 71.8				
	49th month 61st month	73.14% 67.86%	69.30% 60.36%	72.32% 51.42%	67.6 53.1				
(b)	Persistency Ratio - Premium Basis (Single Premium/Fully paid-up under Individual								
	category) (Refer note 1,2,3 & 4) 13th month	100.00%	100.00%	100.00%	100.0				
	25th month 37th month	100.00% 100.00%	100.00% 100.00%	100.00% 100.00%	100.0 100.0				
	49th month	100.00%	100.00%	100.00%	100.0				
(c)	61st month Persistency Ratio - Number of Policy Basis (Regular Premium/Limited Premium	100.00%	100.00%	100.00%	100.0				
	Payment under Individual category) (Refer note 1,2,3 & 4) 13th month	78.67%	80.55%	77.33%	80.5				
	25th month	69.48%	72.06%	72.30%	72.4				
	37th month 49th month	67.20% 58.82%	66.95% 59.40%	61.91% 58.80%	62.7 56.8				
	61st month	52.23%	50.50%	47.93%	49.20				

FORM L-22-ANALYTICAL RATIOS

lame of	the Insurer: HDFC Life Insurance Company Limited	For the quarter ended September 30, 2024							
Sr.No.	Particulars	For the quarter ended September 30, 2024	Up to the period ended September 30, 2024	For the quarter ended September 30, 2023	Up to the period ended September 30, 202				
19 (d)	Persistency Ratio - Number of Policy Basis (Single Premium/Fully paid-up under								
	Individual category) (Refer note 1,2,3 & 4)								
	13th month	100.00%	100.00%	100.00%	100.009				
	25th month	100.00%	100.00%	100.00%	100.009				
	37th month 49th month	100.00% 100.00%	100.00% 100.00%	100.00% 100.00%	100.00° 100.00°				
	61st month	100.00%	100.00%	100.00%	100.00				
20	NPA Ratio								
	Policyholder's Funds								
	A. Gross NPA Ratio								
	Non Linked	0.000/	0.000/	0.000/	0.00				
	Par Non Par	0.02% 0.01%	0.02% 0.01%	0.02% 0.01%	0.02 0.01				
	Linked	0.0176	0.0176	0.0176	0.01				
	Non Par	0.06%	0.06%	0.08%	0.08				
	B. Net NPA Ratio								
	Non Linked								
	Par	NIL	NIL	NIL	N				
	Non Par	NIL	NIL	NIL	N				
	Linked Non Par	NIL	NIL	NIL	N				
	Shareholder's Funds								
	A. Gross NPA Ratio	0.10%	0.10%	0.11%	0.119				
	B. Net NPA Ratio	NIL	NIL	NIL	N				
21	Solvency Ratio	181%	181%	194%	1949				
22	Debt Equity Ratio	0.06	0.06	0.07	0.0				
23	Debt Service Coverage Ratio	22.14	53.92	11.11	41.6				
24	Interest Service Coverage Ratio	22.14	53.92	11.11	41.6				
25	Average ticket size ₹ - Individual premium (Non-Single)	69,768	76,597	68,276	73,84				
	Equity Holding Pattern for Life Insurers and information on earnings:								
	No. of shares	2,15,22,21,207	2,15,22,21,207	2,15,00,64,332	2,15,00,64,33				
2	Percentage of shareholding								
	Indian	74.19%	74.19%	69.28%	69.28				
2	Foreign Percentage of Covernment holding (in case of public sector incurance companies)	25.81%	25.81%	30.72%	30.72				
3	Percentage of Government holding (in case of public sector insurance companies) Basic EPS before extraordinary items (net of tax expense) for the period (not to be	NA	NA	NA	N				
4	annualized) (₹)	2.01	4.23	1.75	3.68				
5	Diluted EPS before extraordinary items (net of tax expense) for the period (not to be	201	4.00	4.75	2.20				
	annualized) (₹) Basic EPS after extraordinary items (net of tax expense) for the period (not to be annualized)	2.01	4.23	1.75	3.68				
6	(₹)	2.01	4.23	1.75	3.68				
7	Diluted EPS after extraordinary items (net of tax expense) for the period (not to be	2.04	4.00	4 75	2.00				
	annualized) (₹) Book value per share (₹)	2.01 72.41	4.23 72.41	1.75 63.52	3.66 63.52				

Note: 1. The persistency ratios are calculated in accordance with the IRDAI circular no. IRDAI/F&A/CIR/MISC/256/09/2021 dated September 30, 2021.

FORM L-22-ANALYTICAL RATIOS

^{2.} The persistency ratios for the quarter ended September 30, 2024 have been calculated for the policies issued in the June to August period of the relevant years. E.g.: the 13th month persistency for the current quarter is calculated for the policies issued from June 2023 to August 2023. The persistency ratios for quarter ended September 30, 2023 have been calculated in a similar manner.

^{3.} The persistency ratios for the year ended September 30, 2024 have been calculated for the policies issued in the September to August period of the relevant years. For eg: the 13th month persistency for current year is calculated for the policies issued from September 2022 to August 2023.

^{4.} Rural business policies issued from FY 2018-19 onwards are included in persistency ratio calculations.

^{5.} Ratios for the previous year's quarter & previous year have been reclassified / regrouped wherever necessary.

FORM L-23-RECEIPT AND PAYMENTS SCHEDULE

Annual Submission

FORM L-24- VALUATION OF NET LIABILITIES

Name of the Insurer: HDFC Life Insurance Company Limited

Net Liabilities (Frequency -Quarterly) Mathematical Reserves as at Mathematical Reserves as at Category of business Type **September 30, 2024 September 30, 2023** Non-Linked -VIP Life General Annuity Pension Health Non-Linked -Others Life 61,57,909 54,11,810 General Annuity Pension 1,91,900 1,95,630 Health Par Linked -VIP Life General Annuity Pension Health Linked-Others Life General Annuity Pension Health Total Par 63,49,809 56,07,440 Non-Linked -VIP Life 1,93,301 2,53,920 General Annuity Pension 3,21,253 2,17,252 Health Non-Linked -Others Life 89,76,431 67,86,738 General Annuity 29,93,260 24,99,657 Pension 2,95,430 2,91,668 Health 3,840 3,589 Non-Par Linked -VIP Life General Annuity Pension Health Linked-Others Life 1,01,65,504 81,59,040 General Annuity Pension 7,96,128 6,81,767 Health **Total Non Par** 2,36,41,146 1,89,97,632 Non-Linked -VIP Life 1,93,301 2,53,920 General Annuity Pension 2,17,252 3,21,253 Health Non-Linked -Others Life 1,51,34,340 1,21,98,548 29,93,260 24,99,657 General Annuity Pension 4,87,330 4,87,299 Health 3,840

Refer IRDAI (Actuarial Report and Abstract for Life Insurance Business) Regulations, 2024

Linked -VIP

Pension Health

Pension

Health

General Annuity

Linked-Others

General Annuity

Life

Life

Total Business

Total

1,01,65,504

7,96,129

2,99,90,956

81,59,040

6,81,767

2,46,05,072

Date: September 30, 2024

FORM L-25- (i): Geographical Distribution of Business: INDIVIDUAL

Name of the Insurer: HDFC Life Insurance Company Limited Date: September 30, 2024 For the quarter ended September 30, 2024

Geographical Distribution of Total Business - Individuals

SI.No.	State / Union Territory	New Business - Rural (Individual)			New Business - Urban (Individual)			Total New Business (Individual)			Renewal	Total Premium (New
		No. of Policies	Premium (₹ Lakh)	Sum Assured (₹ Lakh)	No. of Policies	Premium (₹ Lakh)	Sum Assured (₹ Lakh)	No. of Policies	Premium (₹Lakh)	Sum Assured (₹ Lakh)	Premium* (₹ Lakh)	Business and Renewal*) (₹ Lakh)
	STATES											
1	Andhra Pradesh	3,790	2,217	1,73,725	9,218	9,150	4,48,678	13,008	11,366	6,22,403	25,687	37,05
2	Arunachal Pradesh	56	56	1,032	154	300	4,928	210	357	5,960	659	1,01
3	Assam	2,308	2,034	23,486	3,204	3,399	47,838	5,512	5,434	71,324	8,694	14,12
4	Bihar	4,408	3,325	78,140	4,158	4,409	93,593	8,566	7,733	1,71,733	13,387	21,1
5	Chhattisgarh	1,621	1,152	24,157	2,772	3,027	78,683	4,393	4,179	1,02,840	7,287	11,4
6	Goa	221	294	5,547	1,019	1,771	23,649	1,240	2,066	29,196	3,526	5,59
7	Gujarat	3,832	3,189	94,560	17,010	22,673	5,80,885	20,842	25,862	6,75,445	60,696	86,5
8	Haryana	4,756	4,129	1,03,293	10,332	16,626	3,77,835	15,088	20,755	4,81,128	41,240	61,9
9	Himachal Pradesh	2,703	3,440	42,643	808	1,189	16,803	3,511	4,629	59,447	5,613	10,2
10	Jharkhand	1,813	1,382	29,267	2,939	3,526	78,480	4,752	4,908	1,07,747	9,819	14,7
11	Karnataka	4,315	3,081	1,25,779	15,334	25,458	7,51,274	19,649	28,539	8,77,053	61,768	90,3
12	Kerala	2,428	2,292	58,685	6,719	8,220	1,70,162	9,147	10,512	2,28,846	20,781	31,2
13	Madhya Pradesh	3,744	2,537	73,124	8,835	8,435	2,61,031	12,579	10,971	3,34,156	21,698	32,6
14	Maharashtra	8,462	6,869	2,35,093	46,775	98,316	20,29,111	55,237	1,05,185	22,64,204	2,30,624	3,35,8
15	Manipur	187	145	2,847	648	664	8,456	835	809	11,303	1,273	2,0
16	Meghalaya	374	288	3,560	384	356	5,450	758	644	9,010	1,314	1,9
17	Mizoram	30	37	234	288	340	4,116	318	376	4,350	418	7
18	Nagaland	97	61	713	197	223	3,935	294	284	4,648	414	6
19	Odisha	4,472	3,700	74,611	4,852	5,830	1,09,687	9,324	9,530	1,84,298	17,144	26,6
20	Punjab	7,424	6,623	1,13,441	9,484	10,888	2,47,512	16,908	17,511	3,60,953	36,919	54,4
21	Rajasthan	4,764	3,480	1,42,084	9,996	9,930	3,83,817	14,760	13,410	5,25,901	27,428	40,8
22	Sikkim	71	78	1,176	160	162	4,126	231	239	5,303	577	8
23	Tamil Nadu	3,524	2,827	98,192	18,380	24,733	5,83,340	21,904	27,559	6,81,532	60,091	87,6
24	Telangana 	2,092	1,328	99,281	9,988	14,616	5,61,691	12,080	15,944	6,60,972	35,946	51,8
25	Tripura	329	230	4,340	420	366	7,936	749	596	12,276	860	1,4
26	Uttarakhand	1,681	1,153	34,054	2,538	2,762	71,993	4,219	3,916	1,06,047	8,394	12,3
27	Uttar Pradesh	12,592	8,786	2,49,698	21,052	24,336	6,40,771	33,644	33,122	8,90,469	66,900	1,00,0
28	West Bengal TOTAL	6,815 88,909	4,658 69,389	93,492 19,86,254	13,785 2,21,449	20,306 3,22,010	2,76,836 78,72,617	20,600 3,10,358	24,963 3,91,399	3,70,328 98,58,872	44,622 8,13,778	69,5 12, 05 ,1
	UNION TERRITORIES	00,303	03,303	13,00,234	2,21,443	3,22,010	10,12,011	3,10,330	3,31,333	30,30,012	0,13,770	12,03,1
		00	40	004	0.7	40	0.407	05	00	0.470	110	
7	Andaman and Nicobar Islands	28	40	991	67	43	2,487	95	82	3,478	119	2
2	Chandigarh	11	12	180	980	1,338	26,623	991	1,351	26,804	3,084	4,4
3	Dadra and Nagar Haveli and Damar Govt. of NCT of Delhi		55	445 176	355	361	7,562	415	416	8,007	1,299	1,7
4 5	Jammu & Kashmir	14 928	732		14,047	22,407	4,70,066	14,061	22,411	4,70,242	48,816	71,2
ວ 6		928	132	15,245	1,799	2,016	36,107	2,727	2,749	51,351	4,440	7,1
ნ 7	Ladakh Lakshadweep	-	-	-	-	- 0E	- 207	-	- 25	- 257	10	
<i>7</i> 8	Puducherry	20	22	50 1,103	460	25 493	207 11,750	489	25 516	257 12,853	1,121	1,6
0	TOTAL	29 1, 07 1	23 866	18,190	17,714	26,684	5,54,803	18,785	27,550	5,72,993	58,888	86,4
		89,980	70,255	20,04,445	2,39,163	3,48,693	84,27,420	3,29,143	4,18,949	1,04,31,865	8,72,667	12,91,6
	GRAND TOTAL	-09,900	70,233 IN IN		2,33,103	3,40,093	04,27,420	3,29,143	4,18,949	1,04,31,865	8,72,667	12,91,6
			OUTSID					3,28,143	4,10,949	1,04,31,003	0,72,007	12,91,01
enewal F	Premium reported on accrual basis.		23.010				ļ		ļ		ļ	

FORM L-25- (i): Geographical Distribution of Business: INDIVIDUAL

Name of the Insurer: HDFC Life Insurance Company Limited Date: September 30, 2024 For the quarter ended September 30, 2024

Geographical Distribution of Total Business - Individuals

		Ne	ew Business - R (Individual)	ural		New Business - U (Individual)	Jrban		Total New Busines	SS	Renewal	Total Premium (New
SI.No.	State / Union Territory	No. of Policies	, ,	Sum Assured (₹ Lakh)	No. of Policies	Premium (₹ Lakh)	Sum Assured (₹ Lakh)	No. of Policies	Premium (₹Lakh)	Sum Assured (₹ Lakh)	Premium* (₹ Lakh)	Business and Renewal*) (₹ Lakh)
	STATES											
1	Andhra Pradesh	6,723	4,077	3,29,302	16,981	16,269	9,02,794	23,704	20,346	12,32,095	44,927	65,27
2	Arunachal Pradesh	115	150	2,617	278	439	7,589	393	589	10,206		1,70
3	Assam	4,241	4,030	40,689	5,972	6,448	91,222	10,213	10,479	1,31,911	15,092	25,57
4	Bihar	7,645	5,782	1,30,854	7,439	7,743	1,77,448	15,084	13,525	3,08,302	23,079	36,60
5	Chhattisgarh	2,989	2,276	48,358	4,936	5,540	1,45,489	7,925	7,817	1,93,847	13,055	20,87
6	Goa	370	583	9,768	1,778	3,001	41,257	2,148	3,585	51,025	6,105	9,68
7	Gujarat	7,025	5,851	1,64,347	30,879	39,716	10,26,834	37,904	45,568	11,91,181	1,05,401	1,50,96
8	Haryana	8,286	7,207	1,90,256	18,464	27,492	6,78,172	26,750	34,700	8,68,429	72,279	1,06,97
9	Himachal Pradesh	4,539	6,009	71,800	1,625	2,544	33,243	6,164	8,553	1,05,043	9,820	18,37
10	Jharkhand	3,167	2,407	48,087	5,330	6,419	1,35,700	8,497	8,825	1,83,788		25,74
11	Karnataka	7,062	4,942	2,09,909	26,924	44,850	13,31,920	33,986	49,792	15,41,829		1,54,07
12	Kerala	4,368	4,376	1,04,978	12,195	15,137	3,05,334	16,563	19,513	4,10,312		55,57
13	Madhya Pradesh	6,477	4,614	1,28,837	15,731	14,890	4,80,439	22,208	19,504	6,09,277	37,681	57,18
14	Maharashtra	14,796	11,770	4,18,915	81,797	1,72,403	35,88,879	96,593	1,84,173	40,07,794		5,78,27
15	Manipur	327	242	4,434	1,195	1,192	15,391	1,522	1,434	19,825		3,66
16	Meghalaya	657	453	5,729	725	728	11,025	1,382	1,181	16,754		3,38
17	Mizoram	46	61	390	441	592	6,279	487	652	6,670		1,34
18	Nagaland	162	113	1,570	366	379	7,057	528	492	8,627		1,25
19	Odisha	7,838	6,543	1,30,530	8,712	10,820	1,99,118	16,550	17,363	3,29,648		46,55
20	Punjab	13,090	12,166	2,19,282	16,465	18,956	4,34,198	29,555	31,121	6,53,480		98,84
21	Rajasthan	8,196	5,803	2,41,137	17,871	17,575	6,76,639	26,067	23,378	9,17,776		69,66
22	Sikkim	136	131	2,334	341	412	8,268	477	543	10,602		1,57
23	Tamil Nadu	5,779	4,689	1,65,177	32,299	44,054	10,85,406	38,078	48,743	12,50,583		1,53,19
24	Telangana	3,779	2,329	1,85,764	18,779	25,528	10,73,414	22,558	27,857	12,59,177		88,73
25	Tripura	539	362	6,472	711	690	11,690	1,250	1,052	18,162		2,52
26	Uttarakhand	2,867	2,127	58,214	4,486	5,058	1,28,380	7,353	7,185	1,86,594	14,463	21,64
27	Uttar Pradesh	22,651	15,721	4,34,828	36,751	41,646	11,21,984	59,402	57,368	15,56,812		1,70,93
28	West Bengal TOTAL	11,457 1,55,327	7,726 1,22,542	1,52,030 35,06,609	24,231 3,93,702	34,089 5,64,610	4,81,835 1,42,07,007	35,688 5,49,029	41,816 6,87,152	6,33,866 1,77,13,615		1,19,89 20 ,90,0
	UNION TERRITORIES	1,00,021	1,22,042	00,00,000	0,50,102	0,04,010	1,42,01,001	0,40,023	0,01,102	1,17,10,010	14,02,003	20,30,0-
		10	5.1	4.000	440	0.5	0.000	100	400	F 000	105	
1	Andaman and Nicobar Islands	48	51	1,306	118	85	3,990	166	136	5,296		3:
2	Chandigarh	13	15	199	1,752	2,667	50,532	1,765	2,682	50,731	5,572	8,2
3	Dadra and Nagar Haveli and Damar		84	994	696	744	15,663	798	828	16,658		3,04
4	Govt. of NCT of Delhi	20	5	196	24,449	39,032	8,29,804	24,469	39,037	8,30,000		1,21,8
5	Jammu & Kashmir	1,671	1,351	25,255	3,193	3,351	62,370	4,864	4,702	87,625	8,316	13,01
ნ 7	Ladakh		-		- 10	- -	- 240	-	-	-	0	,
<i>7</i> 8	Lakshadweep		U F0	50 1,401	10	37 1,085	242 25,903	11 1,175	37	292 27,305		2.47
0	Puducherry TOTAL	58 1,913	59 1, 565	29,403	1,117 31,335	47,003	9,88,503	33,248	1,144 48,567	10,17,906		3,14 1,49,68
		1,57,240		35,36,011	4,25,037	6,11,612	1,51,95,510	5,82,277	7,35,719	1,87,31,521		22,39,7
	GRAND TOTAL	1,37,240	1,24,107 IN IN		4,23,037	0,11,012	1,51,95,510	5,82,277	7,35,719	1,87,31,521	15,04,010	22,39,73
			OUTSID					5,02,211	7,35,719	1,07,31,321	15,04,010	22,39,73
enewal P	Premium reported on accrual basis.		231010				ļ	<u> </u>				_

FORM L-25- (ii): Geographical Distribution of Business: GROUP

Name of the Insurer: HDFC Life Insurance Company Limited Date: September 30, 2024 For the quarter ended September 30, 2024

						Geographica	l Distribution of	Total Business	GROUP						
				siness - Rural Group)				siness - Urban Group)				lew Business Group)		Renewal Premium*	Total Premium (New Business and
SI.No.	State / Union Territory	No. of Schemes	No. of Lives	Premium (₹ Lakh)	Sum Assured (₹ Lakh)	No. of Schemes	No. of Lives	Premium (₹ Lakh)	Sum Assured (₹ Lakh)	No. of Schemes	No. of Lives	Premium (₹ Lakh)	Sum Assured (₹ Lakh)	(₹ Lakh)	Renewal) (₹ Lakh)
	STATES														
1	Andhra Pradesh	-	-	-	-	3	2,737	4,753	17,576	3	2,737	4,753	17,576	3	4,757
2	Arunachal Pradesh	-	-	-	-	-	1	17	-	-	1	17	-	-	17
3	Assam	-	-	-	-	1	72	2,483	1,827	1	72	2,483	1,827	0	2,483
4	Bihar	-	-	-	-	-	12	214	-	-	12	214	-	0	215
5	Chhattisgarh	-	-	-	-	3	119	1,166	411	3	119	1,166	411	0	1,166
6	Goa	-	-	-	-	-	5	126	-	-	5	126	-	-	126
7	Gujarat	-	-	-	-	5	70,869	10,411	41,985	5	70,869	10,411	41,985	23	10,433
8	Haryana	-	-	-	-	18	1,84,694	20,358	11,30,511	18	1,84,694	20,358	11,30,511	449	20,807
9	Himachal Pradesh	-	-	-	-	-	50	2,820	3,245	-	50	2,820	3,245	16	2,835
10	Jharkhand	-	-	-	-	-	22,295	1,430	13,248	-	22,295	1,430	13,248	0	1,430
11	Karnataka	-	-	-	-	66	10,29,706	42,706	15,87,007	66	10,29,706	42,706	15,87,007	3,049	45,755
12	Kerala	-	-	-	-	-	3,66,387	9,307	2,29,034	-	3,66,387	9,307	2,29,034	25	9,332
13	Madhya Pradesh	-	-	-	-	1	745	1,503	12,031	1	745	1,503	12,031	1	1,504
14	Maharashtra	-	-	-	-	44	57,18,328	1,98,655	1,58,52,066	44	57,18,328	1,98,655	1,58,52,066	5,655	2,04,310
15	Manipur	-	-	-	-	-	-	-	-	-	-	-	-	-	-
16	Meghalaya	-	-	-	-	-	-	-	-	-	-	-	-	-	-
17	Mizoram	-	-	-	-	-	-	-	-	-	-	-	-	-	-
18	Nagaland	-	-	-	-	-	-	-	-	-	-	-	-	-	-
19	Odisha	-	-	-	-	2	3,51,637	4,489	2,12,756	2		4,489	2,12,756	112	4,601
20	Punjab	-	-	-	-	2	2,64,034	1,194	1,77,415	2	2,64,034	1,194	1,77,415	0	1,194
21	Rajasthan	-	-	-	-	3	46,091	8,463	2,50,953	3	46,091	8,463	2,50,953	7	8,469
22	Sikkim	-	-	-	-	2	20	1,691	1,600	2	20	1,691	1,600	-	1,691
23	Tamil Nadu	-	-	-	-	12	8,22,664	30,976	17,93,242	12	8,22,664	30,976	17,93,242	91	31,068
24	Telangana	-	-	-	-	2	13,76,176	12,261	7,62,091	2	13,76,176	12,261	7,62,091	488	12,749
25	Tripura	-	-	-	-	-	1	11	-	-	1	11	-	-	11
26	Uttarakhand	-	-	-	-	-	54	3,776	-	-	54	3,776	-	0	3,776
27	Uttar Pradesh	-	-	-	-	9	5,21,651	11,775	5,26,971	9	5,21,651	11,775	5,26,971	260	12,035
28	West Bengal	-	-	-	-	4	4,67,629	11,943	3,91,275	4	4,67,629	11,943	3,91,275	16	11,959
	TOTAL	•	-	•	-	177	1,12,45,977	3,82,528	2,30,05,244	177	1,12,45,977	3,82,528	2,30,05,244	10,195	3,92,723
	UNION TERRITORIES		T				Ι Τ				Π				
1	Andaman and Nicobar Islands	-	-	-	-	-	- 1	-	-	-	- 1	-	-	-	-
2	Chandigarh	-	-	-	-	-	321	84	16,967	-	321	84	16,967	-	84
3	Dadra and Nagar Haveli and Daman & Diu	-	-	-	-	-	-	-	-	-	-	-	-	-	-
4	Govt. of NCT of Delhi	-	-	-	-	10	4,24,852	13,103	6,87,737	10	4,24,852	13,103	6,87,737	164	13,267
5	Jammu & Kashmir	-		-	-	1	25	27	0	1	25	27	0	-	27
6	Ladakh	-		-	-	-	-	-	-	-	-	-	-	-	-
7	Lakshadweep	-	-	-	-	-	-	-	-	-	-	-	-	-	-
8	Puducherry	-	-	-	-	-	3	17	-	-	3	17	-	-	17
	TOTAL	-	-	-	-	11	4,25,201	13,231	7,04,704	11	4,25,201	13,231	7,04,704	164	13,395
	GRAND TOTAL	-	-	-	-	188		3,95,759	2,37,09,948	188		3,95,759	2,37,09,948	10,359	4,06,118
				IN INI								3,95,759	2,37,09,948	10,359	4,06,118
<u></u>				OUTSIDE	INDIA							-	-	-	-
*Renewal F	remium reported on accrual basis.														

FORM L-25- (ii): Geographical Distribution of Business: GROUP

Name of the Insurer: HDFC Life Insurance Company Limited Date: September 30, 2024 For the quarter ended September 30, 2024

						Geographica	I Distribution of	Total Business	GROUP						
				siness - Rural Group)				siness - Urban Group)				lew Business Group)		Renewal Premium*	Total Premium (New Business and
SI.No.	State / Union Territory	No. of Schemes	No. of Lives	Premium (₹ Lakh)	Sum Assured (₹ Lakh)	No. of Schemes	No. of Lives	Premium (₹ Lakh)	Sum Assured (₹ Lakh)	No. of Schemes	No. of Lives	Premium (₹ Lakh)	Sum Assured (₹ Lakh)	(₹ Lakh)	Renewal) (₹ Lakh)
	STATES														
1	Andhra Pradesh	-	-	-	-	4	3,345	5,762	28,875	4	3,345	5,762	28,875	17	5,779
2	Arunachal Pradesh	-	-	-	-	-	1	17	-	-	1	17	-	-	17
3	Assam	-	-	-	-	1	924	5,185	4,046	1	924	5,185	4,046	1	5,185
4	Bihar	-	-	-	-	-	27,882	652	12,121	-	27,882	652	12,121	1	652
5	Chhattisgarh	-	-	-	-	4	836	5,025	59,074	4	836	5,025	59,074	4	5,029
6	Goa	-	-	-	-	-	59	377	8,026	-	59	377	8,026	193	571
7	Gujarat	-	-	-	-	6	1,55,902	18,107	1,11,715		1,55,902	18,107	1,11,715	32	18,139
8	Haryana	-	-	-	-	30	4,06,766	36,248	25,81,302	30	4,06,766	36,248	25,81,302	1,692	37,940
9	Himachal Pradesh	-	-	-	-	2	514	3,460	10,973	2	514	3,460	10,973	16	3,475
10	Jharkhand	-	-	-	-	1	37,081	3,081	40,873	1	37,081	3,081	40,873	130	3,211
11	Karnataka	-	-	-	-	134	25,71,415	64,392	63,98,559	134	25,71,415	64,392	63,98,559	4,702	69,095
12	Kerala	-	-	-	-	-	8,50,942	15,698	5,22,358	-	8,50,942	15,698	5,22,358	25	15,723
13	Madhya Pradesh	-	-	-	-	1	836	1,976	17,668	1	836	1,976	17,668	2	1,978
14	Maharashtra	-	-	-	-	81	1,21,41,662	3,60,800	2,96,32,758	81	1,21,41,662	3,60,800	2,96,32,758	9,323	3,70,123
15	Manipur	-	-	-	-	-	-	-	-	-	-	-	-	-	-
16	Meghalaya	-	-	-	-	-	3	38	-	-	3	38	-	-	38
17	Mizoram	-	-	-	-	-	-	-	-	-	-	-	-	-	-
18	Nagaland	-	-	-	-	-	1	29	-	-	1	29	-	-	29
19	Odisha	-	-	-	-	2	5,54,578	7,674	3,80,960	2	5,54,578	7,674	3,80,960	434	8,109
20	Punjab	-	-	-	-	3	6,92,830	3,493	2,52,695	3	6,92,830	3,493	2,52,695	13	3,506
21	Rajasthan	-	-	-	-	5	89,069	11,943	5,28,818	5	89,069	11,943	5,28,818	515	12,459
22	Sikkim	-	-	-	-	2	417	1,691	1,604	2	417	1,691	1,604	-	1,691
23	Tamil Nadu	-	-	-	-	26	20,06,322	63,532	35,35,757	26	20,06,322	63,532	35,35,757	539	64,070
24	Telangana	-	-	-	-	13	27,01,366	18,554	18,37,422	13	27,01,366	18,554	18,37,422	1,097	19,651
25	Tripura	-	-	-	-	-	2	29	-	-	2	29	-	-	29
26	Uttarakhand	-	-	-	-	-	66	6,919	56	-	66	6,919	56	0	6,919
27	Uttar Pradesh	-	-	-	-	13	11,89,577	20,166	10,27,868	13	11,89,577	20,166	10,27,868	587	20,753
28	West Bengal	-	-	-	-	5	-,,	18,061	7,17,629	5	8,49,274	18,061	7,17,629	88	18,150
	TOTAL	-		•	-	333	2,42,81,670	6,72,910	4,77,11,154	333	2,42,81,670	6,72,910	4,77,11,154	19,411	6,92,321
	UNION TERRITORIES		<u> </u>												
1	Andaman and Nicobar Islands	-	-	-	-	-	-	-	-	-	-	-	-	-	-
2	Chandigarh	-	-	-	-	-	437	93	19,093	-	437	93	19,093	119	213
3	Dadra and Nagar Haveli and Daman & Diu	-	-	-	-	-	-	-	-	-	-	-	-	-	-
4	Govt. of NCT of Delhi	-	-	-	-	17	10,37,416	52,177	13,34,787	17	10,37,416	52,177	13,34,787	664	52,841
5	Jammu & Kashmir	-		-	-	1	27	77	0	1	27	77	0	-	77
6	Ladakh	-		-	-	-	-	-	-	-	_	-	-	-	-
7	Lakshadweep	-	-	-	-	-	-	-	-	-	-	-	-	-	-
8	Puducherry	-	-	-	-	-	3	17	-	-	3	17	-	-	17
	TOTAL	-	-	-	-	18	10,37,883	52,364	13,53,880	18	10,37,883	52,364	13,53,880	783	53,147
	GRAND TOTAL	-	-	-	-	351		7,25,273	4,90,65,035	351		7,25,273	4,90,65,035	20,195	7,45,468
				IN IN								7,25,273	4,90,65,035	20,195	7,45,468
				OUTSIDE	INDIA							-	-	-	-
*Renewal F	remium reported on accrual basis.														

FORM L-26- INVESTMENT ASSETS

FORM - 3A

(Read with clause 9 of Part III of Schedule III)

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Statement as on: September 30, 2024

Statement of Investment Assets (Life Insurers)

(Business within India)

Periodicity of Submission: Quarterly

Section I

₹lakh

PART - A

NI-	Dest'es dess	Only a dealer	American	Particulars.	American	₹ Lakh
	Particulars	Schedule		Particulars	Amount	Amoun
	Investments (Sharehoders)	L-12	· ' '	Reconciliation of Investment Assets		
	Investments (Policyholders)	L-13		Total Investment Assets (as per Balance Sheet)		3,24,94,193.00
	Investments (Linked Liabilities)	L-14		Balance Sheet Value of:		
	Loans	L-15	2,13,894.00		1,59,72,047.00	
3	Fixed Assets	L-16	45,545.00	Less : Investment Loan as per Sch-09	-	1,59,72,047.00
4	Current Assets			B. Pension & General Annuity and Group Business		56,01,938.00
	a. Cash & Bank Balance	L-17	82,229.00	C. Unit Linked Funds		1,09,20,208.00
	b. Advances & Other Assets	L-18	7,80,002.00			
5	Current Liabilities					
	a. Current Liabilities	L-19	8,34,935.00			
	b. Provisions	L-20	8,580.00			
	c. Misc. Exp not Written Off	L-21	-			
	d. Debit Balance of P&L A/c		-			
	Application of Funds as per Balance Sheet (A)		3,27,72,348.00			
	Less: Other Assets	Schedule	Amount			
1	Loans (if any)	L-15	2,13,894.00			
2	Fixed Assets (if any)	L-16	45,545.00			
3	Cash & Bank Balance (if any)	L-17	82,229.00			
4	Advances & Other Assets (if any)	L-18	7,80,002.00			
5	Current Liabilities	L-19	8,34,935.00			
6	Provisions	L-20	8,580.00			
_	Misc. Exp not Written Off	L-21	- 0,555.00			
8	Investments held outside India		_			
9	Debit Balance of P&L A/c		_			
		TOTAL (B)	2,78,155.00			
	Investment Assets	(A-B)	3,24,94,193.00	(A+B+C)		3,24,94,193.00

FORM L-26- INVESTMENT ASSETS

FORM - 3A

(Read with clause 9 of Part III of Schedule III)

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Statement as on: September 30, 2024

Statement of Investment Assets (Life Insurers)

(Business within India)

Periodicity of Submission: Quarterly

Section II

NON - LINKED BUSINESS

		S	Н		PH		Book Value		FVC		
A. LIFE FUND	% as per Reg	Balance	FRSM+	UL-Non Unit Res	PAR	NON PAR	(SH+PH)	Actual %	Amount	Total Fund	Market Value
	Keg	(a)	(b)	(c)	(d)	(e)	(f) = [a+b+c+d+e]	(g) = [(f) - (a)]%	(h)	(i)=(f+h)	(j)
1 Central Govt. Sec	Not Less than 25%	-	1,24,500.38	12,609.20	27,52,718.93	53,03,480.09	81,93,308.60	54.01%	-	81,93,308.60	77,59,444.82
Central Govt Sec, State Govt Sec or Other Approved Securities (incl (1) above)	Not Less than 50%	-	4,99,482.20	27,810.90	31,86,662.68	64,85,171.67	1,01,99,127.45	67.23%	-	1,01,99,127.45	98,19,182.01
3 Investment subject to Exposure Norms											
a. Housing & Infrastructure											
1. Approved Investments	Not Less than 15%	-	6,43,993.22	2,494.61	13,11,043.49	6,59,125.09	26,16,656.41	17.25%	1,05,692.47	27,22,348.88	27,72,295.02
2. Other Investments		-	2,024.54	-	8,866.05	-	10,890.59	0.07%	6,526.78	17,417.37	17,417.37
b. i) Approved Investments	Not exceeding	26,270.91	3,05,812.88	3,493.21	13,13,465.11	3,72,211.10	20,21,253.21	13.15%	6,57,208.37	26,78,461.58	26,93,933.55
ii) Other Investments	35%	-	25,748.70	-	3,22,702.40	643.56	3,49,094.66	2.30%	5,597.06	3,54,691.72	3,54,542.98
TOTAL LIFE FUND	100%	26,270.91	14,77,061.54	33,798.72	61,42,739.73	75,17,151.42	1,51,97,022.32	100.00%	7,75,024.68	1,59,72,047.00	1,56,57,370.93

		;	SH		PH		Book Value				
A. LIFE FUND	% as per Reg	Balance	FRSM	UL - Non Unit Res	PAR	NON PAR	(SH+PH)	Actual %	FVC Amount	Total Fund	Market Value
		(a)	(b)	(c)	(d)	(e)	(f) = [a+b+c+d+e]	(g) = [(f) - (a)]%	(h)	(i)=(f+h)	(j)
3 a.(ii) + 3b.(ii) above	Not exceeding 15%	-	27,773.24	-	3,31,568.45	643.56	3,59,985.25	2.37%	12,123.85	3,72,109.10	3,71,960.35
Total Housing & Infrastructure From 1,2 & 3	Not Less than 15%	-	6,46,017.75	2,494.61	13,64,287.25	6,68,390.98	26,81,190.59	17.67%	1,12,219.25	27,93,409.85	28,45,494.82

		P	Н	Book Value	Actual %	FVC	Total Fund	Market Value
B. PENSION & GENERAL ANNUITY AND GROUP BUSINESS	% as per Reg	PAR	NON PAR	BOOK Value	Actual %	Amount	i otal Fund	Market value
		(a)	(b)	(c)= (a+b)	(d)	(e)	(f)=(c+e)	(g)
1 Central Govt. Sec	Not Less than 20%	1,29,371.10	26,53,752.46	27,83,123.56	50.12%	-	27,83,123.56	28,32,156.87
2 Central Govt Sec, State Govt Sec or Other Approved Securities (incl (1) above)	Not Less than 40%	2,20,064.45	43,10,532.08	45,30,596.53	81.58%	-	45,30,596.53	46,26,711.06
3 Balance in Approved investment	Not Exceeding 60%	56,588.72	9,65,258.58	10,21,847.30	18.40%	48,581.91	10,70,429.21	10,83,681.30
4 Other Investments		912.26	-	912.26	0.02%	-	912.26	912.26
TOTAL PENSION, GENERAL ANNUITY FUND	100%	2,77,565.43	52,75,790.66	55,53,356.09	100.00%	48,581.91	56,01,938.00	57,11,304.62

LINKED BUSINESS

				PH	Total Fund	Actual %
C. L	NKED FUNDS	% as per Reg	PAR	NON PAR	Total Fullu	Actual %
			(a)	(b)	(c)= (a+b)	(d)
1	Approved Investments	Not Less than 75%	-	97,52,715.11	97,52,715.11	89.31%
2	Other Investments	Not More than 25%	-	11,67,492.89	11,67,492.89	10.69%
	TOTAL LINKED INSURANCE FUND	100%	-	1,09,20,208.00	1,09,20,208.00	100.00%

Notes:

- 1. (+) FRSM refers to 'Funds representing Solvency Margin
- 2. Funds beyond Solvency Margin shall have a separate Custody Account.
- 3. Other Investments shall be as permitted as per Sec 27A (2) of Insurance Act, 1938 as amended from time to time
- 4. Pattern of Investment is applicable to both Shareholders funds representing solvency margin and policyholders funds.
- 5. Exposure Norms shall apply to Funds held beyond Solvency Margin, held in a separate Custody Account

CERTIFICATION:

Certified that the information given herein are correct, complete and nothing has been concealed or suppressed, to the best of my knowledge and belief.

PART - A

FORM 3A (Read with clause 9 of Part III of Schedule III)

Unit Linked Insurance Business

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Link to Item 'C' of FORM 3A (Part A)

Periodicty of Submission: Quarterly

PART - B

₹ Lakh

tatement as on: September 30, 2024									
PARTICULARS	ULGF00111/08/03LiquidFund101	ULGF00620/06/07StableMgFd101	ULGF00211/08/03SecureMgtF101	ULGF00311/08/03DefensiveF101	ULGF00411/08/03BalancedMF101	ULIF00102/01/04LiquidFund101	ULIF00720/06/07StableMgFd101	ULGF01620/06/07SovereignF101	ULIF00202/01/04SecureMgtF101
Opening Balance (Market Value)	240.23	508.01	16,370.31	43,646.17	1,17,816.30	7,467.26	2,800.02	554.01	9,751.87
dd: Inflow during the Quarter	-	-	98.57	1,142.00	135.79	15,189.03	386.58	12.52	1,724.87
'Increase / (Decrease) Value of Inv [Net]	3.73	10.30	565.89	1,846.57	6,277.61	119.94	55.75	18.93	319.31
ess: Outflow during the Quarter	3.54	2.53	503.93	954.07	1,593.32	14,737.41	526.46	7.32	1,595.92
OTAL INVESTIBLE FUNDS (MKT VALUE)	240.42	515.78	16,530.84	45,680.67	1,22,636.38	8,038.82	2,715.89	578.14	10,200.13

INVESTMENT OF UNIT FUND	ULGF00111/08/0	03LiquidFund101	ULGF00620/06/0	7StableMgFd101	ULGF00211/08/0	03SecureMgtF101	ULGF00311/08/0	3DefensiveF101	ULGF00411/08/0	3BalancedMF101	ULIF00102/01/	/04LiquidFund101	ULIF00720/06/0	7StableMgFd101	ULGF01620/06/0	07SovereignF101	ULIF00202/01/04	4SecureMgtF101
INVESTMENT OF UNIT FUND	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual
Approved Investments (>=75%)						1												
Central Govt Securities	187.17	77.85%	18.63	3.61%	10,632.52	64.32%	21,230.26	46.48%	40,283.64	32.85%	6,275.49	78.06%	134.50	4.95%	565.07	97.74%	7,132.78	69.93%
State Governement Securities	-	0.00%	336.28	65.20%	211.41	1.28%	6,089.86	13.33%	10,307.81	8.41%	-	0.00%	1,513.51	55.73%	-	0.00%	132.11	1.30%
Other Approved Securities	-	0.00%	-	0.00%	222.18	1.34%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	20.20	0.20%
Corporate Bonds	-	0.00%	90.24	17.50%	4,716.89	28.53%	4,137.07	9.06%	10,452.07	8.52%	-	0.00%	471.31	17.35%	-	0.00%	2,392.63	23.46%
Infrastructure Bonds	-	0.00%	50.01	9.70%	310.18	1.88%	2,201.18	4.82%	1,618.48	1.32%	-	0.00%	490.77	18.07%	-	0.00%	301.21	2.95%
Equity	-	0.00%	-	0.00%	-	0.00%	10,335.50	22.63%	54,975.14	44.83%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Money Market Investments	52.25	21.73%	4.11	0.80%	39.05	0.24%	520.68	1.14%	557.38	0.45%	1,789.96	22.27%	27.94	1.03%	1.10	0.19%	20.95	0.21%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Deposit with Banks	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (A)	239.42	99.58%	499.27	96.80%	16,132.23	97.59%	44,514.55	97.45%	1,18,194.52	96.38%	8,065.45	100.33%	2,638.03	97.13%	566.17	97.93%	9,999.88	98.04%
Current Assets:									Anna Aona anna									
Accrued Interest	-	0.00%	15.52	3.01%	460.15	2.78%	764.97	1.67%	1,378.09	1.12%	0.03	0.00%	94.76	3.49%	11.48	1.99%	269.46	2.64%
Dividend Recievable	-	0.00%	-	0.00%	_	0.00%	0.36	0.00%	1.93	0.00%	-	0.00%	_	0.00%	_	0.00%	_	0.00%
Bank Balance	1.00	0.42%	1.00	0.19%	1.01	0.01%	1.14	0.00%	1.15	0.00%	1.04	0.01%	1.01	0.04%	0.50	0.09%	1.01	0.01%
Receivable for Sale of Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Other Current Assets (for Investments)	-	0.00%	-	0.00%	-	0.00%	0.11	0.00%	0.52	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Less: Current Liabilities																		
Payable for Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Fund Mgmt Charges Payable	-	0.00%	0.01	0.00%	0.34	0.00%	0.94	0.00%	2.51	0.00%	0.18	0.00%	0.06	0.00%	0.01	0.00%	0.23	0.00%
Other Current Liabilities (for Investments)	-	0.00%	-	0.00%	62.21	0.38%	86.21	0.19%	0.77	0.00%	27.52	0.34%	17.85	0.66%	-	0.00%	69.99	0.69%
Sub Total (B)	1.00	0.42%	16.51	3.20%	398.61	2.41%	679.43	1.49%	1,378.41	1.12%	(26.63)	-0.33%	77.86	2.87%	11.97	2.07%	200.25	1.96%
Other Investments (<=25%)																		
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Infrastructure Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Equity	-	0.00%	-	0.00%	-	0.00%	486.69	1.07%	3,063.45	2.50%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Others	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (C)	-	0.00%	-	0.00%	-	0.00%	486.69	1.07%	3,063.45	2.50%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Total (A + B + C)	240.42	100.00%	515.78	100.00%	16,530.84	100.00%	45,680.67	100.00%	1,22,636.38	100.00%	8,038.82	100.00%	2,715.89	100.00%	578.14	100.00%	10,200.13	100.00%
Fund Carried Forward (as per LB2)																		

FORM 3A (Read with clause 9 of Part III of Schedule III)

Unit Linked Insurance Business

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Link to Item 'C' of FORM 3A (Part A)

Periodicty of Submission: Quarterly

PART - B

₹ Lakh

Statement as on: September 30, 2024									
PARTICULARS	ULIF00302/01/04DefensiveF101	ULIF00402/01/04BalancedMF101	ULIF00616/01/06EquityMgFd101	ULIF00502/01/04GrowthFund101	ULGF02225/02/12LiquidFund101	ULGF02825/02/12StableMgFd101	ULGF02325/02/12SecureMgtF101	ULGF02425/02/12DefensiveF101	ULGF02525/02/12BalancedMF101
Opening Balance (Market Value)	8,967.97	36,926.50	73,492.91	3,08,926.53	6,070.25	5,344.83	33,775.81	1,83,478.58	27,995.75
Add: Inflow during the Quarter	441.45	1,074.84	1,266.67	4,296.84	5,427.45	262.86	1,149.84	2,951.00	134.24
'Increase / (Decrease) Value of Inv [Net]	374.65	1,939.96	5,834.80	23,328.34	104.55	103.61	1,099.20	7,659.64	1,466.06
Less: Outflow during the Quarter	790.13	2,489.57	2,865.32	11,023.59	2,547.54	425.72	509.20	12,988.53	617.84
TOTAL INVESTIBLE FUNDS (MKT VALUE)	8,993.94	37,451.73	77,729.06	3,25,528.12	9,054.71	5,285.58	35,515.65	1,81,100.69	28,978.21

INVESTMENT OF UNIT FUND	ULIF00302/01/0	4DefensiveF101	ULIF00402/01	/04BalancedMF101	ULIF00616/01/0	6EquityMgFd101	ULIF00502/01/0	4GrowthFund101	ULGF02225/02/	/12LiquidFund101	ULGF02825/02	/12StableMgFd101	ULGF02325/02/12	SecureMgtF101	ULGF02425/02/1	2DefensiveF101	ULGF02525/02/1	2BalancedMF101
INVESTMENT OF UNIT FUND	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual
Approved Investments (>=75%)									Ì									
Central Govt Securities	4,375.50	48.65%	12,286.73	32.81%	-	0.00%	-	0.00%	7,167.60	79.16%	205.48	3.89%	24,171.98	68.06%	83,348.63	46.02%	9,646.98	33.29%
State Governement Securities	1,007.58	11.20%	3,276.00	8.75%	-	0.00%	-	0.00%	-	0.00%	3,042.46	57.56%	397.87	1.12%	20,745.24	11.46%	2,383.80	8.23%
Other Approved Securities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	80.79	0.23%	-	0.00%	-	0.00%
Corporate Bonds	974.88	10.84%	2,774.36	7.41%	-	0.00%	-	0.00%	-	0.00%	1,222.69	23.13%	7,918.78	22.30%	25,189.82	13.91%	1,920.39	6.63%
Infrastructure Bonds	333.94	3.71%	594.31	1.59%	-	0.00%	-	0.00%	-	0.00%	599.96	11.35%	1,664.19	4.69%	5,040.47	2.78%	696.39	2.40%
Equity	2,063.48	22.94%	17,058.61	45.55%	67,396.91	86.71%	2,91,847.29	89.65%	-	0.00%	-	0.00%	_	0.00%	40,687.86	22.47%	13,130.03	45.31%
Money Market Investments	20.09	0.22%	337.08	0.90%	1,688.62	2.17%	67.53	0.02%	1,894.06	20.92%	41.20	0.78%	458.00	1.29%	391.71	0.22%	234.75	0.81%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	_	0.00%	-	0.00%	-	0.00%
Deposit with Banks	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (A)	8,775.47	97.57%	36,327.09	97.00%	69,085.53	88.88%	2,91,914.82	89.67%	9,061.66	100.08%	5,111.79	96.71%	34,691.61	97.68%	1,75,403.73	96.85%	28,012.34	96.67%
Current Assets:																		
Accrued Interest	140.82	1.57%	395.62	1.06%	0.31	0.00%	0.01	0.00%	0.10	0.00%	173.52	3.28%	823.86	2.32%	3,404.33	1.88%	348.89	1.20%
Dividend Recievable	0.07	0.00%	0.61	0.00%	0.84	0.00%	11.73	0.00%	-	0.00%	-	0.00%	-	0.00%	1.45	0.00%	0.46	0.00%
Bank Balance	1.01	0.01%	1.09	0.00%	1.47	0.00%	1.02	0.00%	1.16	0.01%	1.01	0.02%	1.13	0.00%	1.11	0.00%	1.07	0.00%
Receivable for Sale of Investments	-	0.00%	-	0.00%	, -	0.00%	303.83	0.09%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Other Current Assets (for Investments)	0.02	0.00%	0.20	0.00%	5.63	0.01%	1.82	0.00%	-	0.00%	-	0.00%	-	0.00%	0.38	0.00%	0.14	0.00%
Less: Current Liabilities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Payable for Investments	-	0.00%	-	0.00%	-	0.00%	182.43	0.06%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Fund Mgmt Charges Payable	0.20	0.00%	0.82	0.00%	1.69	0.00%	7.09	0.00%	0.20	0.00%	0.11	0.00%	0.77	0.00%	3.97	0.00%	0.64	0.00%
Other Current Liabilities (for Investments)	19.84	0.22%	73.28	0.20%	0.34	0.00%	17.69	0.01%	8.01	0.09%	0.63	0.01%	0.18	0.00%	1.17	0.00%	0.19	0.00%
Sub Total (B)	121.88	1.36%	323.42	0.86%	6.22	0.01%	111.20	0.03%	(6.95)	-0.08%	173.79	3.29%	824.04	2.32%	3,402.13	1.88%	349.73	1.21%
Other Investments (<=25%)					Pro-													,
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Infrastructure Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Equity	96.59	1.07%	801.22	2.14%	3,460.47	4.45%	15,568.92	4.78%	-	0.00%	-	0.00%	-	0.00%	2,294.83	1.27%	616.14	2.13%
Mutual funds	-	0.00%	_	0.00%	5,176.84	6.66%	17,933.18	5.51%		0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Others	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (C)	96.59	1.07%	801.22	2.14%	8,637.31	11.11%	33,502.10	10.29%	-	0.00%	-	0.00%	-	0.00%	2,294.83	1.27%	616.14	2.13%
Total (A + B + C)	8,993.94	100.00%	37,451.73	100.00%	77,729.06	100.00%	3,25,528.12	100.00%	9,054.71	100.00%	5,285.58	100.00%	35,515.65	100.00%	1,81,100.69	100.00%	28,978.21	100.00%
Fund Carried Forward (as per LB2)																		

FORM 3A

(Read with clause 9 of Part III of Schedule III)

Unit Linked Insurance Business

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Link to Item 'C' of FORM 3A (Part A)

Periodicty of Submission: Quarterly

PART - B

₹ Lakh

Statem	ent as on: September 30, 2024									
PARTI	CULARS	ULIF00802/01/04LiquidFund101	ULIF01420/06/07StableMgFd101	ULGF01520/06/07SovereignF101	ULIF00902/01/04SecureMgtF101	ULIF01002/01/04DefensiveF101	ULIF01102/01/04BalancedMF101	ULIF01316/01/06EquityMgFd101	ULIF01202/01/04GrowthFund101	ULGF02918/02/12LiquidFund101
	Opening Balance (Market Value)	1,560.44	1,010.26	0.34	3,140.69	3,249.48	20,817.37	24,686.36	1,21,030.39	912.03
Add:	Inflow during the Quarter	1,183.40	1,124.56	-	505.60	109.53	587.46	890.29	1,769.69	14.35
	'Increase / (Decrease) Value of Inv [Net]	25.09	20.96	0.01	101.26	134.45	1,091.14	2,170.38	9,135.30	14.36
Less:	Outflow during the Quarter	1,016.15	1,049.63	-	537.24	245.32	1,101.87	1,511.76	6,046.05	15.31
TOTAL	. INVESTIBLE FUNDS (MKT VALUE)	1,752.78	1,106.15	0.35	3,210.31	3,248.14	21,394.10	26,235.27	1,25,889.33	925.43

NIVESTMENT OF LINIT FLAND	ULIF00802/01/04	LiquidFund101	ULIF01420/06/0	7StableMgFd101	ULGF01520/06/0	7SovereignF101	ULIF00902/01/04	SecureMgtF101	ULIF01002/01/04	4DefensiveF101	ULIF01102/01/04E	BalancedMF101	JLIF01316/01/06E	EquityMgFd101	ULIF01202/01/04	4GrowthFund101	ULGF02918/02/1	2LiquidFund10
IVESTMENT OF UNIT FUND	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual
pproved Investments (>=75%)																		
Central Govt Securities	1,208.03	68.92%	92.47	8.36%	0.34	96.88%	2,216.84	69.05%	1,662.31	51.18%	7,198.08	33.65%	-	0.00%	-	0.00%	694.12	75.01
State Governement Securities	-	0.00%	502.32	45.41%	-	0.00%	46.54	1.45%	273.58	8.42%	1,894.24	8.85%	-	0.00%	-	0.00%	-	0.00
Other Approved Securities	-	0.00%	-	0.00%	-	0.00%	30.30	0.94%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00
Corporate Bonds	-	0.00%	330.63	29.89%	-	0.00%	641.76	19.99%	245.83	7.57%	1,450.41	6.78%	-	0.00%	-	0.00%	-	0.00
Infrastructure Bonds	-	0.00%	180.31	16.30%	-	0.00%	132.47	4.13%	125.91	3.88%	113.73	0.53%	-	0.00%	-	0.00%	-	0.00
Equity	-	0.00%	-	0.00%	-	0.00%	-	0.00%	732.50	22.55%	9,616.42	44.95%	22,452.61	85.58%	1,13,289.47	89.99%	-	0.00
Money Market Investments	544.41	31.06%	38.07	3.44%	_	0.60%	65.86	2.05%	123.69	3.81%	357.82	1.67%	678.64	2.59%	56.62	0.04%	230.31	24.89
Mutual funds	-	0.00%	_	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00
Deposit with Banks	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00
Sub Total (A	1,752.44	99.98%	1,143.80	103.40%	0.34	97.49%	3,133.77	97.62%	3,163.82	97.40%	20,630.70	96.43%	23,131.25	88.17%	1,13,346.09	90.04%	924.43	99.89
Current Assets:												* * * * * * * * * * * * * * * * * * *						
Accrued Interest	0.04	0.00%	40.09	3.62%	0.01	2.05%	86.98	2.71%	48.54	1.49%	232.70	1.09%	0.12	0.00%	0.01	0.00%	0.01	0.00
Dividend Recievable	-	0.00%	-	0.00%	-	0.00%	-	0.00%	0.03	0.00%	0.34	0.00%	0.28	0.00%	4.55	0.00%	-	0.00
Bank Balance	1.06	0.06%	1.01	0.09%	-	0.47%	1.02	0.03%	1.04	0.03%	1.10	0.01%	1.19	0.00%	1.02	0.00%	1.01	0.11
Receivable for Sale of Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	117.50	0.09%	-	0.00
Other Current Assets (for Investments)	-	0.00%	-	0.00%	-	0.00%	-	0.00%	0.41	0.01%	77.47	0.36%	0.11	0.00%	0.71	0.00%	-	0.00
Less: Current Liabilities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00
Payable for Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	70.55	0.06%	-	0.00
Fund Mgmt Charges Payable	0.03	0.00%	0.02	0.00%	-	0.00%	0.07	0.00%	0.10	0.00%	0.46	0.00%	0.56	0.00%	2.74	0.00%	0.02	0.00
Other Current Liabilities (for Investments)	0.73	0.04%	78.73	7.12%	-	0.00%	11.39	0.35%	0.02	0.00%	0.14	0.00%	11.57	0.04%	3.39	0.00%	-	0.00
Sub Total (E	0.34	0.02%	-37.65	-3.40%	0.01	2.51%	76.54	2.38%	49.90	1.54%	311.01	1.45%	-10.43	-0.04%	47.11	0.04%	1.00	0.11
ther Investments (<=25%)																		
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00
Infrastructure Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00
Equity	-	0.00%	-	0.00%	-	0.00%	-	0.00%	34.42	1.06%	452.39	2.11%	1,421.09	5.42%	6,074.25	4.83%	-	0.00
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	- !!	0.00%	-	0.00%	1,693.36	6.45%	6,421.88	5.10%	-	0.00
Others	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00
Sub Total (C	-	0.00%		0.00%	-	0.00%	-	0.00%	34.42	1.06%	452.39	2.11%	3,114.45	11.87%	12,496.13	9.93%	-	0.00
Total (A + B + C	1,752.78	100.00%	1,106.15	100.00%	0.35	100.00%	3,210.31	100.00%	3,248.14	100.00%	21,394.10	100.00%	26,235.27	100.00%	1,25,889.33	100.00%	925.43	100.00
Fund Carried Forward (as per LB2	2)																	

FORM 3A
(Read with clause 9 of Part III of Schedule III)

Unit Linked Insurance Business

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Link to Item 'C' of FORM 3A (Part A)

Periodicty of Submission: Quarterly

PART - B

₹ Lakh

Statement as on: September 30, 2024									
PARTICULARS	ULGF03518/02/12StableMgFd101	ULGF03018/02/12SecureMgtF101	ULGF03118/02/12DefensiveF101	ULGF03218/02/12BalancedMF101	ULGF03318/02/12GrowthFund101	ULGF00928/03/05SecureMgtF101	ULGF01028/03/05DefensiveF101	ULGF01128/03/05BalancedMF101	ULIF01520/02/08LiquidFdll101
Opening Balance (Market Value)	9,556.82	9,220.10	22,326.73	33,154.02	68.93	11.73	212.63	1,036.17	3,157.83
Add: Inflow during the Quarter	150.96	113.05	257.35	314.90	-	-	1.29	11.45	1,345.84
'Increase / (Decrease) Value of Inv [Net]	193.19	298.26	954.02	1,794.91	4.48	0.33	8.56	55.01	44.58
Less: Outflow during the Quarter	138.60	695.18	320.42	624.69	-	-	-	-	1,597.66
TOTAL INVESTIBLE FUNDS (MKT VALUE)	9,762.37	8,936.23	23,217.68	34,639.14	73.41	12.06	222.48	1,102.63	2,950.59

INVESTMENT OF UNIT FUND	ULGF03518/02/1	2StableMgFd101	ULGF03018/02/12	SecureMgtF101	ULGF03118/02/	12DefensiveF101	ULGF03218/02/	12BalancedMF101	ULGF03318/02/12	GrowthFund101	ULGF00928/03/05	SecureMgtF101	ULGF01028/03/05	DefensiveF101	ULGF01128/03/	05BalancedMF101	ULIF01520/02/0	8LiquidFdll101
INVESTMENT OF UNIT FUND	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual
Approved Investments (>=75%)														000				
Central Govt Securities	237.24	2.43%	6,498.04	72.72%	10,555.82	45.46%	11,289.42	32.59%	-	0.00%	11.76	97.52%	116.60	52.41%	417.03	37.82%	2,271.53	76.99%
State Governement Securities	5,644.48	57.82%	111.93	1.25%	2,736.09	11.78%	3,157.25	9.11%	-	0.00%	-	0.00%	40.57	18.24%	45.06	4.09%	-	0.00%
Other Approved Securities	-	0.00%	50.52	0.57%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Corporate Bonds	1,984.82	20.33%	1,816.07	20.32%	2,547.30	10.97%	3,035.75	8.76%	-	0.00%	-	0.00%	-	0.00%	20.28	1.84%	-	0.00%
Infrastructure Bonds	1,500.60	15.37%	219.61	2.46%	1,442.61	6.21%	149.61	0.43%	-	0.00%	-	0.00%	7.65	3.44%	66.68	6.05%	-	0.00%
Equity	-	0.00%	-	0.00%	5,226.84	22.51%	15,690.47	45.30%	69.02	94.01%	-	0.00%	49.66	22.32%	490.13	44.45%	-	0.00%
Money Market Investments	74.04	0.76%	36.68	0.41%	43.71	0.19%	213.47	0.62%	1.74	2.37%	0.09	0.72%	2.08	0.93%	28.23	2.56%	730.55	24.76%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Deposit with Banks	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (A	9,441.18	96.71%	8,732.85	97.72%	22,552.37	97.13%	33,535.97	96.82%	70.76	96.38%	11.85	98.24%	216.56	97.33%	1,067.41	96.81%	3,002.08	101.74%
Current Assets:				No.								And the second s		on an analysis of the state of				
Accrued Interest	320.45	3.28%	202.61	2.27%	417.58	1.80%	385.02	1.11%	-	0.00%	0.16	1.34%	2.64	1.19%	11.16	1.01%	0.02	0.00%
Dividend Recievable	-	0.00%	_	0.00%	0.19	0.00%	0.55	0.00%	-	0.00%	-	0.00%	-	0.00%	0.02	0.00%	-	0.00%
Bank Balance	1.02	0.01%	1.01	0.01%	1.01	0.00%	1.06	0.00%	0.99	1.36%	0.05	0.42%	1.00	0.45%	1.01	0.09%	1.03	0.03%
Receivable for Sale of Investments	-	0.00%	_	0.00%	-	0.00%	_	0.00%	_	0.00%	-	0.00%	_	0.00%	-	0.00%	-	0.00%
Other Current Assets (for Investments)	-	0.00%	_	0.00%	0.06	0.00%	0.15	0.00%	-	0.00%	-	0.00%	-	0.00%	0.01	0.00%	-	0.00%
Less: Current Liabilities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Payable for Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Fund Mgmt Charges Payable	0.21	0.00%	0.20	0.00%	0.51	0.00%	0.76	0.00%	-	0.00%	-	0.00%	-	0.00%	0.05	0.00%	0.10	0.00%
Other Current Liabilities (for Investments)	0.07	0.00%	0.04	0.00%	0.17	0.00%	0.22	0.00%	-	0.00%	-	0.00%	-	0.00%	0.01	0.00%	52.44	1.78%
Sub Total (B	321.19	3.29%	203.38	2.28%	418.16	1.80%	385.80	1.11%	0.99	1.36%	0.21	1.76%	3.64	1.64%	12.14	1.10%	-51.49	-1.74%
Other Investments (<=25%)												To a constant of the constant		Parameter				
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Infrastructure Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Equity	-	0.00%	-	0.00%	247.15	1.06%	717.37	2.07%	1.66	2.26%	-	0.00%	2.28	1.02%	23.08	2.09%	-	0.00%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Others	-	0.00%	-	0.00%		0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (C	-	0.00%	-	0.00%	247.15	1.06%	717.37	2.07%	1.66	2.26%	-	0.00%	2.28	1.02%	23.08	2.09%	-	0.00%
Total (A + B + C	9,762.37	100.00%	8,936.23	100.00%	23,217.68	100.00%	34,639.14	100.00%	73.41	100.00%	12.06	100.00%	222.48	100.00%	1,102.63	100.00%	2,950.59	100.00%
Fund Carried Forward (as per LB2)																	

FORM 3A (Read with clause 9 of Part III of Schedule III)

Unit Linked Insurance Business

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Link to Item 'C' of FORM 3A (Part A)
Periodicty of Submission: Quarterly

Statement as on: Sentember 30, 2024

PART - B

₹ Lakh

Staten	nent as on: September 30, 2024									
PART	TCULARS	ULIF01620/02/08StableMFII101	ULIF01720/02/08SecureMFII101	ULIF01820/02/08DefnsvFdll101	ULIF01920/02/08BalncdMFII101	ULIF02020/02/08EquityMFII101	ULIF02120/02/08GrwthFndll101	ULGF03620/02/12LiquidFdll101	ULGF03720/02/12StableMFII101	ULGF03820/02/12SecureMFII101
	Opening Balance (Market Value)	2,975.25	10,869.08	7,122.34	38,403.94	68,049.89	3,37,725.44	1,527.15	2,856.57	1,64,385.70
Add:	Inflow during the Quarter	1,667.64	1,069.85	511.67	939.50	2,148.78	3,917.28	2,217.78	509.86	32,469.20
	'Increase / (Decrease) Value of Inv [Net]	51.02	319.92	279.97	1,834.00	4,975.35	24,380.98	21.04	46.06	5,902.56
Less:	Outflow during the Quarter	1,913.33	2,624.16	1,494.63	7,535.16	11,682.41	39,131.45	2,388.39	956.21	6,326.38
TOTA	AL INVESTIBLE FUNDS (MKT VALUE)	2,780.58	9,634.69	6,419.35	33,642.28	63,491.61	3,26,892.25	1,377.58	2,456.28	1,96,431.08

INIVESTMENT OF LINET FLIND	ULIF01620/02/08	8StableMFII101	ULIF01720/02/0	8SecureMFII101	ULIF01820/02/08	DefnsvFdll101	ULIF01920/02/08	BalncdMFII101	ULIF02020/02/0	8EquityMFII101	ULIF02120/02/08	GrwthFndll101	ULGF03620/02/1	2LiquidFdll101	ULGF03720/02/	12StableMFII101	ULGF03820/02/12	SecureMFII101
INVESTMENT OF UNIT FUND	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual
Approved Investments (>=75%)																		
Central Govt Securities	463.20	16.66%	6,340.00	65.80%	3,313.30	51.61%	11,542.44	34.31%	-	0.00%	-	0.00%	1,085.15	78.77%	601.61	24.49%	1,20,162.39	61.17%
State Governement Securities	1,039.91	37.40%	171.43	1.78%	618.89	9.64%	3,094.45	9.20%	-	0.00%	-	0.00%	-	0.00%	527.20	21.46%	3,444.56	1.75%
Other Approved Securities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	20.20	0.01%
Corporate Bonds	821.88	29.56%	2,824.73	29.32%	531.10	8.27%	2,076.02	6.17%	-	0.00%	-	0.00%	-	0.00%	721.60	29.38%	54,871.59	27.93%
Infrastructure Bonds	360.12	12.95%	150.96	1.57%	204.42	3.18%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	437.09	17.79%	10,816.16	5.51%
Equity	-	0.00%	-	0.00%	1,487.12	23.17%	15,378.82	45.71%	55,606.67	87.58%	2,97,319.62	90.95%	-	0.00%	-	0.00%	-	0.00%
Money Market Investments	35.78	1.29%	31.09	0.32%	128.91	2.01%	824.48	2.45%	1,185.15	1.87%	14.78	0.00%	291.44	21.16%	110.14	4.48%	994.77	0.51%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Deposit with Banks	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total	(A) 2,720.89	97.85%	9,518.21	98.79%	6,283.74	97.89%	32,916.21	97.84%	56,791.82	89.45%	2,97,334.40	90.96%	1,376.59	99.93%	2,397.64	97.61%	1,90,309.67	96.88%
Current Assets:																		
Accrued Interest	76.75	2.76%	293.07	3.04%	93.76	1.46%	337.11	1.00%	0.22	0.00%	-	0.00%	0.01	0.00%	57.71	2.35%	5,432.69	2.77%
Dividend Recievable	-	0.00%	-	0.00%	0.06	0.00%	0.57	0.00%	0.71	0.00%	12.10	0.00%	-	0.00%	-	0.00%	-	0.00%
Bank Balance	1.01	0.04%	1.01	0.01%	1.04	0.02%	1.23	0.00%	1.33	0.00%	1.00	0.00%	1.01	0.07%	1.03	0.04%	1.28	0.00%
Receivable for Sale of Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	307.15	0.09%	-	0.00%	-	0.00%	-	0.00%
Other Current Assets (for Investments)	-	0.00%	-	0.00%	0.02	0.00%	0.24	0.00%	0.66	0.00%	1.88	0.00%	0.02	0.00%	-	0.00%	696.09	0.35%
Less: Current Liabilities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Payable for Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	184.41	0.06%	-	0.00%	-	0.00%	-	0.00%
Fund Mgmt Charges Payable	0.10	0.00%	0.34	0.00%	0.22	0.00%	1.16	0.00%	2.18	0.00%	11.23	0.00%	0.04	0.00%	0.08	0.00%	6.72	0.00%
Other Current Liabilities (for Investments)	17.97	0.65%	177.26	1.84%	29.35	0.46%	327.46	0.97%	427.04	0.67%	2,161.48	0.66%	0.01	0.00%	0.02	0.00%	1.93	0.00%
Sub Total	(B) 59.69	2.15%	116.48	1.21%	65.31	1.02%	10.53	0.03%	-426.30	-0.67%	-2,034.99	-0.62%	0.99	0.07%	58.64	2.39%	6,121.41	3.12%
Other Investments (<=25%)																		
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Infrastructure Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Equity	-	0.00%	-	0.00%	70.30	1.10%	715.54	2.13%	2,862.51	4.51%	15,889.51	4.86%	-	0.00%	-	0.00%	-	0.00%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	4,263.58	6.72%	15,703.33	4.80%	-	0.00%	-	0.00%	-	0.00%
Others	-	0.00%	-	0.00%	-	0.00%	-	0.00%	<u>-</u>	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total	(C) -	0.00%	-	0.00%	70.30	1.10%	715.54	2.13%	7,126.09	11.22%	31,592.84	9.66%	-	0.00%	-	0.00%	-	0.00%
Total (A + B +	C) 2,780.58	100.00%	9,634.69	100.00%	6,419.35	100.00%	33,642.28	100.00%	63,491.61	100.00%	3,26,892.25	100.00%	1,377.58	100.00%	2,456.28	100.00%	1,96,431.08	100.00%
Fund Carried Forward (as per LE	32)																	

FORM 3A
(Read with clause 9 of Part III of Schedule III)

Unit Linked Insurance Business

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Link to Item 'C' of FORM 3A (Part A)

Periodicty of Submission: Quarterly

Statement as on: Sentember 30, 2024

PART - B

₹ Lakh

Statem	ent as on: September 30, 2024									
PARTI	CULARS	ULGF03920/02/12DefnsvFdll101	ULGF04020/02/12BalncdMFII101	ULIF02208/10/08LiquidFdll101	ULIF02308/10/08StableMFII101	ULIF02408/10/08SecureMFII101	ULIF02508/10/08DefnsvFdII101	ULIF02608/10/08BalncdMFII101	ULIF02708/10/08EquityMFII101	ULIF02808/10/08GrwthFndll101
	Opening Balance (Market Value)	3,08,334.81	61,296.58	1,218.03	1,322.38	3,861.58	2,668.55	14,110.67	26,130.26	1,24,908.10
Add:	Inflow during the Quarter	20,734.58	2,494.81	312.33	898.00	266.73	140.97	404.08	646.80	2,138.51
	'Increase / (Decrease) Value of Inv [Net]	13,424.92	3,163.69	15.47	21.61	118.84	107.68	718.15	2,242.16	9,240.46
Less:	Outflow during the Quarter	7,879.40	922.92	524.36	912.84	284.03	238.65	1,037.76	1,800.90	8,224.75
TOTA	LINVESTIBLE FUNDS (MKT VALUE)	3,34,614.91	66,032.16	1,021.47	1,329.15	3,963.12	2,678.55	14,195.14	27,218.32	1,28,062.32

NVESTMENT OF UNIT FUND	ULGF03920/02/1	2DefnsvFdll101	ULGF04020/02/1	2BalncdMFII101	ULIF02208/10/0	8LiquidFdll101	ULIF02308/10/08	8StableMFII101	ULIF02408/10/08	SecureMFII101	ULIF02508/10/0	8DefnsvFdll101	ULIF02608/10/0	8BalncdMFII101	ULIF02708/10/0	8EquityMFII101	ULIF02808/10/08	GrwthFndll101
IVESTMENT OF UNIT FUND	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual
pproved Investments (>=75%)																		
Central Govt Securities	1,65,265.86	49.39%	22,239.00	33.68%	771.47	75.53%	150.85	11.35%	2,785.03	70.27%	1,260.57	47.06%	4,914.08	34.62%	-	0.00%	-	0.00%
State Governement Securities	33,389.38	9.98%	3,772.77	5.71%	-	0.00%	593.29	44.64%	54.46	1.37%	339.38	12.67%	1,123.93	7.92%	-	0.00%	-	0.00%
Other Approved Securities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	_	0.00%	-	0.00%	-	0.00%
Corporate Bonds	40,384.33	12.07%	4,675.37	7.08%	-	0.00%	320.63	24.12%	839.92	21.19%	257.08	9.60%	1,142.31	8.05%	-	0.00%	-	0.00%
Infrastructure Bonds	8,269.06	2.47%	2,426.78	3.68%	-	0.00%	211.13	15.88%	159.82	4.03%	71.68	2.68%	50.88	0.36%	-	0.00%	-	0.00%
Equity	73,789.27	22.05%	29,473.09	44.63%	-	0.00%	-	0.00%	-	0.00%	598.69	22.35%	6,521.96	45.95%	23,439.49	86.12%	1,15,507.36	90.20%
Money Market Investments	2,421.02	0.72%	742.00	1.12%	246.21	24.10%	38.61	2.91%	21.00	0.53%	78.82	2.94%	8.47	0.06%	595.71	2.19%	9.54	0.01%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Deposit with Banks	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total	(A) 3,23,518.92	96.68%	63,329.01	95.91%	1,017.68	99.63%	1,314.51	98.90%	3,860.23	97.40%	2,606.22	97.30%	13,761.63	96.95%	24,035.20	88.31%	1,15,516.90	90.20%
Current Assets:																		
Accrued Interest	6,012.09	1.80%	775.89	1.18%	0.01	0.00%	42.52	3.20%	105.83	2.67%	42.87	1.60%	166.52	1.17%	0.11	0.00%	-	0.00%
Dividend Recievable	2.61	0.00%	1.02	0.00%	-	0.00%	-	0.00%	-	0.00%	0.02	0.00%	0.23	0.00%	0.30	0.00%	4.84	0.00%
Bank Balance	1.67	0.00%	1.21	0.00%	1.01	0.10%	1.01	0.08%	1.01	0.03%	1.02	0.04%	1.00	0.01%	1.17	0.00%	1.00	0.00%
Receivable for Sale of Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	119.67	0.09%
Other Current Assets (for Investments)	173.28	0.05%	479.60	0.73%	2.82	0.28%	-	0.00%	-	0.00%	0.52	0.02%	0.07	0.00%	0.13	0.00%	0.72	0.00%
Less: Current Liabilities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Payable for Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	71.85	0.06%
Fund Mgmt Charges Payable	11.45	0.00%	2.24	0.00%	0.04	0.00%	0.05	0.00%	0.14	0.00%	0.08	0.00%	0.49	0.00%	0.94	0.00%	4.37	0.00%
Other Current Liabilities (for Investments)	2.98	0.00%	0.59	0.00%	0.01	0.00%	28.84	2.17%	3.81	0.10%	0.02	0.00%	40.15	0.28%	56.96	0.21%	162.92	0.13%
Sub Total	(B) 6,175.22	1.85%	1,254.89	1.90%	3.79	0.37%	14.64	1.10%	102.89	2.60%	44.33	1.65%	127.18	0.90%	-56.19	-0.21%	-112.91	-0.09%
Other Investments (<=25%)																		
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Infrastructure Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Equity	4,920.77	1.47%	1,448.26	2.19%	-	0.00%	-	0.00%	-	0.00%	28.00	1.05%	306.33	2.16%	1,485.33	5.46%	6,227.20	4.86%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	1,753.98	6.44%	6,431.13	5.02%
Others	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	_	0.00%	-	0.00%
Sub Total	(C) 4,920.77	1.47%	1,448.26	2.19%	-	0.00%	-	0.00%	-	0.00%	28.00	1.05%	306.33	2.16%	3,239.31	11.90%	12,658.33	9.88%
Total (A + B +	C) 3,34,614.91	100.00%	66,032.16	100.00%	1,021.47	100.00%	1,329.15	100.00%	3,963.12	100.00%	2,678.55	100.00%	14,195.14	100.00%	27,218.32	100.00%	1,28,062.32	100.00%
Fund Carried Forward (as per LE	32)																	

FORM 3A

(Read with clause 9 of Part III of Schedule III)

Unit Linked Insurance Business

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Link to Item 'C' of FORM 3A (Part A)

Periodicty of Submission: Quarterly
Statement as on: September 30, 2024

PART - B

₹ Lakh

Statem	ient as on: September 30, 2024									
PART	ICULARS	ULGF04311/02/12LiquidFdll101	ULGF04811/02/12StableMFII101	ULGF04411/02/12SecureMFII101	ULGF04511/02/12DefnsvFdll101	ULGF04611/02/12BalncdMFII101	ULIF02904/08/08MoneyPlusF101	ULIF03004/08/08BondOprtFd101	ULIF03204/08/08Large-CapF101	ULIF03104/08/08Mid-capFnd101
	Opening Balance (Market Value)	2,526.13	2,546.89	9,601.59	62,055.03	847.39	478.15	248.47	1,031.72	848.27
Add:	Inflow during the Quarter	709.68	44.18	2,160.16	32,183.45	14.77	47.74	0.01	35.89	29.85
	'Increase / (Decrease) Value of Inv [Net]	34.26	44.75	322.10	3,232.53	42.07	8.78	5.80	65.89	59.81
Less:	Outflow during the Quarter	722.59	32.62	864.10	1,769.77	14.06	24.85	2.29	62.63	71.15
TOTA	L INVESTIBLE FUNDS (MKT VALUE)	2,547.48	2,603.20	11,219.75	95,701.24	890.17	509.82	251.99	1,070.87	866.78

INVESTMENT OF UNIT FUND	ULGF04311/02/12	LiquidFdll101	ULGF04811/02/12	StableMFII101	ULGF04411/02/128	SecureMFII101	ULGF04511/02/1	2DefnsvFdll101	ULGF04611/02/12	BalncdMFII101	ULIF02904/08/08N	MoneyPlusF101	ULIF03004/08/08	BondOprtFd101	ULIF03204/08/08L	arge-CapF101	ULIF03104/08/08	Mid-capFnd101
NVESTMENT OF UNIT FUND	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual
Approved Investments (>=75%)																		
Central Govt Securities	1,979.92	77.72%	573.49	22.03%	7,566.20	67.44%	49,525.58	51.75%	289.59	32.53%	467.31	91.66%	101.56	40.30%	-	0.00%	-	0.00%
State Governement Securities	-	0.00%	814.99	31.31%	91.64	0.82%	8,600.84	8.99%	75.76	8.51%	33.15	6.50%	42.28	16.78%	-	0.00%	-	0.00%
Other Approved Securities	-	0.00%	-	0.00%	30.30	0.27%	-	0.00%	-	0.00%	_	0.00%	30.34	12.04%	-	0.00%	-	0.00%
Corporate Bonds	-	0.00%	861.55	33.10%	2,290.27	20.41%	11,462.09	11.98%	50.56	5.68%	-	0.00%	20.87	8.28%	-	0.00%	-	0.00%
Infrastructure Bonds	-	0.00%	210.34	8.08%	691.87	6.17%	1,654.73	1.73%	30.08	3.38%	-	0.00%	21.28	8.45%	-	0.00%	-	0.00%
Equity	-	0.00%	-	0.00%	-	0.00%	21,572.52	22.54%	384.22	43.16%	-	0.00%	-	0.00%	1,046.51	97.72%	776.91	89.63%
Money Market Investments	559.96	21.98%	56.16	2.16%	254.10	2.26%	177.49	0.19%	31.38	3.53%	3.64	0.71%	28.78	11.42%	23.42	2.19%	38.69	4.46%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Deposit with Banks	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (A	2,539.88	99.70%	2,516.53	96.67%	10,924.38	97.37%	92,993.25	97.17%	861.59	96.79%	504.10	98.88%	245.11	97.27%	1,069.93	99.91%	815.60	94.10%
Current Assets:																		
Accrued Interest	0.01	0.00%	72.83	2.80%	284.09	2.53%	1,656.72	1.73%	9.00	1.01%	4.75	0.93%	5.89	2.34%	-	0.00%	0.01	0.00%
Dividend Recievable	-	0.00%	-	0.00%	-	0.00%	0.76	0.00%	0.01	0.00%	-	0.00%	-	0.00%	-	0.00%	0.11	0.01%
Bank Balance	1.01	0.04%	1.02	0.04%	1.07	0.01%	1.05	0.00%	1.01	0.11%	1.00	0.20%	1.01	0.40%	1.01	0.09%	1.01	0.12%
Receivable for Sale of Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Other Current Assets (for Investments)	6.69	0.26%	12.94	0.50%	10.71	0.10%	23.41	0.02%	0.86	0.10%	-	0.00%	-	0.00%	-	0.00%	0.04	0.00%
Less: Current Liabilities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Payable for Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Fund Mgmt Charges Payable	0.09	0.00%	0.09	0.00%	0.38	0.00%	3.29	0.00%	0.02	0.00%	0.02	0.00%	0.01	0.00%	0.05	0.00%	0.05	0.00%
Other Current Liabilities (for Investments)	0.02	0.00%	0.03	0.00%	0.12	0.00%	0.82	0.00%	0.01	0.00%	0.01	0.00%	0.01	0.00%	0.02	0.00%	0.01	0.00%
Sub Total (B	7.60	0.30%	86.67	3.33%	295.37	2.63%	1,677.83	1.75%	10.85	1.22%	5.72	1.12%	6.88	2.73%	0.94	0.09%	1.11	0.13%
Other Investments (<=25%)																		
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Infrastructure Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Equity	-	0.00%	-	0.00%	-	0.00%	1,030.16	1.08%	17.73	1.99%	-	0.00%	-	0.00%	-	0.00%	50.07	5.78%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Others	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (C	-	0.00%	-	0.00%	-	0.00%	1,030.16	1.08%	17.73	1.99%	-	0.00%	-	0.00%	-	0.00%	50.07	5.78%
Total (A + B + C	2,547.48	100.00%	2,603.20	100.00%	11,219.75	100.00%	95,701.24	100.00%	890.17	100.00%	509.82	100.00%	251.99	100.00%	1,070.87	100.00%	866.78	100.00%
Fund Carried Forward (as per LB2																		

FORM 3A (Read with clause 9 of Part III of Schedule III)

Unit Linked Insurance Business

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Link to Item 'C' of FORM 3A (Part A)
Periodicty of Submission: Quarterly

Statement as on: Sentember 20, 2024

PART - B

₹ Lakh

Statem	ent as on: September 30, 2024									
PARTI	CULARS	ULIF03304/08/08ManagerFnd101	ULIF03501/01/10BlueChipFd101	ULIF03401/01/10IncomeFund101	ULIF03601/01/10OpprtntyFd101	ULIF03701/01/10VantageFnd101	ULIF03901/09/10BalancedFd101	ULIF03801/09/10ShortTrmFd101	ULIF04001/09/10HighestNAV101	ULIF05110/03/11DiscontdPF101
	Opening Balance (Market Value)	2,210.92	9,24,797.40	1,61,509.64	39,30,197.12	7,625.70	6,89,107.51	2,000.72	5.59	3,50,056.44
Add:	Inflow during the Quarter	11.40	45,683.07	19,512.82	1,71,317.39	45.41	24,811.66	198.79	4.38	41,114.80
	'Increase / (Decrease) Value of Inv [Net]	136.44	67,468.94	4,781.41	2,86,899.87	416.73	39,232.95	40.61	0.08	6,259.48
Less:	Outflow during the Quarter	93.31	80,013.09	30,567.34	2,91,303.42	270.01	68,678.23	225.26	0.09	32,311.11
TOTA	_ INVESTIBLE FUNDS (MKT VALUE)	2,265.45	9,57,936.32	1,55,236.53	40,97,110.96	7,817.83	6,84,473.89	2,014.86	9.96	3,65,119.61

ANYEOTAFAIT OF LINIT FLIND	ULIF03304/08/08Ma	anagerFnd101	ULIF03501/01/1	0BlueChipFd101	ULIF03401/01/10In	comeFund101	ULIF03601/01/1	0OpprtntyFd101	ULIF03701/01/10\	/antageFnd101	ULIF03901/09/10	BalancedFd101	ULIF03801/09/10	ShortTrmFd101	ULIF04001/09/10H	lighestNAV101	ULIF05110/03/1	1DiscontdPF101
NVESTMENT OF UNIT FUND	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual
Approved Investments (>=75%)																		
Central Govt Securities	761.29	33.60%	-	0.00%	1,04,371.95	67.23%	-	0.00%	1,240.14	15.86%	1,75,098.58	25.58%	1,231.58	61.13%	7.80	78.30%	1,54,480.47	42.31%
State Governement Securities	136.33	6.02%	_	0.00%	2,448.86	1.58%	-	0.00%	335.84	4.30%	6,560.05	0.96%	151.42	7.52%	-	0.00%	1,58,457.80	43.40%
Other Approved Securities	-	0.00%	_	0.00%	30.34	0.02%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	89.93	0.02%
Corporate Bonds	31.00	1.37%	-	0.00%	40,047.30	25.80%	-	0.00%	669.70	8.57%	56,279.66	8.22%	431.14	21.40%	-	0.00%	-	0.00%
Infrastructure Bonds	10.04	0.44%	-	0.00%	4,229.22	2.72%	-	0.00%	560.89	7.17%	5,486.28	0.80%	165.26	8.20%	-	0.00%	-	0.00%
Equity	1,309.60	57.81%	8,71,622.02	90.99%	-	0.00%	32,57,877.48	79.52%	4,742.67	60.66%	4,11,399.87	60.10%	-	0.00%	-	0.00%	-	0.00%
Money Market Investments	3.18	0.14%	5,386.03	0.56%	111.52	0.07%	1,66,091.04	4.05%	7.73	0.10%	3,923.13	0.57%	3.08	0.15%	0.95	9.55%	49,752.76	13.63%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Deposit with Banks	-	0.00%	_	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (A	2,251.44	99.38%	8,77,008.05	91.55%	1,51,239.19	97.43%	34,23,968.52	83.57%	7,556.97	96.66%	6,58,747.57	96.24%	1,982.48	98.39%	8.75	87.85%	3,62,780.96	99.36%
Current Assets:																		
Accrued Interest	13.17	0.58%	0.99	0.00%	4,100.15	2.64%	-	0.00%	62.68	0.80%	5,135.32	0.75%	27.14	1.35%	0.21	2.10%	3,250.42	0.89%
Dividend Recievable	-	0.00%	24.86	0.00%	-	0.00%	1,693.70	0.04%	0.17	0.00%	15.06	0.00%	-	0.00%	-	0.00%	_	0.00%
Bank Balance	1.00	0.04%	1.00	0.00%	1.03	0.00%	1.00	0.00%	1.00	0.01%	1.92	0.00%	1.00	0.05%	1.00	10.05%	1.00	0.00%
Receivable for Sale of Investments	-	0.00%	1,148.64	0.12%	-	0.00%	8,535.36	0.21%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Other Current Assets (for Investments)	-	0.00%	3.56	0.00%	-	0.00%	515.18	0.01%	0.05	0.00%	5.15	0.00%	4.33	0.22%	-	0.00%	-	0.00%
Less: Current Liabilities	-	0.00%	_	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Payable for Investments	-	0.00%	43.27	0.00%	-	0.00%	7,801.33	0.19%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Fund Mgmt Charges Payable	0.11	0.00%	35.32	0.00%	5.75	0.00%	151.52	0.00%	0.29	0.00%	25.36	0.00%	0.07	0.00%	-	0.00%	5.01	0.00%
Other Current Liabilities (for Investments)	0.05	0.00%	1,200.54	0.13%	98.09	0.06%	30.73	0.00%	24.97	0.32%	1,167.81	0.17%	0.02	0.00%	-	0.00%	907.76	0.25%
Sub Total (B	14.01	0.62%	-100.08	-0.01%	3,997.34	2.57%	2,761.66	0.07%	38.64	0.49%	3,964.28	0.58%	32.38	1.61%	1.21	12.15%	2,338.65	0.64%
Other Investments (<=25%)																		
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Infrastructure Bonds	-	0.00%	_	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	_	0.00%
Equity	-	0.00%	33,471.92	3.49%	-	0.00%	6,70,380.78	16.36%	222.22	2.84%	21,762.04	3.18%	-	0.00%	-	0.00%	-	0.00%
Mutual funds	-	0.00%	47,556.43	4.96%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Others	-	0.00%		0.00%	-	0.00%		0.00%	-	0.00%		0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (C	-	0.00%	81,028.35	8.46%	-	0.00%	6,70,380.78	16.36%	222.22	2.84%	21,762.04	3.18%	-	0.00%	-	0.00%	-	0.00%
Total (A + B + C	2,265.45	100.00%	9,57,936.32	100.00%	1,55,236.53	100.00%	40,97,110.96	100.00%	7,817.83	100.00%	6,84,473.89	100.00%	2,014.86	100.00%	9.96	100.00%	3,65,119.61	100.00%
Fund Carried Forward (as per LB2																		

FORM 3A
(Read with clause 9 of Part III of Schedule III)

Unit Linked Insurance Business

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Link to Item 'C' of FORM 3A (Part A)
Periodicty of Submission: Quarterly

Statement as on: September 30, 2024

PART - B

₹ Lakh

Statem	ent as on: September 30, 2024									
PART	CULARS	ULIF05201/10/13DiscontdPF101	ULIF04818/06/12PenSuPls12101	ULIF05301/08/13EquityPlus101	ULIF05601/08/13Bond Funds101	ULIF05501/08/13DivrEqtyFd101	ULIF05801/08/13ConsertvFd101	ULIF06001/04/14PenEqPlsFd101	ULIF06101/04/14PenIncFund101	ULIF06301/04/15CapGrwthFd101
	Opening Balance (Market Value)	5,422.65	96,173.08	1,20,798.71	41,779.46	3,46,873.60	16,456.06	13,427.64	63,480.69	2,979.47
Add:	Inflow during the Quarter	698.64	891.53	9,673.79	18,721.25	28,704.60	5,739.42	39,107.35	1,89,401.94	5,175.74
	'Increase / (Decrease) Value of Inv [Net]	98.08	4,913.83	8,563.95	1,438.85	26,262.17	331.22	927.47	1,829.67	266.15
Less:	Outflow during the Quarter	520.63	9,636.81	10,886.33	16,838.71	28,092.65	6,162.26	40,352.44	1,91,161.57	4,686.82
TOTA	INVESTIBLE FUNDS (MKT VALUE)	5,698.74	92,341.63	1,28,150.12	45,100.85	3,73,747.72	16,364.44	13,110.02	63,550.73	3,734.54

INIVESTMENT OF LINIT FLIND	ULIF05201/10/13	DiscontdPF101	ULIF04818/06/12F	enSuPIs12101	ULIF05301/08/13	EquityPlus101	ULIF05601/08/13	Bond Funds101	ULIF05501/08/13	3DivrEqtyFd101	ULIF05801/08/130	ConsertvFd101	ULIF06001/04/14	PenEqPlsFd101	ULIF06101/04/14F	PenIncFund101	ULIF06301/04/15C	apGrwthFd101
INVESTMENT OF UNIT FUND	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual
Approved Investments (>=75%)																		
Central Govt Securities	4,445.36	78.01%	6,556.31	7.10%	-	0.00%	29,796.45	66.07%	-	0.00%	6,132.81	37.48%	-	0.00%	42,345.48	66.63%	-	0.00%
State Governement Securities	1,107.41	19.43%	-	0.00%	-	0.00%	488.53	1.08%	-	0.00%	2,783.59	17.01%	_	0.00%	866.09	1.36%	-	0.00%
Other Approved Securities	-	0.00%	-	0.00%	-	0.00%	10.10	0.02%	-	0.00%	-	0.00%	_	0.00%	-	0.00%	-	0.00%
Corporate Bonds	-	0.00%	23,440.75	25.38%	253.48	0.20%	12,083.26	26.79%	-	0.00%	4,521.96	27.63%	-	0.00%	16,163.86	25.43%	-	0.00%
Infrastructure Bonds	-	0.00%	7,304.82	7.91%	0.04	0.00%	860.94	1.91%	-	0.00%	2,529.65	15.46%	-	0.00%	2,148.46	3.38%	-	0.00%
Equity	-	0.00%	53,982.00	58.46%	1,16,270.01	90.73%	-	0.00%	3,34,960.50	89.62%	-	0.00%	12,121.36	92.46%	-	0.00%	3,370.34	90.25%
Money Market Investments	127.59	2.24%	107.40	0.12%	74.28	0.06%	90.73	0.20%	10.26	0.00%	7.29	0.04%	89.97	0.69%	335.40	0.53%	52.90	1.42%
Mutual funds	-	0.00%	_	0.00%	-	0.00%	_	0.00%	-	0.00%	-	0.00%	_	0.00%	_	0.00%	-	0.00%
Deposit with Banks	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (A	5,680.36	99.68%	91,391.28	98.97%	1,16,597.81	90.99%	43,330.01	96.07%	3,34,970.76	89.62%	15,975.30	97.62%	12,211.33	93.14%	61,859.29	97.34%	3,423.24	91.66%
Current Assets:																		
Accrued Interest	33.66	0.59%	1,159.45	1.26%	13.37	0.01%	1,206.68	2.68%	-	0.00%	444.13	2.71%	0.02	0.00%	1,679.07	2.64%	0.01	0.00%
Dividend Recievable	-	0.00%	-	0.00%	1.78	0.00%	-	0.00%	13.18	0.00%	-	0.00%	0.12	0.00%	-	0.00%	0.36	0.01%
Bank Balance	1.04	0.02%	1.03	0.00%	0.12	0.00%	0.13	0.00%	0.10	0.00%	0.10	0.00%	0.13	0.00%	0.19	0.00%	0.03	0.00%
Receivable for Sale of Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	348.56	0.09%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Other Current Assets (for Investments)	-	0.00%	0.26	0.00%	119.39	0.09%	566.13	1.26%	323.67	0.09%	-	0.00%	0.10	0.00%	16.20	0.03%	50.69	1.36%
Less: Current Liabilities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Payable for Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	209.27	0.06%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Fund Mgmt Charges Payable	0.08	0.00%	3.42	0.00%	4.71	0.00%	1.65	0.00%	13.76	0.00%	0.61	0.00%	0.48	0.00%	2.35	0.00%	0.14	0.00%
Other Current Liabilities (for Investments)	16.24	0.28%	206.97	0.22%	0.85	0.00%	0.45	0.00%	5.96	0.00%	54.48	0.33%	43.54	0.33%	1.67	0.00%	0.10	0.00%
Sub Total (E	3) 18.38	0.32%	950.35	1.03%	129.10	0.10%	1,770.84	3.93%	456.52	0.12%	389.14	2.38%	-43.65	-0.33%	1,691.44	2.66%	50.85	1.36%
Other Investments (<=25%)																		
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Infrastructure Bonds	-	0.00%	_	0.00%	-	0.00%	_	0.00%	-	0.00%	_	0.00%	_	0.00%	_	0.00%	-	0.00%
Equity	-	0.00%	-	0.00%	2,632.75	2.05%	-	0.00%	18,443.35	4.93%	-	0.00%	120.93	0.92%	-	0.00%	260.44	6.97%
Mutual funds	-	0.00%	-	0.00%	8,790.46	6.86%	-	0.00%	19,877.09	5.32%	-	0.00%	821.41	6.27%	-	0.00%	0.01	0.00%
Others	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	<u>-</u>	0.00%	-	0.00%	<u>-</u>	0.00%		0.00%
Sub Total (C	-	0.00%	-	0.00%	11,423.21	8.91%	-	0.00%	38,320.44	10.25%	-	0.00%	942.34	7.19%	-	0.00%	260.45	6.97%
Total (A + B + C	5,698.74	100.00%	92,341.63	100.00%	1,28,150.12	100.00%	45,100.85	100.00%	3,73,747.72	100.00%	16,364.44	100.00%	13,110.02	100.00%	63,550.73	100.00%	3,734.54	100.00%
Fund Carried Forward (as per LB2	2)																	

FORM 3A (Read with clause 9 of Part III of Schedule III)

Unit Linked Insurance Business

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Link to Item 'C' of FORM 3A (Part A) Periodicty of Submission: Quarterly

PART - B

₹ Lakh

Statement as on: September 30, 2024									
PARTICULARS	ULIF06401/04/15CapSecFund101	ULIF06618/01/18DiscvryFnd101	ULIF06723/03/18EqtyAdvtFd101	ULIF06814/06/19BondPlusFd101	ULIF06914/06/19SecAdvFund101	ULIF07019/07/21SustnblEqF101	ULIF00118/10/04BALANCE101	ULIF01801/10/18CAPNIFINDX101	ULIF01901/06/20PNLARGECAP101
Opening Balance (Market Value)	18,016.20	6,45,862.63	85,685.80	11,093.03	3,264.22	3,198.47	6,088.83	3,218.02	22,579.13
Add: Inflow during the Quarter	50,158.71	1,29,857.49	11,607.61	907.63	913.81	384.40	32.17	190.57	6,751.68
'Increase / (Decrease) Value of Inv [Net]	534.39	60,877.16	6,864.71	315.69	102.90	288.21	276.19	230.76	1,840.15
Less: Outflow during the Quarter	50,033.05	55,794.93	7,440.83	820.37	870.87	290.52	263.72	320.44	1,474.62
TOTAL INVESTIBLE FUNDS (MKT VALUE)	18,676.25	7,80,802.35	96,717.29	11,495.98	3,410.06	3,580.56	6,133.47	3,318.91	29,696.34

INVESTMENT OF UNIT FUND	ULIF06401/04/15Ca	apSecFund101	ULIF06618/01/18	DiscvryFnd101	ULIF06723/03/1	BEqtyAdvtFd101	ULIF06814/06/19	BondPlusFd101	ULIF06914/06/19	SecAdvFund101	ULIF07019/07/21	SustnblEqF101	ULIF00118/10/04	4BALANCE101	ULIF01801/10/180	CAPNIFINDX101	ULIF01901/06/20PN	LARGECAP101
NVESTMENT OF UNIT FUND	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual
pproved Investments (>=75%)																		
Central Govt Securities	12,109.63	64.84%	-	0.00%	-	0.00%	-	0.00%	1,415.87	41.52%	-	0.00%	2,669.73	43.53%	-	0.00%	-	0.00
State Governement Securities	223.32	1.20%	-	0.00%	_	0.00%	_	0.00%	_	0.00%	-	0.00%	262.16	4.27%	-	0.00%	-	0.009
Other Approved Securities	-	0.00%	-	0.00%	-	0.00%	7,243.75	63.01%	828.12	24.28%	-	0.00%	-	0.00%	-	0.00%	-	0.009
Corporate Bonds	4,433.02	23.74%	-	0.00%	-	0.00%	1,581.28	13.76%	464.06	13.61%	-	0.00%	341.00	5.56%	-	0.00%	-	0.009
Infrastructure Bonds	1,066.51	5.71%	-	0.00%	-	0.00%	2,147.71	18.68%	570.66	16.73%	-	0.00%	657.67	10.72%	-	0.00%	-	0.00
Equity	-	0.00%	5,84,937.14	74.91%	82,736.21	85.54%	-	0.00%	-	0.00%	3,151.59	88.02%	1,991.21	32.46%	3,113.33	93.81%	27,190.42	91.569
Money Market Investments	278.56	1.49%	40,008.49	5.12%	439.52	0.45%	20.99	0.18%	26.67	0.78%	61.23	1.71%	35.45	0.58%	19.86	0.60%	306.38	1.039
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.009
Deposit with Banks	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.009
Sub Total (A) 18,111.04	96.97%	6,24,945.63	80.04%	83,175.73	86.00%	10,993.73	95.63%	3,305.38	96.93%	3,212.82	89.73%	5,957.22	97.13%	3,133.19	94.40%	27,496.80	92.59
Current Assets:																		
Accrued Interest	497.75	2.67%	-	0.00%	0.08	0.00%	535.29	4.66%	124.31	3.65%	0.01	0.00%	80.08	1.31%	-	0.00%	0.06	0.009
Dividend Recievable	-	0.00%	209.94	0.03%	4.19	0.00%	-	0.00%	-	0.00%	0.07	0.00%	0.03	0.00%	-	0.00%	-	0.00
Bank Balance	0.09	0.00%	1.00	0.00%	0.13	0.00%	0.02	0.00%	0.02	0.00%	0.03	0.00%	1.01	0.02%	1.01	0.03%	1.09	0.009
Receivable for Sale of Investments	-	0.00%	101.00	0.01%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	2.36	0.04%	21.42	0.65%	308.11	1.049
Other Current Assets (for Investments)	68.55	0.37%	4,528.36	0.58%	373.88	0.39%	-	0.00%	-	0.00%	10.31	0.29%	0.01	0.00%	0.02	0.00%	0.25	0.00
Less: Current Liabilities	-	0.00%	-	0.00%	-	0.00	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00
Payable for Investments	-	0.00%	1,161.62	0.15%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	252.35	0.859
Fund Mgmt Charges Payable	0.69	0.00%	28.71	0.00%	3.55	0.00%	0.25	0.00%	0.08	0.00%	0.13	0.00%	0.21	0.00%	0.08	0.00%	0.69	0.009
Other Current Liabilities (for Investments)	0.49	0.00%	5.57	0.00%	0.68	0.00%	32.81	0.29%	19.57	0.57%	0.04	0.00%	5.15	0.08%	14.23	0.43%	292.88	0.999
Sub Total (B) 565.21	3.03%	3,644.40	0.47%	374.05	0.39%	502.25	4.37%	104.68	3.07%	10.25	0.29%	78.13	1.27%	8.14	0.25%	-236.41	-0.80%
Other Investments (<=25%)																		
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Infrastructure Bonds	-	0.00%	-	0.00%	_	0.00%	_	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.009
Equity	-	0.00%	1,52,212.32	19.49%	9,723.43	10.05%	-	0.00%	-	0.00%	153.97	4.30%	81.85	1.33%	-	0.00%	-	0.009
Mutual funds	-	0.00%	-	0.00%	3,444.08	3.56%	-	0.00%	-	0.00%	203.52	5.68%	16.27	0.27%	177.58	5.35%	2,435.95	8.209
Others	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.009
Sub Total (C) -	0.00%	1,52,212.32	19.49%	13,167.51	13.61%	-	0.00%	-	0.00%	357.49	9.98%	98.12	1.60%	177.58	5.35%	2,435.95	8.20%
Total (A + B +	C) 18,676.25	100.00%	7,80,802.35	100.00%	96,717.29	100.00%	11,495.98	100.00%	3,410.06	100.00%	3,580.56	100.00%	6,133.47	100.00%	3,318.91	100.00%	29,696.34	100.00%
Fund Carried Forward (as per LB	2)																	

FORM 3A

(Read with clause 9 of Part III of Schedule III)

Unit Linked Insurance Business

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Link to Item 'C' of FORM 3A (Part A)

Periodicty of Submission: Quarterly

Statement as any Sentember 20, 2024

PART - B

₹ Lakh

Statem	ent as on: September 30, 2024									
PARTI	CULARS	ULIF01527/12/10ACTASSET101	ULIF00218/10/04DEBT101	ULIF00514/10/05EQUITY101	ULIF01316/12/09PNPRIMEEQU101	ULGF00124/08/04EBBALANCE101	ULGF00224/08/04EBDEBT101	ULGF00324/08/04EBGROWTH101	ULIF01403/12/10GTDNAV101	ULGF00524/08/04EBSECURE101
	Opening Balance (Market Value)	12,945.070	1,854.52	29,720.24	6,340.04	26.41	2,429.73	12.99	10,911.90	10,417.35
Add:	Inflow during the Quarter	41.28	2.55	1.71	1,480.88	-	2.49	-	1.07	315.16
	'Increase / (Decrease) Value of Inv [Net]	658.15	60.69	2,000.48	485.72	1.07	75.10	0.66	509.79	413.75
Less:	Outflow during the Quarter	628.15	90.00	1,247.33	1,002.87	-	125.48	-	246.83	459.76
TOTAL	INVESTIBLE FUNDS (MKT VALUE)	13,016.35	1,827.76	30,475.10	7,303.77	27.48	2,381.84	13.65	11,175.93	10,686.50

INIVESTMENT OF LIMIT FLIND	ULIF01527/12/1	0ACTASSET101	ULIF00218/10	/04DEBT101	ULIF00514/10	/05EQUITY101	ULIF01316/12/09P	NPRIMEEQU101	ULGF00124/08/04	EBBALANCE101	ULGF00224/08/	04EBDEBT101	ULGF00324/08/04E	BGROWTH101	ULIF01403/12/1	0GTDNAV101	ULGF00524/08/04	EBSECURE101
INVESTMENT OF UNIT FUND	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual
Approved Investments (>=75%)																		
Central Govt Securities	4,717.27	36.24%	1,470.56	80.46%	-	0.00%	-	0.00%	12.95	47.12%	1,680.04	70.54%	3.95	28.90%	-	0.00%	6,735.67	63.03%
State Governement Securities	96.70	0.74%	41.46	2.27%	-	0.00%	-	0.00%	-	0.00%	88.59	3.72%	-	0.00%	-	0.00%	303.94	2.84%
Other Approved Securities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Corporate Bonds	245.12	1.88%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	60.75	2.55%	-	0.00%	-	0.00%	198.99	1.86%
Infrastructure Bonds	565.34	4.34%	275.77	15.09%	-	0.00%	-	0.00%	-	0.00%	363.89	15.28%	-	0.00%	-	0.00%	1,144.21	10.71%
Equity	6,864.76	52.74%	-	0.00%	27,658.53	90.76%	6,319.12	86.52%	9.77	35.56%	-	0.00%	7.52	55.09%	6,517.26	58.32%	1,748.45	16.36%
Money Market Investments	155.31	1.19%	17.11	0.94%	75.85	0.25%	72.14	0.99%	3.60	13.11%	139.17	5.84%	1.16	8.51%	4,519.81	40.44%	254.39	2.38%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Deposit with Banks	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total	(A) 12,644.50	97.14%	1,804.90	98.75%	27,734.38	91.01%	6,391.26	87.51%	26.32	95.80%	2,332.44	97.93%	12.63	92.50%	11,037.07	98.76%	10,385.65	97.18%
Current Assets:							# 1											
Accrued Interest	106.86	0.82%	26.36	1.44%	0.01	0.00%	0.01	0.00%	0.16	0.56%	48.42	2.03%	0.02	0.17%	0.83	0.01%	195.73	1.83%
Dividend Recievable	0.06	0.00%	-	0.00%	0.46	0.00%	0.02	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	0.05	0.00%
Bank Balance	1.04	0.01%	1.01	0.06%	1.02	0.00%	1.02	0.01%	1.00	3.65%	1.04	0.04%	1.00	7.33%	1.00	0.01%	1.07	0.01%
Receivable for Sale of Investments	9.77	0.08%	-	0.00%	36.46	0.12%	10.44	0.14%	-	0.00%	-	0.00%	-	0.00%	139.31	1.25%	-	0.00%
Other Current Assets (for Investments)	0.06	0.00%	-	0.00%	0.14	0.00%	8.58	0.12%	-	0.00%	-	0.00%	-	0.00%	0.04	0.00%	1.06	0.01%
Less: Current Liabilities	-	0.00%	-	0.00%	<u>-</u>	0.00	-	0.00%	<u>-</u>	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Payable for Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Fund Mgmt Charges Payable	0.48	0.00%	0.04	0.00%	1.25	0.00%	0.27	0.00%	-	0.00%	0.05	0.00%	-	0.00%	0.34	0.00%	0.23	0.00%
Other Current Liabilities (for Investments)	27.91	0.21%	4.47	0.24%	55.94	0.18%	0.03	0.00%	-	0.00%	0.01	0.00%	-	0.00%	1.98	0.02%	0.05	0.00%
Sub Total ((B) 89.40	0.69%	22.86	1.25%	-19.10	-0.06%	19.77	0.27%	1.16	4.20%	49.40	2.07%	1.02	7.50%	138.86	1.24%	197.63	1.85%
Other Investments (<=25%)				-														
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Infrastructure Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Equity	179.99	1.38%	- [0.00%	408.70	1.34%	384.48	5.26%	<u>-</u>	0.00%	-	0.00%	-	0.00%	-	0.00%	85.45	0.80%
Mutual funds	102.46	0.79%	-	0.00%	2,351.12	7.71%	508.26	6.96%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	17.77	0.17%
Others	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total ((C) 282.45	2.17%	-	0.00%	2,759.82	9.06%	892.74	12.22%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	103.22	0.97%
Total (A + B +	C) 13,016.35	100.00%	1,827.76	100.00%	30,475.10	100.00%	7,303.77	100.00%	27.48	100.00%	2,381.84	100.00%	13.65	100.00%	11,175.93	100.00%	10,686.50	100.00%
Fund Carried Forward (as per LE	32)																	

FORM 3A

(Read with clause 9 of Part III of Schedule III)

Unit Linked Insurance Business

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Link to Item 'C' of FORM 3A (Part A)

Periodicty of Submission: Quarterly

PART - B

₹ Lakh

Statem	ent as on: September 30, 2024									
PARTI	CULARS	ULIF00318/10/04GROWTH101	ULIF01701/01/17MIDCAP101	ULIF00705/02/08PENDEBT101	ULIF00805/02/08PENEQUITY101	ULIF01116/12/09PRIMEEQU101	ULIF00905/02/08PENLIQUID101	ULIF01016/12/09PRESERVER101	ULIF01216/12/09PNPRESERVR101	ULIF00418/10/04SECURE101
	Opening Balance (Market Value)	47,470.75	10,133.60	851.59	1,932.42	41,933.91	106.10	18,109.46	10,021.25	3,418.51
Add:	Inflow during the Quarter	8.02	113.02	8.95	0.63	126.43	8.99	150.31	2,744.49	40.81
	'Increase / (Decrease) Value of Inv [Net]	2,378.46	755.79	26.13	142.08	2,847.36	1.39	580.19	339.94	129.23
Less:	Outflow during the Quarter	1,973.45	1,205.57	108.30	107.67	2,195.59	53.63	1,009.31	1,718.69	284.40
TOTAL	. INVESTIBLE FUNDS (MKT VALUE)	47,883.78	9,796.84	778.37	1,967.46	42,712.11	62.85	17,830.65	11,386.99	3,304.15

INVESTMENT OF LINIT FLIND	ULIF00318/10/0	04GROWTH101	ULIF01701/01/	17MIDCAP101	ULIF00705/02/08	PENDEBT101	ULIF00805/02/08F	PENEQUITY101	ULIF01116/12/09	PRIMEEQU101	ULIF00905/02/0	8PENLIQUID101	ULIF01016/12/09P	RESERVER101	ULIF01216/12/09PN	NPRESERVR101	ULIF00418/10/0	4SECURE101
INVESTMENT OF UNIT FUND	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual
Approved Investments (>=75%)						and the second s												
Central Govt Securities	17,067.45	35.64%	-	0.00%	544.69	69.98%	-	0.00%	-	0.00%	46.83	74.52%	13,556.26	76.03%	8,722.32	76.60%	1,876.93	56.81%
State Governement Securities	648.14	1.35%	_	0.00%	123.93	15.92%	-	0.00%	-	0.00%	_	0.00%	1,251.41	7.02%	277.14	2.43%	207.23	6.27%
Other Approved Securities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	3.60	0.02%	3.60	0.03%	-	0.00%
Corporate Bonds	1,390.67	2.90%	-	0.00%	19.90	2.56%	-	0.00%	-	0.00%	-	0.00%	544.66	3.05%	119.39	1.05%	143.51	4.34%
Infrastructure Bonds	2,353.72	4.92%	-	0.00%	72.59	9.33%	-	0.00%	-	0.00%	-	0.00%	1,852.75	10.39%	1,538.72	13.51%	465.16	14.08%
Equity	23,649.17	49.39%	7,762.62	79.24%	-	0.00%	1,825.72	92.80%	38,531.98	90.21%	-	0.00%	-	0.00%	-	0.00%	503.81	15.25%
Money Market Investments	288.84	0.60%	9.03	0.09%	2.92	0.38%	7.17	0.36%	12.63	0.03%	14.04	22.34%	331.74	1.86%	132.43	1.16%	15.37	0.47%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Deposit with Banks	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (A	45,397.99	94.81%	7,771.65	79.33%	764.03	98.16%	1,832.89	93.16%	38,544.61	90.24%	60.87	96.86%	17,540.42	98.37%	10,793.60	94.79%	3,212.01	97.21%
Current Assets:						housenee												,
Accrued Interest	357.65	0.75%	-	0.00%	12.84	1.65%	-	0.00%	-	0.00%	-	0.00%	297.22	1.67%	195.53	1.72%	62.64	1.90%
Dividend Recievable	0.23	0.00%	3.60	0.04%	-	0.00%	0.01	0.00%	0.35	0.00%	-	0.00%	-	0.00%	-	0.00%	0.01	0.00%
Bank Balance	1.08	0.00%	1.00	0.01%	1.00	0.13%	1.00	0.05%	1.00	0.00%	1.01	1.59%	1.09	0.01%	1.04	0.01%	1.01	0.03%
Receivable for Sale of Investments	48.03	0.10%	874.00	8.92%	-	0.00%	-	0.00%	261.67	0.61%	-	0.00%	-	0.00%	-	0.00%	0.73	0.02%
Other Current Assets (for Investments)	0.22	0.00%	0.30	0.00%	0.51	0.07%	0.01	0.00%	0.21	0.00%	0.97	1.55%	-	0.00%	397.19	3.49%	0.01	0.00%
Less: Current Liabilities	-	0.00%	-	0.00%	-	0.00	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Payable for Investments	-	0.00%	860.13	8.78%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Fund Mgmt Charges Payable	1.64	0.00%	0.36	0.00%	0.01	0.00%	0.08	0.00%	1.57	0.00%	-	0.00%	0.49	0.00%	0.30	0.00%	0.09	0.00%
Other Current Liabilities (for Investments)	152.82	0.32%	11.12	0.11%	-	0.00%	14.39	0.73%	32.15	0.08%	-	0.00%	7.59	0.04%	0.07	0.00%	15.75	0.48%
Sub Total (B	252.75	0.53%	7.29	0.07%	14.34	1.84%	-13.45	-0.68%	229.51	0.54%	1.98	3.14%	290.23	1.63%	593.39	5.21%	48.56	1.47%
Other Investments (<=25%)						Monanana												·
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Infrastructure Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Equity	1,051.89	2.20%	1,961.39	20.02%	-	0.00%	50.69	2.58%	716.87	1.68%	-	0.00%	-	0.00%	<u>-</u>	0.00%	28.51	0.86%
Mutual funds	1,181.15	2.47%	56.51	0.58%	-	0.00%	97.33	4.95%	3,221.12	7.54%	-	0.00%	-	0.00%	-	0.00%	15.07	0.46%
Others	-	0.00%	_	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (C	2,233.04	4.66%	2,017.90	20.60%	-	0.00%	148.02	7.52%	3,937.99	9.22%	-	0.00%	-	0.00%	-	0.00%	43.58	1.32%
Total (A + B + C	47,883.78	100.00%	9,796.84	100.00%	778.37	100.00%	1,967.46	100.00%	42,712.11	100.00%	62.85	100.00%	17,830.65	100.00%	11,386.99	100.00%	3,304.15	100.00%
Fund Carried Forward (as per LB2)																	

FORM 3A (Read with clause 9 of Part III of Schedule III)

Unit Linked Insurance Business

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Link to Item 'C' of FORM 3A (Part A)
Periodicty of Submission: Quarterly
Statement as on: September 30, 2024

₹ Lakh

PART - B

PARTIC	CULARS	ULIF07114/07/23FlexiCapFd101	ULIF07201/09/23FlexiCapPF101	ULIF07317/01/24MidCpMoldx101	ULGF04927/02/23CGDebtFund101	ULGF05027/02/23CGHybdFund101	ULIF07528/05/24AlphaldxFd101	Total of All Funds
	Opening Balance (Market Value)	1,13,241.41	11,085.46	28,782.72	21.25	-	-	1,03,32,911.00
Add:	Inflow during the Quarter	39,020.25	4,674.53	5,534.09	419.99	4.99	10,126.15	10,19,233.21
	'Increase / (Decrease) Value of Inv [Net]	9,886.69	1,153.39	2,022.78	6.94	0.11	40.53	6,83,569.48
Less:	Outflow during the Quarter	3,404.77	506.61	1,316.76	-	1	187.48	11,15,505.69
TOTAL	INVESTIBLE FUNDS (MKT VALUE)	1,58,743.58	16,406.77	35,022.83	448.18	5.10	9,979.20	1,09,20,208.00
	•							

INVESTMENT OF UNIT FUND	ULIF07114/07/23F	lexiCapFd101	ULIF07201/09/23	FlexiCapPF101	ULIF07317/01/24N	MidCpMoldx101	ULGF04927/02/23C	GDebtFund101	ULGF05027/02/23CG	HybdFund101	ULIF07528/05/24	AlphaldxFd101	Total of A	II Funds
INVESTMENT OF UNIT FUND	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual	Actual Inv.	% Actual
Approved Investments (>=75%)														
Central Govt Securities	-	0.00%	-	0.00%	-	0.00%	317.61	70.87%	4.17	81.87%	-	0.00%	12,72,951.34	11.66%
State Governement Securities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	2,98,584.24	2.73%
Other Approved Securities	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	8,694.27	0.08%
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	52.18	11.64%	-	0.00%	-	0.00%	3,62,002.52	3.31%
Infrastructure Bonds	-	0.00%		0.00%		0.00%	64.24	14.33%	-	0.00%	-	0.00%	80,041.21	0.73%
Equity	1,26,674.50	79.80%	12,869.73	78.44%	28,109.18	80.26%	-	0.00%	-	0.00%	8,569.44	85.87%	73,76,411.50	67.55%
Money Market Investments	5,907.53	3.72%	301.40	1.84%	808.67	2.31%	-	0.00%	-	0.00%	249.04	2.50%	3,01,015.75	2.76%
Mutual funds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Deposit with Banks	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Sub Total (A)	1,32,582.03	83.52%	13,171.13	80.28%	28,917.85	82.57%	434.03	96.84%	4.17	81.87%	8,818.48	88.37%	96,99,700.83	88.82%
Current Assets:														
Accrued Interest	1.08	0.00%	0.06	0.00%	0.15	0.00%	13.20	2.95%	0.08	1.62%	0.05	0.00%	45,183.47	0.41%
Dividend Recievable	13.48	0.01%	1.37	0.01%	19.98	0.06%	-	0.00%	-	0.00%	1.75	0.02%	2,051.58	0.02%
Bank Balance	1.00	0.00%	1.08	0.01%	1.22	0.00%	0.98	0.22%	0.85	16.51%	0.17	0.00%	105.74	0.00%
Receivable for Sale of Investments	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	12,694.01	0.12%
Other Current Assets (for Investments)	2,957.42	1.86%	426.67	2.60%	207.83	0.59%	-	0.00%	-	0.00%	888.94	8.91%	12,974.69	0.12%
Less: Current Liabilities		0.00%		0.00%	-	0.00%	-	0.00	-	0.00		0.00		0.00
Payable for Investments	204.16	0.13%	34.94	0.21%	-	0.00%	-	0.00%	-	0.00%	105.11	1.05%	11,181.42	0.10%
Fund Mgmt Charges Payable	5.74	0.00%	0.59	0.00%	1.29	0.00%	0.03	0.00%	-	0.00%	0.34	0.00%	371.68	0.00%
Other Current Liabilities (for Investments)	1.16	0.00%	0.11	0.00%	0.23	0.00%	-	0.00%	-	0.00%	0.07	0.00%	8,442.15	0.08%
Sub Total (B)	2,761.92	1.74%	393.54	2.40%	227.66	0.65%	14.15	3.16%	0.93	18.13%	785.39	7.87%	53,014.24	0.49%
Other Investments (<=25%)														
Corporate Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.009
Infrastructure Bonds	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.009
Equity	16,707.95	10.53%	2,018.60	12.30%	5,877.32	16.78%	-	0.00%	-	0.00%	375.33	3.76%	10,09,726.88	9.259
Mutual funds	6,691.68	4.22%	823.50	5.02%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	1,57,766.05	1.449
Others	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00
Sub Total (C)	23,399.63	14.74%	2,842.10	17.32%	5,877.32	16.78%	-	0.00%	-	0.00%	375.33	3.76%	11,67,492.93	10.69%
Total (A + B + C)	1,58,743.58	100.00%	16,406.77	100.00%	35,022.83	100.00%	448.18	100.00%	5.10	100.00%	9,979.20	100.00%	1,09,20,208.00	100.00%
Fund Carried Forward (as per LB2)														

52

Notes:

1. Other Investments' are as permitted under Sec 27A(2) of Insurance Act,1938 as amended from time to time.

PART - C

														₹ Lak Highes
No	Fund Name	SFIN	Date of Launch	Par/Non Par	Assets Under Management on the above date	NAV as per LB 2	NAV as on the above date	Previous Qtr NAV	2nd Previous Qtr NAV	3rd Previous Qtr NAV	4th Previous Qtr NAV	Return/Yield	3 Year Rolling CAGR	NAV since
1 2	Liquid Fund Secure Managed Fund	ULIF00102/01/04LiquidFund101 ULIF00202/01/04SecureMgtF101	January 2, 2004 January 2, 2004	Non Par Non Par	8,038.82 10,200.13	75.6632 87.9052	75.6632 87.9052	74.5004 85.1576	73.3631 83.6656	72.2890 81.2487	71.2398 79.8653	6.21% 10.07%	4.94% 5.56%	75.663 87.979
3 4	Defensive Managed Fund Balanced Managed Fund	ULIF00302/01/04DefensiveF101 ULIF00402/01/04BalancedMF101	January 2, 2004 January 2, 2004	Non Par Non Par	8,993.94 37,451.73	139.4569 210.8238	139.4569 210.8238	133.7639 200.1728	129.0283 189.6808	125.1781 184.1986	121.0545 174.9436	15.20% 20.51%	7.69% 9.85%	140.052 212.385
5 6	Equity Managed Fund Growth Fund	ULIF00616/01/06EquityMgFd101 ULIF00502/01/04GrowthFund101	January 17, 2006 January 2, 2004	Non Par Non Par	77,729.06 3,25,528.12	371.8706 453.0674	371.8706 453.0674	344.1814 420.9243	313.0378 378.8872	304.8205 368.3521	277.2098 335.6663	34.15% 34.98%	14.64% 16.15%	376.873 458.917
7 8	Liquid Fund Secure Managed Fund	ULIF00802/01/04LiquidFund101 ULIF00902/01/04SecureMgtF101	January 2, 2004 January 2, 2004	Non Par Non Par	1,752.78 3,210.31	76.3062 86.1771	76.3062 86.1771	75.1248 83.4700	73.9801 82.0512	72.8852 79.6675	71.8118 78.5045	6.26% 9.77%	4.98% 5.39%	76.306 86.248
9 10	Defensive Managed Fund Balanced Managed Fund	ULIF01002/01/04DefensiveF101 ULIF01102/01/04BalancedMF101	January 2, 2004 January 2, 2004	Non Par Non Par	3,248.14 21,394.10	126.0119 208.5256	126.0119 208.5256	120.8581 197.9848	116.6038 187.5125	113.1210 182.1127	109.2920 172.8796	15.30% 20.62%	7.59% 9.97%	126.55 210.06
1	Equity Managed Fund Growth Fund	ULIF01316/01/06EquityMgFd101 ULIF01202/01/04GrowthFund101	January 17, 2006 January 2, 2004	Non Par Non Par	26,235.27 1,25,889.33	372.4671 435.2244	372.4671 435.2244	341.9787 404.1863	311.0998 363.7482	299.1611 353.5862	268.3168 322.1509	38.82% 35.10%	16.30% 16.18%	377.41 440.81
.3	Liquid Fund	ULGF00111/08/03LiquidFund101	July 23, 2003	Non Par	240.42	77.4197	77.4197	76.2290	75.0702	73.9655	72.9044	6.19%	4.98%	77.41
.5	Secure Managed Fund Defensive Managed Fund	ULGF00211/08/03SecureMgtF101 ULGF00311/08/03DefensiveF101	July 23, 2003 July 23, 2003	Non Par Non Par	16,530.84 45,680.67	89.3286 155.6596	89.3286 155.6596	86.3195 149.3392	84.7108 144.0638	82.0908 139.5790	80.5057 135.0066	10.96% 15.30%	5.99% 7.71%	89.39 156.30
6 7	Balanced Managed Fund Secure Managed Fund	ULGF00411/08/03BalancedMF101 ULGF00928/03/05SecureMgtF101	July 23, 2003 March 28, 2005	Non Par Non Par	1,22,636.38 12.06	269.9082 184.2005	269.9082 184.2005	256.1553 179.1712	242.4319 176.3359	235.2682 173.2399	222.9910 170.1028	21.04% 8.29%	10.16% 5.04%	271.9 184.2
8 9	Defensive Managed Fund Balanced Managed Fund	ULGF01028/03/05DefensiveF101 ULGF01128/03/05BalancedMF101	March 28, 2005 March 28, 2005	Non Par Non Par	222.48 1,102.63	127.9202 193.5472	127.9202 193.5472	122.9865 183.8552	118.5172 174.2972	115.4829 169.9759	111.7913 161.5859	14.43% 19.78%	7.98% 9.80%	128.4 194.9
0 1	Stable Managed Fund Stable Managed Fund	ULIF00720/06/07StableMgFd101 ULIF01420/06/07StableMgFd101	June 20, 2007 June 20, 2007	Non Par Non Par	2,715.89 1,106.15	80.0313 79.7726	80.0313 79.7726	78.4529 78.2203	77.1481 76.9221	75.8365 75.6433	74.6886 74.5224	7.15% 7.05%	5.30% 5.24%	80.0 79.7
2 3	Stable Managed Fund Sovereign Fund	ULGF00620/06/07StableMgFd101 ULGF01620/06/07SovereignF101	June 20, 2007 June 20, 2007	Non Par Non Par	515.78 578.14	77.4410 74.7438	77.4410 74.7438	75.8958 72.2811	74.6183 71.0023	73.3403 69.6097	72.2164 68.2721	7.23% 9.48%	5.30% 5.66%	77.4 74.8
4 5	Sovereign Fund Liquid Fund II	ULGF01520/06/07SovereignF101 ULIF01520/02/08LiquidFdII101	June 20, 2007 February 20, 2008	Non Par Non Par	0.35 2,950.59	68.2398 27.2734	68.2398 27.2734	65.8572 26.8858	64.7719 26.5092	63.7415 26.1532	62.7900 25.8045	8.68% 5.69%	5.78% 4.41%	68.3 27.2
6 7	Secure Managed Fund II Defensive Managed Fund II	ULIF01720/02/08SecureMFII101 ULIF01820/02/08DefnsvFdII101	February 20, 2008 February 20, 2008	Non Par Non Par	9,634.69 6,419.35	33.4925 39.4495	33.4925 39.4495	32.4751 37.8562	31.9596 36.5423	31.0775 35.4757	30.6440 34.3261	9.30% 14.93%	4.91% 7.16%	33.5 39.6
, 8 9	Balanced Managed Fund II Equity Managed Fund II	ULIF01920/02/08BalncdMFII101 ULIF02020/02/08EquityMFII101	February 20, 2008 February 20, 2008	Non Par Non Par	33,642.28 63,491.61	41.2918 53.8610	41.2918 53.8610	39.2461 49.9138	37.2346 45.4316	36.2027 44.3047	34.4300 40.3402	19.93% 33.52%	9.35% 14.06%	41.5 54.5
0	Growth Fund II	ULIF02120/02/08GrwthFndII101	February 20, 2008	Non Par	3,26,892.25	49.7646	49.7646	46.2602	41.6690	40.5801	37.0229	34.42%	15.56%	50.4
2	Stable Managed Fund II Money Plus Fund	ULIF01620/02/08StableMFII101 ULIF02904/08/08MoneyPlusF101	February 20, 2008 August 4, 2008	Non Par Non Par	2,780.58 509.82	28.4738 23.0996	28.4738 23.0996	27.9704 22.6998	27.5412 22.4040	27.1098 22.1145	26.7428 21.8183	6.47% 5.87%	4.80% 3.76%	28.4
3 4	Bond Opportunities Fund Mid-cap Fund	ULIF03004/08/08BondOprtFd101 ULIF03104/08/08Mid-capFnd101	August 4, 2008 August 4, 2008	Non Par Non Par	251.99 866.78	27.5575 118.6560	27.5575 118.6560	26.9238 110.6863	26.6058 95.7321	26.1066 92.6583	25.7581 82.2938	6.99% 44.19%	3.98% 20.23%	27.5 119.9
5 5	Large-cap Fund Manager's Fund	ULIF03204/08/08Large-CapF101 ULIF03304/08/08ManagerFnd101	August 4, 2008 August 4, 2008	Non Par Non Par	1,070.87 2,265.45	67.9381 55.9537	67.9381 55.9537	63.8070 52.6391	58.7531 49.1465	55.7873 48.0655	50.6371 45.4776	34.17% 23.04%	17.31% 10.66%	68.8 56.1
7 8	Balanced Managed Fund II Defensive Managed Fund II	ULIF02608/10/08BalncdMFII101 ULIF02508/10/08DefnsvFdII101	October 8, 2008 October 8, 2008	Non Par Non Par	14,195.14 2,678.55	57.9466 43.6338	57.9466 43.6338	55.0913 41.9008	52.2565 40.4652	50.8220 39.3278	48.3177 38.0683	19.93% 14.62%	9.37% 7.08%	58.3 43.8
9 0	Equity Managed Fund II Growth Fund II	ULIF02708/10/08EquityMFII101 ULIF02808/10/08GrwthFndII101	October 8, 2008 October 8, 2008	Non Par Non Par	27,218.32 1,28,062.32	83.0563 93.9128	83.0563 93.9128	76.3497 87.3093	69.5225 78.6746	66.9326 76.5606	60.0811 69.8563	38.24% 34.44%	15.49% 15.52%	84.1 95.1
1	Liquid Fund II Secure Managed Fund II	ULIF02208/10/08LiquidFdll101 ULIF02408/10/08SecureMFll101	October 8, 2008 October 8, 2008	Non Par Non Par	1,021.47 3,963.12	25.8132 33.2131	25.8132 33.2131	25.4468 32.2186	25.0942 31.7040	24.7604 30.8318	24.4373 30.3718	5.63% 9.36%	4.37% 4.94%	25.8 33.2
- 3 4	Stable Managed Fund II Income Fund	ULIF02308/10/08StableMFII101 ULIF03401/01/10IncomeFund101	October 8, 2008 January 5, 2010	Non Par Non Par	1,329.15 1,55,236.53	27.2657 27.9419	27.2657 27.9419	26.7921 27.1089	26.3789 26.6851	25.9682 25.9448	25.6148 25.5848	6.45% 9.21%	4.80% 4.80%	27.2 27.9
5	Blue Chip Fund	ULIF03501/01/10BlueChipFd101	January 5, 2010	Non Par	9,57,936.32	53.4337	53.4337	49.7330	45.1243	43.8785	39.9890	33.62%	14.67%	54.1
5 7	Opportunities Fund Vantage Fund	ULIF03601/01/10OpprtntyFd101 ULIF03701/01/10VantageFnd101	January 5, 2010 January 5, 2010	Non Par Non Par	40,97,110.96 7,817.83	80.1562 42.2761	80.1562 42.2761	74.6198 40.0703	65.2782 37.6086	62.9770 36.7560	56.6570 34.5444	41.48% 22.38%	19.25% 10.22%	80.8 42.6
3)	Highest NAV Guarantee Fund Short Term Fund	ULIF04001/09/10HighestNAV101 ULIF03801/09/10ShortTrmFd101	September 8, 2010 September 14, 2010	Non Par Non Par	9.96 2,014.86	20.2279 23.0933	20.2279 23.0933	20.0239 22.6359	19.8316 22.2810	19.6310 21.8945	19.5409 21.5779	3.52% 7.02%	3.16% 4.78%	20.2 23.0
) L	Balanced Fund Liquid Fund II	ULIF03901/09/10BalancedFd101 ULGF04311/02/12LiquidFdll101	September 8, 2010 February 11, 2012	Non Par Non Par	6,84,473.89 2,547.48	40.0024 25.6666	40.0024 25.6666	37.7820 25.3018	35.3701 24.9475	34.4114 24.6124	32.3031 24.2842	23.83% 5.69%	10.73% 4.43%	40.3 25.6
2	Stable Managed Fund II Secure Managed Fund II	ULGF04811/02/12StableMFII101 ULGF04411/02/12SecureMFII101	February 11, 2012 February 11, 2012	Non Par Non Par	2,603.20 11,219.75	27.1331 33.6166	27.1331 33.6166	26.6627 32.6048	26.2634 32.0838	25.8521 31.2020	25.5041 30.7399	6.39% 9.36%	4.73% 4.95%	27.1 33.6
4 5	Defensive Managed Fund II Balanced Managed Fund II	ULGF04511/02/12DefnsvFdll101 ULGF04611/02/12BalncdMFll101	February 11, 2012 February 11, 2012	Non Par Non Par	95,701.24 890.17	42.1659 55.4889	42.1659 55.4889	40.4779 52.8591	39.0708 50.1697	37.9727 48.8375	36.7630 46.4797	14.70% 19.38%	7.10% 9.04%	42.3 55.8
6 7	Balanced Managed Fund Defensive Managed Fund	ULGF03218/02/12BalancedMF101 ULGF03118/02/12DefensiveF101	February 18, 2012 February 18, 2012	Non Par Non Par	34,639.14 23,217.68	203.0471 123.2222	203.0471 123.2222	192.5881 118.1762	182.6909 113.9209	177.2236 110.5901	168.3791 106.9379	20.59% 15.23%	9.79% 7.62%	204.5 123.7
8 9	Growth Fund Liquid Fund	ULGF03318/02/12GrowthFund101 ULGF02918/02/12LiquidFund101	February 18, 2012 February 18, 2012	Non Par Non Par	73.41 925.43	492.4340 76.6332	492.4340 76.6332	462.3817 75.4519	417.7903 74.3006	384.7336 73.2194	339.1119 72.1559	45.21% 6.21%	20.74%	498.0 76.6
0	Secure Managed Fund	ULGF03018/02/12SecureMgtF101	February 18, 2012	Non Par	8,936.23	87.6244	87.6244	84.8906	83.4681	81.0696	79.7741	9.84%	5.48%	87.7
51 52	Stable managed Fund Balanced Managed Fund II	ULGF03518/02/12StableMgFd101 ULGF04020/02/12BalncdMFII101	February 18, 2012 February 20, 2012	Non Par Non Par	9,762.37 66,032.16	79.8940 41.2206	79.8940 41.2206	78.3196 39.2002	77.0184 37.2081	75.7124 36.2113	74.5657 34.4548	7.15%	5.28% 9.22%	79.8 41.5
3 4	Defensive Managed Fund II Liquid Fund II	ULGF03920/02/12DefnsvFdll101 ULGF03620/02/12LiquidFdll101	February 20, 2012 February 20, 2012	Non Par Non Par	3,34,614.91 1,377.58	38.9938 27.2847	38.9938 27.2847	37.3964 26.8937	36.0817 26.5263	35.0391 26.1679	33.8716 25.8115	15.12% 5.71%	7.25% 4.46%	39.1 27.2
5 6	Secure Managed Fund II Stable Managed Fund II	ULGF03820/02/12SecureMFII101 ULGF03720/02/12StableMFII101	February 20, 2012 February 20, 2012	Non Par Non Par	1,96,431.08 2,456.28	34.6839 28.4026	34.6839 28.4026	33.5707 27.9140	32.9880 27.4915	32.0206 27.0606	31.4580 26.6911	10.25% 6.41%	5.52% 4.77%	34.7 28.4
7 8	Balanced Managed Fund Defensive Managed Fund	ULGF02525/02/12BalancedMF101 ULGF02425/02/12DefensiveF101	February 25, 2012 February 25, 2012	Non Par Non Par	28,978.21 1,81,100.69	214.1706 137.4853	214.1706 137.4853	203.4397 131.7583	192.9066 126.9597	187.0079 123.2040	177.7665 118.8818	20.48% 15.65%	9.78% 7.84%	215.7 138.0
9 0	Liquid Fund Secure Managed Fund	ULGF02225/02/12LiquidFund101 ULGF02325/02/12SecureMgtF101	February 25, 2012 February 25, 2012	Non Par Non Par	9,054.71 35,515.65	76.7527 90.2507	76.7527 90.2507	75.5866 87.4219	74.4550 85.9258	73.3530 83.2926	72.2551 81.7158	6.22% 10.44%	5.01% 5.92%	76.7 90.3
1	Stable Managed Fund Discontinued Policy Fund	ULGF02825/02/12StableMgFd101 ULIF05110/03/11DiscontdPF101	February 25, 2012 March 10, 2011	Non Par Non Par	5,285.58 3,65,119.61	80.0297 23.4587	80.0297 23.4587	78.4568 23.0524	77.1362 22.6758	75.8312 22.3160	74.6871 21.9698	7.15% 6.78%	5.32% 5.37%	80.0 23.4
3	Pension Super Plus 2012 Discontinued Policy Fund Pension	ULIF04818/06/12PenSuPls12101 ULIF05201/10/13DiscontdPF101	December 6, 2012 October 1, 2013	Non Par Non Par	92,341.63 5,698.74	29.7823 19.0928	29.7823 19.0928	28.2740 18.7605	27.0427 18.4583	25.9280 18.1616	24.3159 17.8800	22.48% 6.78%	10.32% 5.36%	29.9 19.0
5	Equity Plus Fund Bond Fund	ULIF05301/08/13EquityPlus101	June 24, 2014 June 23, 2014	Non Par	1,28,150.12	34.6099	34.6099	32.3071	29.7064	28.8979	26.3137	31.53%	14.48%	35.1
7	Diversified Equity Fund	ULIF05601/08/13Bond Funds101 ULIF05501/08/13DivrEqtyFd101	July 1, 2014	Non Par Non Par	45,100.85 3,73,747.72	·	20.1700 43.1885	19.5231 40.1486	19.2001 36.2071	18.6761 35.2790	18.4042 32.2017	9.59%	5.05% 15.36%	20.1 43.7
3 9	Conservative Fund Pension Equity Plus Fund	ULIF05801/08/13ConsertvFd101 ULIF06001/04/14PenEqPlsFd101	July 11, 2014 October 6, 2015	Non Par Non Par	16,364.44 13,110.02	18.8551 31.1457	18.8551 31.1457	18.4800 29.0344	18.1922 26.7309	17.8937 26.0125	17.6334 23.6974	6.93%	4.68% 14.22%	18.8 31.6
0 1	Pension Income Fund Capital Growth Fund	ULIF06101/04/14PenIncFund101 ULIF06301/04/15CapGrwthFd101	October 6, 2015 October 21, 2016	Non Par Non Par	63,550.73 3,734.54	16.3202 32.2697	16.3202 32.2697	15.8559 29.7835	15.6350 27.2253	15.2327 26.7987	15.0430 24.6576	8.49% 30.87%	4.18% 14.71%	16.3 32.5
<u>2</u> 3	Capital Secure Fund Discovery Fund	ULIF06401/04/15CapSecFund101 ULIF06618/01/18DiscvryFnd101	October 21, 2016 September 3, 2018	Non Par Non Par	18,676.25 7,80,802.35	·	14.9237 41.7204	14.4922 38.3011	14.2861 33.3844	13.9188 31.4778	13.7489 27.5267	8.54% 51.56%	4.32% 22.51%	14.9 42.0
4 5	Equity Advantage Fund Bond Plus Fund	ULIF06723/03/18EqtyAdvtFd101 ULIF06814/06/19BondPlusFd101	February 7, 2019 December 13, 2019	Non Par Non Par	96,717.29 11,495.98	29.4118 13.7405	29.4118 13.7405	27.2718 13.3632	24.3880 13.2464	23.2880 12.8978	20.7479 12.7437	41.76% 7.82%	18.03% 4.66%	29.7 13.7
5 7	Secure Advantage Fund Sustainable Equity Fund	ULIF06914/06/19SecAdvFund101 ULIF07019/07/21SustnblEqF101	December 17, 2019 January 11, 2022	Non Par Non Par	3,410.06 3,580.56	13.8560	13.8560 15.1791	13.4391 13.9372	13.2663 12.7485	12.9052 12.2343	12.6970 11.0538	9.13% 37.32%	5.40% N.A.	13.8 15.3
3	Individual Balanced Fund Capped Nifty Index Fund	ULIF00118/10/04BALANCE101 ULIF01801/10/18CAPNIFINDX101	October 18, 2004 February 25, 2019	Non Par Non Par	6,133.47 3,318.91	58.9624 24.1646	58.9624 24.1646	56.3582 22.5081	54.0595 20.8706	52.7123 20.3238	50.5531 18.4531	16.63% 30.95%	7.79% 14.20%	59.3 24.5
)] [Large Cap - Pension Fund Active Asset Allocation Fund	ULIF01901/06/20PNLARGECAP101 ULIF01527/12/10ACTASSET101	October 5, 2020 December 27, 2010	Non Par Non Par	29,696.34 13,016.35	21.2162 37.0622	21.2162 37.0622	19.8074 35.2279	18.3938 33.4396	17.8931 32.5720	16.3204 30.8344	30.00% 20.20%	13.70% 9.16%	21.5
<u>-</u> <u>-</u> 	Individual Debt Fund Individual Equity Fund	ULIF00218/10/04DEBT101 ULIF00514/10/05EQUITY101	October 18, 2004 October 14, 2005	Non Par	1,827.76 30,475.10	45.2079 72.1032	45.2079 72.1032	43.7454 67.4642	42.9946 62.2571	41.8318 60.7443	41.0858 55.5997	10.03% 29.68%	5.61% 12.73%	45.2 73.2
ļ	Individual Prime Equity Pension Fund	ULIF01316/12/09PNPRIMEEQU101	December 16, 2009	Non Par	7,303.77	47.5120	47.5120	44.3366	40.5880	39.5945	35.7393	32.94%	14.46%	48.2
; ;	Group Balanced Fund Group Debt Fund	ULGF00124/08/04EBBALANCE101 ULGF00224/08/04EBDEBT101	August 24, 2004 August 24, 2004	Non Par Non Par	27.48 2,381.84	55.2697 44.1696	55.2697 44.1696	53.1226 42.8016	51.1658 42.0311	50.1684 40.8233	48.0727 40.1201	14.97% 10.09%	7.66% 5.71%	55.6 44.2
3	Group Growth Fund Guaranteed NAV Fund	ULGF00324/08/04EBGROWTH101 ULIF01403/12/10GTDNAV101	August 24, 2004 December 3, 2010	Non Par Non Par	13.65 11,175.93	25.2070	82.9659 25.2070	78.9671 24.0714	75.3887 22.9124	73.8609 22.4678	70.0478	18.44% 18.90%	9.04% 8.59%	83.7 25.4
)	Group Secure Fund Individual Growth Fund	ULGF00524/08/04EBSECURE101 ULIF00318/10/04GROWTH101	August 24, 2004 October 18, 2004	Non Par Non Par	10,686.50 47,883.78	72.4290	51.4115 72.4290	49.4295 68.9087	47.9312 65.2986	46.5809 63.7078	45.2200 60.2268	13.69% 20.26%	7.00% 9.27%	51.5 73.0
1 2	Individual Midcap Fund Pension Debt Fund	ULIF01701/01/17MIDCAP101 ULIF00705/02/08PENDEBT101	March 16, 2017 February 5, 2008	Non Par Non Par	9,796.84 778.37	32.9040 37.8474	32.9040 37.8474	30.5260 36.6444	26.1385 35.9882	24.7312 34.9929	21.3555 34.3854	54.08% 10.07%	21.84% 5.72%	33.2 37.8
3	Pension Equity Fund Individual Prime Equity Fund	ULIF00805/02/08PENEQUITY101 ULIF01116/12/09PRIMEEQU101	February 5, 2008 December 16, 2009	Non Par Non Par	1,967.46 42,712.11	·/······	50.6776 45.0165	47.1360 42.1225	43.5002 38.8049	42.3755 37.8813	38.6703 34.6204	31.05% 30.03%	13.46% 12.92%	51.4 45.7
5 6	Pension Liquid Fund Individual Preserver Fund	ULIF00905/02/08PENLIQUID101 ULIF01016/12/09PRESERVER101	February 5, 2008 December 16, 2009	Non Par	62.85 17,830.65	28.7316	28.7316 32.8583	28.2766 31.8180	27.8315 31.2893	27.4032 30.4004	26.9925 29.8877	6.44% 9.94%	5.28%	28.3
7	Individual Preserver Pension Fund Individual Secure Fund	ULIF01216/12/09PNPRESERVR101	December 16, 2009	Non Par	11,386.99	32.8581	32.8581	31.8145	31.2744	30.4305	29.9081	9.86%	5.47%	32.8
	Flexi Cap Fund - Individual Life	ULIF00418/10/04SECURE101 ULIF07114/07/23FlexiCapFd101	October 18, 2004 October 27, 2023	Non Par	3,304.15 1,58,743.58	·	52.4621 15.8091	50.5028 14.6732	48.9565 12.9873	47.5283 12.1827	45.9458 N.A.	14.18% N.A.	7.20% N.A.	52.6 15.9
L1	Flexi Cap Pension Fund HDFC Life Midcap Momentum Fund	ULIF07201/09/23FlexiCapPF101 ULIF07317/01/24MidCpMoldx101	February 29, 2024 April 1, 2024	Non Par Non Par	16,406.77 35,022.83	12.4313 12.1966	12.4313 12.1966	11.3942 11.4486	10.0000	N.A.	N.A. N.A.	N.A. N.A.	N.A.	12.5 12.4
	Capital Guarantee Debt Fund Life Capital Guarantee Debt Plus Fund Life	ULGF04927/02/23CGDebtFund101 ULGF05027/02/23CGHybdFund101	April 9, 2024 July 4, 2024	Non Par Non Par	448.18 5.10	10.2193	10.5215 10.2193	10.2002 N.A.	N.A. N.A.	N.A. N.A.	N.A. N.A.	N.A. N.A.	N.A. N.A.	11.6 10.2
14	Nifty Alpha 30 Fund	ULIF07528/05/24AlphaldxFd101	August 1, 2024	Non Par	9,979.20	9.9595	9.9595	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	10.1
	Total :				1,09,20,208.00									

Notes

CERTIFICATION

Certified that the performance of all segregated funds have been placed and reviewed by the Board. All information given herein are correct, complete and nothing has been concealed or suppressed, to the best of my knowledge and belief.

 ^{&#}x27;NAV' reflects the published NAV on the reporting date.
 'Date of launch' refers to date of the first units allotted under the funds as stated in the Guidance note on Investment returns issued by IRDAI
 'NA' refers to Not Applicable for fund returns that have not completed the relevant period under consideration.

FORM L-29 - DEBT SECURITIES

Insurer: HDFC Life Insurance Company Limited.

As on September 30, 2024

(₹ in Lakh)

		Detail R	egarding Debt securi	ties - Non-UL	IP Funds			(t _u)
		Market V	alue			В	ook Value	
Description	As at 30/09/2024	As % of total for this class	As at 30/09/2023	As % of total for this class	As at 30/09/2024	As % of total for this class	As at 30/09/2023	As % of total for this class
Break down by credit rating								
AAA rated*	1,85,23,305.75	98.76%	1,56,38,546.49	99.15%	1,70,42,401.56	98.67%	1,47,43,806.73	99.11%
AA or better	1,81,183.13	0.97%	93,894.73	0.60%	1,78,170.53	1.03%	92,076.69	0.62%
Rated below AA but above A (A or better)	5,000.00	0.03%	0.00	0.00%	5,000.00	0.03%	0.00	0.00%
Rated below A but above B	0.00	0.00%	0.00	0.00%	0.00	0.00%	0.00	0.00%
Any other \$	47,000.00	0.25%	39,500.00	0.25%	47,000.00	0.27%	40,500.00	0.27%
Total	1,87,56,488.88	100.00%	1,57,71,941.23	100.00%	1,72,72,572.09	100.00%	1,48,76,383.43	100.00%
Breakdown by residual maturity								
Up to 1 year	5,53,464.06	2.95%	4,32,624.14	2.74%	5,47,309.06	3.17%	4,30,517.99	2.89%
More than 1 year and upto 3years	10,11,046.34	5.39%	11,10,078.48	7.04%	9,99,276.29	5.79%	11,13,632.87	7.49%
More than 3years and up to 7years	20,62,164.45	10.99%	23,53,617.40	14.92%	19,52,987.99	11.31%	23,00,123.02	15.46%
More than 7 years and up to 10 years	23,32,113.19	12.43%	18,50,725.62	11.73%	21,95,344.32	12.71%	17,78,393.20	11.95%
More than 10 years and up to 15 years	42,22,491.07	22.51%	31,61,806.75	20.05%	40,02,309.31	23.17%	30,18,043.60	20.29%
More than 15 years and up to 20 years	20,67,799.97	11.02%	14,21,527.57	9.01%	18,65,011.37	10.80%	12,92,304.90	8.69%
Above 20 years	65,07,409.80	34.69%	54,41,561.27	34.50%	57,10,333.75	33.06%	49,43,367.85	33.23%
Total	1,87,56,488.88	100.00%	1,57,71,941.23	100.00%	1,72,72,572.09	100.00%	1,48,76,383.43	100.00%
Breakdown by type of the issuer								
a. Central Government@	1,12,50,532.06	59.98%	1,00,47,396.55	63.70%	97,48,457.36	56.44%	91,21,854.49	61.32%
b. State Government	37,08,504.58	19.77%	23,00,326.76	14.58%	37,25,494.55	21.57%	23,24,105.77	15.62%
c. Corporate Securities	37,97,452.24	20.25%	34,24,217.91	21.71%	37,98,620.19	21.99%	34,30,423.16	23.06%
Total	1,87,56,488.88	100.00%	1,57,71,941.23	100.00%	1,72,72,572.09	100.00%	1,48,76,383.43	100.00%

Note

- 1. * Includes Central and State Government Securities, Reverse Repo with underlying G-Sec & Tbill, TREPS and AAA equivalent rated instruments.
- 2. \$ Includes Fixed Deposit, Loan asset and debt instruments rated B and below.
- 3. @ Includes Reverse Repo investments with underlying G-Sec and Tbill and TREPS investments guaranteed by Clearing Corporation of India Ltd.
- 4. In case of a debt instrument is rated by more than one agency, then the lowest rating will be taken for the purpose of classification.
- 5. Market value of the securities will be in accordance with the valuation method specified by the Authority under Accounting/ Investment regulations.

FORM L-29 - DEBT SECURITIES

Insurer: HDFC Life Insurance Company Limited.

As on September 30, 2024

(₹ in Lakh)

		Detail	Regarding Debt secu	urities - ULIP I	Funds			(t _a)
		Market V	alue			В	ook Value	
Description	As at 30/09/2024	As % of total for this class	As at 30/09/2023	As % of total for this class	As at 30/09/2024	As % of total for this class	As at 30/09/2023	As % of total for this class
Break down by credit rating								
AAA rated*	22,67,239.91	97.59%	20,30,998.19	97.67%	22,35,252.46	97.58%	20,33,754.39	97.58%
AA or better	56,049.32	2.41%	48,420.53	2.33%	54,049.28	2.36%	48,764.98	2.34%
Rated below AA but above A (A or better)	-	0.00%	-	0.00%	ı	0.00%	ı	0.00%
Rated below A but above B	-	0.00%	-	0.00%	1	0.00%	-	0.00%
Any other \$	-	0.00%	-	0.00%	1,479.32	0.06%	1,579.96	0.08%
Total	23,23,289.23	100.00%	20,79,418.72	100.00%	22,90,781.07	100.00%	20,84,099.33	100.00%
Breakdown by residual maturity								
Up to 1 year	5,23,851.48	22.55%	6,23,399.88	29.98%	5,20,945.64	22.74%	6,13,012.90	29.41%
More than 1 year and upto 3years	3,67,542.39	15.82%	2,56,415.90	12.33%	3,66,433.47	16.00%	2,59,662.74	12.46%
More than 3years and up to 7years	2,70,465.65	11.64%	3,74,377.72	18.00%	2,70,754.05	11.82%	3,81,840.16	18.32%
More than 7 years and up to 10 years	2,98,463.83	12.85%	3,00,967.30	14.47%	2,91,911.40	12.74%	3,01,930.22	14.49%
More than 10 years and up to 15 years	4,20,180.64	18.09%	3,38,607.47	16.28%	4,08,588.81	17.84%	3,40,461.71	16.34%
More than 15 years and up to 20 years	4,142.97	0.18%	5,003.39	0.24%	4,063.66	0.18%	5,030.78	0.24%
Above 20 years	4,38,642.27	18.88%	1,80,647.07	8.69%	4,28,084.02	18.69%	1,82,160.81	8.74%
Total	23,23,289.23	100.00%	20,79,418.72	100.00%	22,90,781.07	100.00%	20,84,099.33	100.00%
Breakdown by type of the issuer								
a. Central Government@	15,50,961.60	66.76%	13,56,598.19	65.24%	15,20,714.00	66.38%	13,52,864.66	64.91%
b. State Government	2,98,584.20	12.85%	1,73,164.21	8.33%	2,96,362.00	12.94%	1,74,974.08	8.40%
c. Corporate Securities	4,73,743.44	20.39%	5,49,656.32	26.43%	4,73,705.07	20.68%	5,56,260.59	26.69%
Total	23,23,289.23	100.00%	20,79,418.72	100.00%	22,90,781.07	100.00%	20,84,099.33	100.00%

Note

- 1. * Includes Central and State Government Securities, Reverse Repo with underlying G-Sec & Tbill, TREPS and AAA equivalent rated instruments.
- 2. \$ Includes Fixed Deposit, Loan asset and debt instruments rated B and below.
- 3. @ Includes Reverse Repo investments with underlying G-Sec and Tbill and TREPS investments guaranteed by Clearing Corporation of India Ltd.
- 4. In case of a debt instrument is rated by more than one agency, then the lowest rating will be taken for the purpose of classification.
- 5. Market value of the securities will be in accordance with the valuation method specified by the Authority under Accounting/ Investment regulations.

FORM L-30 : Related Party Transactions

Name of the Insurer: HDFC Life Insurance Company Limited

Date: September 30, 2024

Quarter End: September 30, 2024

PART-A Related Party Transactions

			Description of Transactions /		Consideration paid / re	eceived* (₹ Lakh)	
SI.No.	Name of the Related Party	Nature of Relationship with the Company	Categories	For the quarter ended September 30, 2024	Up to the period ended September 30, 2024	For the quarter ended September 30, 2023	Up to the period ended September 30, 2023
1	Erstwhile HDFC Limited^\$	Holding Company / Promoter Company up to June 30,	Investment income	-	-	-	(12,745
		2023	Sale of investments	-	-	-	(2,500
			Rent paid Name Usage Fees	-	<u> </u>	-	4,669
2	HDFC Bank Limited ^{\$}	Associate of Holding / Promoter company till June 30,	Group Term Insurance Premium	(2,174)	(2,719)	(1,553)	(2,583
		2023 & Holding Company / Promoter Company from July	Group Term Insurance Claim	400	590	455	53′
		01, 2023	Investment income	(10,051)	(25,945)	(9,832)	(13,645
			Commission expense Sale of investments	69,651	1,31,394	46,528	78,212
			Name usage fees	(2,500) 6,617	(2,500) 12,120	(5,228) 5,900	(8,39 ⁴ 5,900
			Dividend paid	21,667	21,667	19,869	19,869
			Rent paid/ Payable	20	50		14
			Bank charges paid	154	302	468	661
			Security deposit	8	8	-	-
			Purchase of investments	83,836	91,351	14,676	15,177
			The Bank provides space at its branches and ATMs for displaying publicity materials of HDFC Life's Insurance products such as pamphlets, standees, posters, Wall Branding/ window glazing at an agreed fees per branch/ATM	14,230	26,018	25,931	37,295
3	HDFC Pension Fund Management Limited (Formerly HDFC Pension Management Company Limited)	Wholly Owned Subsidiary	Income from sharing of resources	(62)	(87)	(42)	(98
4	HDFC International Life and Re Company Limited	Wholly Owned Subsidiary	Reinsurance Premium	14	424	\ - /	(0
	HDFC Asset Management Company Limited	Fellow subsidiary from July 01, 2023/Other group	Reinsurance Claims Insurance claim received	(302)	(307)	(18)	(10
5	HDFC Asset Management Company Emilied	company up to June 30, 2023	Premium income	0	(151)	(3)	(108
6	HDFC Ergo General Insurance Company Limited ^{\$}	Fellow subsidiary from July 01, 2023/Other group	Insurance claim received	(41)	(42)	, ,	(17
		company up to June 30, 2023	Investment income	(45)	(89)	(45)	(89
			Group Term Insurance Premium	9	18	(2)	(3
			General Insurance premium expenses	46	82		50
7	HDFC Sales Private Limited	Fellow subsidiary from July 01, 2023/Other group company up to June 30, 2023	Commission expense	2,159	4,846		4,56
8	HDFC Credila Financial Services Limited	Fellow subsidiary from July 01, 2023 to March 19, 2024) /Other group company up to June 30, 2023	·	-	-	1,791	1,867
			Group Term Insurance Premium	-	-	(0)	(2
	HDB Financial Services Ltd	Follow publishers from July 04, 2022	Investment income	1,802	3,068	973	(183
9	HDB Financial Services Ltd	Fellow subsidiary from July 01, 2023	Commission expense Investment income	(2,337)	(4,578)		(3,883
			Purchase of investments	(2,337)	-	15,000	15,000
10	HDFC Securities Ltd	Fellow subsidiary from July 01, 2023	Commission	1,066	2,335	1,024	1,431
10	TIES O GOOGLINIOS ELG	r show substancy from Sury 51, 2020	Work Station and other support Fees	(15)	(35)		(75
			Group Term Insurance Premium	(0)	(3)	` '	(8
			Web and Branch Branding and Business	-	-	256	1,681
			Development Expense Brokerage	75	173	61	110
11	HDFC Capital Advisors Ltd	Fellow subsidiary from July 01, 2023/Other group	Premium Income	(8)	(5)	(3)	(3
40	Kay Managament Paragamal Ma Vibba Padallar	company up to June 30, 2023	Premium income	(4)	(404)	(4)	(404
12	Key Management Personnel- Ms.Vibha Padalkar	Key Management Personnel	Dividend paid	(1)	` ,		(101
			Managerial remuneration	186	372	170	340
13	Key Management Personnel- Mr.Suresh Badami	Key Management Personnel	Premium income	-	(10)	-	(10
			Dividend paid Managerial remuneration	107	247	147	267
14	Key Management Personnel- Mr.Niraj Shah	Key Management Personnel	Premium income	(1)	(2)		(2
			Managerial remuneration	75	149		309
15	Key Management Personnel- Mr.Narendra Gangan	Key Management Personnel	Dividend paid	2	2	•	1
4.0	Polothia of Kon Waren	Delative of Key Margaret See	Managerial remuneration	52	155		199
16	Relative of Key Management Personnel	Relative of Key Management Personnel	Premium income	-	(6)	-	(6

^{*} Transaction amounts are on accrual basis.

[^] Reimbursements have been excluded from the above disclosures.

^{\$} A scheme of amalgamation having effective date of July 01, 2023, of HDFC Limited with HDFC Bank was made effective, vide NCLT order dated April 20, 2023. Thereby HDFC Bank has become the Holding and Promoter Company of the Company effective July 01, 2023.

The above disclosure is prepared on the basis of applicable accounting standard-AS 18

PART-B Related Party Transaction Balances - As at the end of the Quarter: September 30, 2024

SI.No.	Name of the Related Party	Nature of Relationship with the Company	Amount of Outstanding Balances including Commitments (₹ Lakh)	Nature of Balance	Whether Payable / Receivable	Whether Secured? If so, Nature of consideration to be provided at the time of settlement	Details of any Guarantees given or received	Balance under Provision for doubtful debts relating to the outstanding balance receivable (₹ Lakh)	Expenses recognised up to the quarter end during the year in respect of bad or dobutful debts due from the related
1	HDFC Pension Fund Management Limited (Formerly	Wholly Owned Subsidiary	5,400	Investment in Equity Shares	Receivable	NA	NA	NA	NA
2	HDFC Pension Management Company Limited) HDFC International Life and Re Company Ltd	Wholly Owned Subsidiary	20,871	Investment in Equity Shares	Receivable	NA	NA	NA	NA
			` '	Reinsurance Premium Payable	Payable	NA	NA	NA	NA
				Reinsurance Claim receivable	Receivable	NA	NA	NA	NA
3	HDFC Asset Management Company Ltd	Fellow subsidiary from July 01, 2023/Other group company up to June 30, 2023		Unallocated Premium	Payable	NA	NA	NA	NA
4	HDFC Ergo General Insurance Company Limited	Fellow subsidiary from July 01, 2023/Other group company up to June 30, 2023		Interest Receivable on Non Convertible Debentures	Receivable	Unsecured	NA	NA	NA
			(8)	Premium payable	Payable	NA	NA	NA	NA
			•	Investment in Non Convertible Debentures	Receivable	Unsecured	NA	NA	NA
			(176)	Payable for Jointly sold policies	Payable	NA	NA	NA	NA
			25	General Insurance Premium Advance	Receivable	NA	NA	NA	NA
			5	Group Term Insurance Premium	Receivable	NA	NA	NA	NA
5	HDB Financial Services Ltd	Fellow subsidiary from July 01, 2023/Other group company up to June 30, 2023		Commission	Payable	NA	NA	NA	NA
			1,567	Interest Accrued/ Received on Deposit/Advance	Receivable	Secured, Nature of security: Investment - NCDs	NA	NA	NA
				Interest Accrued/ Received on Deposit/Advance	Receivable	Unsecured	NA	NA	NA
				Non Convertiable Debentures	Receivable	Secured, Nature of security: Investment - NCDs	NA	NA	NA
				Non Convertiable Debentures	Receivable	Unsecured	NA	NA	NA
				Zero Coupon bond	Receivable	Secured, Nature of security: Investment - Bonds	NA	NA	NA
6	HDFC SECURITIES LIMITED	Fellow subsidiary from July 01, 2023/Other group	(503)	Commission	Payable	NA	NA	NA	NA
		company up to June 30, 2023		Work Station and other support Fees	Receivable	NA	NA	NA	NA
				Unallocated Premium	Payable	NA	NA	NA	NA
7	HDFC Sales Private Limited	Fellow subsidiary from July 01, 2023/Other group company up to June 30, 2023	(819)	Commission Payable	Payable	NA	NA	NA	NA
8	HDFC Capital Advisors Ltd	Fellow subsidiary from July 01, 2023/Other group company up to June 30, 2023	(3)	Unallocated Premium	Payable	NA	NA	NA	NA
9	HDFC BANK	Associate of Holding / Promoter company till June 30, 2023 & Holding Company / Promoter Company from 1st July 2023		Investment in Non Convertible Debentures	Receivable	Unsecured	NA	NA	NA
			(13,326)	Name usage fee	Payable	NA	NA	NA	NA
				Interest Receivable on Non Convertible Debentures	Receivable	Unsecured	NA	NA	NA
			64,810	Bank Balance	Receivable	NA	NA	NA	NA
				Investment in Equity Shares	Receivable	NA	NA	NA	NA
				Credit Card outstanding	Payable	NA	NA	NA	NA
				Balance Security Deposit	Receivable	NA	NA	NA	NA
			(159)	Unallocated Premium	Payable	NA	NA	NA	NA
			(26,477)	Commission Payable	Payable	NA	NA	NA	NA

FORM L - 31 Board of Directors & Key Management Persons

Name of the Insurer: HDFC Life Insurance Company Limited

Date: September 30, 2024

		Board of Direct	ctors and Key Management Persons	
SI. No.	Name of the Person	Designation	Role/ Function	Details of change in the period if any
1	Mr. Keki M. Mistry	Chairman, Non-Executive Director	Director	
2	Mr. Kaizad Bharucha	Non-Executive Nominee Director	Director	
3	Mr. Sumit Bose	Independent Director	Director	
4	Mr. Ketan Dalal	Independent Director	Director	
5	Ms. Bharti Gupta Ramola	Independent Director	Director	
6	Dr. Bhaskar Ghosh	Independent Director	Director	
7	Mr. Venkatraman Srinivasan	Independent Director	Director	
8	Mr. Subodh Kumar Jaiswal	Independent Director	Director	
9	Ms. Vibha Padalkar	Managing Director & Chief Executive Officer	Managing Director & Chief Executive Officer	
10	Mr. Suresh Badami	Deputy Managing Director	Deputy Managing Director	
11	Mr. Niraj Shah	Executive Director & Chief Financial Officer	Executive Director & Chief Financial Officer	
12	Mr. Vineet Arora	Chief Business Officer – Distribution, Data and Technology	Chief Business Officer – Distribution, Data and Techno	Appointed w.e.f. July 19, 2024, earlier he was designated as Chief Operating Officer
13	Mr. Prasun Gajri	Chief Investment Officer	Chief Investment Officer	
14	Ms. Eshwari Murugan	Appointed Actuary	Appointed Actuary	
15	Mr. Sameer Yogishwar	Chief Operating Officer	Chief Operating Officer	Appointed w.e.f. July 19, 2024
16	Mr. Narendra Gangan	General Counsel, Chief Compliance Officer & Company Secretary	Company Secretary and Compliance Officer	
17	Mr. Vibhash Naik	Chief Human Resource Officer	Chief Human Resource Officer	
18	Mr. Rangarajan B N	Chief Risk Officer	Chief Risk Officer	Resigned w.e.f. July 15, 2024
19	Mr Khushru Sidhwa	Chief Risk Officer	Chief Risk Officer	Appointed w.e.f. July 16, 2024

Form No. L-32 Available Solvency Margin and Solvency Ratio (Frequency -Quarterly)

As at September 30, 2024

Form Code: KT-3

Name of Insurer: HDFC Life Insurance Company Limited

Registration Number:

11-128245

Classification: <u>Total Business</u>

Item	Description	Notes No.	Adjusted Value (₹ Lakh)
(1)	(2)	(3)	(4)
01	Available assets in Policyholders' fund: Deduct:	1	3,01,26,311
02	Mathematical reserves	2	2,99,90,955
03	Other liabilities	3	-
04	Excess in Policyholders' funds		1,35,356
05	Available assets in Shareholders' fund: Deduct:	4	15,43,029
06	Other liabilities of shareholders' fund		-
07	Excess in Shareholders' funds	3	15,43,029
08	Total ASM (04)+(07)		16,78,385
09	Total RSM		9,26,441
10	Solvency Ratio (ASM/RSM)		181%

Note:

Refer IRDAI (Actuarial, Finance and Investment Functions of Insurers) Regulations 2024

a) Item No. 01 shall be the amount of the Total Admissible assets for Solvency as mentioned in Form IRDAI-Assets-AA under Policyholders A/c;

b) Item No. 02 shall be the amount of the Mathematical Reserves as mentioned in Form H;

c) Item No. 03 and 06 shall be the amount of other liabilities as mentioned in the Balance Sheet;

d) Item No. 05 shall be the amount of the Total Admissible assets for Solvency as mentioned in Form IRDAI- Assets - AA under Shareholders A/C;

FORM L-33- NPAs

FORM 7

(Read with Regulation 10)

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Statement as on: September 30, 2024

DETAILS OF NON-PERFORMING ASSETS - QUARTERLY

Name of Fund: <u>Life Fund</u>

₹ Lakh

											Lakii
		Bonds /	Debentures	L	oans	Other Debt	instruments	All Othe	er Assets	ТОТ	AL
NO	PARTICULARS	YTD (As on 30 Sep 2024)	Prev. FY (As on 31 Mar 2024)	YTD (As on 30 Sep 2024)		YTD (As on 30 Sep 2024)	Prev. FY (As on 31 Mar 2024)	YTD (As on 30 Sep 2024)	Prev. FY (As on 31 Mar 2024)	YTD (As on 30 Sep 2024)	Prev. FY (As on 31 Mar 2024)
1	Investments Assets (As per Form 5)	28,57,359.89	26,25,762.72	-	-	2,48,071.27	3,37,130.98	1,20,91,591.16	1,07,79,836.96	1,51,97,022.32	1,37,42,730.65
2	Gross NPA	3,598.34	3,598.34	-	-	1	-	-	-	3,598.34	3,598.34
3	% of Gross NPA on Investment Assets (2/1)	0.13%	0.14%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.02%	0.03%
4	Provision made on NPA	3,598.34	3,598.34	-	-	1	-	-	-	3,598.34	3,598.34
5	Provision as a % of NPA (4/2)	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	100.00%	100.00%
6	Provision on Standard Assets	-	-	-	-	-	-	-	-	-	-
7	Net Investment Assets (1-4)	28,53,761.55	26,22,164.38	-	-	2,48,071.27	3,37,130.98	1,20,91,591.16	1,07,79,836.96	1,51,93,423.98	1,37,39,132.31
8	Net NPA (2-4)	-	-	-	-	1	-	-	-	-	-
9	% of Net NPA to Net Investment Assets (8/7)	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
10	Write off made during the period	-	-	-	-	-	-	-	-	-	-

Notes:

- 1. Gross NPA is investments classified as NPA, before any provisions.
- 2. Provision made on the 'Standard Assets' shall be as per Circular: 32/2/F&A/Circulars/169/Jan/2006-07 as amended from time to time
- 3. Net Investment assets is net of 'provisions'.
- 4. Net NPA is gross NPAs less provisions.
- 5. Write off as approved by the Board.

Certification

Certified that the information given herein are correct and complete to the best of my knowledge. Also certified that the various investments made and covered in the return are within the exhaustive categories provided in Investment Guidelines as amended from time to time.

FORM L-33- NPAs

FORM 7

(Read with Regulation 10)

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Statement as on: September 30, 2024

Name of Fund: Pension & General Annuity and Group Business

DETAILS OF NON-PERFORMING ASSETS - QUARTERLY

₹ Lakh

		Bonds /	Debentures	L	oans	Other Deb	t instruments	All Oth	er Assets	T0TAL	
NO	PARTICULARS	YTD (As on 30 Sep 2024)	Prev. FY (As on 31 Mar 2024)	YTD (As on 30 Sep 2024)	Prev. FY (As on 31 Mar 2024)	YTD (As on 30 Sep 2024)	Prev. FY (As on 31 Mar 2024)	YTD (As on 30 Sep 2024)	Prev. FY (As on 31 Mar 2024)	YTD (As on 30 Sep 2024)	Prev. FY (As on 31 Mar 2024)
1	Investments Assets (As per Form 5)	8,71,719.45	8,47,310.38	-	-	49,614.20	91,128.29	46,32,022.44	44,78,334.45	55,53,356.09	54,16,773.11
2	Gross NPA	-	-	-	-	-	-	-	1	-	-
3	% of Gross NPA on Investment Assets (2/1)	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
4	Provision made on NPA	-	-	-	-	-	-	-	1	-	-
5	Provision as a % of NPA (4/2)	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
6	Provision on Standard Assets	-	-	-	-	-	1	-	1	-	-
7	Net Investment Assets (1-4)	8,71,719.45	8,47,310.38	-	-	49,614.20	91,128.29	46,32,022.44	44,78,334.45	55,53,356.09	54,16,773.11
8	Net NPA (2-4)	-	-	-	-	-	-	-	-	-	-
9	% of Net NPA to Net Investment Assets (8/7)	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
10	Write off made during the period	-	-	-	-	-	-	-	-	-	-

Notes:

- 1. Gross NPA is investments classified as NPA, before any provisions.
- 2. Provision made on the 'Standard Assets' shall be as per Circular: 32/2/F&A/Circulars/169/Jan/2006-07 as amended from time to time
- 3. Net Investment assets is net of 'provisions'.
- 4. Net NPA is gross NPAs less provisions.
- 5. Write off as approved by the Board.

Certification

Certified that the information given herein are correct and complete to the best of my knowledge. Also certified that the various investments made and covered in the return are within the exhaustive categories provided in Investment Guidelines as amended from time to time.

FORM L-33- NPAs

FORM 7

(Read with Regulation 10)

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Statement as on: September 30, 2024

DETAILS OF NON-PERFORMING ASSETS - QUARTERLY

Name of Fund: <u>Unit Linked Funds</u>

											₹ Lakh
		Bonds /	Debentures	L	oans	Other Deb	ot instruments	All Othe	er Assets	Т0	TAL
NO	PARTICULARS	YTD (As on 30 Sep 2024)	Prev. FY (As on 31 Mar 2024)	YTD (As on 30 Sep 2024)	•	YTD (As on 30 Sep 2024)	Prev. FY (As on 31 Mar 2024)	YTD (As on 30 Sep 2024)	Prev. FY (As on 31 Mar 2024)	YTD (As on 30 Sep 2024)	Prev. FY (As on 31 Mar 2024)
1	Investments Assets (As per Form 5)	4,42,043.69	4,78,479.62	0.00	0.00	3,01,015.73	3,00,559.79	1,01,77,148.58	87,75,124.09	1,09,20,208.00	95,54,163.50
2	Gross NPA	6,627.14	6,627.14	0.00	0.00	0.00	0.00	0.00	0.00	6,627.14	6,627.14
3	% of Gross NPA on Investment Assets (2/1)	1.50%	1.39%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.06%	0.07%
4	Provision made on NPA	6,627.14	6,627.14	0.00	0.00	0.00	0.00	0.00	0.00	6,627.14	6,627.14
5	Provision as a % of NPA (4/2)	100.00%	100.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	100.00%	100.00%
6	Provision on Standard Assets	-	-	-	-	-	-	-	-	-	-
7	Net Investment Assets (1-4)	4,35,416.55	4,71,852.48	-	-	3,01,015.73	3,00,559.79	1,01,77,148.58	87,75,124.09	1,09,13,580.86	95,47,536.36
8	Net NPA (2-4)	-	-	-	-	-	-	-	-	-	-
9	% of Net NPA to Net Investment Assets (8/7)	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
10	Write off made during the period	-	-	-	-	-	-	-	-	-	-

Notes:

- 1. Gross NPA is investments classified as NPA, before any provisions.
- 2. Provision made on the 'Standard Assets' shall be as per Circular: 32/2/F&A/Circulars/169/Jan/2006-07 as amended from time to time
- 3. Net Investment assets is net of 'provisions'.
- 4. Net NPA is gross NPAs less provisions.
- 5. Write off as approved by the Board.

Certification

Certified that the information given herein are correct and complete to the best of my knowledge. Also certified that the various investments made and covered in the return are within the exhaustive categories provided in Investment Guidelines as amended from time to time.

FORM - 1
(Read with clause 9 of Part III of Schedule III)
Name of the Insurer: HDFC Life Insurance Company Limited
Registration Number: 101
Statement as on: September 30, 2024

Statement of Investment and Income on Investment

Name of the Fund Life Fund

Periodicity of Submission: Quarterly ₹ Lakh **Current Quarter** Year to Date (current year) Year to Date (previous year) Income on Gross Yield Net Yield Income on Gross Yield Net Yield Investment Income on Investment Gross Yield Net Yield Category of Investment Investment (Rs.) (%) (%) (Rs.) (%) (%) (Rs.) (%) (%) A CENTRAL GOVT. SECURITIES A01 Central Government Bonds 64,76,733.72 3,48,927.97 CGSB 79,76,021.57 2,15,437.41 2.70% 78,78,244.98 4,18,921.01 5.32% 5.32% 5.39% 5.39% 2.70% A02 Treasury Bills CTRB 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% A03 Sovereign Green Bonds **CSGB** 53,648.62 956.45 1.78% 1.78% 53,653.64 1,913.02 3.57% 3.57% 0.00% 0.00% B CENTRAL GOVT. SEC, STATE GOVT OR OTHER APPROVED SECURITIES B01 Central Government Guaranteed Loans / Bonds 3.83% CGSL 0.00% 0.00% 0.00% 0.00% 4,993.50 191.02 3.83% B02 State Government Bonds SGGB 19,03,796.37 33,643.77 1.77% 1.77% 17,82,106.85 63,185.06 3.55% 3.55% 10,97,675.13 38,613.78 3.52% 3.52% SGOA B04 Other Approved Securities (excluding Infrastructure Investments) 6,732.87 142.76 2.12% 2.12% 6,730.94 285.49 4.24% 4.24% 12,578.45 516.44 4.11% 4.11% C (a) HOUSING & LOANS TO STATE GOVT FOR HOUSING / FFE CO4 Commercial Papers - NHB / Institutions accredited by NHB HTLN 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% HDPG 80,633.59 1,355.17 1.68% 1.68% 80,663.01 2,695.37 3.34% 3.34% 1,63,299.39 5,649.10 3.46% 3.46% C06 Debentures/Bonds/CPs/Loans - Promoter Group HAEQ 2,743.97 1,523.45 10.21% 0.00% 0.00% CO7A Equity Shares in Housing Finance Companies 85.18 3.10% 3.10% 155.50 10.21% TAXABLE BONDS CO9 Bonds / Debentures issued by NHB / Institutions accredited by NHB HTDN 1,72,893.45 3,431.66 1.98% 1.98% 1,71,694.16 6,808.62 3.97% 3.97% 1,11,222.46 4,535.79 4.08% 4.08% TAX FREE BONDS C12 Bonds / Debentures issued by NHB / Institutions accredited by NHB 5,478.25 120.63 2.20% 2.20% 5,478.25 239.95 4.38% 4.38% 5,478.25 240.60 4.39% 4.39% (b) OTHER INVESTMENTS (HOUSING) C14 Debentures / Bonds / CPs / Loans HODS 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% HOEQ 1,301.75 1.85% 1,563.67 1.99% 1.99% 0.00% 0.00% C18A Equity Shares in Housing Finance Companies 24.13 1.85% 31.17 (c) INFRASTRUCTURE INVESTMENTS 1,166.77 4.82% C20 Infrastructure - PSU - Equity shares - Quoted ITPE 46,217.82 1,065.37 2.31% 2.31% 41,646.60 2,494.17 5.99% 5.99% 24,216.26 4.82% C21 Infrastructure - Corporate Securities - Equity shares-Quoted 37,957.17 4,696.06 12.37% ITCE 40,716.71 532.29 1.31% 1.31% 40,364.12 2,489.04 6.17% 6.17% 12.37% Onshore Rupee Bonds issued by ADB and IFC (Infrastructure-**IORB** 8,029.38 119.00 1.48% 1.48% 8,049.79 237.59 2.95% 2.95% 8,213.96 237.59 2.89% 2.89% 4,67,436.27 17,313.85 3.70% 2,67,886.89 C27 Long Term Bank Bonds Approved Investment–Infrastructure ILBI 5,21,169.40 9,702.95 1.86% 1.86% 3.70% 9,785.58 3.65% 3.65% TAXABLE BONDS 3.96% IDIT 5,914.24 235.36 2,001.34 C29 Debt Instruments of InvITs - Approved Investments 9,784.61 195.83 2.00% 2.00% 3.98% 3.98% 79.27 3.96% EIIT 594.22 2.27% 2.27% 26,243.62 932.48 3.55% 6,674.35 12.83% C30 Units of Infrastructure Investment Trust 26,224.31 3.55% 856.39 12.83% C31 Infrastructure - PSU - Debentures / Bonds IPTD 16,53,301.88 30,695.93 1.86% 1.86% 16,07,933.31 59,735.78 3.72% 3.72% 13,49,968.56 50,757.15 3.76% 3.76% C32 Infrastructure - PSU – CPs **IPCP** 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% ICTD 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% C33 Infrastructure - Other Corporate Securities - Debentures/ Bonds TAX FREE BONDS C36 Infrastructure - PSU - Debentures / Bonds IPFD 10,000.00 211.73 2.12% 2.12% 10,000.00 421.06 4.21% 4.21% 10,000.00 420.09 4.20% 4.20% (d) INFRASTRUCTURE - OTHER INVESTMENTS C38 Infrastructure - Equity (including unlisted) **IOEQ** 8,787.82 115.20 1.31% 1.31% 8,404.62 297.59 3.54% 3.54% 885.58 27.29 3.08% 3.08% C39 Infrastructure - Debentures / Bonds / CPs / loans IODS 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% Reclassified Approved Investments - Equity (Point 6 under Note for 0.00% 0.00% 0.00% 0.00% 145.28 77.28 53.19% 53.19% Regulation 36 to 41) D APPROVED INVESTMENT SUBJECT TO EXPOSURE NORMS D01 PSU - Equity shares - Quoted 90,118.58 1,568.05 1.74% 1.74% 87,726.39 4,359.41 4.97% 4.97% 32,229.24 4,293.13 13.32% 13.32% **EACE** 2.97% 3.05% 69,085.92 6.55% 6.55% 8,12,317.21 D02 Corporate Securities - Equity shares (Ordinary)- Quoted 10,70,789.73 32,645.22 3.05% 10,55,451.89 24,146.26 2.97% **EEPG** D04 Equity Shares - Promoter Group 1,16,535.58 0.00% 0.00% 1,16,535.58 1,831.97 1.57% 1.57% 1,08,987.25 3,114.46 2.86% 2.86% D09 | Corporate Securities - Debenture 4,679.70 9,388.38 4.21% D08 Corporate Securities - Investment in Subsidiaries 0.00% **ECIS** 0.00% 0.00% 0.00% 0.00% 0.00% 26,270.91 26,270.91 26,270.91 Deposits - Deposit with Scheduled Banks, FIs (incl. Bank Balance **ECDB** 45,744.57 935.09 2.04% 2.04% 48,106.56 1,950.45 4.05% 4.05% 45,418.03 1,774.53 3.91% 3.91% awaiting Investment), CCIL, RBI D17 Deposits - CDs with Scheduled Banks EDCD 2,413.95 0.79% 2,413.95 0.79% 0.79% 28,282.55 1,023.13 3.62% 3.62% 18.95 18.95 D18 Deposits - Repo / Reverse Repo - Govt Securities **ECMR** 2,04,502.51 3,316.77 1.62% 1.62% 1,97,750.88 6,431.24 3.25% 3.25% 3,24,630.20 10,562.46 3.25% 3.25% D21 | CCIL – CBLO **ECBO** 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% **ECCP** 0.00% 3,077.02 1.20% 0.00% D22 Commercial Papers 0.00% 36.83 1.20% 0.00% **ECAM** 0.00% 0.00% D23 Application Money 0.00% 0.00% 0.00% 0.00% Perpetual Debt Instruments of Tier I & II Capital issued by PSU D24 0.00% EUPD 0.00% 0.00% 0.00% 0.00% 0.00% Corporate Securities - Debentures / Bonds/ CPs /Loan - (Promoter 3.94% 1,43,999.84 1,866.73 1.30% 1.30% 1,57,548.76 5,164.24 3.28% 3.28% 1,04,753.85 4,129.77 3.94% Mutual Funds - Gilt / G Sec / Liquid Schemes/overnight/ultra-short D29 **EGMF** 2,500.00 0.01% 0.01% 2,500.00 0.01% 45,825.58 799.57 1.74% 1.74% 0.31 0.31 0.01% **EMPG** 0.00% 0.00% 0.00% 0.00% 25,000.00 75.53 0.30% 0.30% D30 Mutual Funds - (under Insurer's Promoter Group) 1.91% 35,006.42 1,327.24 35,007.44 1,330.88 3.80% D35 Debt Capital Instruments (DCI-Basel III) 35,006.29 667.25 1.91% 3.79% 3.79% 3.80% Additional Tier 1 (Basel III Compliant) Perpetual Bonds – [PSU **EAPS** 64,987.89 1,312.25 2.02% 2.02% 64,987.40 2,609.66 4.02% 4.02% 54,983.43 2,187.43 3.98% 3.98% ERIT 1.74% 48,208.10 0.91% 48,457.54 1.74% 38,448.99 552.75 1.44% D40 Units of Real Estate Investment Trust (REITs) 438.65 0.91% 843.06 1.44% E OTHER INVESTMENTS E03 Equity Shares (incl Co-op Societies) OESH 5,000.60 3.29% 1,78,834.41 3,562.96 1.99% 1,39,803.70 3.58% 3.58% 62,542.82 2,054.86 3.29% 1.99% OEPU 0.00% 0.00% E04 Equity Shares (PSUs & Unlisted) 0.00% 0.00% 0.00% 879.37 0.00% E06 Debentures OLDB 16,425.39 321.69 1.96% 16,423.90 639.88 3.90% 3.90% 11,411.88 400.96 3.51% 1.96% 3.51% E11 SEBI approved Alternate Investment Fund (Category I) OAFA 7,604.81 -10.00 -0.13% -0.13% 7,520.19 -6.98 -0.09% -0.09% 6,431.78 6.10 0.09% 0.09% E12 SEBI approved Alternate Investment Fund (Category II) OAFB 62,590.77 1,512.43 2.42% 61,151.26 3.01% 45,374.50 2,062.83 4.55% 2.42% 1,839.42 3.01% 4.55% E17 Securitised Assets OPSA 0.00% 0.00% 0.00% 0.00% 49.02 0.00% 0.00% E19 Passively Managed Equity ETF (Non Promoter Group) OETF 22,300.26 0.00% 0.00% 19,103.87 0.03% 0.03% 1,349.16 18.70% 6.56 252.26 18.70% E20 Passively Managed Equity ETF (Promoter Group) OETP 1,196.01 0.00% 0.00% 1,439.56 16.84 1.17% 1.17% 1,138.71 0.00% 0.00% E10 Preference Shares 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% E22 Debt Capital Instruments (DCI-Basel III) ODCI 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% Reclassified Approved Investments - Debt (Point 6 under Note for 0.00% 0.00% 0.00% 0.00% 10,000.00 248.63 2.49% 2.49% Regulation 36 to 41) Reclassified Approved Investments - Equity (Point 6 under Note for ORAE 35,296.14 1,370.35 3.88% 3.88% 35,808.75 1,486.60 4.15% 4.15% 1,14,905.45 13,614.71 11.85% 11.85% Regulation 36 to 41) Additional Tier 1 (Basel III Compliant) Perpetual Bonds – [PSU 0.00% OAPS 0.00% 0.00% 0.00% 0.00% 0.00% Additional Tier 1 (Basel III Compliant) Perpetual Bonds – [Private 0.00% 0.00% OAPB 0.00% 0.00% 0.00% 0.00% TOTAL 1,48,83,908.46 3,52,636.08 2.37% 2.37% 1,45,04,690.29 6,89,495.73 4.75% 4.75% 1,17,39,146.74 5,48,845.82 4.68%

Note

- Category of investment (COI) is as per Guidelines, as amended from time to time by IRDAI.
- 2. Gross Yield is based on daily simple average of Investments.
- 3. Net Yield disclosed is net of tax.
- 4. In the previous year column, the figures of the corresponding Year to date of previous financial year is shown.

CERTIFICATION

Certified that the information given herein are correct, complete and nothing has been concealed or suppressed, to the best of my knowledge and belief.

FORM L-34- YIELD ON INVESTMENT

FORM - 1

(Read with clause 9 of Part III of Schedule III)

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Name of the Fund Pension & General Annuity and Group Business

	ity of Submission: Quarterly										V			₹
Ma	Cotomony of Investment	Catamani Cada		Current Q Income on			Y	ear to Date (cւ Income on				ear to Date (pre Income on		
lo.	Category of Investment	Category Code	Investment (Rs.)	Investment	Gross Yield (%)	Net Yield (%) In	vestment (Rs.)	Investment	Gross Yield (%)	Net Yield (%)	Investment (Rs.)	Investment	Gross Yield (%)	d Net (%
A	CENTRAL GOVT. SECURITIES			(Rs.)				(Rs.)				(Rs.)		
.01	Central Government Bonds	CGSB	27,74,185.08	51,048.23	1.84%	1.84%	27,63,979.78	1,02,816.26	3.72%	3.72%	25,43,120.71	94,975.98	3.73%	3.7
102	Treasury Bills	CTRB	-	-	0.00%	0.00%	2,487.20	26.05	1.05%	1.05%	2,366.21	53.87	2.28%	2.2
.03	Sovereign Green Bonds	CSGB	-	-	0.00%	0.00%	-	-	0.00%	0.00%	-	-	0.00%	0.0
В	CENTRAL GOVT. SEC, STATE GOVT OR OTHER APPROVED SECURITIES													
301	Central Government Guaranteed Loans / Bonds	CGSL	33,260.75	618.98	1.86%	1.86%	33,266.85	1,231.24	3.70%	3.70%	33,315.97	1,234.68	3.71%	3.7
302	State Government Bonds	SGGB	16,50,700.43	30,083.49	1.82%	1.82%	16,15,884.99	58,410.55	3.61%	3.61%	11,04,690.60	37,718.76	3.41%	3.
804	Other Approved Securities (excluding Infrastructure Investments)	SGOA	6,924.76	140.66	2.03%	2.03%	7,238.08	295.60	4.08%	4.08%	14,928.78	615.36	4.12%	4.
C	(a) HOUSING & LOANS TO STATE GOVT FOR HOUSING / FFE												waa	
0	Commercial Papers - NHB / Institutions accredited by NHB	HTLN	-	-	0.00%	0.00%	-		0.00%	0.00%	-	_	0.00%	0.
206	Debentures/Bonds/CPs/Loans - Promoter Group	HDPG	72,282.12	1,501.35	2.08%	2.08%	72,715.46	3,021.63	4.16%	4.16%	95,651.04	3,705.18	3.87%	3.
)7A	Equity Shares in Housing Finance Companies	HAEQ	-	-	0.00%	0.00%	-	-	0.00%	0.00%	-	-	0.00%	0.
	TAXABLE BONDS	LITON	22.475.26	554.74	4.730/	4.720/	22.655.02	4 4 2 6 4 4	2.400/	2.400/	67.500.56	4 540 72	2 200/	
209	Bonds / Debentures issued by NHB / Institutions accredited by NHB (b) OTHER INVESTMENTS (HOUSING)	HTDN	32,175.26	554.74	1.72%	1.72%	32,655.82	1,136.14	3.48%	3.48%	67,530.56	1,549.72	2.29%	2.7
	Reclassified Approved Investments - Debt (Point 6 under Note for													
18	Regulation 36 to 41)	HORD												
L8A	Equity Shares in Housing Finance Companies	HOEQ	-	-	0.00%	0.00%	-	-	0.00%	0.00%	-	-	0.00%	0.
C20	(c) INFRASTRUCTURE INVESTMENTS Infrastructure - PSU - Equity shares - Quoted	ITPE	948.74	14.10	1.49%	1.49%	781.17	14.10	1.80%	1.80%	464.61	9.11	1.96%	1.
C21	Infrastructure - Corporate Securities - Equity shares-Quoted	ITCE	1,125.00	7.19	0.64%	0.64%	1,125.00	8.41	0.75%	0.75%	1,084.54	965.31	89.01%	89
226	Onshore Rupee Bonds issued by ADB and IFC (Infrastructure-	IORB	90.00	2.01	2.23%	2.23%	90.00	4.01	4.46%	4.46%	90.00	4.00	4.44%	4.
	approved)												***************************************	
27	Long Term Bank Bonds Approved Investment – Infrastructure Debt Instruments of InvITs - Approved Investments	ILBI IDIT	2,500.03 39,180.02	52.02 607.86	2.08% 1.55%	2.08% 1.55%	2,653.18 41,813.03	110.40 1,399.37	4.16% 3.35%	4.16% 3.35%	800.00 44,411.38	36.25 1,595.51	4.53% 3.59%	4. 3.
30	Units of Infrastructure Investment Trust	EIIT	14,704.08	448.52	3.05%	3.05%	14,711.02	768.07	5.22%	5.22%	4,851.57	1,074.51	22.15%	22
	TAXABLE BONDS													
31	Infrastructure - PSU - Debentures / Bonds	IPTD	2,36,358.34	4,686.86	1.98%	1.98%	2,61,794.56	10,597.16	4.05%	4.05%	3,78,827.96	14,734.20	3.89%	3
32	Infrastructure - PSU – CPs	IPCP	-	-	0.00%	0.00%	-	-	0.00%	0.00%	-	_	0.00%	0
233	Infrastructure - Other Corporate Securities - Debentures/ Bonds	ICTD	11,184.36	183.29	1.64%	1.64%	11,195.08	364.54	3.26%	3.26%	17,826.98	232.09	1.30%	1.
236	TAX FREE BONDS Infrastructure - PSU - Debentures / Bonds	IPFD	_	_	0.00%	0.00%	_		0.00%	0.00%	_		0.00%	0.
	initiastructure 150 Dependings Donas					0.0070				0.0076				
D	APPROVED INVESTMENT SUBJECT TO EXPOSURE NORMS													
001	PSU - Equity shares - Quoted	EAEQ	631.65	28.82	4.56%	4.56%	631.65	28.82	4.56%	4.56%	667.53	-5.10	-0.76%	-0
002	Corporate Securities - Equity shares (Ordinary)- Quoted	EACE	24,240.19	240.16	0.99%	0.99%	24,269.04	795.47	3.28%	3.28%	24,722.83	1,751.74	7.09%	7.
004	Equity Shares - Promoter Group Corporate Securities - Debentures	EEPG ECOS	3,195.96 3,69,465.14	7,605.02	0.00% 2.06%	0.00% 2.06%	3,195.96 3,38,675.39	101.06 13,799.64	3.16% 4.07%	3.16% 4.07%	3,195.96 2,23,150.73	100.33 8,938.73	3.14% 4.01%	3. 4.
	Corporate Securities - Debentures / Bonds/ CPs /Loan - (Promoter							-						
)10	Group)	EDPG	48,413.86	694.87	1.44%	1.44%	47,284.26	1,592.35	3.37%	3.37%	44,217.23	1,627.25	3.68%	3.
16	Deposits - Deposit with Scheduled Banks, FIs (incl. Bank Balance awaiting Investment), CCIL, RBI	ECDB	-	-	0.00%	0.00%	-	-	0.00%	0.00%	-	-	0.00%	0
)17	Deposits - CDs with Scheduled Banks	EDCD	-	_	0.00%	0.00%	_	_	0.00%	0.00%	12,206.28	208.64	1.71%	1.
18	Deposits - Repo / Reverse Repo - Govt Securities	ECMR	48,472.38	787.74	1.63%	1.63%	55,063.56	1,797.81	3.26%	3.26%	1,21,065.53	3,942.41	3.26%	3
21	CCIL – CBLO	ECBO		_	0.00%	0.00%	-	-	0.00%	0.00%	-	_	0.00%	0
22	Commercial Papers	ECCP	19,146.88	374.87	1.96%	1.96%	18,535.70	718.51	3.88%	3.88%	29,894.29	1,155.60	3.87%	3.
)23	Application Money Perpetual Debt Instruments of Tier I & II Capital issued by PSU	ECAM	-	-	0.00%	0.00%	-	_	0.00%	0.00%	-	-	0.00%	0
24	Banks	EUPD	-	-	0.00%	0.00%	-	-	0.00%	0.00%	-	-	0.00%	0.
)29	Mutual Funds - Gilt / G Sec / Liquid Schemes/overnight/ultra-short	EGMF	_	-	0.00%	0.00%	-	-	0.00%	0.00%	_	_	0.00%	0.
30	Mutual Funds - (under Insurer's Promoter Group)	EMPG	_	_	0.00%	0.00%		_	0.00%	0.00%	_	_	0.00%	0.
)35	Debt Capital Instruments (DCI-Basel III)	EDCI	38,979.03	609.42	1.56%	1.56%	40,019.18	1,275.26	3.19%	3.19%	38,513.22	1,315.63	3.42%	3.
38	Additional Tier 1 (Basel III Compliant) Perpetual Bonds – [PSU	EAPS	_	_	0.00%	0.00%	_		0.00%	0.00%	_		0.00%	0.
	Banks] Additional Tips 1 (Pacal III Compliant) Pernetual Pends - [Private	LAFS	_	_	0.0076	0.0076	_		0.0076	0.00%	_		0.0076	
)39	Additional Tier 1 (Basel III Compliant) Perpetual Bonds – [Private Banks]	EAPB	-	-	0.00%	0.00%	-	-	0.00%	0.00%	17,203.70	853.30	4.96%	4
40	Units of Real Estate Investment Trust (REITs)	ERIT	55,458.27	541.47	0.98%	0.98%	55,449.33	1,035.47	1.87%	1.87%	48,378.55	1,379.42	2.85%	2
42	Debt Instruments of REITs - Approved Investments	EDRT	18,012.28	343.35	1.91%	1.91%	18,012.66	682.97	3.79%	3.79%	10,273.23	378.27	3.68%	3.
	OTHER INVESTMENTS													-
5 03	OTHER INVESTMENTS Equity Shares (incl Co-op Societies)	OESH	912.26	305.39	33.48%	33.48%	912.26	305.39	33.48%	33.48%	912.26	271.46	29.76%	29
03 22	Debt Capital Instruments (DCI-Basel III)	ODCI	912.26	305.39 -	0.00%	0.00%	912.26	-	0.00%	0.00%	-	271.40 -	0.00%	0
25	Reclassified Approved Investments - Debt (Point 6 under Note for	ORAD			0.00%	0.00%			0.00%	0.00%			0.00%	
.23	Regulation 36 to 41)	UKAD	-	-	0.00%	0.00%	-	_	0.00%	U.UU%	-	-	0.00%	0.
	Reclassified Approved Investments - Equity (Point 6 under Note for	ORAE	-	-	0.00%	0.00%	-	-	0.00%	0.00%	-	-	0.00%	0.
<u> 26</u>	Regulation 36 to 41)			1				1		i				
	Regulation 36 to 41) Additional Tier 1 (Basel III Compliant) Perpetual Bonds – [PSU	OARS												
26 27		OAPS												

55,02,546.87 1,01,480.41 1.84%

1.84%

1. Category of investment (COI) is as per Guidelines, as amended from time to time by IRDAI.

TOTAL

- 2. Gross Yield is based on daily simple average of Investments.
- 3. Net Yield disclosed is net of tax.
- 4. In the previous year column, the figures of the corresponding Year to date of previous financial year is shown.

Certified that the information given herein are correct, complete and nothing has been concealed or suppressed, to the best of my knowledge and belief.

Version: 2 Date of upload: November 12, 2024

54,64,440.21 2,02,336.28 3.70% 3.70% 48,84,362.25 1,80,422.21 3.69% 3.69%

FORM L-34- YIELD ON INVESTMENT

FORM - 1

(Read with clause 9 of Part III of Schedule III)

Name of the Insurer: HDFC Life Insurance Company Limited Registration Number: 101

Name of the Fund Unit Linked Funds

riod	icity of Submission: Quarterly	-					_							₹∣
		Catagory		Current Qua	arter		Υ	ear to Date (cur	rent year)		Y	ear to Date (pre	vious year)	
ο.	Category of Investment	Category Code	Investment (Rs.)	Income on Investment	Gross	Net Yield	Investment (Rs.)	Income on Investment	Gross	Net Yield		Income on Investment	Gross	Net Y
			,	(Rs.)	Yield (%)	(%)	,	(Rs.)	Yield (%)	(%)	(Rs.)	(Rs.)	Yield (%)	(%
	CENTRAL GOVT. SECURITIES													
)1	Central Government Bonds	CGSB	10,96,461.07	40,650.64	3.71%	3.71%	10,37,675.25	62,730.73	6.05%	6.05%	7,94,346.28	24,218.40	3.05%	3.0
)2		CTRB	1,67,636.99	2,925.09	1.74%	1.74%	1,82,678.11	6,332.63	3.47%	3.47%	3,45,861.95	11,528.90	3.33%	3.3
)3	Sovereign Green Bonds	CSGB	16,293.35	565.74	3.47%	3.47%	16,178.90	975.75	6.03%	6.03%	-	-	0.00%	0.0
 }	CENTRAL GOVT. SEC, STATE GOVT OR OTHER APPROVED SECURITIES												,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
)1	Central Government Guaranteed Loans / Bonds	CGSL	8,776.26	279.62	3.19%	3.19%	9,390.09	390.61	4.16%	4.16%	36,852.48	1,471.72	3.99%	3.9
02		SGGB	2,40,089.51	6,503.27	2.71%	2.71%	2,24,003.02	10,736.65	4.79%	4.79%	1,84,570.00	7,008.88	3.80%	3.8
4	Other Approved Securities (excluding Infrastructure Investments)	SGOA	2,436.85	45.77	1.88%	1.88%	3,745.41	132.96	3.55%	3.55%	8,534.10	317.61	3.72%	3.7
	(a) HOUSING & LOANS TO STATE GOVT FOR HOUSING / FFE													
14	Commercial Papers - NHB / Institutions accredited by NHB	HTLN	-		0.00%	0.00%	-	_	0.00%	0.00%		-	0.00%	0.0
6		HDPG	94,886.26	2,887.39	3.04%	3.04%	97,148.29	4,386.10	4.51%	4.51%	1,31,142.72	5,133.83	3.91%	3.9
7A	Equity Shares in Housing Finance Companies TAXABLE BONDS	HAEQ	50,181.51	-8,802.50	-17.54%	-17.54%	48,588.18	4,247.64	8.74%	8.74%	-	-	0.00%	0.0
9		HTDN	55,262.54	1,565.81	2.83%	2.83%	56,721.36	2,519.43	4.44%	4.44%	63,996.50	2,408.63	3.76%	3.7
	TAX FREE BONDS	IIIDIV	33,202.34	1,303.01	2.0370	2.0370	30,721.30	2,313.43	4.4470	4.4470	03,550.50	2,400.03	3.7070	- 3.7
2		HFDN	-	-	0.00%	0.00%	-	_	0.00%	0.00%	_	_	0.00%	0.0
	(b) OTHER INVESTMENTS (HOUSING)													
8	Reclassified Approved Investments - Debt (Point 6 under Note for	HORD	_	-	0.00%	0.00%	_	_	0.00%	0.00%	_	_	0.00%	0.0
	Regulation 36 to 41)						2 100 02	4 225 00	192.32%					
A	Equity Shares in Housing Finance Companies (c) INFRASTRUCTURE INVESTMENTS	HOEQ	3,047.88	4,023.84	132.02%	132.02%	2,196.93	4,225.09	192.32%	192.32%		_	0.00%	0.0
<u></u>	Infrastructure - PSU - Equity shares - Quoted	ITPE	1,98,077.04	22,264.68	11.24%	11.24%	1,88,297.61	51,235.52	27.21%	27.21%	1,61,103.19	69,402.96	43.08%	43.
1		ITCE	4,45,504.95	68,571.21	15.39%	15.39%	4,32,563.22	1,12,447.93	26.00%	26.00%	2,94,086.31	72,453.58	24.64%	24.
	Onshore Rupee Bonds issued by ADB and IFC (Infrastructure-													
6	approved)	IORB	841.85	22.19	2.64%	2.64%	841.58	36.26	4.31%	4.31%	2,166.64	97.31	4.49%	4.4
7	Long Term Bank Bonds Approved Investment– Infrastructure	ILBI	7,742.88	167.84	2.17%	2.17%	8,199.56	326.29	3.98%	3.98%	11,948.11	606.87	5.08%	5.0
9	Debt Instruments of InvITs - Approved Investments	IDIT	7,009.61	147.20	2.10%	2.10%	7,005.06	274.90	3.92%	3.92%	7,029.29	257.99	3.67%	3.6
	TAXABLE BONDS			0-0-0	0.000/	2.500/								
1	Infrastructure - PSU - Debentures / Bonds	IPTD	32,412.63	852.79	2.63%	2.63%	35,870.63	1,546.60	4.31%	4.31%	81,929.42	3,070.07	3.75%	3.7
2	Infrastructure - PSU – CPs Infrastructure - Other Corporate Securities - Debentures/ Bonds	IPCP ICTD	30,272.11	640.66	0.00% 2.12%	0.00%	30,480.67	1,187.92	0.00% 3.90%	0.00% 3.90%	32,738.20	1,205.45	0.00% 3.68%	0.0 3.6
3	TAX FREE BONDS	ICID	30,272.11	040.00	2.1270	2.1270	30,480.67	1,187.92	3.90%	3.90%	32,738.20	1,205.45	3.08%	3.0
6		IPFD	_		0.00%	0.00%	_	_	0.00%	0.00%	-	_	0.00%	0.0
	(d) INFRASTRUCTURE - OTHER INVESTMENTS				0.0070	7								
8		IOEQ	1,69,196.79	22,459.48	13.27%	13.27%	1,58,325.16	49,922.29	31.53%	31.53%	27,690.10	8,149.00	29.43%	29.
9		IODS	-	_	0.00%	0.00%	-	_	0.00%	0.00%	-	-	0.00%	0.0
6	Reclassified Approved Investments - Equity (Point 6 under Note for Regulation 36 to 41)	IORE	-	-	0.00%	0.00%	-	-	0.00%	0.00%	18,343.34	5,506.80	30.02%	30.0
)	APPROVED INVESTMENT SUBJECT TO EXPOSURE NORMS													
)1		EAEQ	5,43,796.56	2,787.39	0.51%	0.51%	5,21,252.24	37,468.47	7.19%	7.19%	1,99,421.25	40,994.45	20.56%	20.
)2		EACE	56,21,188.73	4,80,071.76	8.54%	8.54%	54,05,519.70	11,25,914.36	20.83%	20.83%	43,34,212.66	8,31,127.62	19.18%	19.:
)4		EEPG	3,21,402.82	9,371.82	2.92%	2.92%	3,10,877.32	59,237.85	19.06%	19.06%	3,32,452.99	-5,466.81	-1.64%	-1.6
7	Corporate Securities - Preference Shares	EPNQ	-	_	0.00%	0.00%	-	_	0.00%	0.00%	-	-	0.00%	0.0
9	Corporate Securities - Debentures	ECOS	1,37,418.99	4,439.97	3.23%	3.23%	1,41,481.61	7,268.32	5.14%	5.14%	1,51,873.69	6,072.85	4.00%	4.0
0	Corporate Securities - Debentures / Bonds/ CPs /Loan - (Promoter	EDPG	44,768.82	1,477.98	3.30%	3.30%	44,913.30	2,175.53	4.84%	4.84%	29,348.91	940.80	3.21%	3.2
	Group) Deposits - Deposit with Scheduled Banks, FIs (incl. Bank Balance	25, 3	14,700.02	2,477.30	3.3070	3.3070	11,313.30	2,173.33	1.0170	4.0470	23,340.31	340.00	J.Z.1/0	
6	awaiting Investment), CCIL, RBI	ECDB	-	-	0.00%	0.00%	-	-	0.00%	0.00%	-	-	0.00%	0.0
7		EDCD	41,183.33	811.57	1.97%	1.97%	43,522.80	1,711.99	3.93%	3.93%	19,015.77	675.87	3.55%	3.5
8	Deposits - Repo / Reverse Repo - Govt Securities	ECMR	2,64,746.50	4,270.54	1.61%	1.61%	2,56,353.13	8,300.18	3.24%	3.24%	1,93,482.96	6,292.14	3.25%	3.2
1	CCIL – CBLO	ECBO	-	-	0.00%	0.00%	-	_	0.00%	0.00%		_	0.00%	0.0
2	Commercial Papers	ECCP	347.61	6.85	1.97%	1.97%	3,514.01	141.27	4.02%	4.02%	5,258.77	170.32	3.24%	3.2
3	: ''	ECAM	-	_	0.00%	0.00%	-	_	0.00%	0.00%	-	_	0.00%	0.0
4	Perpetual Debt Instruments of Tier I & II Capital issued by PSU	EUPD	-	-	0.00%	0.00%	_	-	0.00%	0.00%	-	_	0.00%	0.0
1	Banks Net Current Assets (Only in respect of ULIP Fund Business)	ENCA	_	_	0.00%	0.00%	_	_	0.00%	0.00%	_	_	0.00%	0.0
<u>.</u> 5		EDCI	1,580.37	 58.35	3.69%	3.69%	4,482.13	72.71	1.62%	1.62%	49,897.08	1,476.18	2.96%	2.9
	Additional Tier 1 (Basel III Compliant) Pernetual Bonds – [PSI]						7,702.13	, 2., 1		<u> </u>		1,470.10		
8	Banks]	EAPS	-	-	0.00%	0.00%	-	-	0.00%	0.00%	-	-	0.00%	0.0
9	Additional Tier 1 (Basel III Compliant) Perpetual Bonds – [Private	EAPB	-	-	0.00%	0.00%	-	-	0.00%	0.00%	-	-	0.00%	0.0
2	Banks	EDRT	19,909.69	430.05	2.16%	2.16%	19,886.00	766.07	3.85%	3.85%	19,903.67	717.03	3.60%	3.6
_		LDM	15,505.05	-130.03	2.13/0	2.13/0	15,000.00	700.07	3.0370	3.3370	15,505.07	717.03	2.00/0	- 3.0
	OTHER INVESTMENTS												***************************************	
3	Equity Shares (incl Co-op Societies)	OESH	6,29,249.13	47,270.62	7.51%	7.51%	5,89,627.54	1,23,149.96	20.89%	20.89%	3,81,605.31	1,05,157.34	27.56%	27.
;		OLDB	-	-	0.00%	0.00%	-		0.00%	0.00%	-	_	0.00%	0.0
	Equity Shares (PSUs & Unlisted)	OEPU	140.74	6.55	4.65%	4.65%	266.71	73.05	27.39%	27.39%	12,760.03	5,579.62	43.73%	43.
7	Securitised Assets	OPSA	-	-	0.00%	0.00%	-	_	0.00%	0.00%	_	_	0.00%	0.0
9	Passively Managed Equity ETF (Non Promoter Group)	OETF	1,23,217.77	1,813.61	1.47%	1.47%	1,28,512.13	16,044.12	12.48%	12.48%	2,08,258.57	22,159.70	10.64%	10.
)	Passively Managed Equity ETF (Promoter Group)	OETP	34,778.55	580.98	1.67%	1.67%	34,708.51	4,102.63	11.82%	11.82%	32,500.91	3,266.00	10.05%	10.
2		ODCI	-	-	0.00%	0.00%	-	_	0.00%	0.00%		_	0.00%	0.0
5	Reclassified Approved Investments - Debt (Point 6 under Note for Regulation 36 to 41)	ORAD	-	-	0.00%	0.00%	-	-	0.00%	0.00%	-	-	0.00%	0.0
6	Reclassified Approved Investments - Equity (Point 6 under Note for	ORAE	1,28,288.44	3,806.22	2.97%	2.97%	1,24,143.24	24,788.06	19.97%	19.97%	2,68,734.34	71,840.34	26.73%	26.
	Regulation 36 to 41)					1								
			- Indiana			9	1							

Notes

- Category of investment (COI) is as per Guidelines, as amended from time to time by IRDAI.
- Category of investment (CO) is as per Odidelines, as amended
 Gross Yield is based on daily simple average of Investments.
- 3. Net Yield disclosed is net of tax.
- 4. In the previous year column, the figures of the corresponding Year to date of previous financial year is shown.
- 5. Previous year figures have been regrouped/reclassified to conform to current year presentation.

RTIFICATION

Certified that the information given herein are correct, complete and nothing has been concealed or suppressed, to the best of my knowledge and belief.

FORM L-35- DOWNGRADING OF INVESTMENT

FORM - 2

(Read with clause 9 of Part III of Schedule III)

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Statement as on: September 30, 2024 Name of Fund : Life Fund

Statement of Down Graded Investments Periodicity of Submission: Quarterly

₹ Lakh

PART - A

No	Name of the Security	COI	Amount	Date of Purchase	Rating Agency	Original Grade	Current Grade	Date of last Downgrade	Remarks
A.	<u>During the Quarter</u>								
	Nil								
В.	As on Date								
	Nil								

Notes:

1. Investments currently upgraded, listed as Down Graded during earlier Quarter have been deleted from the Cumulative listing.

CERTIFICATION

Certified that the information given herein are correct, complete and nothing has been concealed or suppressed, to the best of my knowledge and belief.

FORM L-35- DOWNGRADING OF INVESTMENT

FORM - 2

(Read with clause 9 of Part III of Schedule III)

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Statement as on: September 30, 2024 **Statement of Down Graded Investments**

Periodicity of Submission: Quarterly

Name of Fund : Pension & General Annuity and Group Business

₹ Lakh Original Current Date of last **Rating Agency** Remarks Grade Grade **Downgrade**

PART - A

Date of No Name of the Security COI **Amount Purchase During the Quarter** A. Nil As on Date 8.70% IDFC First Bank Limited NCD Mat 23-June-2025 **ECOS** 500.00 Jun 26, 2015 ICRA Ltd **ICRA AAA** ICRA AA+ May 21, 2019

Notes:

1. Investments currently upgraded, listed as Down Graded during earlier Quarter have been deleted from the Cumulative listing.

CERTIFICATION

Certified that the information given herein are correct, complete and nothing has been concealed or suppressed, to the best of my knowledge and belief.

FORM L-35- DOWNGRADING OF INVESTMENT

FORM - 2

(Read with clause 9 of Part III of Schedule III)

Name of the Insurer: HDFC Life Insurance Company Limited

Registration Number: 101

Statement as on: September 30, 2024

Name of Fund: Unit Linked Funds

Statement of Down Graded Investments
Periodicity of Submission: Quarterly

₹ Lakh

PART - A

									\ Laki
No	Name of the Security	COI	Amount	Date of Purchase	Rating Agency	Original Grade	Current Grade	Date of last Downgrade	Remarks
A.	During the Quarter								
	Nil								
В.	As on Date								
	8.67% IDFC First Bank Limited NCD Mat 03-Jan-2025	ECOS	3,503.67	Jan 07, 2015	ICRA Ltd	ICRA AAA	ICRA AA+	May 21, 2019	
	9.17% IDFC First Bank Limited NCD Mat 14-Oct-2024	ECOS	700.22	Jan 21, 2016	ICRA Ltd	ICRA AAA	ICRA AA+	May 21, 2019	
	8.70% IDFC First Bank Limited NCD Mat 20-May-2025	ECOS	2,004.38	May 29, 2015	ICRA Ltd	ICRA AAA	ICRA AA+	May 21, 2019	
	9.00% IL&FS Ltd NCD Mat 29-Dec-2024	ORAD	1,024.36	Oct 26, 2017	CARE Ltd	CARE AAA	CARE D	Sep 18, 2018	
	7.30% HDFC Credila Financial Services Ltd NCD Mat 23-Feb-2029	ECOS	4,887.04	Mar 04, 2022	CRISIL Ltd	CARE AAA	CARE AA	Apr 02, 2024	

Notes:

1. Investments currently upgraded, listed as Down Graded during earlier Quarter have been deleted from the Cumulative listing.

CERTIFICATION

Certified that the information given herein are correct, complete and nothing has been concealed or suppressed, to the best of my knowledge and belief.

FORM L-36-: PREMIUM AND NUMBER OF LIVES COVERED BY POLICY TYPE

Name of the Insurer: HDFC Life Insurance Company Limited

Date : September 30, 2024

Quarter End: September 30, 2024

Particulars		For the quarter ended September 30, 2024				For the quarter ended September 30, 2023				Up to the period ended September 30, 2024				Up to the period ended September 30, 2023			
	Premium (₹ Lakh)	No. of Policies		Sum Insured, Wherever applicable	Premium (₹ Lakh)	No. of Policies		Sum Insured, Wherever applicable	Premium (₹ Lakh)	No. of Policies		Sum Insured, Wherever applicable	Premium (₹ Lakh)	No. of Policies		Sum Insured, Wherever applicab	
				(₹ Lakh)				(₹ Lakh)				(₹ Lakh)				(₹ Lakh)	
First year Premum i Individual Single Premium- (ISP)																	
From 0-10000	27	228	_	160	23	217		147	53	414		301	77	383		25	
From 10.001-25.000	46			85	97			139	98			209	187			27	
From 25001-50,000	157			397	170			1,089	313		-	868	305			1,47	
From 50,001- 75,000	71		-	363	128		-	778	147	181	-	720	202		-	1,2	
From 75,001-100,000	366			811	282			1,091	711	694	-	1,701	538	521		2,38	
From 1,00,001 -1,25,000	155		-	699	99			908	335		-	1,715	215		-	1,60	
Above ₹ 1,25,000	24,882	2,350	-	32,829	16,777	1,898	-	32,074	43,173	4,365	-	59,856	26,908	3,358	-	58,72	
ii Individual Single Premium (ISPA)- Annuity																	
From 0-50000	92 40		-	6	14 46		-	1	142		-	10	37				
From 50,001-100,000 From 1,00,001-150,000	62		-	3	192		-	3	301		-	21	203 541				
From 150 001- 2 00 000	234		-	16	292	166			645			45	688				
From 2,00,,001-250,000	1,058			71	1,088			71	2,118			143	2,190			1	
From 2,50,001 -3,00,000	1,537			103	1,427			94	3,049		-	207	2,633			i	
Above ₹ 3,00,000	67,956			4,841	77,699	6,345		5,402	1,32,456		-	9,482	1,39,375	11,800	-	9,7	
				,					, , , , , , , , , , , , , , , , , , , ,				, , , , , ,				
iii Group Single Premium (GSP)																	
From 0-10000	(29)		11,528		3		3,852		(6,334)		26,488	99,254	(6,810)		16,815		
From 10,001-25,000	11		21,142		14		688		22	-	21,432	6,528	25		887	7,1	
From 25001-50,000	30		531		27		968		58	-	1,357	15,312	46		1,520		
From 50,001- 75,000	30		858		39		2,973		59		2,130	11,482	75		6,423		
From 75,001-100,000	40		1,314		29		481		80 115		2,836	12,610 11.822	63 69		862	12,9	
From 1,00,001 -1,25,000	62		1,848		39		1,015				2,974				2,834		
Above ₹ 1,25,000	3,48,126	-	1,10,17,068	1,69,03,880	3,22,692	-	1,56,13,606	1,69,31,896	6,52,385	-	2,34,30,127	3,28,37,385	6,19,681	-	3,04,96,987	3,21,91,71	
iv Group Single Premium- Annuity- GSPA																	
From 0-50000	(47)		589	-	(31)	-	158		(88)		613	-	(151)		221	_	
From 50,001-100,000	356		512	-	92	-	121		401		572	-	108		146		
From 1 00 001-150 000	391		312		201		168		478		385		202		169		
From 150,001- 2,00,000	1,219		677		70		42		1,345		749		87		50		
From 2,00,001-250,000	1,735		782		141		62		1,923		866		193	-	85		
From 2,50,001 -3,00,000	1,492		547	-	151	-	55		1,637		600		206		76		
Above ₹ 3,00,000	37,602	-	2,441	-	35,725	-	1,490		61,392		3,422	-	73,878	-	3,131		
v Individual non Single Premium- INSP	410	8.454		0.40.454	348	0.474		0.00.740	789	45.705		4.13.376	200	15.801		3,87,14	
From 0-10000 From 10.001-25.000	5.967		-	2,10,454 14,70,311	5.289	9,471 32.356	-	2,29,746 13.94.210	10.865		-	4,13,376 28.07.957	620 9.659			24.38.78	
From 25001-50,000	38,143		-	19,49,595	29,866			15,88,286	66,749		-	35,41,639	53,913			24,36,76	
From 50.001-75.000	27.334		-	13.80.829	22,224		-	11,29,041	48.112		-	24.77.957	39,676			18.90.7	
From 75,001-100,000	43,435			9,36,119	32,046			7,24,354	75,751	79,065	-	16,65,551	55,963			12,54,7	
From 1.00.001 -1.25.000	24,724			11.50.896	22,530			10.67.635	45,178		-	20.80.520	37.751		-	15.76.9	
Above ₹ 1,25,000	1,73,989	56,807	-	32,89,700	1,28,289	42,724	-	23,99,755	2,90,495	97,498	-	56,63,173	2,07,361	69,734	-	38,31,25	
										-							
									-	-	-	٠					
vi Individual non Single Premium- Annuity- INSPA																	
From 0-50000	245		-	110	276		-	119	443		-	204	569		-	25	
From 50,001-100,000	708	816	-	307	774		-	321	1,218		-	533	1,581		-	6	
From 1,00,001-150,000	342		-	163	332	236	-	134	577		-	273	654		-	2	
From 150,001- 2,00,000 From 2,00,,001-250,000	531 202	275	-	237 96	712 207		-	288 93	889 350		-	392 169	1,534 476	797 206	-	6	
From 2,00,,001-250,000 From 2,50,001 -3,00,000	371		_	96	207 458		-	93	350 591			253	982			4	
Above ₹ 3,00,000	5,866		-	2,503	6,583		-	2,686	9,995		-	4,234	13,769		-	5,9	
		231		_,_00	2,230	230		2,000	2,200	200		.,=51		.,		0,00	
vii Group Non Single Premium (GNSP)																	
From 0-10000	27		6,420		(437)		(55,003)		18		8,529	6,15,273	(1,158)		(1,24,084)		
From 10,001-25,000	63		8,215		48		4,312		113		16,408	6,89,421	107		8,980		
From 25001-50,000	92	-	8,340		84		8,471		169	-	16,438	5,32,925	165	-	15,762		
From 50,001- 75,000	70	-	8,492	1,58,882	76		9,875	1,49,571	126	-	13,665	3,13,894	154		13,892		
From 75,001-100,000	67		6,740		70		8,662		129		13,139	4,31,217	135		13,559		
From 1,00,001 -1,25,000 Above ₹ 1,25,000	51 4,372		4,229 5,68,593	92,861 52,92,476	7,006		4,410 9,02,319		101 11,144		9,037 17,47,786	3,43,306 1,31,44,606	129 18,663		19,724 22,02,171	3,33,2 1,70,21,1	
Above₹1,25,000	4,372	-	5,00,593	52,92,476	1,006	-	9,02,319	03,49,834	11,144	-	17,47,786	1,31,44,606	10,003	-	22,02,1/1	1,70,21,1	
		1															
viii Group Non Single Premium- Annuity- GNSPA		-	-	-	-	-	-	-	-		-	-	-	-	-		
viii Group Non Single Premium- Annuity- GNSPA From 0-10000		-	-	-		-		-	-	-	-			-			
viii Group Non Single Premium- Annuity- GNSPA From 0-10000 From 10,001-25,000	-		1	_	-	-	-	-	-	-	-	-	-	-	-		
From 0-10000 From 10,001-25,000			-					1		1							
From 0-10000	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-		
From 0-10000 From 10,001-25,000 From 25001-50,000 From 50,001-75,000 From 75,001-100,000	-	-	-	-	-	-		-		-	-	-	- :	-	-		
From 0-10000 From 10,001-25,000 From 25001-50,000 From 50,001-75,000 From 75,001-100,000 From 1,00,001-1,25,000	- :															-	
From 0-10000 From 10,001-25,000 From 25001-50,000 From 50,001-75,000 From 75,001-100,000	-	-	-	-	-	-		-	-	-	-	-		-	-		
From 0-10000 From 10,001-25,000 From 25001-50,000 From 50,001-75,000 From 75,001-100,000 From 1,00,001-1,25,000	-	-	-	-	-	-	-	-	:	-	-	-		-	-		
From 0-10000 From 10,001-25,000 From 25001-50,000 From 50,001-75,000 From 75,001-100,000 From 1,00,001-1,25,000	-	-	-	-	-	-	-	-	:	-	-	-		-	-		

FORM L-36-: PREMIUM AND NUMBER OF LIVES COVERED BY POLICY TYPE

Name of the Insurer: HDFC Life Insurance Company Limited

Date : September 30, 2024

Quarter End: September 30, 2024

No Particulars			quarter ended ber 30, 2024		For the quarter ended September 30, 2023						period ended per 30, 2024		Up to the period ended September 30, 2023			
	Premium (₹ Lakh)	No. of Policies	No. of Lives	Sum Insured, Wherever applicable (₹ Lakh)	Premium (₹ Lakh)	No. of Policies	No. of Lives	Sum Insured, Wherever applicable (₹ Lakh)	Premium (₹ Lakh)	No. of Policies	No. of Lives	Sum Insured, Wherever applicable (₹ Lakh)	Premium (₹ Lakh)	No. of Policies	No. of Lives	Sum Insured, Wherever applicable (₹ Lakh)
2 Renewal Premium																
i Individual																
From 0-10000	7,424	1,60,768	-	47,10,845	8,296	1,88,179		46,76,892	13,890	2,61,649		71,09,532	15,745	3,13,131	-	72,02,990
From 10,001-25,000	54,944	4,79,066	-	1,73,84,236	60,525	5,27,331		1,54,27,090	1,01,150	7,13,405		2,47,26,930	1,11,439	7,98,513		2,23,12,349
From 25001-50,000	1,36,916	4,79,489	-	1,19,07,229	1,37,294	5,16,673		1,00,72,057	2,47,556	7,38,929		1,68,56,293	2,47,371	8,00,528		1,43,78,941
From 50.001- 75.000	64.837	1.94.580		50.76.243	53.861	1,77,401	-	38.16.485	1.16.344	2.67.208		70.21.565	96,279	2.37.745	-	52,72,350
From 75.001-100.000	1.35,769	1,58,502		32,25,320	1.28,924	1,65,720	-	27.92.753	2.38.077	2.59.978		50.02.883	2,26,192	2,72,040		43,98,420
From 1.00.001 -1.25.000	48,961	74.094		24.26.590	33,928		-	14.29.145	84.719	1.01.756		33.40.981	59,283			19,70,977
Above ₹ 1,25,000	4,10,200	1,49,618	-	80,27,283	3,43,065	1,35,173	-	66,02,782	6,76,030	2,29,032		1,22,42,563	5,80,071	2,10,076	-	1,02,89,303
ii Individual- Annuity From 0-10000																
From 10.001-25.000	- 29	243		-	- 47	392		-	71	393		-	111	615		
From 10,001-25,000 From 25001-50.000	458		-	195	268		-	120	863	2.190	-	351	471			176
From 25001-50,000 From 50.001- 75.000	458 214		-	195	268		-	120 57	377	2,190 844	-	351 191	176			76
From 50,001-75,000 From 75,001-100,000	1.041		-		615		-		1.987	2,084	-	191 836				444
From 75,001-100,000 From 1.00.001 -1.25.000	1,041		-	448 140	87		-	301 58	1,987	2,084		209	997 146		-	75
			-		6 137		-	3.104	22.579	441					-	4.177
Above ₹ 1,25,000	11,682	2,323	-	5,021	6,137	1,4/6	-	3,104	22,579	4,261	-	9,669	8,513	2,098	-	4,177
iii Group																
From 0-10000	5	-	105	12.449	(846)	-	(18,352	(7.17.392)	(129)		(10,579)	(1,77,424)	(877)	-	(18,279	(6.96.261
From 10,001-25,000	14	-	66	34,136	15	-	97	42,578	28		318	92,198	26	-	208	65,383
From 25001-50 000	18		589	86 660	17	-	561	73 468	35		994	2 72 957	32	-	1.427	2.00.556
From 50.001- 75.000	15		567	41 745	15	-	289		34		1.032	86.120	26	-	779	
From 75.001-100.000	16		631	8,171	16	-	1.879		32		1,388	17.329	29		2.874	
From 1.00.001 -1.25.000	16		915	12.430	. 8	-	607		36		1.829	1.14.873	15		876	7,441
Above ₹ 1,25,000	10,268		11,32,796	94,34,947	10,984		10,56,182		20,148	-	15,05,677	2,11,30,506	19,111	-	13,23,358	1,69,03,273
							-									
iv Group- Annuity From 0-10000																
From 0-10000 From 10.001-25.000	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
From 10,001-25,000 From 25001-50.000	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
From 50,001- 75,000	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
From 75,001-100,000	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
From 1,00,001 -1,25,000		-	-	-		-	-			-	-			-	-	-
Above ₹ 1,25,000		-	-	-		-		-		-		-		-		-

- Note:
 1. Premium stands for premium amount.
 2. No. of lives means no. of lives insured under the policies.
 3. Premium collected for Annuity will be disclosed separately as stated above.
 4. In the absence of specific section for Group Yearly Renewable Premium (GYRP) in the above report, GYRP premium is shown under Group Non-Single Premium section.

FORM L-37- BUSINESS ACQUISITION THROUGH DIFFERENT CHANNELS (GROUP)

Name of the Insurer: HDFC Life Insurance Company Limited

Business Acquisition through Different Channels (Group)

	Channels	For the quarter ended September 30, 2024			For the quarter ended September 30, 2023		Up to the period ended September 30, 2024			Up to the period ended September 30, 2023			
			No. of Lives	Premium		No. of Lives	Premium		No. of Lives	Premium		No. of Lives	Premium
		No. of Policies	Covered	(₹ Lakh)	No. of Policies	Covered	(₹ Lakh)	No. of Policies	Covered	(₹ Lakh)	No. of Policies	Covered	(₹ Lakh)
1	Individual agents	-	243	268	-	102	99	-	435	296	-	1,775	188
2	Corporate Agents-Banks	14	52,65,177	75,571	11	59,43,193	81,375	24	1,09,21,822	1,47,116	24	1,16,14,449	1,51,881
3	Corporate Agents -Others	6	36,40,028	98,919	1	33,99,901	77,253	8	76,02,346	1,84,882	3	61,38,994	1,26,962
4	Brokers	52	14,50,618	15,596	69	22,57,458	28,112	108	41,79,372	41,339	122	37,76,584	47,192
5	Micro Agents	-	4,028	30	-	1,49,634	1,381	-	8,131	58	-	2,67,884	2,548
6	Direct Business	116	13,11,084	2,05,376	66	47,58,437	1,77,873	211	26,07,447	3,51,582	132	1,08,80,524	3,77,097
7	IMF	-	-	-	-	-	-	-	-	-	-	-	-
8	Others (Please Specify)	-	-	-	-	-	-	-	-	-	-	-	-
	Total (A)	188	1,16,71,178	3,95,759	147	1,65,08,725	3,66,092	351	2,53,19,553	7,25,273	281	3,26,80,210	7,05,867
1	Referral Arrangements (B)	-	-	-	-	-	-	-	-	-	-	-	-
	Grand Total (A+B)	188	1,16,71,178	3,95,759	147	1,65,08,725	3,66,092	351	2,53,19,553	7,25,273	281	3,26,80,210	7,05,867

Date: September 30, 2024

Note:

71

Quarter End: September 30, 2024

^{1.} Premium means amount of premium received from business acquired by the source

^{2.} No of Policies stand for no. of policies sold

FORM L-38- BUSINESS ACQUISITION THROUGH DIFFERENT CHANNELS (INDIVIDUAL)

Name of the Insurer: HDFC Life Insurance Company Limited Date : September 30, 2024

Business Acquisition through Different Channels (Individual) Quarter End: September 30, 2024

	Channels	For the quarter ended September 30, 2024		For the quarter ended September 30, 2023		Up to the period ended September 30, 2024		Up to the period ended September 30, 2023	
			Premium		Premium		Premium		Premium
		No. of Policies	(₹ Lakh)	No. of Policies	(₹ Lakh)	No. of Policies	(₹ Lakh)	No. of Policies	(₹ Lakh)
1	Individual agents	68,269	69,168	58,994	54,310	1,17,747	1,19,557	1,01,026	97,821
2	Corporate Agents-Banks	1,62,221	2,15,711	1,30,092	1,77,987	2,86,289	3,74,128	2,26,569	2,89,171
3	Corporate Agents -Others	16,098	15,026	15,600	14,488	29,014	25,531	28,072	25,645
4	Brokers	36,647	26,273	28,405	17,307	67,630	42,784	51,909	32,774
5	Micro Agents								
6	Direct Business								
	- Online (Through Company Website)	21,183	11,601	13,016	9,442	35,306	23,233	25,077	17,846
	- Others	24,560	80,982	23,104	74,636	45,984	1,50,189	43,213	1,34,988
7	IMF	132	175	65	84	231	270	98	290
8	Common Service Centres	-	-	-	-	-	-	-	-
9	Web Aggregators	33	11	61	10	76	22	118	33
10	Point of Sales	-	-	-	(1)	-	-	13	1
11	Others (Please Specify)	-	-	-	-	-	-	-	-
	Total (A)	3,29,143	4,18,947	2,69,337	3,48,263	5,82,277	7,35,715	4,76,095	5,98,569
	Referral Arrangements (B)	-	2	-	5	-	4	97	39
	Grand Total (A+B)	3,29,143	4,18,949	2,69,337	3,48,268	5,82,277	7,35,719	4,76,192	5,98,608

Note:

1. Premium means amount of premium received from business acquired by the source

2. No of Policies stand for no. of policies sold

FORM L-39-Data on Settlement of Claims (Individual)

Name of the Insurer: HDFC Life Insurance Company Limited

For the Quarter End: September 30, 2024	Date : September 30, 2024

	Ageing of Claims ¹											
	Types of Claims			No. of cla	aims paid			Total No. of claims paid	Total amount			
SI.No.		On or before matuirty	1 month	1 - 3 months	3 - 6 months	6 months - 1 year	> 1 year		of claims paid (₹ In Lakh)			
1	Maturity Claims	25,929	19,386	387	1	-	-	45,703	1,88,444			
2	Survival Benefit ²	5,28,939	52,001	161	74	132	31	5,81,338	96,329			
3	Annuities / Pension	4,38,074	17,249	1	-	-	-	4,55,324	53,472			
4	Surrender ³	9,083	52,323	37	12	16	1	61,472	3,31,571			
5	Other benefits ⁴	76	28,638	2,181	2,450	1,298	69	34,712	74,770			
	Death Claims	-	4,702	-	-	-	-	4,702	48,373			

¹ The ageing of claims:- in case of the death and health claim the settlement duration is computed from the date of receipt of last requirement.

FORM L-39-Data on Settlement of Claims (Group)

	Ageing of Claims ¹									
				No. of cla	aims paid			Total No. of claims paid	Total amount	
SI.No.	Types of Claims	On or before matuirty	1 month	1 - 3 months	3 - 6 months	6 months - 1 year	> 1 year		of claims paid (₹In Lakh)	
1	Maturity Claims	-	-	-	-	-	-	-	-	
2	Survival Benefit	-	-	-	-	-	-	-	-	
3	Annuities / Pension	-	143	-	-	-	-	143	970	
4	Surrender ²	-	1,76,454	-	-	-	-	1,76,454	61,053	
5	Other benefits ³	-	8,913	-	-	-	•	8,913	73,710	
	Death Claims	-	1,00,463	222	64	-	•	1,00,749	93,357	

¹The ageing of claims:- in case of the death claim the settlement duration is computed from the date of receipt of last requirement.

² Includes Rider Claims (Critical Illness) and other Survival Benefits

³ In case of Surrender, the computation of ageing of data is from the date of application of surrender to the date of settlemet of the claim.

⁴ Rider Claims (Accident, income benefit & waiver premium), partial withdrawals, amount payable on termination of paid up, lapsed and discontinuance and Health Claims are reported in Other Benefits.

² In case of Surrender, the computation of ageing of data is from the date of application of surrender to the date of settlement of the claim.

³ Rider Claims (Accident, income benefit & waiver premium), partial withdrawals, amount payable on termination of paid up, lapsed and discontinuance and Health Claims are reported in Other Benefits.

FORM L-39-Data on Settlement of Claims (Individual)

Name of the Insurer: HDFC Life Insurance Company Limited

Up to the Quarter End: September 30, 2024 Date : September 30, 2024

	Ageing of Claims ¹											
	Types of Claims			No. of cla	aims paid			Total No. of claims paid	Total amount			
SI.No.		On or before matuirty	1 month	1 - 3 months	3 - 6 months	6 months - 1 year	> 1 year		of claims paid (₹ In Lakh)			
1	Maturity Claims	47,460	38,110	391	2	-	-	85,963	3,41,397			
2	Survival Benefit ²	9,79,835	75,312	254	95	134	34	10,55,664	1,53,350			
3	Annuities / Pension	8,63,823	26,851	1	-	-	-	8,90,675	1,12,545			
4	Surrender ³	9,083	1,16,657	96	25	19	1	1,25,881	6,75,768			
5	Other benefits ⁴	83	60,443	5,506	5,281	3,260	71	74,644	1,51,470			
	Death Claims	-	9,495	1	-	-	-	9,496	94,167			

¹ The ageing of claims:- in case of the death and health claim the settlement duration is computed from the date of receipt of last requirement.

FORM L-39-Data on Settlement of Claims (Group)

	Ageing of Claims ¹										
				No. of cla	aims paid			Total No. of claims paid	Total amount		
SI.No.	Types of Claims	On or before matuirty	1 month	1 - 3 months	3 - 6 months	6 months - 1 year	> 1 year		of claims paid (₹In Lakh)		
1	Maturity Claims	-	-	-	-	-	-	-	-		
2	Survival Benefit	-	-	-	-	-	-	-	-		
3	Annuities / Pension	-	278	-	-	-	-	278	1,691		
4	Surrender ²	-	1,95,090	-	-	-	-	1,95,090	70,251		
5	Other benefits ³	-	17,936	-	-	1	-	17,937	1,75,329		
	Death Claims	-	1,96,892	321	86	-	1	1,97,299	1,69,697		

¹The ageing of claims:- in case of the death claim the settlement duration is computed from the date of receipt of last requirement.

² Includes Rider Claims (Critical Illness) and other Survival Benefits

³ In case of Surrender, the computation of ageing of data is from the date of application of surrender to the date of settlemet of the claim.

⁴ Rider Claims (Accident, income benefit & waiver premium), partial withdrawals, amount payable on termination of paid up, lapsed and discontinuance and Health Claims are reported in Other Benefits.

² In case of Surrender, the computation of ageing of data is from the date of application of surrender to the date of settlement of the claim.

³ Rider Claims (Accident, income benefit & waiver premium), partial withdrawals, amount payable on termination of paid up, lapsed and discontinuance and Health Claims are reported in Other Benefits.

FORM L-40 Quarterly Claims Data for Life

Date : September 30, 2024 For the Quarter End: September 30, 2024

	Death Claims	No. of clai	ims only
SI. No.	Claims Experience	Individual	Group
1	Claims O/S at the beginning of the period ¹	128	24
2	Claims Intimated / Booked during the period	4,727	1,00,943
(a)	Less than 3 years from the date of acceptance of risk	1,906	98,681
(b)	Greater than 3 years from the date of acceptance of risk	2,821	2,262
3	Claims Paid during the period	4,702	1,00,749
4	Claims Repudiated during the period ²	15	185
5	Claims Rejected ³	-	3
6	Unclaimed	-	-
7	Claims O/S at End of the period	138	30
	Outstanding Claims:-		
	Less than 3months	125	25
	3 months and less than 6 months	6	5
	6 months and less than 1 year	4	-
	1year and above	3	-

¹Opening Balance is the closing balance of previous quarter.

³Where claim cannot be considered due to non-admissibility resulting from the policy terms and conditions.

	Individual Claims	No. of claims or	nly			
SI. No.	Claims Experience	Maturity	Survival Benefit ¹	Annuities/ Pension	Surrender	Other Benefits ²
1	Claims O/S at the beginning of the period	3,391	7,369	6,582	1,484	15,655
2	Claims Booked during the period	46,551	5,86,207	4,54,819	61,747	34,618
3	Claims Paid during the period	45,703	5,81,338	4,55,324	61,472	34,712
4	Unclaimed ³	(1)	-	(42)	-	-
5	Claims O/S at End of the period	4,240	12,238	6,119	1,759	15,561
	Outstanding Claims (Individual)					
	Less than 3 months	2,582	7,325	1,497	1,689	6,402
	3 months and less than 6 months	435	1,703	710	12	3,261
	6 months and less than 1 year	1,067	2,659	1,136	45	5,525
	1 year and above	156	551	2,776	13	373

¹Includes Rider Claims (Critical Illness) and other Survival Benefits

³Includes unclaimed transaction reversal in order to comply with IRDAI regulation

	Group Claims	No. of claims or	nly			
SI. No.	Claims Experience	Maturity	Survival Benefit	Annuities/ Pension	Surrender	Other Benefits [^]
1	Claims O/S at the beginning of the period	-	-	-	-	-
2	Claims Booked during the period	-		143	1,76,454	8,913
3	Claims Paid during the period	-		143	1,76,454	8,913
4	Unclaimed	-	-	-	-	-
5	Claims O/S at End of the period	-		-	-	-
	Outstanding Claims (Group)					
	Less than 3months	-		-	-	-
	3 months and less than 6 months	-	-	-	-	-
	6 months and less than 1 year	-		-	-	-
	1 year and above	-		-	-	-

Other Benefits^:

²Where claim cannot be considered due to non-admissibility under the provisions of Sec.45.

²Rider Claims (Accident, income benefit & waiver premium), partial withdrawals,amount payable on termination of paid up, lapsed and discontinuance and Health Claims are reported in Other Benefits.

a) Rider Claims (Accident, income benefit & waiver premium), partial withdrawals, amount payable on termination of paid up, lapsed and discontinuance and Health Claims are reported in Other Benefits.

FORM L-40 Quarterly Claims Data for Life

Date : September 30, 2024

Up to the Quarter End: September 30, 2024

	Death Claims	No. of cla	aims only
SI. No.	Claims Experience	Individual	Group
1	Claims O/S at the beginning of the period ¹	8	-
2	Claims Intimated / Booked during the period	9,649	1,97,647
(a)	Less than 3 years from the date of acceptance of risk	3,838	1,93,558
(b)	Greater than 3 years from the date of acceptance of risk	5,811	4,089
3	Claims Paid during the period	9,496	1,97,299
4	Claims Repudiated during the period ²	23	313
5	Claims Rejected ³	-	5
6	Unclaimed	-	-
7	Claims O/S at End of the period	138	30
	Outstanding Claims:-		
	Less than 3months	125	
	3 months and less than 6 months	6	-
	6 months and less than 1 year	4	-
	1year and above	3	-

¹Opening Balance is the closing balance of previous quarter.

³Where claim cannot be considered due to non-admissibility resulting from the policy terms and conditions.

	Individual Claims	No. of claims or	nly			
SI. No.	Claims Experience	Maturity	Survival Benefit ¹	Annuities/ Pension	Surrender	Other Benefits ²
1	Claims O/S at the beginning of the period	6,504	4,641	7,029	1,838	22,042
2	Claims Booked during the period	83,699	10,63,261	8,89,765	1,25,802	68,163
3	Claims Paid during the period	85,963	10,55,664	8,90,675	1,25,881	74,644
4	Unclaimed	-	-	-	-	-
5	Claims O/S at End of the period	4,240	12,238	6,119	1,759	15,561
	Outstanding Claims (Individual)					
	Less than 3 months	2,582	7,325	1,497	1,689	6,402
	3 months and less than 6 months	435	1,703	710	12	3,261
	6 months and less than 1 year	1,067	2,659	1,136	45	5,525
	1 year and above	156	551	2,776	13	373

No. of claims only

²Rider Claims (Accident, income benefit & waiver premium), partial withdrawals,amount payable on termination of paid up, lapsed and discontinuance and Health Claims are reported in Other Benefits.

No.	Claims Experience	Maturity	Survival Benefit	Annuities/ Pension	Surrender
1	Claims O/S at the beginning of the period			-	-
2	Claims Booked during the period			278	1,95,090
3	Claims Paid during the period			278	1,95,090
4	Unclaimed	-	-	-	-
5	Claims O/S at End of the period	-	-	-	-
	Outstanding Claims (Group)				
	Less than 3months	-	-	-	-

Other Benefits^:

Group Claims

3 months and less than 6 months 6 months and less than 1 year

²Where claim cannot be considered due to non-admissibility under the provisions of Sec.45.

¹Includes Rider Claims (Critical Illness) and other Survival Benefits

a) Rider Claims (Accident, income benefit & waiver premium), partial withdrawals, amount payable on termination of paid up, lapsed and discontinuance and Health Claims are reported in Other Benefits.

FORM L-41 GRIEVANCE DISPOSAL

Name of the Insurer: HDFC Life Insurance Company Limited

GRIEVANCE DISPOSAL FOR THE QUARTER ENDED SEPTEMBER 30, 2024

O. N.	5.01.4	Opening balance as on beginning	Additions during the quarter (net	Complaints	resolved/ settle quarter	d during the	Complaints pending at the	Total Complaints registered up to the		
SI No.	Particulars*	of the quarter of duplicate complaints) Fully Partial Rejected Accepted		complaints) Fully Partial Rejected quarter		complaints) Fully Partial				quarter during the financial year
1	Complaints made by customers									
a)	Death claims	-	79	25	14	37	3	156		
b)	Policy servicing	-	186	82	35	62	7	383		
c)	Proposal processing	-	31	11	7	12	1	56		
d)	Survival claims	1	139	65	25	43	7	258		
e)	ULIP related	-	6	3	2	1	-	15		
f)	Unfair business practices	10	895	174	188	510	33	1,662		
g)	Others	-	3	•	1	2	-	4		
	Total Number of complaints:	11	1,339	360	272	667	51	2,534		

^{*}Categorization shown under particulars are subject to change during resolution.

2	Total number of policies up to corresponding period of	
	previous year	4,76,473
3	Total number of claims up to corresponding period of	
	previous year	22,99,002
4	Total number of policies up to current period	5,82,628
5	Total number of claims up to current period	26,51,290
6	Total number of policy complaints (current period) per 10,000 policies (current year)	36
7	Total number of claim complaints (current Period) per 10,000 claims registered (current year)	2

		Complaints mad	de by customers		s made by ediaries	Total		
8	Duration wise pending status	Number	Percentage to Pending complaints		Percentage to Pending complaints		Percentage to Pending complaints	
(a)	Up to 15 days	51	100%	-	0%	51	100%	
(b)	15-30 days	-	-	-	-	-	-	
(c)	30-90 days	-	-	-	-	-	-	
(d)	90 days & beyond	-	-	-	-	-	-	
	Total Number of complaints:	51	100%		0%	51	100%	

Date: September 30, 2024

Quarter End: 30th September 2024
Name of the insurer: HDFC Life Insurance
Date: 30th September 2024

						<u> </u>	Maximum) of para		,,								
уре	Category of business	Interes	st Rate	Mortali	ty Rate*	Morbidity	y Rate	Fixed Ex	kpenses [#]	Variable	Expenses	Inflatio	on Rate	Withdrawa	al rates	Future Bo (Assum	
		As at 30th September 2024	As at 30th September 2023	As at 30th September 2024	As at 30th September 2023	As at 30th September 2024	As at 30th September 2023		As at 30th September 2023	As at 30th September 2024	As at 30th September 2023	As at 30th September 2024		September S		As at 30th September 2024	As at 30th September 2023
Par	Non-Linked -VIP																
	Life	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	
	General Annuity	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	
	Pension	N/A	N/A				N/A	N/A				N/A	N/A		N/A	N/A	
	Health	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	
	Non-Linked -Others																
	Life	5.80%-6.50%	5.80%-6.50%	44%-222%	45%-150%		N/A	49-1330	46-1254			4%-6% p.a.	4%-6% p.a.	0%-34%	0%-34%	0.5%-63%	1.49%-10
	General Annuity	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	
	Pension	5.80%-6.50%	5.80%-6.50%	50%-72%		N/A	N/A	712-1330	671-1254			4%-6% p.a.	4%-6% p.a.	0%-18%	0%-14%	1.70%-8%	1.70
	Health	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	
	Linked -VIP	T	1	Τ	Τ				<u> </u>	1			1	 			ı
	Life	NA	NA	N/A	N/A	N/A	N/A	. N/A	N/A	N/A	. N/A	N/A	N/A	N/A	N/A	N/A	
	General Annuity	N/A	N/A				N/A								N/A		
	Pension	N/A	N/A				N/A	N/A		4			N/A		N/A		
	Health	N/A	N/A				N/A	N/A					N/A		N/A		
	Linked-Others	IN/A	IN/A	IN/A	IN/A	IN/A	IN/ <i>P</i>	IN/A	IN/A	19/7	19/7	IN/A	IN/A	111/7	IN/A	IN/A	
	Life	N/A	N/A	N/A	N/A	N/A	N/A	. N/A	N/A	N/A	. N/A	N/A	N/A	N/A	N/A	N/A	
	General Annuity	N/A	N/A				N/A								N/A		
	Pension	N/A	N/A				N/A						N/A		N/A		
	Health	N/A	N/A				N/A	N/A					N/A		N/A		
ar	Non-Linked -VIP	IN/A	IN/A	IN/A	IN/A	IN/A	IN/P	IN/A	IN/A	N IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	NOT APP	
aı		NI/A	NI/A	NI/A	NI/A	NI/A	N1/A	NI/A	NI/A	NI/A	NI/A	NI/A	NI/A	NI/A	NI/A	_	LICABLE
	Life General Annuity	N/A	N/A N/A				N/A			4					N/A		
		N/A 5.20%	5.20%				N/A N/A	N/A N/A					N/A N/A		N/A N/A		
	Pension Health	5.20% N/A	5.20% N/A				N/A						N/A N/A		N/A N/A		
		IN/A	IN/A	. IN/A	IN/A	IN/A	IN/P	IN/A	IN/A	N IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	,	
	Non-Linked -Others Life	5.2%-6.5%	F 20/ C F0/	240/ 7020/	240/ 7020/	Morbidity rotoo yood	Markiditurataa	78-1330	74-1254	l Ni	NI:	C0/ = a	C0/ = 0	00/ 220/	0%-28%		
	Lile	3.270-0.370	5.2%-6.5%	21%-792%	21%-792%	Morbidity rates used are based on Pricing/Reinsurer rates adjusted for any experience	are based or Pricing/Reinsure rates adjusted for any experience) -	74-1234	t ini	l Nil	6% p.a.	6% p.a.	0%-32%	U%-20%		
	General Annuity	6.05%-6.54%	6.50%	54%-81%	54%-78%	N/A	N/A		215-1254	1 Ni	l Nil	6% p.a.	6% p.a.	0%	0%	•	
	Pension	5.20%-6.5%	5.9%-6.5%			N/A	N/A		671-1254				6% p.a.		0%-16%	•	
	Health	5.9%-6.5%			48%-125%	Morbidity rates used are based on Pricing/Reinsurer rates adjusted for any experience	Morbidity rates used are based or Pricing/Reinsure rates adjusted for any experience) -	181-1254	1 Ni	Nil		6% p.a.		0%-70%		
	Linked -VIP	1							1			<u> </u>		+			
	Life	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A		
	General Annuity	N/A					N/A								N/A	l .	
	Pension	N/A					N/A								N/A		
	Health	N/A					N/A								N/A		
	Linked-Others	1.5/71	. 4/7	. 371	1.3/7	. 371	. 4//	1.37	1.37	1.3/7	1	1.371	1,97	1471	1 1// 1	h	
	Life	5.20%	5.20%	21%-84%	21%-78%	N/A	N/A	712-1330	671-1254	1 Ni	l Nii	6% p.a.	6% p.a.	0%-32%	0%-32%		
	General Annuity	N/A	N/A				N/A								N/A		
	Pension	5.20%	5.20%				N/A						6% p.a.		0%-42%		
	Health	N/A					N/A								N/A		

						Range (Minimum to	Maximum) of parar	neters used f	for valuation								
Type	Category of business	Interes	st Rate	Mortali	ty Rate*	Morbidity	y Rate	Fixed Ex	xpenses [#]	Variable I	Expenses	Inflatio	on Rate	Withdra	wal rates		Bonus Rates
		As at 30th	As at 30th	As at 30th	As at 30th	As at 30th September			As at 30th					As at 30th		As at 30th	As at 30th
		September 2024	September 2023	September 2024	September 2023	2024	September 2023	September 2024	September 2023	September 2024			September 2023	September 2024	September 2023	September 2024	September 2023
Par	Non-Linked -VIP																
	Life	N/A	N/A	N/A		N/A	N/A										
	General Annuity	N/A	N/A	N/A		N/A	N/A										
	Pension	N/A N/A	N/A N/A	N/A N/A		N/A N/A	N/A N/A										
	Health Non-Linked -Others	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	N/A	IN/A	IN/A	IN/A	IN/F	N IN/A	IN/A	N/	/A IN/
	Life	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/	/A N/.
	General Annuity	N/A	N/A	N/A		N/A	N/A										
	Pension	N/A	N/A	N/A		N/A	N/A										
	Health	N/A	N/A	N/A	N/A		N/A										
	Links d. MD	1		I	1				1	Π	_	<u> </u>	ı	1	1	I	
	Linked -VIP	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/	/A N//
	Life General Annuity	N/A	N/A N/A	N/A N/A		N/A N/A	N/A N/A										
	Pension	N/A	N/A	N/A		N/A N/A	N/A										
	Health	N/A	N/A	N/A		N/A	N/A										
	Linked-Others		-				·										
	Life	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/	/A N/ <i>A</i>
	General Annuity	N/A	N/A	N/A		N/A	N/A										
	Pension	N/A	N/A	N/A		N/A	N/A										
	Health	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A		
n-Par	Non-Linked -VIP							<u> </u>								→	PPLICABLE
	Life	5.90%-8.00%	5.90%-7.59%	1 per mille		N/A	N/A										
	General Annuity	N/A	N/A	N/A		N/A	N/A										
	Pension Health	5.90%-8.00% N/A	5.90%-7.59% N/A	1 per mille N/A		N/A N/A	N/A N/A			Nil N/A			6% p.a N/A				
	Non-Linked -Others	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	IN/F	N IN/A	IN/A	<u>\</u>	
	Life	5.80%-7.37%	5.61%-7.28%	24%-456%	25%-447%	Morbidity rates used	Morbidity rates used	7.54-8.23	7.116-8.23	Nil	Nil	6% p.a.	6% p.a	. 0%-4%	0%-9%		
		0.0070 1.0170	0.0.702070		20,0 ,0	are based on	are based on					σ, σ μ.α	0,0 p.a.]	0,00,0		
						Pricing/Reinsurer rates	Pricing/Reinsurer										
						adjusted for any	rates adjusted for										
						experience	any experience	1									
	General Annuity	N/A	N/A	N/A			N/A										
	Pension	6.36%-7.31%	5.725%-7.11%	1 per mille		N/A	N/A						6% p.a				
	Health	5.9%-6.5%	5.9%-6.5%	120%	120%				7.116	Nil	Nil	6% p.a.	6% p.a	. N/A	N/A	Λ.	
						are based on	are based on										
						Pricing/Reinsurer rates	Pricing/Reinsurer										
						adjusted for any experience	rates adjusted for any experience										
						expenence	any expenence										
								<u> </u>			<u> </u>			1		1	
	Linked -VIP			h.//						.		.	.	2115	.		
	Life	N/A	N/A	N/A N/A			N/A N/A										
	General Annuity Pension	N/A N/A	N/A N/A	N/A N/A		N/A N/A	N/A N/A										
	Health	N/A	N/A N/A				N/A N/A										
	Linked-Others	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	IN/A	1 1 1 / /-	11///	IN/A	 	
	Life	5.20%	5.20%	126%	126%	N/A	N/A	. 19	18	Nil	Nil	6% p.a.	6% p.a	. 8%	8%	<u>, </u>	
	General Annuity	N/A	N/A	N/A			N/A										
	Pension	5.20%	5.20%	126%		N/A	N/A										

^{*} Valuation mortality rates expressed as a % of IALM 2012-14 (Male lives) except annuity where it's expressed as a % of Indian Individual Annuitant's Mortality Table (2012-15).

Expenses for RP/LP except for Annuity where it includes SP as well

Valuation Data

The key data fields required for valuation are provided by the IT team at an individual policy level. The data provided by IT team is checked to verify consistency, completeness and accuracy. The data format is then modified by the actuarial team to make it compatible with the actuarial valuation software, "Prophet".

Valuation Bases/Methodology

Changes made to the valuation basis since Jun'24 are reflected in the above tables.

IRDAI (Actuarial, Finance and Investment Functions of Insurers) Regulations 2024

^{**}Reversionary/Cash Bonus Rates are mentioned in the table. Terminal bonuses are set at a policy level as the excess of projected asset share over guaranteed maturity benefits, subject to a minimum of zero.

Description of the proposal Reason supporting the vote decision **Investee Company Name** Type of Meeting Proposal of Management Vote **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) To receive, consider and adopt the audited standalone financial statements of the Company for the Computer Age Management Financial Year ended March 31, 2024 together with the Reports of the Board of Directors and Auditors 01-07-2024 Services Ltd AGM FOR FOR Management Routine proposal To receive, consider and adopt the audited consolidated financial statements of the Company for the Computer Age Management Financial Year ended March 31, 2024 together with the Reports of the Board of Directors and Auditors 01-07-2024 AGM Management FOR FOR Services Ltd Routine proposal To confirm the Interim Dividends of Rs. 30/- per equity share of face value of Rs. 10/- each fully paid-up, Computer Age Management for the FY 2023-24, approved by the Board of Directors and already paid to eligible shareholders and to 01-07-2024 Services Ltd AGM declare a final dividend of Rs. 16.50/- per equity share, for the year ended March 31, 2024. FOR FOR Management Routine proposal Appointment of Mr. Pravin Udhyavara Bhadya Rao (DIN: 06782450) as an Independent Director of the Computer Age Management 01-07-2024 Services Ltd AGM Management Company for a term of 3 years. FOR FOR Nothing objectionable To receive, consider and adopt: a. the audited financial statements of the company for the financial year ended 31 March 2024 together Unqualified financial statements (except certain with the reports of the board of directors and the auditors thereon. non-material remarks identified in CARO b. the audited consolidated financial statements of the company for the financial year ended 31 March report). Compliant with Indian Accounting 01-07-2024 Cyient Limited AGM 2024, together with the report of the auditors thereon. FOR Standards. Management To confirm the payment of interim dividend of Rs. 12 per share and to declare a final dividend of Rs. 18 Sufficient fund. No concern identified. Cyient Limited AGM per share for the financial year 2023 - 24. FOR FOR 01-07-2024 Management To appoint a director in place of Mr. Muthiah Murugappan Murugappan (DIN: 00170478), who retires by 01-07-2024 Cyient Limited AGM rotation and being eligible, offers himself for re-appointment as a director liable to retire by rotation. FOR FOR Compliant with law. No concern identified. Management To appoint a director in place of Mr. Venkat Rama Mohan Reddy Bodanapu (DIN: 00058215), who retires AGM by rotation and being eligible, offers himself for re-appointment as a director liable to retire by rotation. FOR 01-07-2024 Cyient Limited Management Compliant with law. No concern identified. Re-appointment of M/s. S.R Batliboi and Associates LLP, Chartered Accountants (Firm Registration No. FRN 101049W/E300004) as the Statutory Auditors of the Company commencing from the conclusion of this Annual General Meeting until the conclusion of 38th (Thirty eighth) Annual General Meeting to be held 01-07-2024 Cvient Limited AGM in the year 2029 at such remuneration plus applicable taxes and actual out of pocket expenses. FOR FOR Management Compliant with Law. No concern identified. To approve borrowing limits of the Company under section 180 (1)(c) of the Companies Act, 2013 and Creation of Charge/ Security under section 180(1)(a) of the Companies Act, 2013 for an aggregate amount not exceeding a sum of INR 2500 Crores. FOR PBL FOR 03-07-2024 Juniper Hotels Ltd Management Business need Appointment of Ms. Lee Fang Chew (DIN 02112309) as a Non - Executive Independent Director of the Company for a term of five consecutive years commencing from April 25, 2024 to April 24, 2029 (both Appointments compliant with law. No concern days inclusive), and she will not be liable to retire by rotation. FOR 03-07-2024 **HCL** Technologies Limited PBL Management FOR identified. Approval of HCL Technologies Limited - Restricted Stock Unit Plan 2024 and Grant of Restricted Stock Compliant with law. No major governance Units to the Eligible Employees of the Company. FOR FOR 03-07-2024 **HCL** Technologies Limited PBL concern identified in the proposed RSU plan. Management Grant of Restricted Stock Units to the Eligible Employees of Subsidiaries and/ or Associate Companies of Compliant with law. No governance concern 03-07-2024 HCL Technologies Limited PBL the Company under the HCL Technologies Limited Restricted Stock Units Plan 2024. FOR FOR identified. Management Authorization for secondary acquisition of equity shares of the Company by HCL Technologies Stock Options Trust for implementation of HCL Technologies Limited - Restricted Stock Unit Plan 2024 and Compliant with law. No major governance providing financial assistance in this regard. 03-07-2024 **HCL** Technologies Limited PBL **FOR** FOR concern identified in the proposed RSU plan. Management Appointment of Mr. Kumar Venkatasubramanian (DIN: 08144200), as Managing Director of the Company PBL Management for a period of five years with effect from May 1, 2024, and including remuneration. FOR FOR 03-07-2024 Gillette India Limited Nothing objectionable Appointment of Mr. Kumar Venkatasubramanian (DIN: 08144200), as Managing Director of the Company Procter & Gamble Hygiene and for a period of five years with effect from May 1, 2024 and including remuneration. 03-07-2024 Health Care Limited PBL Management FOR FOR Nothing objectionable Appointment of Mr. Sudip Basu (DIN: 09743986) as a Non - Executive Non - Independent Director of the Bank, for a period of four consecutive years from May 30, 2024 up to May 29, 2028 (both days inclusive) and including remuneration. 04-07-2024 IndusInd Bank Limited PBL Management FOR FOR nothing objectionable Payment of fixed remuneration, not exceeding Rs. 28 lakh per annum to each Non - Executive Director 04-07-2024 IndusInd Bank Limited PBL Management excluding the Non - Executive (Part-time) Chairman of the Bank, with effect from August 1, 2024. FOR FOR nothing objectionable To consider and adopt the audited standalone financial statements of the Company for the year ended AGM March 31, 2024 and the Reports of the Board of Directors and Auditors thereon. FOR FOR 04-07-2024 Larsen & Toubro Limited Management Routine Proposal To consider and adopt the audited consolidated financial statements of the Company for the year ended AGM 04-07-2024 Larsen & Toubro Limited March 31, 2024 and the report of the Auditors thereon. FOR FOR Routine Proposal Management To declare a Final Dividend of Rs. 28/- per share of face value of Rs. 2/- each for FY 2023 - 24. 04-07-2024 Larsen & Toubro Limited AGM Management FOR FOR Routine Proposal To appoint a Director in place of Mr. R. Shankar Raman (DIN: 00019798), who retires by rotation and is 04-07-2024 Larsen & Toubro Limited AGM Management eligible for re-appointment. FOR FOR Nothing Objectionable To appoint a Director in place of Mr. Subramanian Sarma (DIN: 00554221), who retires by rotation and is AGM FOR 04-07-2024 Larsen & Toubro Limited Management eligible for re-appointment. FOR Nothing Objectionable Appointment of M/s. MSKA and Associates Chartered Accountants (Firm Registration No. 105047W issued by the Institute of Chartered Accountants of India), as Statutory Auditors of the Company, for a period of 5 consecutive years, to hold office from conclusion of 79th Annual General Meeting till conclusion of 84th 04-07-2024 Larsen & Toubro Limited AGM Annual General Meeting and fix their remuneration. FOR FOR Nothing Objectionable Management Appointment of Mr. Siddhartha Mohanty (DIN: 08058830) (representing equity interest of Life Insurance AGM 04-07-2024 Larsen & Toubro Limited Management Corporation of India), as Director of the Company liable to retire by rotation. FOR FOR Nothing Objectionable Amendment to Articles of Association of the Company by deleting Article 107 pertaining to qualification AGM FOR 04-07-2024 Larsen & Toubro Limited FOR Nothing Objectionable Management The Company for entering into and/ or continuing to enter into transactions with Larsen Toubro Arabia LLC, a subsidiary of the Company and Related Party within the meaning of Section 2 (76) of the Act and Regulation 2 (1) (zb) of the Listing Regulations, for providing Parent Company Guarantees on behalf of the said subsidiary, aggregating upto an amount not exceeding Rs. 12,500 crore or USD 1,500 Mn AGM FOR FOR 04-07-2024 Larsen & Toubro Limited whichever is higher. Nothing Objectionable Management

Date: September 30, 2024

Proposal of **Description of the proposal** Meeting **Investee Company Name** Type of Meeting Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) o enter into contracts/ transactions with L and T Metro Rail (Hyderabad) Limited, a subsidiary of the Company and Related Party within the meaning of Section 2 (76) of the Act and Regulation 2 (1) (zb) of the Listing Regulations, in the nature of a) sale, purchase, lease or supply of goods or business assets or property or equipment b) availing or rendering of services c) transfer of any resources, services or obligations to meet the Company's business objectives/ requirements d) Providing inter-corporate deposits e) providing parent company guarantees (Related Party Transactions), aggregating upto an amount not AGM exceeding Rs. 4,800 crore. FOR FOR 04-07-2024 Larsen & Toubro Limited Nothing Objectionable Management l o enter into contracts/ transactions with L and T Modular Fabrication Yard LLC, a subsidiary of the Company and Related Party within the meaning of Section 2 (76) of the Act and Regulation 2 (1) (zb) of the Listing Regulations, in the nature of a) sale, purchase, lease or supply of goods or business assets or property or equipment b) availing or rendering of services c) transfer of any resources, services or obligations to meet the Company's business objectives/ requirements (Related Party Transactions), FOR 04-07-2024 AGM aggregating upto an amount not exceeding Rs. 4,300 crore. FOR Larsen & Toubro Limited Management Nothing Objectionable To enter into contracts/ transactions with L and T Special Steels and Heavy Forgings Private Limited, a subsidiary of the Company and Related Party within the meaning of Section 2 (76) of the Act and Regulation 2 (1) (zb) of the Listing Regulations, in the nature of a) sale, purchase, lease or supply of goods or business assets or property or equipment b) availing or rendering of services c) transfer of any resources, services or obligations to meet the Company's business objectives/ requirements (Related Party AGM Transactions), aggregating upto an amount not exceeding Rs. 1,500 crore. FOR 04-07-2024 Larsen & Toubro Limited Nothing Objectionable Management To enter into contracts/ transactions with L and T - MHI Power Boilers Private Limited, a subsidiary of the Company and Related Party within the meaning of Section 2 (76) of the Act and Regulation 2 (1) (zb) of the Listing Regulations, in the nature of a) sale, purchase, lease or supply of goods or business assets or property or equipment b) availing or rendering of services c) transfer of any resources, services or obligations to meet the Company's business objectives/ requirements d) availing inter corporate 04-07-2024 Larsen & Toubro Limited AGM Management borrowings (Related Party Transactions), aggregating upto an amount not exceeding Rs. 1,200 crore. **FOR** FOR Nothing Objectionable To enter into contracts/ transactions with LTIMIndtree Limited, a subsidiary of the Company and Related Party within the meaning of Section 2 (76) the Act and Regulation 2 (1) (zb) of the Listing Regulations, in the nature of a) sale, purchase, lease or supply of goods or business assets or property or equipment b) availing or rendering of services c) transfer of any resources, services or obligations to meet the Company's business objectives/ requirements (Related Party Transactions), aggregating upto an amount not exceeding Rs. 2,000 crore. AGM FOR FOR Nothing Objectionable 04-07-2024 Larsen & Toubro Limited Management To enter into contracts/ arrangements/ transactions with Nuclear Power Corporation of India Limited, a Related Party of the Company's subsidiary viz. L and T Special Steels and Heavy Forgings Private Limited within the meaning of Section 2 (76) of the Act, in the nature of a) sale, purchase, lease or supply of goods or assets or property or equipment b) rendering of services c) transfer of any resources, services or obligations to meet the Company's business objectives/ requirements (Related Party Transactions), aggregating upto an amount not exceeding Rs. 2,800 crore. 04-07-2024 Larsen & Toubro Limited AGM FOR FOR Nothing Objectionable Management Ratification of remuneration of Rs. 18 lakhs plus applicable taxes and out of pocket expenses at actuals for travelling and boarding/ lodging for the financial year ending March 31, 2025 to M/s R. Nanabhoy and Co. Cost Accountants (Regn. No. 000010), who are appointed as Cost Auditors to conduct the audit of cost 04-07-2024 Larsen & Toubro Limited AGM records maintained by the Company for the Financial Year 2024 - 25. FOR FOR Management Nothing Objectionable To discuss, approve and adopt the Balance Sheet of the Bank as at 31st March 2024, Profit and Loss Account for the year ended 31st March, 2024, the report of the Board of Directors on the working and activities of the Bank for the period covered by the accounts and the Auditor's Report on the Balance Bank of Baroda AGM 05-07-2024 Management Sheet and Accounts. FOR FOR nothing objectionable AGM 05-07-2024 Bank of Baroda To approve and declare dividend for the Financial Year 2023 - 24. FOR FOR nothing objectionable Management AGM Bank of Baroda To approve appointment of Dr. M P Tangirala (DIN: 03609968) as a Non - Executive Director of the Bank. FOR FOR 05-07-2024 Management nothing objectionable unsure abt the candidature of the persons 05-07-2024 Bank of Baroda AGM To elect Shri Sanjay Kapoor as a Shareholder Director of the Bank. FOR ABSTAIN nominated Management unsure abt the candidature of the persons AGM FOR ABSTAIN 05-07-2024 Bank of Baroda Management To elect Shri Kartar Singh Chauhan as a Shareholder Director of the Bank. nominated unsure abt the candidature of the persons AGM 05-07-2024 Bank of Baroda To elect Shri Suresh Chand Garg as a Shareholder Director of the Bank. FOR ABSTAIN nominated Management unsure abt the candidature of the persons AGM 05-07-2024 Bank of Baroda To elect Shri Vijay Dube as a Shareholder Director of the Bank. FOR ABSTAIN Management nominated unsure abt the candidature of the persons AGM FOR ABSTAIN 05-07-2024 Bank of Baroda Management To elect Shri Rameshwar Prasad Vijay as a Shareholder Director of the Bank. nominated To receive, consider and adopt (a) the Audited Financial Statements of the Company for the Financial Year ended March 31, 2024 together with the reports of Board of Directors and Auditors thereon and (b) the Audited Consolidated Financial Statements of the Company including Auditors' Report thereon for 05-07-2024 Devyani International Ltd AGM the Financial Year ended March 31, 2024. FOR FOR Management Routine proposal To appoint Mr. Varun Jaipuria (DIN: 02465412), who retires by rotation and being eligible, offers himself AGM 05-07-2024 Devyani International Ltd Management for re-appointment, as a Director. FOR FOR Nothing objectionable To appoint Mr. Raj Gandhi (DIN: 00003649), who retires by rotation and being eligible, offers himself for AGM FOR 05-07-2024 re-appointment, as a Director. FOR Devyani International Ltd Management Nothing objectionable To approve re-appointment of Dr. Girish Kumar Ahuja (DIN: 00446339) as an Independent Director of the Company, not liable to retire by rotation, to hold office for a second term of up to 5 (Five) consecutive Management vears with effect from April 21, 2024. 05-07-2024 Devyani International Ltd FOR FOR Nothing objectionable To approve re-appointment of Mr. Pradeep Khushalchand Sardana (DIN: 00682961) as an Independent Director of the Company, not liable to retire by rotation, to hold office for a second term of up to 5 (Five) AGM consecutive years with effect from April 21, 2024. FOR FOR 05-07-2024 Devyani International Ltd Management Nothing objectionable

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
				To receive, consider and adopt the audited Standalone Financial Statements of the Company for the			
				financial year ended 31st March, 2024, 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			
05-07-2024	JSW Energy Limited	AGM	Management	financial year ended 31st March, 2024, together with the Report of the Statutory Auditor thereon.	FOR	FOR	Nothing Objectionable
05-07-2024	JSW Energy Limited	AGM	Management	To declare a dividend at the rate of Rs. 2 (20%) per equity share having a face value of Rs. 10 of the Company for the financial year ended 31st March, 2024.	FOR	FOR	Nothing Objectionable
05 07 2021	Jove Energy Emilieu	7.011	rianagement	To appoint a Director in place of Mr. Parth Jindal (DIN: 06404506) who retires as a Director by rotation	TOR	TOR	Nothing Objectionable
05-07-2024	JSW Energy Limited	AGM	Management	and, being eligible, has offered himself for re-appointment.	FOR	FOR	Nothing Objectionable
				Ratification of the remuneration of Rs. 1,65,000 plus applicable taxes and reimbursement of out of pocket expenses at actuals to be paid to Kishore Bhatia and Associates, Cost Accountants, Firm Registration No.			
				00294, for the conduct of the audit of the cost accounting records of the Company for the financial year			
05-07-2024	JSW Energy Limited	AGM	Management	ending 31st March, 2025.	FOR	FOR	Nothing Objectionable
05-07-2024	JSW Energy Limited	AGM	Management	Alteration of the Objects Clause of the Memorandum of Association of the Company. Material Related Party Transactions between the Company and Ind - Barath Energy (Utkal) Limited, a	FOR	FOR	Nothing Objectionable
				subsidiary of the Company during the financial year 2024 - 25 for an aggregate amount of up to Rs. 2,170			
05-07-2024	JSW Energy Limited	AGM	Management	crores.	FOR	FOR	Nothing Objectionable
				Material Related Party Transactions between Ind - Barath Energy (Utkal) Limited and JSW Power Trading			
05-07-2024	JSW Energy Limited	AGM	Management	Company Limited, subsidiaries of the Company during the financial year 2024 - 25 for an aggregate amount of up to Rs. 3,595 crores.	FOR	FOR	Nothing Objectionable
03-07-2024	JSW Energy Enrited	AGM	Management	Material Related Party Transactions between JSW Neo Energy Limited and JSW Renewable Energy	I I I	FOR	Nothing Objectionable
				(Vijayanagar) Limited, subsidiaries of the Company during the financial year 2024 - 25 for an aggregate			
05-07-2024	JSW Energy Limited	AGM	Management	amount of up to Rs. 2,300 crores.	FOR	FOR	Nothing Objectionable
05-07-2024	JSW Energy Limited	AGM	Management	Issue of Equity Shares for an aggregate amount not exceeding Rs. 10,000 crores. To approve the appointment of Mr. Om Prakash Bhatt (DIN: 00548091) as an Independent Director of the	FOR	FOR	Nothing Objectionable
				Company to hold office for a term of 3 (three) consecutive years with effect from May 01, 2024 to April			Appointment compliant with law. No concern
07-07-2024	Coforge Ltd	PBL	Management	30, 2027 (both days inclusive).	FOR	FOR	identified.
				To approve the appointment of Mr. Gautam Samanta (DIN: 09157177) as an Executive Director of the			A
07-07-2024	Coforge Ltd	PBL	Management	Company, for a period of 5 years from May 02, 2024 upto May 01, 2029 (both days inclusive), liable to retire by rotation and including remuneration.	FOR	FOR	Appointment compliant with law. No concern identified.
07-07-2024	Colorge Eta	FDL	Management	Appointment of Mr. Deepak Kumar Sharma (DIN: 10575402) as a Non - Executive Independent Director of	I OK	TOR	identified.
				the Bank, not liable to retire by rotation, to hold office for a period of Five consecutive years effective			
08-07-2024	Suryoday Small Finance Bank Ltd	PBL	Management	from April 11, 2024 upto April 10, 2029 (both days inclusive).	FOR	FOR	Routine proposal
08-07-2024	IRM Energy Ltd	EGM	Management	Appointment of Mr. Ramesh Choksi (DIN: 06636737) as an Additional Non - Executive Non - Independent Director of the Company, liable to retire by rotation.	FOR	FOR	Nothing Objectionable
00-07-2024	IRM Energy Eta	LGIN	Management	Appointment of Mr. Amit Doshi (DIN: 01603380) as an Additional Non - Executive Non - Independent	I OK	TOK	Nothing Objectionable
08-07-2024	IRM Energy Ltd	EGM	Management	Director of the Company, liable to retire by rotation.	FOR	FOR	Nothing Objectionable
00 07 2024	TDM F	ECM.		Appointment of Mrs. Gala Joshi (DIN: 10615255) as an Additional Non - Executive Non - Independent	FOD	FOD	Nothing Objective and the
08-07-2024	IRM Energy Ltd	EGM	Management	woman director of the Company, liable to retire by rotation. Appointment of Mr. Dharamchand Harakchand Jain (DIN: 02425815) as an Independent director of the	FOR	FOR	Nothing Objectionable
				Company to hold office for a term of upto five consecutive years for which requisite declaration required			
08-07-2024	IRM Energy Ltd	EGM	Management	under Section 149(7) has been provided by him.	FOR	FOR	Nothing Objectionable
				To receive, consider and adopt the Audited Financial Statements of the Company for the fifteen months financial year ended 31st March 2024 including Balance Sheet as at 31st March 2024, the Statement of			
				Profit and Loss and Cash Flow Statement for the fifteen months period ended on that date and the			
08-07-2024	Nestle India Limited	AGM	Management	Reports of the Board of Directors and Auditors thereon.	FOR	FOR	Routine proposal
00.07.0004				To confirm payment of three Interim Dividends and declare final dividend on equity shares for the fifteen			
08-07-2024	Nestle India Limited	AGM	Management	months financial year ended 31st March 2024. To appoint a Director in place of Ms Svetlana Boldina (DIN: 10044338), who retires by rotation and being	FOR	FOR	Nothing objectionable
08-07-2024	Nestle India Limited	AGM	Management	eligible, offers herself for re-appointment.	FOR	FOR	Nothing objectionable
				Ratification of remuneration of Rs. 2,40,000/- plus out of pocket expenses and applicable taxes payable to			3 ,
				M/s Ramanath Iyer and Co., Cost Accountants (Firm Registration No.: 000019), appointed as the Cost			
				Auditors by the Board of Directors of the Company to conduct the audit of the cost accounting records for the products falling under the specified Customs Tariff Act Heading 0402, manufactured by the Company			
08-07-2024	Nestle India Limited	AGM	Management	for the financial year 2024 - 25.	FOR	FOR	Nothing objectionable
			_	To borrow from time to time any sum or sums of monies, as it may consider fit for the business of the			
				Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, provided that the total amount borrowed and outstanding at any point of time, apart from temporary			
				loans obtained/ to be obtained from the Company's Bankers in the ordinary course of business, shall not			
				be in excess of Rs. 2,000 Crores over and above the aggregate of the paid-up equity share capital, free			
08-07-2024	Nestle India Limited	AGM	Management	reserves and securities premium of the Company.	FOR	FOR	Business need
				Appointment of Mr Sidharth Kumar Birla (DIN: 00004213) as an Independent Non - Executive Director of the Company, not liable to retire by rotation, with effect from 12th June 2024, to hold office for a term of			
08-07-2024	Nestle India Limited	AGM	Management	five consecutive years i.e. upto 11th June 2029.	FOR	FOR	Nothing objectionable
		1	gomene				
				Payment of general licence fees (royalty) by Nestle India Limited (the Company) to Societe des Produits			
				Nestle S.A. (the Licensor), being a related party as per Regulation 2(1)(zb) of the Listing Regulations, at the rate of 4.5% (four and a half percent), net of taxes, of the net sales of the products sold by the			
				Company as per the terms and conditions of the existing General Licence Agreements (GLAs),			
				notwithstanding that the transaction(s) involving payments to the Licensor with respect to general licence			
				fees (royalty), during any financial year including any part thereof, is considered material related party			
08-07-2024	Nestle India Limited	AGM	Management	transaction(s) being in excess of the limits specified under Regulation 23(1A) of the Listing Regulations and other applicable regulations of the Listing Regulations at any time.	FOR	FOR	Nothing objectionable
00 U/⁻ZUZ†	Trestic Itidia Elittitea	/AGI:1	Planagement	To consider and adopt the Audited Standalone and Consolidated Financial Statements of the Company for	ı, or	I OIX	Trouming objectionable
				the Financial Year ended 31st March, 2024 and the Reports of the Board of Directors and Auditors			
09-07-2024	Kesoram Industries Limited	AGM	Management	thereon.	FOR	FOR	Unqualified financial statements.
	Kesoram Industries Limited	AGM	Management	To appoint a Director in place of Jikyeong Kang (DIN: 08045661), who retires by rotation and being eligible, offers herself for re-appointment.	FOR	FOR	Compliant with Law. No governance concern identified.
09-07-2024							

Date: September 30, 2024

Description of the proposal Reason supporting the vote decision Meeting **Investee Company Name** Type of Meeting Proposal of Management Vote **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Ratification of Remuneration of Rs. 5.47 Lakh (excluding applicable taxes and reimbursement of travelling and out of pocket expenses) payable to Mani and Co., Cost Accountants (Firm Registration No. 000004) who have been appointed by the Board of Directors of the Company (the Board) as the Cost Auditors for conducting the audit of the Company's Cost Accounting records in accordance with the Act, in respect of Compliant with law. No major governance the Financial Year ending 31st March, 2025. 09-07-2024 Kesoram Industries Limited **FOR** concern identified. Management Appointment of Rashmi Bihani (DIN: 07062288) as an Independent Director for a period of five Kesoram Industries Limited AGM consecutive years commencing from this AGM. FOR FOR Compliant with Law. 09-07-2024 Management To receive, consider and adopt the Audited Stand-alone Financial Statements of the Company for the financial year ended 31st March, 2024 together with the Reports of the Board of Directors and the Voltas Limited 10-07-2024 AGM FOR FOR Management Routine Proposal To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the Voltas Limited AGM Management financial year ended 31st March, 2024 together with the Report of the Auditors thereon. FOR FOR 10-07-2024 Routine Proposal AGM 10-07-2024 Voltas Limited To declare a dividend on Equity Shares for the financial year ended 31st March, 2024. FOR Management FOR Routine Proposal To appoint a Director in place of Mr. Pradeep Kumar Bakshi (DIN: 02940277), who retires by rotation and AGM Management 10-07-2024 Voltas Limited being eligible offers himself for re-appointment. FOR FOR Nothing Objectionable To appoint a Director in place of Mr. Vinayak Deshpande (DIN: 00036827), who retires by rotation and AGM 10-07-2024 Voltas Limited being eligible offers himself for re-appointment. FOR FOR Nothing Objectionable Management Revision in terms of remuneration of Mr. Pradeep Kumar Bakshi (DIN: 02940277) Managing Director and Voltas Limited AGM FOR FOR 10-07-2024 Management CEO of the Company. Nothing Objectionable 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 Registration Number 000118), who have been appointed by the Board of Directors on the recommendation of the Audit Committee, as the Cost Auditors of the Company, to conduct the audit Voltas Limited of the cost records maintained by the Company for the financial year ending 31st March, 2025. FOR 10-07-2024 AGM FOR Nothing Objectionable Management Unqualified financial statements. Compliant To consider and adopt the Audited Financial Statements of the Company for the Financial Year ended with Accounting Standards. No governance Tata Elxsi Limited 10-07-2024 AGM March 31, 2024, together with the Reports of the Board of Directors and the Auditors thereon. FOR FOR concern identified. Management Sufficient funds for the payment of dividend. 10-07-2024 Tata Elxsi Limited AGM To declare a dividend of Rs. 70 per Equity Share of face value Rs. 10 each for FY 2023 - 24. FOR FOR No concern identified. Management To appoint a Director in place of Mr. Ankur Verma (DIN: 07972892) who retires by rotation and, being Re-appointment compliant with law. No AGM Management FOR concern identified. 10-07-2024 Tata Elxsi Limited eligible, seeks re-appointment. FOR To offer, issue and allot, from time to time in one or more tranches, on a preferential basis and private placement basis, upto 1,66,08,10,804 equity shares of face value of Rs. 10/- each of the Company (Equity Shares) for cash consideration at a price of Rs. 14.80 (including a premium of Rs. 4.80) per equity share EGM aggregating upto Rs. 2,458 Crore proposed allottee(s) by way of preferential issue. FOR FOR 10-07-2024 Vodafone Idea Limited Management Compliant with law. No concern identified. To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the 10-07-2024 Vedanta Limited AGM financial year ended 31 March 2024, and the reports of the Board of Directors and Auditors thereon. FOR FOR Management Routine proposal To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the AGM financial year ended 31 March 2024, and the report of the Auditors thereon. FOR FOR 10-07-2024 Vedanta Limited Management Routine proposal To confirm the first interim dividend of Rs. 18.50 per equity share i.e., 1850% and second interim dividend of Rs. 11.00 per equity share i.e., 1100% aggregating to a sum of Rs. 29.50 per equity share on face value of Rs. 1/- each fully paid up for FY 2023 - 24. 10-07-2024 Vedanta Limited AGM Management FOR FOR Routine proposal To re-appoint Mr. Anil Kumar Agarwal (DIN: 00010883), who retires by rotation and being eligible, offers AGM himself for re-appointment. Management FOR FOR Nothing objectionable 10-07-2024 Vedanta Limited Ratification of remuneration of Rs. 15,00,000 and Rs. 5,50,000 payable to M/s. Ramanath Iyer and Co. (Lead Auditor) and M/s. Shome and Banerjee as Cost Auditors to conduct the audit of the cost records of the Company across various segments, for the financial year ending 31 March 2025. 10-07-2024 Vedanta Limited AGM Management FOR FOR Routine proposal Nothing objectionable 10-07-2024 Vedanta Limited AGM To consider and approve the amendment in the Articles of Association of the Company. FOR FOR Management To consider and approve the appointment of Ms. Pallavi Joshi Bakhru (DIN: 01526618) as a Non -Executive Independent Director of the Company for a first term of 02 (two) years effective from 01 July 2024 to 30 June 2026. 10-07-2024 Vedanta Limited AGM FOR Management Routine proposal To consider and approve the appointment of Mr. Prasun Kumar Mukherjee (DIN: 00015999) as a Non -Executive Independent Director of the Company for a first term of 02 (two) years effective from 11 August 2024 to 10 August 2026 of the Company. 10-07-2024 Vedanta Limited AGM FOR FOR Nothing objectionable Management To receive, consider and adopt the Standalone and Consolidated Audited Financial Statements of the Company for the year ended 31st March, 2024 including statement of Profit and Loss and Cashflow Statement for the year ended 31st March, 2024, Balance Sheet as at that date and the Directors' and Unqualified Financial Statements. No concern 11-07-2024 AGM FOR FOR identified. (No adverse Remark on CARO) Cera Sanitaryware Limited Management Auditors' Reports thereon. Sufficient funds for the payment of dividend. AGM To declare dividend on Equity Shares for the financial year 2023 - 24. FOR FOR No concern identified. 11-07-2024 Cera Sanitaryware Limited Management To appoint a director in place of Mr. Anupam Gupta (DIN: 09290890), who retires by rotation and being Compliant with Law. No major Governance AGM FOR 11-07-2024 Cera Sanitaryware Limited Management eligible, offers himself for re-appointment. FOR concern has been identified. Ratification of remuneration of Rs. 1.10 Lakh plus out of pocket expenses and applicable taxes, payable to Compliant with law. No major governance K.G. Goyal and Co., Cost Accountants for conducting the Audit of the Cost records of the company for the 11-07-2024 Cera Sanitaryware Limited AGM Management financial year ending 31st March, 2025. FOR FOR concern identified. Re-appointment of and for the remuneration payable to Mr. Anupam Gupta (DIN: 09290890) as an Compliant with Law. No major Governance Executive Director (Technical) of the Company for a period of Three (3) years w. e. f. 15th October, 2024. FOR 11-07-2024 Cera Sanitaryware Limited AGM Management FOR concern has been identified. Adoption of the new set of Articles of Association of the Company in place of the existing Articles of Cera Sanitaryware Limited AGM FOR 11-07-2024 Management Association of the Company. FOR Compliant with Law. Unqualified financial statements (except certain non-material remarks identified in CARO To consider and adopt the audited Standalone Financial Statements of the Company for the Financial Year report). Compliant with Indian Accounting ended March 31, 2024, the reports of Board of Directors and Auditors thereon. AGM FOR FOR Standards. No concern identified. 11-07-2024 Laurus Labs Ltd Management

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Description of the proposal Meeting **Investee Company Name** Type of Meeting Proposal of Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Unqualified financial statements (except certain non-material remarks identified in CARO To consider and adopt the audited Consolidated Financial Statements of the Company for the Financial report). Compliant with Indian Accounting 11-07-2024 Laurus Labs Ltd AGM Year ended March 31, 2024 and report of Auditors thereon. **FOR FOR** Standards. No concern identified. Management To approve and ratify the interim dividend on equity shares @ Rs. 0.40 per share already paid for the 11-07-2024 AGM Financial Year 2023 - 24. FOR FOR Laurus Labs Ltd Compliant with law. No concern identified. Management To approve and ratify the 2nd interim dividend on equity shares @ Rs. 0.40 per share already paid for the AGM 11-07-2024 Laurus Labs Ltd Management Financial Year 2023 - 24. FOR FOR Compliant with law. No concern identified. To appoint a Director in place of Mr. V V Ravi Kumar (DIN 01424180) who retires by rotation and, being AGM eligible, offers himself, for re-appointment. FOR FOR 11-07-2024 Laurus Labs Ltd Compliant with Law. No concern identified. Management Ratification of remuneration of Rs. 5,50,000/- per annum and out of pocket and other expenses and GST at actuals payable to M/s. Sagar and Associates, as a Cost Auditor appointed by the Board of Directors of Compliant with law. No major governance the Company, to conduct the audit of the cost records of the Company for the financial year 2023 - 24. 11-07-2024 Laurus Labs Ltd AGM Management FOR FOR concern identified. Appointment of Mr. Krishna Chaitanya Chava having Director Identification Number 06831883, as Director of the Company whose period of office is liable to determination by retirement of directors by rotation u/s. AGM 152 of the Companies Act, 2013. 11-07-2024 Laurus Labs Ltd Management **FOR** FOR Compliant with Law. No concern identified. Appointment of Ms. Soumya Chava, having Director Identification Number 06831892, as Director of the Company whose period of office is liable to determination by retirement of directors by rotation u/s. 152 AGM Compliant with Law. No concern identified. 11-07-2024 Laurus Labs Ltd of the Companies Act, 2013. **FOR** FOR Management To approve the appointment of Mr. Krishna Chaitanaya Chava (DIN 06831883) as Executive Director of the Company, whose office will be liable to determination by retirement by rotation, for a period of five (05) years effective from April 25, 2024 up to April 24, 2029 and including remuneration. 11-07-2024 AGM FOR FOR Laurus Labs Ltd Management Compliant with Law. No concern identified. To approve the appointment of Ms. Soumya Chava (DIN 06831892) as Executive Director of the Company, whose office will be liable to determination by retirement by rotation, for a period of five (05) years 11-07-2024 Laurus Labs Ltd AGM Management effective from April 25, 2024 up to April 24, 2029 and including remuneration. FOR FOR Compliant with Law. No concern identified. To approve the appointment of Mr. Karnam Sekar having Director Identification Number 07400094, as Independent Director of the Company not liable to retire by rotation, for a first term of 5 (five) years with AGM effect from April 25, 2024 i.e. up to April 24, 2029. FOR 11-07-2024 Laurus Labs Ltd Management Company has sent a detailed email on this To consider and adopt the audited financial statements (standalone) of the Company for the financial year AGM Management ended March 31, 2024, together with the Board's and Auditors' Reports thereon. FOR 11-07-2024 360 ONE WAM Ltd FOR Routine proposal To consider and adopt the audited financial statements (consolidated) of the Company for the financial AGM FOR 360 ONE WAM Ltd year ended March 31, 2024, together with the Auditors' Report thereon. FOR 11-07-2024 Management Routine proposal Retirement of Mr. Nirmal Jain (DIN: 00010535), Director who does not wish to be considered for re-AGM FOR 11-07-2024 360 ONE WAM Ltd Management appointment be not filled up. **FOR** Routine proposal Retirement of Mr. Venkataraman Rajamani (DIN: 00011919), Director who does not wish to be considered 360 ONE WAM Ltd AGM for re-appointment be not filled up. FOR FOR 11-07-2024 Management Routine proposal To create, offer, issue and allot on a preferential basis, 3,590,000 fully paid up equity shares of the Company having face value of Re. 1/- each (Equity Shares) at a price of Rs. 779.93/- per equity share which is the price determined in accordance with Chapter V of the ICDR Regulations (Floor Price), to Times Internet Limited (Corporate Identification Number - U74999DL1999PLC135531) (Proposed Allottee), for consideration other than cash, being discharge of part payment of the total consideration of Rs. 3,658,268,700/- payable to the Proposed Allottee, for the acquisition of entire paid up equity share capital of Moneygoals Solutions Limited (Corporate Identification Number - U67190DL2016PLC291833) (MGSL) on a fully diluted basis (Sale Shares) from the Proposed Allottee (Acquisition). 360 ONE WAM Ltd AGM FOR 11-07-2024 Management Nothing objectionable Alteration of the Articles of Association of the Company to offer Mr. Karan Bhagat the right to nominate himself as a director on the Board of Directors of the Company. AGM FOR 11-07-2024 360 ONE WAM Ltd FOR Management Nothing objectionable Alteration of the Articles of Association of the Company to offer Mr. Yatin Shah the right to nominate AGM FOR 360 ONE WAM Ltd himself as a director on the Board of Directors of the Company. FOR 11-07-2024 Management Nothing objectionable Appointment of Shri Anil Kaul (DIN 00644761) as an Independent Director of the Company for a period of 12-07-2024 5 years with effect from May 15, 2024 until May 14, 2029. FOR FOR LIC Housing Finance Limited PBLManagement Routine proposal Re-appointment of Mr. Pradeep Parameswaran (DIN: 07206780) as a Non-Executive, Independent Director of the Company, not liable to retire by rotation, for the second consecutive term of three years from July 15, 2024 up to July 14, 2027. 12-07-2024 FOR FOR FSN E-Commerce Ventures Ltd Management Nothing objectionable Re-appointment of Mr. Seshashayee Sridhara (DIN: 09247644) as a Non-Executive, Independent Director of the Company, not liable to retire by rotation, for the second consecutive term of three years from July Nothing objectionable FSN E-Commerce Ventures Ltd PBL FOR 12-07-2024 Management FOR Appointment of Mr. Santosh Desai (DIN: 01237902) as Non-Executive, Independent Director, not liable to retire by rotation, to hold office for a term of 3 (three) consecutive years commencing from July 15, 2024 upto July 14, 2027. PBL FOR 12-07-2024 FSN E-Commerce Ventures Ltd Management FOR Nothing objectionable To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended 31st March 2024, together with the Reports of the Board of Directors and Auditors AGM 12-07-2024 Titan Company Limited Management FOR FOR Routine proposal To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the AGM Financial Year ended 31st March 2024, together with the Report of the Auditors thereon. FOR FOR 12-07-2024 Titan Company Limited Routine proposal Management Fo declare dividend of Rs. 11/- per equity share of face value of Rs. 1/- each on equity shares for the AGM Financial Year ended 31st March 2024. FOR FOR 12-07-2024 Titan Company Limited Management Nothing objectionable To appoint a Director in place of Mr. Noel Naval Tata (DIN: 00024713), who retires by rotation and being AGM eligible, offers himself for re-appointment. FOR FOR 12-07-2024 Titan Company Limited Nothing objectionable Management

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
12-07-2024	Titan Company Limited	AGM	Management	Re-appointment of Mr. C K Venkataraman (DIN: 05228157) as the Managing Director of the Company for a further period with effect from 1st October 2024 up to 31st December 2025 and including remuneration.	FOR	FOR	Nothing objectionable
				To appoint Branch Auditors for any branch office of the Company, whether existing or which may be opened/ acquired hereafter, outside India, in consultation with the Company's Auditors, any person(s) qualified to act as Branch Auditors within the provisions of Section 143(8) of the Act and to fix their			
12-07-2024	Titan Company Limited Zee Entertainment Enterprises	AGM	Management	remuneration.	FOR	FOR	Nothing objectionable
15-07-2024	Limited	PBL	Management	Issuance of Securities for an amount not exceeding INR. 2,000 Crores. To receive, consider and adopt the Audited Financial Statements (including Audited Consolidated Financial Statements) of the Company for the Financial Statements (12,000 Crores).	FOR	FOR	Business need
15-07-2024	BSE Limited	AGM	Management	Statements) of the Company for the Financial Year ended March 31, 2024, and the Reports of the Board of Directors and Auditors thereon.	FOR	FOR	Routine proposal
15-07-2024	BSE Limited	AGM	Management	To declare a final dividend of Rs. 15.00 per equity share, for the Financial Year ended March 31, 2024. To appoint a director in place of Shri Jagannath Mukkavilli (DIN: 10090437), Non - Independent Director,	FOR	FOR	Routine proposal
15-07-2024	BSE Limited	AGM	Management	who retires by rotation at this Annual General Meeting and being eligible, offers himself for reappointment, subject to approval of the Securities and Exchange Board of India (SEBI). To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the	FOR	FOR	Routine proposal
15-07-2024	Tata Steel Limited	AGM	Management	Financial Year ended March 31, 2024, together with the Reports of the Board of Directors and the Auditors thereon.	FOR	FOR	Routine proposal
15-07-2024	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, 2024, together with the Report of the Auditors thereon.	FOR	FOR	Routine proposal
15-07-2024	Tata Steel Limited	AGM	Management	Declaration of Dividend of Rs. 3.60 per Ordinary (equity) Share of face value Rs. 1/- each for FY 2023- 24.	FOR	FOR	Routine proposal
15-07-2024	Tata Steel Limited	AGM	Management	To appoint a Director in the place of Mr. Saurabh Agrawal (DIN: 02144558), who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and, being eligible, seeks re-appointment.	FOR	FOR	Routine proposal
15-07-2024	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), who, based on the recommendation of the Audit Committee, have been appointed by the Board of Directors of the Company (Board), 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, 2025.	FOR	FOR	Routine proposal
15-07-2024	Tata Steel Limited	AGM	Management	Material Related Party Transaction(s) with Tata International West Asia DMCC for an aggregate value up to Rs. 3,855 crore, for purchase and sale of goods, rendering and receiving of services and other transactions for the purpose of business, to be entered during FY 2024- 25.	FOR	FOR	Nothing objectionable
15-07-2024	Tata Steel Limited	AGM	Management	Material modification in the approved related party transaction(s) with Tata International Singapore Pte. Limited for aggregating to Rs. 7,356 crore, for purchase and sale of goods, rendering and receiving of services and other transactions for the purpose of business, to be entered during FY 2024- 25. Material modification in the approved related party transaction(s) with Tata International Limited for aggregating to Rs. 6,210 crore, for purchase and sale of goods, rendering and receiving of services and	FOR	FOR	Nothing objectionable
15-07-2024	Tata Steel Limited	AGM	Management	other transactions for the purpose of business, to be entered during FY 2024- 25. Material Related Party Transaction(s) between Tata Steel UK Limited, a wholly owned subsidiary of Tata Steel Limited, and Tata International West Asia DMCC, a subsidiary company of the Promoter Company of	FOR	FOR	Nothing objectionable
15-07-2024 16-07-2024	Tata Steel Limited Indraprastha Gas Limited	AGM PBL	Management Management	Tata Steel Limited for an aggregate value up to Rs. 10,500 crore, for purchase and sale of goods, receiving and rendering of services and other transactions for business, to be entered during FY 2024- 25. Appointment of Shri Mohit Bhatia (DIN: 10603296) as a Director of the Company. Appointment of Shri Mohit Bhatia (DIN: 10603296) as Director (Commercial) of the Company on whole-	FOR FOR	FOR FOR	Nothing objectionable Routine proposal
16-07-2024	Indraprastha Gas Limited	PBL	Management	time basis with effect from April 30, 2024 to April 29, 2027 and including remuneration.	FOR	FOR	Nothing Objectionable
16-07-2024	Indraprastha Gas Limited	PBL	Management	Appointment of Shri Pankaj Kumar (DIN: 07245781) as a Director of the Company, liable to retire by rotation. Appointment of Prof. Rajni Abbi (DIN: 08867489) as an Independent Director of the Company with effect	FOR	FOR	Nothing Objectionable
16-07-2024	Indraprastha Gas Limited	PBL	Management	from May May 07, 2024 up to May 06, 2027. Appointment of Dr. Simrit Kaur (DIN: 10628625) as an Independent Director of the Company with effect	FOR	FOR	Nothing Objectionable
16-07-2024	Indraprastha Gas Limited	PBL	Management	from May 15, 2024 up to May 14, 2027. Material Related Party Transactions with GAIL (India) Limited for a value of Rs. 12,111 Crores for the	FOR	FOR	Nothing Objectionable
16-07-2024	Indraprastha Gas Limited	PBL	Management	Financial Year 2024 - 25. Material Related Party Transactions with Bharat Petroleum Corporation Limited for a value of Rs. 2,548	FOR	FOR	Nothing Objectionable
16-07-2024	Indraprastha Gas Limited	PBL	Management	Crores for the Financial Year 2024 - 25. Re-appointment of Mr. Vijay Chandok (DIN: 01545262) as the Managing Director and CEO of the	FOR	FOR	Nothing Objectionable
16-07-2024	ICICI Securities Limited	PBL	Management	Company with effect from May 7, 2024 till the date of his retirement on February 28, 2026 and payment of remuneration. Appointment of Mr. T. K . Srirang (DIN: 10594104) as a Director of the Company, liable to retire by	FOR	FOR	Routine proposal
16-07-2024	ICICI Securities Limited	PBL	Management	rotation.	FOR	FOR	Routine proposal
16-07-2024	ICICI Securities Limited	PBL	Management	Appointment of Mr. T.K. Srirang (DIN: 10594104) as the Joint Managing Director of the Company for a period of five (5) years with effect from May 1, 2024 till April 30, 2029 and payment of remuneration. To approve the Appointment of Shri R Vidhya Shankar (DIN: 00002498) as Non-Executive Independent	FOR	FOR	Routine proposal
16-07-2024	The Karur Vysya Bank Limited	PBL	Management	Director of the Bank, for a period of three (3) years, with effect from April 22, 2024 to April 21, 2027, not liable to retire by rotation.	FOR	FOR	nothing objectionable
16-07-2024	The Karur Vysya Bank Limited	PBL	Management	To approve the Appointment of Shri J Natarajan (DIN: 02710776) as a Director of the Bank, for a period of one (1) year from the date of taking charge i.e., May 22, 2024, not liable to retire by rotation. To approve the Appointment of Shri J Natarajan (DIN: 02710776) as a Whole-time Director, designated as	FOR	FOR	nothing objectionable
16-07-2024	The Karur Vysya Bank Limited	PBL	Management	Executive Director of the Bank, for a period of one (1) year from the date of taking charge i.e., May 22,	FOR	FOR	nothing objectionable

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Proposal of **Description of the proposal** Reason supporting the vote decision Meeting **Investee Company Name** Type of Meeting Management Vote **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) lo payment of fixed remuneration to all NEDs (excluding the Non-Executive (Part-Time) Chairperson) of the Bank, to the tune of 0.2% of the profit available for distribution subject to maximum of Rs. 20 lakh per annum to each NED (excluding the Non-Executive (Part-time) Chairperson) of the Bank, with effect from the Financial Year 2024 - 25, for a period of three(3) years, in addition to the sitting fees payable to them for attending the meeting of the Board or Committees(s) thereof, as may be determined by the Board, 16-07-2024 The Karur Vysya Bank Limited Management FOR FOR nothing objectionable To approve the Revision in remuneration payable to Dr Meena Hemchandra (DIN: 05337181), Non-Executive Independent (Part-time) Chairperson from Rs. 18 Lakh per annum to Rs. 27 Lakh per annum (with existing perguisites), for her tenure as chairperson, with effect from April 1, 2024. 16-07-2024 The Karur Vysya Bank Limited PBL Management FOR FOR nothing objectionable To approve the variable pay of Rs. 1,28,90,822 /- with the mix of 50% in Cash and remaining 50% in Non-· Cash component to Shri B Ramesh Babu (DIN: 06900325), Managing Director and CEO of the Bank for FY 2022 - 23. PBL FOR FOR 16-07-2024 The Karur Vysya Bank Limited Management nothing objectionable To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the 16-07-2024 Persistent Systems Limited AGM Management Financial Year ended March 31, 2024, Reports of the Board of Directors and Auditors thereon. FOR FOR Routine Proposa To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the AGM Financial Year ended March 31, 2024. FOR FOR 16-07-2024 Persistent Systems Limited Management Routine Proposal To confirm the payment of the Interim Dividend of Rs. 16 per equity share of Rs. 5 each and to approve the payment of a Final Dividend of Rs. 10 per equity share of Rs. 5 each recommended for the Financial 16-07-2024 Persistent Systems Limited AGM Management Year 2023 - 24. FOR FOR Routine Proposal To appoint a director in place of Mr. Sunil Sapre, India (DIN: 06475949), Executive Director, who retires 16-07-2024 Persistent Systems Limited AGM by rotation and has confirmed his eligibility and willingness to accept the office, if re-appointed. FOR FOR Nothing Objectionable Management To re-appoint Mr. Sunil Sapre, India (DIN: 06475949) as an Executive Director of the Company, liable to retire by rotation, to hold office for the term of 3 (Three) months till his superannuation i.e., from October 1, 2024, to December 31, 2024 and including remuneration. 16-07-2024 Persistent Systems Limited AGM FOR FOR Management Nothing Objectionable To re-appoint Mr. Praveen Kadle, India (DIN: 00016814) as an Independent Director of the Company, not liable to retire by rotation, to hold office for the second term of 5 (Five) consecutive years i.e., from April 16-07-2024 Persistent Systems Limited AGM 23, 2025, to April 22, 2030. FOR FOR Nothing Objectionable Management To appoint Ms. Anjali Joshi, USA (DIN: 10661577) as an Independent Director of the Company, not liable to retire by rotation, to hold office for the term of 5 (Five) consecutive years i.e., from June 12, 2024, to AGM FOR Nothing Objectionable 16-07-2024 Persistent Systems Limited Management FOR To approve an amendment in the Persistent Employee Stock Option Scheme 2014 to increase the number of stock options allocated to the Persistent Employee Stock Option Scheme 2014 (PESOS 2014) by 1.6 million Stock Options i.e., from 3.8 million Stock Options to 5.4 million Stock Options along with the 16-07-2024 Persistent Systems Limited AGM **FOR** FOR Nothing Objectionable Management To grant the Stock Options to the employees of subsidiary company(ies) of the Company under Persistent AGM Employee Stock Option Scheme 2014. FOR FOR 16-07-2024 Persistent Systems Limited Management Nothing Objectionable To consider and adopt the audited standalone and consolidated financial statements of the Company for 16-07-2024 Bajaj Auto Limited AGM Management the financial year ended 31 March 2024, together with the Directors' and Auditors' Reports thereon. FOR FOR Routine proposal 16-07-2024 Bajaj Auto Limited AGM FOR FOR Management To declare a dividend. Routine proposal To appoint a director in place of Pradeep Shrivastava (DIN: 07464437), who retires by rotation in terms of 16-07-2024 AGM section 152(6) of the Companies Act, 2013 and being eligible, offers himself for re-appointment. FOR FOR Bajaj Auto Limited Management Nothing objectionable To appoint a director in place of Rakesh Sharma (DIN: 08262670), who retires by rotation in terms of AGM section 152(6) of the Companies Act, 2013 and being eligible, offers himself for re-appointment. FOR FOR 16-07-2024 Bajaj Auto Limited Management Nothing objectionable Ratification of remuneration of Rs. 5 lakh per financial year plus taxes, out -of- pocket and travelling expenses, payable to R.B. Laddha and Co, Cost Accountants (Firm Registration No. 004689), as Cost Auditor of the Company for audit of the cost records maintained by the Company for the financial year(s) 2023 - 24 and 2024 - 25. 16-07-2024 Bajaj Auto Limited AGM FOR FOR Nothing objectionable Management Baiai Auto Limited 16-07-2024 AGM Modification to the Bajaj Auto Employee Stock Option Scheme 2019. FOR FOR Management Nothing objectionable Approval to extend the benefits and grant of options to the employee(s) of associate and group company(ies), if any, in addition to holding and subsidiary company(ies) under Bajaj Auto Employee Stock AGM FOR FOR 16-07-2024 Bajaj Auto Limited Option Scheme 2019. Management Nothing objectionable To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2024, together with the Reports of the Board of Directors and the Auditors 16-07-2024 Tata Power Company Limited FOR FOR Management Routine Proposal To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the AGM financial year ended March 31, 2024, together with the Report of the Auditors thereon. FOR 16-07-2024 FOR Routine Proposal Tata Power Company Limited Management 16-07-2024 Tata Power Company Limited AGM Management To declare a dividend on Equity Shares for the financial year ended March 31, 2024. FOR FOR Routine Proposal To appoint a Director in place of Mr. N. Chandrasekaran (DIN: 00121863), who retires by rotation and FOR 16-07-2024 Tata Power Company Limited AGM being eligible, offers himself for re-appointment. FOR Nothing Objectionable Management Appointment of Mr. Tarun Bajaj (DIN: 02026219) as an Independent Director of the Company, not liable to retire by rotation, for a term of 5 (five) years commencing from May 8, 2024 up to May 7, 2029. FOR 16-07-2024 Tata Power Company Limited AGM FOR Nothing Objectionable Management Ratification of remuneration of Rs. 6,50,000 plus applicable taxes, travel and actual out - of - pocket expenses incurred in connection with the audit, payable to M/s. Sanjay Gupta and Associates (Firm Registration No.000212), who have been appointed by the Board of Directors on the recommendation of the Audit Committee of Directors, as Cost Auditors of the Company to conduct the audit of cost records 16-07-2024 Tata Power Company Limited AGM maintained by the Company for the financial year 2024 - 25. FOR FOR Management Nothing Objectionable To receive, consider and adopt the Audited Standalone Financial Statements for the financial year ended AGM 31 March 2024, together with the reports of the Board of Directors and Auditors thereon. FOR FOR 16-07-2024 Polycab India Ltd Management Routine proposal To receive, consider and adopt the Audited Consolidated Financial Statements for the financial year ended AGM 16-07-2024 Polycab India Ltd 31 March 2024, together with the report of the Auditors thereon. FOR FOR Management Routine proposal To declare a Dividend of Rs. 30/- per equity share of face value of Rs. 10/- each for the financial year Polycab India Ltd AGM ended 31 March 2024. FOR FOR 16-07-2024 Management Routine proposal To appoint a director in place of Mr. Nikhil R. Jaisinghani (DIN: 00742771), Executive Director of the AGM FOR FOR 16-07-2024 Polycab India Ltd Management Company, who retires by rotation and being eligible, offers himself for re-appointment. Nothing Objectionable

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Description of the proposal Investee Company Name Reason supporting the vote decision Type of Meeting Proposal of Management Vote **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Re-appointment of B S R and Co. LLP Chartered Accountants (FRN: 101248W/-W- 100022) as the Statutory Auditors of the Company to hold the office for the second term of five consecutive years, commencing from the conclusion of this 28th Annual General Meeting till the conclusion of 33rd Annual General Meeting (to be held in the calendar year 2029) at such remuneration (excluding out of pocket expenses and reimbursement of expenses, if any) as may be decided by the Board of Directors in FOR 16-07-2024 Polycab India Ltd AGM Management consultation with the Statutory Auditors of the Company. FOR Nothing Objectionable Re-appointment of Mr. Inder T. Jaisinghani (DIN: 00309108) as Managing Director who has attained the age of 71 years for a further period of 5 years with effect from 28 August 2024 and whose period of office AGM shall not be liable to determination by retirement of directors by rotation and including remuneration. FOR FOR 16-07-2024 Polycab India Ltd Management Nothing Objectionable Payment of additional commission upto Rs. 0.50 million to the Non- Executive Chairperson(s) of the Committees of the Board of Directors from Financial Year 2023 - 24 onwards, over and above the existing Commission, not exceeding Rs. 2.50 million per annum, payable individually to each Independent Director of the Company out of the net profits of the Company calculated in accordance with the provisions of Management 16-07-2024 Polycab India Ltd AGM Section 198 of the Act. FOR FOR Nothing Objectionable Ratification of remuneration of Rs. 12,00,000/- plus applicable taxes and out of pocket expenses at actuals, if any, payable to R. Nanabhoy and Co., Cost Accountants (Firm Registration No.:000010) who have been 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 maintained by the Company as prescribed under the Companies (Cost Record and Audit) Rules, 2014, as amended, for the Financial Year 16-07-2024 Polycab India Ltd AGM ending 31 March 2025. FOR Management Nothing Objectionable To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2024 together with the Reports of the Board of Directors and the Auditors 17-07-2024 AGM FOR FOR Tata Communications Limited Management Routine proposal To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the AGM Tata Communications Limited financial year ended March 31, 2024 together with the report of the Auditors thereon. FOR FOR 17-07-2024 Routine proposal Management To declare a dividend on equity shares for the financial year ended March 31, 2024. 17-07-2024 Tata Communications Limited AGM Management FOR FOR Routine proposal To appoint a Director in place of Mr. N. Ganapathy Subramaniam (DIN: 07006215), who retires by AGM rotation and being eligible, offers himself for re-appointment. FOR FOR 17-07-2024 Tata Communications Limited Management Compliant with law. No concern identified. Ratification of remuneration of Rs. 6.60 Lakhs plus applicable taxes and out -of -pocket expenses on actual basis, incurred in connection with the audit capped at 3% of the remuneration, payable to Ms. Ketki D. Visariya, Cost Accountant (Membership No.: 16028), who has been appointed by the Board of Directors as the Cost Auditor of the Company, to conduct the audit of the cost records maintained by the Compliant with law. No major concern AGM Company for the financial year March 31, 2025. FOR FOR 17-07-2024 Tata Communications Limited Management identified. Re-appointment of Mr. A. S. Lakshminarayanan (DIN: 08616830) as Managing Director and Chief Executive Officer (MD and CEO) of the Company for a further period commencing from November 26, 2024 till April 13, 2026 (both days inclusive), not liable to retire by rotation and including remuneration. FOR FOR 17-07-2024 Tata Communications Limited AGM Management Compliant with law. No concern identified. Scheme of Arrangement involving transfer and vesting of the Renewable Power Undertakings of Torrent CCM Power Limited to Torrent Green Energy Private Limited (Applicant Transferee Company or TGEL). FOR FOR 18-07-2024 Torrent Power Limited Management Nothing Objectionable To receive, consider and adopt: a) the Audited Standalone Financial Statements of the Company for the Financial Year ended 31 March 2024 together with the Reports of the Board of Directors and the Auditors Unqualified financial statements. Compliant thereon; and b) the Audited Consolidated Financial Statements of the Company for the Financial year with Indian Accounting Standards. No ended 31 March 2024 together with the Report of the Auditors thereon. 18-07-2024 Aianta Pharma Limited AGM Management FOR FOR governance concern identified. To confirm the first interim dividend of Rs. 25 per equity share and second interim dividend of Rs. 26 per equity share aggregating to a sum of Rs. 51 per equity share on face value of Rs. 2/- each fully paid up No governance concern has been identified in 18-07-2024 AGM FOR the interim dividends already paid. Ajanta Pharma Limited Management FOR To appoint a Director in place of Mr. Mannalal B. Agrawal (DIN: 00073828), who retires by rotation and AGM 18-07-2024 Ajanta Pharma Limited Management being eligible, offers himself for re-appointment. FOR FOR Routine proposal To consider appointment of Mr. David Rasquinha (DIN: 01172654) as an Independent Director of the Compliant with law. No governance concern AGM Company for a term of 5 (five) years from 02 May 2024, not liable to retire by rotation. FOR FOR identified in the proposed appointments. 18-07-2024 Ajanta Pharma Limited Management To consider appointment of Ms. Medha Joshi (DIN: 00328174) as an Independent Director of the Compliant with law. No governance concern 18-07-2024 AGM Company for a term of 5 (five) years from 02 May 2024, not liable to retire by rotation. FOR FOR identified in the proposed appointments. Ajanta Pharma Limited Management To consider appointment of Mr. Rajesh Dalal (DIN: 03504969) as an Independent Director of the Compliant with law. No governance concern Company for a term of 5 (five) years from 02 May 2024, not liable to retire by rotation. FOR 18-07-2024 Ajanta Pharma Limited AGM FOR identified in the proposed appointments. Management To consider appointment of Ms. Simi Thapar (DIN: 10470498) as an Independent Director of the Company Compliant with law. No governance concern 18-07-2024 Ajanta Pharma Limited AGM for a term of 5 (five) years from 02 May 2024, not liable to retire by rotation. FOR FOR identified in the proposed appointments. Management Ratification of remuneration of Rs. 6.50 lakh plus GST and reimbursement of actual travel and out of pocket expenses, fixed by the Board for M/s. RA and Co., Cost Accountants, (Firm Registration No. 000242), Cost Auditors of the Company to conduct the audit of the cost records maintained by the Compliant with law. No major governance Company for the financial year ending 31 March 2025. FOR concern identified in the proposed approval. 18-07-2024 Aianta Pharma Limited AGM Management FOR To receive, consider and adopt a) the audited Standalone Financial Statements of the Company for the financial year ended March 31, 2024 and the reports of the Board of Directors and Auditors thereon and b) the audited Consolidated Financial Statements of the Company for the financial year ended March 31. 2024 and the report of the Auditors thereon. Shoppers Stop Limited 18-07-2024 AGM FOR FOR Management Routine Proposal To appoint a Director in place of Mr. Neel C. Raheja (DIN:00029010), who retires by rotation and being AGM Management eligible, offers himself for re-appointment. Shoppers Stop Limited FOR FOR Nothing Objectionable 18-07-2024 Appointment of Mr. Ashish Hemrajani (DIN No:00207826) as an Independent Director of the Company to hold office for a first term of 5 (five) consecutive years, with effect from April 29, 2024 to April 28, 2029 and shall not be liable to retire by rotation. AGM FOR FOR 18-07-2024 Shoppers Stop Limited Management Nothing Objectionable Appointment of Ms. Purvi Sheth (DIN No: 06449636) as an Independent Director of the Company to hold office for a first term of 5 (five) consecutive years, with effect from April 29, 2024 to April 28, 2029 and shall not be liable to retire by rotation. Shoppers Stop Limited AGM FOR FOR 18-07-2024 Nothing Objectionable Management Appointment of Mr. Nirvik Singh (DIN: 01570572) as a Non -Independent Non -Executive Director of the AGM Company with effect from April 29, 2024, liable to retire by rotation and including remuneration. FOR FOR 18-07-2024 Shoppers Stop Limited Management Nothing Objectionable

Date: September 30, 2024

Description of the proposal Investee Company Name Proposal of Reason supporting the vote decision Meeting Type of Meeting Management Vote Recommendation **Date** (AGM / EGM) Management / (For / Against/ **Shareholders** Abstain) Appointment of Mr. Kavindra Mishra (DIN: 07068041) as the Managing Director and CEO of the Company (being a director not liable to retire by rotation) for a period of 3 (three) years commencing from April 29, AGM 2024 to April 28, 2027 and including remuneration. FOR FOR 18-07-2024 Shoppers Stop Limited Management Nothing Objectionable To adopt the Audited Financial Statements including the Consolidated Financial Statements of the Company, for the year ended 31st March 2024 and the Board's and Auditors' Reports thereon. Management FOR 18-07-2024 Sundaram Finance Holdings Limited AGM FOR Routine proposal to deciare a final dividend of ks. 2.05/- per snare (41% on the face value of ks. 5/-) as recommended b the Directors for the financial year ended 31st March 2024 on the paid - up capital of Rs. 111.05 cr. and that the dividend amount of Rs. 45.53 cr. representing the said final dividend of Rs. 2.05/- per share (41% on the face value of Rs. 5/-) be paid out of the profits for the year 2023 - 24., making with the 1st interim dividend of Rs. 2/- per share (40% on the face value of Rs. 5/-) and 2nd interim dividend of Rs. 3.65/- per share (73% on the face value of Rs. 5/-) a total dividend of 7.70/- per share (154% on the face value of Rs. 5/-) for the year 2023 - 24 and that the total dividend amount of Rs. 171 cr. representing the said total dividend of Rs. 7.70/- per share (154% on the face value of Rs. 5/-) be paid out of the profits 18-07-2024 Sundaram Finance Holdings Limited AGM Management for the year 2023 - 24. FOR FOR Routine proposa Re-election of Sri Srivats Ram (holding DIN: 00063415) as Director of the Company, liable for retirement FOR Sundaram Finance Holdings Limited AGM FOR 18-07-2024 Management Routine proposal To make investments from time to time in equity shares, preference shares, bonds, debentures or other permitted securities to be issued by subsidiaries, associates and other group companies and also acquisitions from one or more of the existing shareholders in those companies and dis-investments of shares held by our company to associates and other group companies, which may be deemed to be related parties, upto an overall aggregate amount not exceeding Rs. 500 cr. and individual investment(s)/ dis-investment(s) in any one such group company not exceeding Rs. 300 cr., from the conclusion of this meeting till the conclusion of the 31st Annual General Meeting to be held during the year 2025. FOR FOR 18-07-2024 Sundaram Finance Holdings Limited AGM Management Business need Unqualified financial statements (except certain To receive, consider and adopt the Audited Financial Statements of the Company (including consolidated non-material remarks identified in CARO report). Compliant with Indian Accounting financial statements) for the financial year ended March 31, 2024, together with the Reports of the Board of Directors and Auditors thereon. 18-07-2024 Wipro Limited AGM FOR FOR Standards. Management To confirm the interim dividend of Rs. 1 per equity share declared by the Board on January 12, 2024, as 18-07-2024 AGM Management the final dividend for the financial year 2023 - 24. FOR FOR Sufficient funds available. Compliant with law. Wipro Limited To consider appointment of a Director in place of Mr. Azim H. Premji (DIN: 00234280) who retires by Re-appointment compliant with law. No AGM Management rotation and being eligible, offers himself for re-appointment. concern identified. 18-07-2024 Wipro Limited FOR FOR Re-appointment of Mr. Rishad A. Premji (DIN: 02983899) as Whole Time Director (designated as Executive Chairman) of the Company for a period of five years with effect from July 31, 2024 to July 30, 18-07-2024 Wipro Limited AGM Management 2029, not liable to retire by rotation and including remuneration. FOR Appointment compliant with Law. Re-appointment of Mr. Azim H. Premji (DIN: 00234280) as Non-Executive, Non-Independent Director of the Company and conferred with a honorary title of Founder Chairman of the Company for a period of five Re-appointment compliant with law. No AGM **FOR** FOR 18-07-2024 Wipro Limited ears with effect from July 31, 2024 to July 30, 2029, liable to retire by rotation. concern identified. Management Non-compliant with Sebi (SBEB & SE) Regulations, 2021: Exercise Price or pricing formula not adequately disclosed. Transparency Concern: Vesting period & No bifurcation of ESOP/RSU/PSU. Governance Approval of the Wipro Limited Employee Stock Options, Performance Stock Unit and/ or Restricted Stock Unit Scheme 2024 (2024 Scheme) for grant of employee stock options, performance stock units and/ or Concern: Excessive benefit can be extended to restricted stock units to the eligible employees under the 2024 Scheme. FOR 18-07-2024 Wipro Limited AGM Management **AGAINST** an individual employee. Interlinked with Resolution #6, Governance Approval of Wipro Limited Employee Stock Options, Performance Stock Unit and/ or Restricted Stock Unit Concern: Extension of scheme to group Scheme 2024 (2024 Scheme) for grant of employee stock options, performance stock units and/ or companies without compelling reasons / FOR 18-07-2024 Wipro Limited AGM restricted stock units to the eligible employees of group company(ies) of the Company. **AGAINST** justifications. Management To receive, consider and adopt: a) the audited standalone financial statement of the Company for the financial year ended March 31, 2024, the reports of the Board of Directors and Auditors thereon and b) the audited consolidated financial statement of the Company for the financial year ended March 31, Escorts Kubota Ltd AGM 2024, and the report of Auditors thereon. FOR FOR 18-07-2024 Routine Proposal Management To declare a dividend at the rate of Rs. 18/- per equity share of face value of Rs. 10/- each fully paid-up of the Company, as recommended by the Board of Directors for the financial year ended March 31, 2024. FOR Escorts Kubota Ltd 18-07-2024 AGM FOR Routine Proposal Management AGM FOR 18-07-2024 Escorts Kubota Ltd To appoint Mr. Hardeep Singh (DIN: 00088096) who retires by rotation as a Director of the company. Nothing Objectionable Management 18-07-2024 AGM To appoint Mr. Yasukazu Kamada (DIN: 09634701) who retires by rotation as a Director of the company. FOR Escorts Kubota Ltd Nothing Objectionable Management AGM FOR FOR 18-07-2024 Escorts Kubota Ltd Management To appoint Mr. Dai Watanabe (DIN: 08736520) who retires by rotation as a Director of the company. Nothing Objectionable Ratification of remuneration of Rs. 8,50,000/- plus applicable tax and reimbursement of out of pocket expenses payable to M/s. Ramanath Iyer and Co., Cost Auditors (Firm Registration No. 000019), appointed by the Board of Directors as cost auditors, to conduct the audit of cost records of the Company 18-07-2024 AGM for the financial year ending March 31, 2025. FOR Escorts Kubota Ltd Management FOR Nothing Objectionable To Approve Payment of Commission to Non - Executive Directors for a period of 5 years commencing from AGM financial year 2024 - 25. Nothing Objectionable Escorts Kubota Ltd FOR FOR 18-07-2024 Management To approve the re-appointment of Mr. Sunil Kant Munjal (DIN: 00003902) as an Independent Director, not liable to retire by rotation, to hold office for a term of 5 (five) consecutive years with effect from July 18, 2024 up to July 17, 2029 or up to the conclusion of the AGM to be held in the calendar year 2029. Escorts Kubota Ltd Management 18-07-2024 AGM AGAINST Attendance To approve the re-appointment of Ms. Tanya Arvind Dubash (DIN: 00026028) as an Independent Director not liable to retire by rotation, to hold office for a term of 5 (five) consecutive years with effect from AGM January 29, 2025 up to January 28, 2030. FOR **AGAINST** 18-07-2024 Escorts Kubota Ltd Management Attendance

Date: September 30, 2024

Description of the proposal Meeting **Investee Company Name** Type of Meeting Proposal of Management Vote Reason supporting the vote decision Recommendation **Date** (AGM / EGM) Management / (For / Against/ **Shareholders** Abstain) To approve the re-appointment of Ms. Nitasha Nanda (DIN: 00032660) as Whole-time Director of the Company, liable to retire by rotation, for a period of 3 (three) years with effect from January 16, 2025 or AGM up to the date of her retirement whichever is earlier. FOR FOR 18-07-2024 Escorts Kubota Ltd Management Nothing Objectionable To approve the remuneration payable to Ms. Nitasha Nanda (DIN: 00032660) as Whole-time Director of the Company for a period of 3 (three) years with effect from January 16, 2025 or up to the date of her AGM 18-07-2024 Escorts Kubota Ltd Management FOR FOR Nothing Objectionable To appoint Mr. Kinji Saito (DIN: 00049067) as an Independent Director, not liable to retire by rotation, to hold office for a term of 5 (five) consecutive years w.e.f. July 18, 2024 to till July 17, 2029 or up to the 18-07-2024 Escorts Kubota Ltd AGM Management conclusion of the AGM to be held in the calendar year 2029, whichever is earlier. FOR FOR Nothing Objectionable To receive, consider and adopt: a. the Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2024, together with the Reports of the Board of Directors and the Auditors thereon and b. the Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 18-07-2024 Grindwell Norton Limited AGM Management 2024, together with the Report of the Auditors thereon. FOR Routine proposal Grindwell Norton Limited AGM To declare a dividend on Equity Shares for the financial year ended March 31, 2024. 18-07-2024 Management FOR FOR Routine proposal To appoint a Director in place of Mr. David Eric Molho (Director Identification No. 09326249), who retires 18-07-2024 Grindwell Norton Limited AGM by rotation and being eligible, offers himself for re-appointment. FOR FOR Nothing Objectionable Management Appointment of Mr. Kaustubh Govind Shukla (Director Identification No.10580359) as an Non- Executive and Independent Director of the Company, not liable to retire by rotation, to hold office for a term of five Grindwell Norton Limited (5) consecutive years on the Board of the Company effective from July 18, 2024 up to July 17, 2029. FOR 18-07-2024 AGM FOR Management Nothing Objectionable Appointment of Mr. Venugopal Shanbhag (Director Identification No. 08888359) as Director of the Grindwell Norton Limited AGM FOR FOR 18-07-2024 Company, not liable to retire by rotation. Nothing Objectionable Management Appointment of Mr. Venugopal Shanbhag (Director Identification No. 08888359) as a Whole- Time Director designated as Executive Director of the Company for a period of five (5) years effective from May FOR AGM FOR 18-07-2024 Grindwell Norton Limited Management 7, 2024 and including remuneration. Nothing Objectionable Re-appointment of Mr. Subodh Nadkarni (Director Identification No. 00145999) as an Independent, Non-Executive Director of the Company, not liable to retire by rotation, to hold office for a second term of five Grindwell Norton Limited AGM (5) consecutive years on the Board of the Company effective from July 25, 2024 up to July 24, 2029. FOR 18-07-2024 Management Nothing Objectionable Ratification of Remuneration of Rs. 3,25,000/- plus applicable taxes and out of pocket expenses at actuals payable to M/s. Rao, Murthy and Associates, Cost Accountants (Firm Registration No. 000065), who have been appointed by the Board of Directors on the recommendation of the Audit Committee as the Cost Auditor of the Company to conduct the audit of the cost records of the Company for the financial year 18-07-2024 Grindwell Norton Limited AGM ending March 31, 2025. **FOR** FOR Nothing Objectionable Management To receive, consider and adopt the Annual Audited Financial Statements of the Company including the Balance Sheet as on March 31, 2024, and the Statement of Profit and Loss Account and Cash Flow Statement for the financial year ended March 31, 2024, together with the Reports of the Board of 18-07-2024 Muthoot Microfin Ltd AGM Directors and Auditors thereon. **FOR** FOR Management Routine proposal To appoint a director in place of Mr. Thomas George Muthoot (DIN: 00011552) who retires by rotation at Muthoot Microfin Ltd AGM this Annual General Meeting, and being eligible, offers himself for re-appointment. FOR FOR 18-07-2024 Nothing objectionable Management Appointment of M/s. Suresh Surana and Associates LLP (Firm Registration No. 121/50W/W-100010) in th place of retiring Statutory Auditors, M/s. Sharp and Tannan, Chartered Accountants, as the Statutory Auditors of the Company, for a period of 3 years starting from Financial Year 2024 - 25 and that they shall hold office from the conclusion of this Annual General Meeting until the conclusion of the 35th Annual General Meeting of the Company, at a remuneration to be decided by the Board of Directors in consultation with the Auditors plus applicable taxes and reimbursement of traveling and out of pocket 18-07-2024 Muthoot Microfin Ltd AGM expenses incurred by them for the purpose of audit. Management FOR FOR Routine proposal To consider the proposal for Ratification of appointment of Mr. Akshaya Prasad (DIN: 02028253) as the Non- Independent Non- Executive Director of the Company and whose office shall be liable to retire by Muthoot Microfin Ltd AGM FOR 18-07-2024 Management FOR Routine proposal To consider the proposal for Ratification of appointment of Mr. John Tyler Day (DIN: 07298703) as the Non Independent Non- Executive Director of the Company and whose office shall be liable to retire by 18-07-2024 AGM FOR FOR Muthoot Microfin Ltd Management Routine proposal To consider the proposal for enhancement of borrowing limits from Rs. 10,000 crores to Rs. 15,000 AGM FOR 18-07-2024 Muthoot Microfin Ltd FOR Routine proposal Management To pledge, mortgage and/or charge in all or any part of the moveable or immovable assets/ receivables of the Company and the whole or part of the undertaking of the Company of every nature and kind whatsoever and/or creating a fixed/ floating charge in all or any movable or immovable assets/ receivables of the Company and the whole of the undertaking of the Company to or in favour of Banks, Financial Institutions, any other lenders or debenture trustees to secure the amount borrowed by the Company or any third party from time to time for the due payment of the Principal together with interest, charges, costs, expenses and all other monies payable by the Company or any third party in respect of such borrowings provided that the maximum extent of the indebtedness secured by the assets/ 18-07-2024 Muthoot Microfin Ltd AGM receivables of the Company does not exceed Rs. 15,000 Crores. FOR FOR Management Routine proposal To consider the proposal of ratification of Muthoot Microfin Employee Stock Option Plan 2016 (ESOP 2016) AGM 18-07-2024 Muthoot Microfin Ltd Management **FOR** FOR Nothing objectionable To consider the proposal of ratification of Muthoot Microfin Limited Employee Stock Option Plan 2022 AGM Management FOR 18-07-2024 Muthoot Microfin Ltd (ESOP 2022) of the Company. FOR Nothing objectionable AGM 18-07-2024 Muthoot Microfin Ltd To approve the alteration of object clause of the Memorandum of Association of the Company. FOR FOR Routine proposal Management Routine proposal 18-07-2024 Muthoot Microfin Ltd AGM Management To approve the adoption of Memorandum of Association as per the provisions of the Companies Act, 2013. FOR FOR (a) audited standalone financial statements of the Company for the financial year ended on March 31, 2024 and the Reports of the Board of Directors and Auditors thereon and (b) the audited consolidated financial statement of the Company for the financial year ended on March 31, 2024 together with the Report of the Auditors thereon. FOR FOR 18-07-2024 Solar Industries India Limited Management Routine proposal

Date: September 30, 2024

Description of the proposal Management Meeting **Investee Company Name** Type of Meeting Proposal of Vote Reason supporting the vote decision Recommendation **Date** (AGM / EGM) Management / (For / Against/ **Shareholders** Abstain) To declare a final Dividend at the rate of Rs. 8.50/- per equity share of Rs. 2/- each fully paid up of the Company, as recommended by the Board of Directors for the financial year ended March 31, 2024 and the AGM same be paid out of the profits of the Company. FOR FOR 18-07-2024 Solar Industries India Limited Management Routine proposal To appoint a Director in place of Shri Manish Nuwal (DIN: 00164388), who retires by rotation and being AGM Management eligible offers himself for re-appointment. 18-07-2024 Solar Industries India Limited FOR FOR Nothing Objectionable Continuation of appointment of Shri Satyanarayan Nuwal (DIN: 00713547) as a Non - Executive Director, Non - Independent Director, designated as the Chairman of the Company, not liable to retire by rotation for the period of 3 (Three) years from the date of approval of his continuation as Director or till he attains the age of Seventy - five years. 18-07-2024 Solar Industries India Limited AGM Management FOR FOR Nothing Objectionable Re-appointment of Shri Suresh Menon (DIN: 07104090), as a Whole Time Director designated as an Executive Director of the Company, liable to retire by rotation for the period of 3 (three) years from the end of his present term of office, i.e., with effect from May 11, 2025 till May 10, 2028 and including FOR AGM revision in terms of his remuneration. FOR 18-07-2024 Solar Industries India Limited Management Nothing Objectionable 18-07-2024 Solar Industries India Limited AGM Management Alteration of Articles of Association (AOA) of the Company. FOR FOR Nothing Objectionable Ratification of remuneration of Rs. 2,50,000/- to be paid to M/s. Deepak Khanuja and Associates, Nagpur, the Cost Auditors appointed by the Board of Directors of the Company, to conduct the audit of cost 18-07-2024 Solar Industries India Limited AGM records of the Company for the financial year ending March 31, 2025. FOR FOR Nothing Objectionable Management To receive, consider and adopt: a) the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2024, together with the Reports of the Board of Directors and Auditors thereon and Unqualified Financial Statements. Compliant b) the Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, with Indian Accounting Standards. No 19-07-2024 Blue Dart Express Limited 2024, together with the Report of the Auditors thereon. FOR FOR governance concern identified. Management Sufficient funds available for payment of 19-07-2024 AGM To declare Dividend of Rs. 25/- per Equity Share for the financial year ended March 31, 2024. FOR FOR dividend. No governance concern identified. Blue Dart Express Limited Management To appoint a Director in place of Mr. Sebastian Paeßens, Director (DIN 09058693) who retires by rotation Compliant with law. No governance concern FOR AGM FOR identified. 19-07-2024 Blue Dart Express Limited Management and being eligible, offers himself for re-appointment. To revise remuneration of Mr. Balfour Manuel, Managing Director (DIN: 08416666) for the period viz April Compliant with law. No major governance AGM 1, 2024 to March 31, 2025. FOR FOR 19-07-2024 Blue Dart Express Limited concern identified. Management Appointment of Dr. Vandana Aggarwal (DIN: 08013771) as an Independent Director of the Company, not liable to retire by rotation, to hold office for a period of five (5) consecutive years with effect from July 23, No concern on the merit of proposed Blue Dart Express Limited 19-07-2024 AGM 2024 till July 22, 2029. FOR FOR Management appointee. To consider and adopt: (i) the Audited Standalone Financial Statements of the Company for the financial year ended 31st March, 2024, 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, 2024, together with the Report of the Auditors' thereon. FOR 19-07-2024 Balkrishna Industries Limited AGM Management FOR Routine Proposal 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 financial year 2023 - 24. FOR 19-07-2024 Balkrishna Industries Limited AGM FOR Management Routine Proposal To appoint a Director in place of Mrs. Vijaylaxmi Poddar (DIN: 00160484), who retires by rotation and 19-07-2024 AGM FOR FOR Balkrishna Industries Limited being eligible, offers herself for re-appointment. Nothing Objectionable Management Ratification of remuneration of Rs. 5,00,000/- per annum plus applicable taxes and reimbursement of out of -pocket expenses, incurred in connection with the Audit payable to M/s. RA and Co., Cost Accountants, (Firm Registration No.: 00242), who were appointed by the Board of Directors as the Cost Auditors of the Company based on the recommendation of Audit Committee, to conduct an audit of the cost records of AGM the Company for the financial Year ended 31st March, 2024 and financial year ending 31st March, 2025. FOR 19-07-2024 Balkrishna Industries Limited Management FOR Nothing Objectionable To receive, consider and adopt: Unqualified Financial Statements (except a. The Audited Standalone Financial Statements of the Company for the Financial Year ended 31 March certain non-material remarks identified in 2024, together with the Reports of the Directors and Auditors thereon. Consolidated CARO report). Compliant with b. The Audited Consolidated Financial Statements of the Company for the Financial Year ended 31 March Indian Accounting Standards. No governance 19-07-2024 JK Cement Limited AGM 2024, together with the Report of the Auditors thereon. FOR concern identified. Management To approve and confirm final dividend of Rs. 20/- (including Rs. 5/- as a special dividend) per equity share AGM (200%) for the Financial year 2023 - 24. FOR FOR Sufficient fund. No concern identified. 19-07-2024 JK Cement Limited Management To appoint a Director in place of Dr. Nidhipati Singhania, (aged about 65 years) (DIN 00171211), who retires by rotation at this Annual General Meeting in terms of Section 152(6) of the Companies Act, 2013 and provisions of Article 90 of the Articles of Association of the Company and being eligible, offers himself 19-07-2024 JK Cement Limited AGM for re-appointment. FOR FOR Compliant with law. No concern identified. Management Ratification of remuneration Rs. 9,00,000 plus applicable taxes and reimbursement of actual travel and out-of-pocket expenses payable to M/s. K. G. Goyal and Company, Cost Accountants (Firm Registration: 19-07-2024 JK Cement Limited AGM 000017) as a Cost Auditors for the financial year ended 31 March 2025. FOR FOR Management Compliant with law. No concern identified. To create, offer, issue and allot secured/ unsecured, listed/ unlisted, rated/ unrated redeemable Nonconvertible Debentures up to a limit of Rs. 500 Crores on a private placement basis, to eligible investor(s), in one or more tranches/ series, during the period of one year from the date of passing of this Resolution, and subject to the overall borrowing limits of the Company, as approved by the Members and other 19-07-2024 JK Cement Limited AGM Management applicable requirements, from time to time. FOR FOR Compliant with Law. No concern identified. Approval of Re-appointment of Dr. Raghavpat Singhania (DIN: 02426556) as Managing Director (MD) of the Company, with effect from 17 June 2025 for a term of five years i.e. up to 16 June 2030 and including Compliant with law. No concern on merit of 19-07-2024 JK Cement Limited AGM Management FOR Approval for Re-appointment of Mr. Madhavkrishna Singhania (DIN: 07022433) as Joint Managing Director and Chief Executive Officer (JMD and CEO) of the Company with effect from 17.06,2025 for five Compliant with law. No concern on merit of years i.e. upto 16 June 2030 and including remuneration. AGM FOR 19-07-2024 JK Cement Limited Management To appoint Shri Raian Nogi Karanjawala (DIN: 02438943) as Independent Director of the Company for a Petronet LNG Limited period of three years w.e.f. May 16, 2024, not liable to retire by rotation. FOR FOR 20-07-2024 PBL Management Nothing Objectionable To re-appoint Ambassador Bhaswati Mukherjee (DIN: 07173244) as Independent Director of the Company for a second term of three years w.e.f. August 13, 2024 up to August 12, 2027, not liable to retire by FOR FOR Nothing Objectionable 20-07-2024 Petronet LNG Limited PBL Management

Date: September 30, 2024

Proposal of Meeting **Investee Company Name** Type of Meeting Description of the proposal Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) To receive, consider and adopt: a. the Audited Standalone Financial Statements of the Company for the financial year ended 31st March, 2024 together with the Reports of the Board of Directors and the Auditors thereon. b. the Audited Consolidated Financial Statements of the Company for the financial year ended 31st March, 22-07-2024 Alembic Pharmaceuticals Limited 2024 together with the Reports of the Auditors thereon. Management Routine proposal Alembic Pharmaceuticals Limited To declare Dividend on equity shares for the financial year 2023 - 24. 22-07-2024 Management FOR FOR Routine proposal Appointment is compliant with law. No major To appoint a Director in place of Mr. R. K. Baheti (DIN: 00332079), who retires by rotation and being eligible, offers himself for re-appointment. 22-07-2024 FOR FOR concern identified. Alembic Pharmaceuticals Limited Management Ratification of remuneration of Rs. 2.30 Lacs plus applicable tax, travelling and other out -of- pocket expenses, payable to M/s. Diwanji and Co., Cost and Management Accountants having Firm Registration No. 000339, appointed by the Board of Directors of the Company to conduct the audit of the cost records Compliant with law. No major concern of the Company for the financial year 2024 - 25. FOR **FOR** identified. 22-07-2024 Alembic Pharmaceuticals Limited Management To receive, consider and adopt the Audited Financial Statements for the Financial Year ended March 31, 22-07-2024 AGM 2024 and the Reports of the Board of Directors (the Board) and the Statutory Auditors' thereon. FOR FOR Jtkarsh Small Finance Bank Ltd Management Routine proposal 22-07-2024 Utkarsh Small Finance Bank Ltd AGM To declare a Dividend of Rs. 0.50 per equity share for the Financial Year ended March 31, 2024. FOR FOR Management Routine proposal To reappoint Mr. Muralidharan Rajamani (DIN - 01690363), Non-Executive Non-Independent Director, AGM FOR FOR 22-07-2024 Utkarsh Small Finance Bank Ltd Management who retires by rotation and being eligible, offers himself for re-appointment. Routine proposal Re-appointment of M/s Deloitte Haskins and Sells, Chartered Accountants (FRN 117365W) and M/s. Kirtane and Pandit, LLP, Chartered Accountants (FRN 105215W/ W100057) as the Joint Statutory Auditors of the Bank to hold office from the conclusion of 8th Annual General Meeting till the conclusion of 9th 22-07-2024 Jtkarsh Small Finance Bank Ltd Annual General Meeting, being their third year as Statutory Auditors of the Bank. FOR FOR Management Routine proposal Re-appointment of Mr. Parveen Kumar Gupta, Independent Director (Non-Executive) (DIN:02895343) as Part-Time Non-Executive Chairman of the Bank, with effect from October 12, 2024 till August 31, 2026. FOR 22-07-2024 Utkarsh Small Finance Bank Ltd AGM FOR Management Routine proposal Payment of variable pay (maximum) Rs. 2.28 Crore (inclusive of both cash and non-cash component) to 22-07-2024 Jtkarsh Small Finance Bank Ltd AGM Management Mr. Govind Singh as Managing Director and CEO (DIN: 02470880) for FY 2023- 24. FOR FOR Routine proposal Re-appointment of Mr. Govind Singh (DIN- 02470880) as the Managing Director and CEO of the Bank for a further period of three years w.e.f. September 21, 2024 to September 20, 2027 (both days inclusive) 22-07-2024 AGM and approval of remuneration payable for FY 2024-25. Utkarsh Small Finance Bank Ltd Management FOR Routine proposal Approval for increase in the Authorised Share Capital and consequent amendment to the Memorandum of AGM Management 22-07-2024 Utkarsh Small Finance Bank Ltd Association of the Bank. FOR FOR Routine proposal To receive, consider and adopt the Audited (Standalone and Consolidated) Financial Statements of the Company for the Financial Year ended 31st March 2024 consisting of the balance sheet as on 31st March 2024, the statement of profit and loss, the statement of cash flow and statement of changes in equity for the Financial Year ended 31st March 2024 together with the reports of the Auditor's and Board of **ZF Commercial Vehicle Control** Systems India Ltd 22-07-2024 AGM FOR FOR Management Routine Proposal To declare a dividend of Rs. 17/- per share on 1,89,67,584 equity shares of Rs. 5/- each fully paid up, ZF Commercial Vehicle Control which make up the entire paid-up equity capital of the Company, absorbing a sum of Rs. 3,224.49 lakhs for the financial year ended 31st March 2024. 22-07-2024 Systems India Ltd AGM FOR FOR Routine Proposal Management ZF Commercial Vehicle Control Re-appointment of Dr. Christian Oliver Brenneke (DIN: 08344547) as a director who retires by rotation at AGM FOR FOR 22-07-2024 Systems India Ltd Management the 20th Annual General Meeting, being eligible and willing for re-appointment. Nothing Objectionable Re-appointment of M/s. B S R and Co. LLP, Chartered Accountants, holding Firm Registration No. 101248W/W-100022, as the Auditors of the Company for their second term of five consecutive years from the conclusion of the 20th Annual General Meeting to the conclusion of the 25th Annual General Meeting, **ZF Commercial Vehicle Control** 22-07-2024 Systems India Ltd AGM on such remuneration (besides applicable taxes and reimbursement of out-of-pocket expenses). Management FOR Nothing Objectionable Ratification of remuneration of Rs. 6,00,000/- plus applicable taxes and out of pocket expenses at actuals, payable to M/s. A N Raman and Associates, Cost Accountants, having firm registration number 102111, as fixed by the Board of Directors at the time of their re-appointment as the Cost Auditor to audit the cost ZF Commercial Vehicle Control 22-07-2024 Systems India Ltd AGM records of the Company for the financial year ending on 31st March 2025. Management FOR Nothing Objectionable ZF Commercial Vehicle Control Appointment of Mr. Akash Passey (DIN: 01198068) as Non - Executive Non - Independent Director of the 22-07-2024 Systems India Ltd AGM Management Company, liable to retire by rotation. FOR FOR Nothing Objectionable Appointment of Mr. Neeraj Sagar (DIN: 09475452) as an Independent Director of the company, not liable ZF Commercial Vehicle Control to retire by rotation, for a term of 5 (five) consecutive years from 22nd May 2024 to 21st May 2029. Nothing Objectionable 22-07-2024 Systems India Ltd AGM Management To pay remuneration by way of profit-related commission, for a period of five (5) years from 1st April 2024 to 31st March 2029, to the Non - Executive Independent Directors of the Company not exceeding one percent of the net profits of the company in an aggregate in each financial year, computed in the ZF Commercial Vehicle Control 22-07-2024 Systems India Ltd AGM Management manner referred to in Section 198 of the Act. FOR FOR Nothing Objectionable Consideration and adoption of the Audited Standalone Financial Statements of the Company for the financial year ended 31st March 2024 and the reports of the Board of Directors and joint Statutory Mahindra & Mahindra Financial AGM FOR 23-07-2024 Services Limited Management FOR Routine proposal Consideration and adoption of the Audited Consolidated Financial Statements of the Company for the Mahindra & Mahindra Financial Services Limited AGM FOR 23-07-2024 financial year ended 31st March 2024 and the reports of the joint Statutory Auditors thereon. FOR Management Routine proposal Declaration of dividend of Rs. 6.30/- (i. e. 315%) per equity share of the face value of Rs. 2/- each, for the financial year ended 31st March 2024 on 123,55,29,920 equity shares of the Company aggregating to Rs. 778.38 crores, as recommended by the Board of Directors of the Company be declared and that the Mahindra & Mahindra Financial Services Limited said dividend be distributed out of the profits of the Company for the year ended 31st March 2024. 23-07-2024 AGM FOR FOR Management Routine proposal Mahindra & Mahindra Financial AGM FOR FOR Re-appointment of Dr. Anish Shah (DIN: 02719429) as a Director liable to retire by rotation. 23-07-2024 Services Limited Management Routine proposal

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Description of the proposal Management Meeting **Investee Company Name** Type of Meeting Proposal of Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Appointment of M/s. M M Nissim and Co LLP, Chartered Accountants (Firm Registration No. 107122W/W100672) as the Joint Statutory Auditor of the Company, to hold office for a period of 3 (three) consecutive years from the conclusion of the Thirty fourth Annual General Meeting of the Company till the conclusion of the Thirty seventh Annual General Meeting of the Company to be held in the year 2027, at a remuneration to be determined by the Board of Directors (including any Committee thereof) of the Mahindra & Mahindra Financial Company in addition to out -of- pocket expenses as may be incurred by them during the course of the 23-07-2024 Services Limited AGM FOR FOR Management Routine proposal Appointment of M/s. M P Chitale and Co., Chartered Accountants (Firm Registration No. 101851W) as the Joint Statutory Auditor of the Company, to hold office for a period of 3 (three) consecutive years from the conclusion of the Thirty fourth Annual General Meeting of the Company till the conclusion of the Thirty seventh Annual General Meeting of the Company to be held in the year 2027, at a remuneration to be determined by the Board of Directors (including any Committee thereof) of the Company in addition to out Mahindra & Mahindra Financial Services Limited 23-07-2024 AGM Management -of- pocket expenses as may be incurred by them during the course of the audit. FOR FOR Routine proposal Appointment of Mr. Vijay Kumar Sharma (DIN: 02449088) as a Non -executive Independent Director of Mahindra & Mahindra Financial the Company, not liable to retire by rotation to hold office for a term of five consecutive years 23-07-2024 Services Limited AGM commencing from 15th May 2024 to 14th May 2029 (both days inclusive). FOR FOR Nothing objectionable Management Mahindra & Mahindra Financial AGM FOR FOR 23-07-2024 Services Limited Management Increase in the borrowing limits of the Company, shall not exceed Rs. 1,30,000 crore. Routine proposal To consider and adopt the standalone and consolidated financial statements of the Company for the AGM FOR 23-07-2024 Bajaj Finance Limited financial year ended 31 March 2024, together with the Directors and Auditors Reports thereon. FOR Management Routine proposal To declare a dividend of Rs. 36 per equity share of face value of Rs. 2 for the financial year ended 31 AGM FOR FOR 23-07-2024 Bajaj Finance Limited Management Routine proposal To appoint a director in place of Rajeev Jain (DIN: 01550158), who retires by rotation in terms of section AGM 152(6) of the Companies Act, 2013 and, being eligible, offers himself for re-appointment. FOR FOR 23-07-2024 Bajaj Finance Limited Management Routine proposal Appointment of Price Waterhouse LLP, Chartered Accountants, (Firm Registration No. 301112E) as the Joint Statutory Auditor of the Company, to hold office from the conclusion of 37th Annual General Meeting till conclusion of the 40th Annual General Meeting of the Company to conduct audit of accounts of the Company for the financial year ending 31 March 2025, 31 March 2026 and 31 March 2027 and to fix their 23-07-2024 AGM FOR Nothing objectionable Bajaj Finance Limited Management Appointment of Kirtane and Pandit LLP, Chartered Accountants, (Firm Registration No. 105215W) as the Joint Statutory Auditor of the Company, to hold office from the conclusion of 37th Annual General Meeting till conclusion of the 40th Annual General Meeting of the Company to conduct audit of accounts of the Company for the financial year ending 31 March 2025, 31 March 2026 and 31 March 2027 and to fix their 23-07-2024 Bajaj Finance Limited AGM **FOR** FOR Management Nothing objectionable Continuation of Sanjiv Bajaj (DIN: 00014615) as a Non - Executive Director on the Board of the Company, AGM not liable to retire by rotation, for a period of five (5) years with effect from 1 April 2024. 23-07-2024 Bajaj Finance Limited FOR Management Nothing objectionable Appointment of Tarun Bajaj (DIN: 02026219) as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of five consecutive years, with effect from 1 August 2024 up to 23-07-2024 AGM FOR FOR Bajaj Finance Limited Management Routine proposal Issue of non -convertible debentures through private placement within the overall borrowing limit of Rs. AGM 375,000 crore approved by the members of the Company under section 180(1)(c) of the Act. FOR FOR 23-07-2024 Bajaj Finance Limited Management Routine proposal To consider, approve and adopt the Audited Condensed Standalone and Consolidated Financial Statements of Nexus Select Trust as at and for the Financial Year ended March 31, 2024, together with AGM the Report of the auditors thereon and Annual Report on Performance of Nexus Select Trust. FOR FOR 23-07-2024 **Nexus Select Trust** Management Compliant with InvIT To consider, approve and adopt the Valuation report issued by IVAS Partners, represented by Mr. Compliant with REIT Regulations. No 23-07-2024 **Nexus Select Trust** AGM Arvindkumar C, Partner, Independent Valuer for the Valuation of the Portfolio as at March 31, 2024. **FOR** FOR governance concern identified. Management To consider and approve the Aggregate Consolidated Borrowings and Deferred Payments of Nexus Select Trust up to 49% of the Value of the Nexus Select Trust's Including its SPV's assets and Matters related Compliant with REIT Regulations. No 23-07-2024 Nexus Select Trust AGM FOR FOR governance concern identified. Management To receive, consider and adopt: a. the audited standalone financial statements of the Company for the financial year ended March 31, 2024 and the report of the Board of Directors and Auditors thereon and b. the audited consolidated financial statements of the Company and its Subsidiaries for the financial year ended March 31, 2024 and the report of the Auditors thereon. 23-07-2024 ICRA Limited FOR Management Routine proposal 23-07-2024 **ICRA** Limited AGM Management To declare dividend of Rs. 100 on the equity shares for the financial year ended March 31, 2024. FOR FOR Routine proposal To appoint a Director in place of Ms. Shivani Priya Mohini Kak (DIN: 09486147), who retires by rotation, 23-07-2024 ICRA Limited AGM Management and being eligible, offers herself for re-appointment. FOR FOR Routine proposal Appointment of Deloitte Haskins and Sells Chartered Accountants, (Firm Registration No. 11/365W) as Statutory Auditors of ICRA Limited (the Company), in place of retiring auditors B S R and CO. LLP, Chartered Accountants, for a period of 5 (five) years, to hold office as such from the conclusion of this 33rd Annual General Meeting until the conclusion of the 38th Annual General Meeting of the Company, on 23-07-2024 ICRA Limited AGM FOR FOR Management Routine proposal To approve the appointment of Mr. Palamadai Sundararajan Jayakumar (DIN: 01173236), as an Independent Director of the Company, for a term of five consecutive years effective from November 1, 23-07-2024 ICRA Limited AGM Management 2024 till October 31, 2029, and that Mr. Jayakumar shall not be liable to retire by rotation. FOR FOR Routine proposal To approve the appointment of Mr. Pradip Manilal Kanakia (DIN: 00770347) as an Independent Director of the Company, for a term of five consecutive years effective from November 1, 2024 till October 31, 23-07-2024 **ICRA** Limited AGM Management 2029, and that Mr. Kanakia shall not be liable to retire by rotation. FOR FOR Routine proposal To approve the appointment of Ms. Anuranjita Kumar (DIN: 05283847), as an Independent Director of the Company, for a term of five consecutive years effective from December 1, 2024 till November 30, 2029, AGM and that Ms. Kumar shall not be liable to retire by rotation. 23-07-2024 **ICRA** Limited Management FOR FOR Routine proposal To appoint Mr. Brian Joseph Cahill (DIN: 10615493) as Non-Executive and Non- Independent Director of AGM FOR ICRA Limited the Company, liable to retire by rotation, with effect from August 1, 2024. FOR Routine proposal 23-07-2024 Management

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
23-07-2024	ICRA Limited	AGM	Management		FOR	FOR	Routine proposal
23-07-2024	ICRA Limited	AGM	Management	To approve payment of remuneration to Mr. Ramnath Krishnan (DIN: 09371341) as Managing Director and CEO of the Company and CEO of ICRA Group, designated as Managing Director and Group CEO, for a period of three years, effective from October 23, 2024. To consider, approve and adopt the audited Standalone Financial statements and audited Consolidated		FOR	Routine proposal
23-07-2024	Brookfield India Real Estate Trust REIT	AGM	Management	Financial statements of Brookfield India Reit for the financial year ended March 31, 2024 together with the report of the auditors thereon for the financial year ended March 31, 2024 and the Annual report on activities and Performance of Brookfield India Reit.		FOR	Compliant with REIT Regulations.
23-07-2024	Brookfield India Real Estate Trust REIT	AGM	Management	To consider, approve and adopt the Valuation report issued by Ms. L Anuradha, the valuer, for the valuation of the portfolio as at March 31, 2024. To receive, consider and adopt the Standalone Financial Statements as at 31st March, 2024 including the	FOR	FOR	Compliant with REIT Regulations. No governance concern identified. Unqualified financial statements. Compliant
23-07-2024	Torrent Pharmaceuticals Limited	AGM	Management	Audited Balance Sheet as at 31st March, 2024, the Statement of Profit and Loss for the year ended on that date and reports of the Board of Directors and Auditors thereon. To receive, consider and adopt the Consolidated Financial Statements as at 31st March, 2024 including	FOR	FOR	with Indian Accounting Standards. No governance concern identified. Unqualified financial statements. Compliant
23-07-2024	Torrent Pharmaceuticals Limited	AGM	Management	the Audited Balance Sheet as at 31st March, 2024, the Statement of Profit and Loss for the year ended on that date and reports of the Auditors thereon. To confirm the payment of interim dividend of Rs. 22.00 per equity share of fully paid up face value of Rs.	FOR	FOR	with Indian Accounting Standards. No governance concern identified.
23-07-2024	Torrent Pharmaceuticals Limited	AGM	Management	5.00 each and to declare final dividend of Rs. 6 per equity share of fully paid up face value of Rs. 5.00 each for the financial year ended 31st March, 2024. Jinesh Shah (holding DIN: 00406498), a director, who retires by rotation at this Annual General Meeting	FOR	FOR	Sufficient funds for payment of dividend. No concern identified.
23-07-2024	Torrent Pharmaceuticals Limited	AGM	Management	and who has expressed his unwillingness for reappointment, be not re-appointed and the resulting vacancy be not filled up and the number of directors be reduced accordingly.	FOR	FOR	Compliant with law. No concern identified.
23-07-2024	Torrent Pharmaceuticals Limited	AGM	Management	Ratification of remuneration of Rs. 10,00,000/- plus out of pocket expenses and GST payable to M/s. Kirit Mehta and Co., Cost Accountants as the Cost Auditors of the Company for the financial year 2024 - 25.	FOR	FOR	Compliant with law. No major governance concern identified
				To create, issue, offer and allot in one or more tranches, to investors whether Indian or Foreign, including Foreign Institutions, Qualified Institutional Buyers (QIB), Non-Resident Indians, Corporate Bodies, Mutual Funds, Banks, Insurance Companies, Pensions Funds, Trusts, Stabilising agents or otherwise or any combination thereof, whether or not such investors are shareholders, promoters, directors or associates of the Company, through issue of Equity Shares and / or Fully Convertible Debentures and / or Partly Convertible Debentures and / or Optionally Convertible Debentures and / or other securities convertible into equity shares at the option of the Company (Securities) representing either Equity Shares or a combination of any other Securities through one or more public or private offering in domestic and / or one or more international market(s), with or without green shoe option, or a Qualified Institutional			Compliant with Law. No major governance
23-07-2024	Torrent Pharmaceuticals Limited	AGM	Management	Placement (QIP) for an amount not exceeding Rs. 5000 crores. Re-appointment of Samir Mehta (holding DIN 00061903) as Executive Chairman of the Company for the	FOR	FOR	concern identified
23-07-2024	Torrent Pharmaceuticals Limited	AGM	Management		FOR	FOR	Routine Proposal
23-07-2024	Torrent Pharmaceuticals Limited	AGM	Management	of the Company, liable to retire by rotation.	FOR	FOR	Compliant with law. No concern identified.
23-07-2024	Torrent Pharmaceuticals Limited	AGM	Management		FOR	FOR	Compliant with law. No major governance concern identified.
				To (I) give any loan to any person or other body corporate; (II) give any guarantee or provide security in connection with a loan to any other body corporate or person; and (iii) 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			
23-07-2024	Torrent Pharmaceuticals Limited	AGM	Management	amount not exceeding Rs. 10,000 crores.	FOR	FOR	Routine Proposal
24-07-2024	Bajaj Holdings & Investment Limited Bajaj Holdings & Investment	AGM	Management	To consider and adopt the audited standalone and consolidated financial statements of the Company for the financial year ended 31 March 2024, together with the Directors' and Auditors' Reports thereon. To declare a dividend of Rs. 21 per equity share of face value of Rs. 10 for the financial year ended 31	FOR	FOR	nothing objectionable
24-07-2024	Limited Bajaj Holdings & Investment	AGM	Management	March 2024. To appoint a director in place of Madhur Bajaj (DIN: 00014593), who retires by rotation in terms of	FOR	FOR	nothing objectionable
24-07-2024	Limited	AGM	Management	section 152(6) of the Companies Act, 2013 and, being eligible, offers himself for re-appointment.	FOR	FOR	nothing objectionable
24-07-2024	Bajaj Holdings & Investment Limited	AGM	Management	To appoint a director in place of Manish Santoshkumar Kejriwal (DIN 00040055), who retires by rotation in terms of section 152(6) of the Companies Act, 2013 and, being eligible, offers himself for re-appointment. Appointment of P G Bhagwat LLP, Chartered Accountants, (Firm Registration No. 101118W/W100682) as		FOR	nothing objectionable
	Bajaj Holdings & Investment			one of the Joint Statutory Auditors of the Company, to hold office from the conclusion of 79th Annual General meeting till conclusion of the 82nd Annual General Meeting of the Company, to conduct audit of accounts of the Company for the financial year ending 31 March 2025, 31 March 2026 and 31 March 2027			
24-07-2024	Limited	AGM	Management	To consider and adopt the standalone and consolidated financial statements of the Company for the		FOR	nothing objectionable
	Bajaj Finserv Limited Bajaj Finserv Limited	AGM AGM	Management Management	To declare a dividend of Rs. 1 per equity share of face value of Rs. 1 for the financial year ended 31		FOR FOR	nothing objectionable nothing objectionable
2 1 U/ - 2U2 1	Pajaj i maci v Emmed	A01:1	Hanagement	Madhur Bajaj (DIN: 00014593), a director liable to retire by rotation, who does not seek re-election, be	i Oix	OIX	חסמוווואַ סטוכננוטוומטוכ

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Description of the proposal Proposal of Reason supporting the vote decision Meeting **Investee Company Name** Type of Meeting Management Vote **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Ratification of remuneration of Rs. 70,000 plus applicable taxes out- of- pocket, traveling, and living expenses payable to Dhananjay V Joshi and Associates, Cost Accountants (Firm Registration Number: 000030), who have been appointed by the Board of Directors on the recommendation of the Audit Committee, as the Cost Auditors of the Company to conduct the audit of cost records maintained by the nothing objectionable 24-07-2024 Bajaj Finserv Limited Company for the FY 2025. **FOR FOR** Management Inqualified financial statements, Compliant with Indian Accounting Standards. No major governance concern identified except for minor material observations in CARO report and Mahindra Lifespace Developers Consideration and Adoption of the Audited Standalone Financial Statements of the Company for the audit process of consolidated accounts detailed 24-07-2024 AGM Financial Year ended 31st March, 2024 and the Reports of the Board of Directors and Auditors thereon. FOR **FOR** in below analysis. Management Unqualified financial statements. Compliant with Indian Accounting Standards. No major governance concern identified except for minor / material observations in CARO report and Mahindra Lifespace Developers Consideration and Adoption of the Audited Consolidated Financial Statements of the Company for the audit process of consolidated accounts detailed 24-07-2024 AGM Financial Year ended 31st March, 2024 and the Report of the Auditors thereon. FOR FOR in below analysis. Limited Management Sufficient funds / resources to pay the Mahindra Lifespace Developers To Declare a final dividend of Rs. 2.65 per equity share of the face value of Rs. 10/- each fully paid up proposed dividend. No governance concern 24-07-2024 AGM (26.5% on face value), for the financial year ended 31st March 2024. FOR FOR identified in the proposed dividend per-se. Limited Management Compliant with law. No major governance Mahindra Lifespace Developers To appoint a Director in place of Dr. Anish Shah (DIN: 02719429), as a Non-Executive Director, who concern identified in the proposed re-24-07-2024 AGM retires by rotation and being eligible for re-appointment. appointment. Limited FOR FOR Management Re-appointment of Ms. Amrita Chowdhury (DIN: 02178520) 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 Compliant with law. No governance concern Mahindra Lifespace Developers from 13th August, 2024 to 12th August, 2029 (both days inclusive). 24-07-2024 AGM FOR FOR Limited Management identified in the proposed re-appointment. Payment of Remuneration, including profit related commission, in addition to sitting fees and reimbursement of expenses incurred for attending meetings of the Board of Directors and the Committees thereof, to the Non- Executive Independent Directors of the Company appointed from time to time, of such amount upto a limit of Rs. 1,50,00,000 in aggregate to all the Non- Executive Independent Directors, Compliant with law. No major governance Mahindra Lifespace Developers per annum, which may exceed 1% of the net profits of the Company. 24-07-2024 AGM FOR concern identified in the proposed approval. Limited Management FOR Ratification of Remuneration of Rs. 1,43,000 exclusive of applicable taxes and out of pocket expenses, payable to CMA Vaibhav Prabhakar Joshi, Practicing Cost Accountant, Mumbai (Firm Registration No. Mahindra Lifespace Developers 101329), appointed by the Board of Directors of the Company as Cost Auditors to conduct the audit of the Compliant with law. No major governance 24-07-2024 cost records of the Company for the financial year ended 31st March, 2024. Limited AGM Management FOR FOR concern identified in the proposed approval. Approval for Material Related Party Transaction(s) between the Company and Mahindra and Mahindra Limited, Promoter and Holding Company of the Company, the aggregate value will not breach the Mahindra Lifespace Developers Compliant with law. No major governance AGM maximum limit of Rs. 300 crore. 24-07-2024 **FOR** FOR concern identified. _imited Management Compliant with law. No major governance Mahindra Lifespace Developers Approval for Material Related Party Transaction(s) between the Company and Mahindra Happinest 24-07-2024 AGM Developers Limited, the aggregate value will not breach the maximum limit of Rs. 50 crore. FOR FOR concern identified. Limited Management Approval for Material Related Party Transaction(s) between the Company and Mahindra Homes Private Mahindra Lifespace Developers Compliant with law. No major governance AGM Limited, the aggregate value will not breach the maximum limit of Rs. 65 crore. FOR 24-07-2024 **FOR** concern identified. Limited Management Approval for Material Related Party Transaction(s) between the Company and Mahindra Water Utilities Mahindra Lifespace Developers Compliant with law. No major governance AGM Limited, the aggregate value will not breach the maximum limit of Rs. 30 crore. FOR FOR 24-07-2024 Limited Management concern identified. Approval for Material Related Party Transaction(s) between the Company and its Associate companies, Mahindra Lifespace Developers 24-07-2024 AGM the aggregate value will not breach the maximum limit of Rs. 182 crore. FOR FOR _imited Management **Business requirements** Approval for Material Related Party Transaction(s) between Mahindra Industrial Park Chennai Limited and Mahindra World City Developers Limited, the aggregate value will not breach the maximum limit of Rs. Mahindra Lifespace Developers Compliant with law. No major governance AGM 24-07-2024 Limited FOR FOR concern identified. Management Compliant with law. No major governance Mahindra Lifespace Developers Approval for Material Related Party Transaction(s) between Mahindra Industrial Park Chennai Limited and Sumitomo Corporation, the aggregate value will not breach the maximum limit of Rs. 108 crore. 24-07-2024 Limited AGM FOR FOR concern identified. Management Adoption of Standalone Financial Statements of the Company for the Financial Year ended 31 March, CG Power and Industrial Solutions 24-07-2024 AGM FOR imited Management 2024, the Reports of the Board of Directors and the Auditors thereon. FOR Routine proposal Adoption of Consolidated Financial Statements of the Company for the Financial Year ended 31 March, CG Power and Industrial Solutions AGM 24-07-2024 Limited 2024 and the Report of the Auditors thereon. FOR FOR Routine proposal 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, declared by the Board of Directors on 23 January, 2024 and paid by the Company on 21 CG Power and Industrial Solutions 24-07-2024 Limited Management February, 2024 for the Financial Year 2023 - 24. FOR Nothing objectionable CG Power and Industrial Solutions To re-appoint Mr. Vellayan Subbiah (DIN: 01138759), who retires by rotation and being eligible, offers Management himself for re-appointment. FOR 24-07-2024 AGM FOR Nothing Objectionable Limited Ratification of remuneration of Rs. 8,30,000/- plus taxes as applicable and reimbursement of out-ofpocket 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 CG Power and Industrial Solutions 24-07-2024 Limited Company for the Financial Year ending 31 March, 2025. FOR FOR Management Nothing objectionable To receive, consider and adopt: Unqualified financial statements (except certain a. the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2024 together with the Reports of the Board of Directors and Auditors thereon; and minor observations in the CARO Report). b. the Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, Compliant with Indian Accounting Standards. 2024 together with the Report of Auditors thereon. 24-07-2024 Nuvoco Vistas Corporation Ltd Management FOR No governance concern identified. To appoint a Director in place of Mr. Hiren Patel (DIN: 00145149), who retires by rotation and being Compliant with law, no governance concern 24-07-2024 Nuvoco Vistas Corporation Ltd Management eligible, offers himself for re-appointment. FOR FOR identified in the proposed re-appointment. Ratification of remuneration of Rs. 9,00,000/- plus applicable taxes and out- of- pocket expenses, payable to M/s. D. C. Dave and Co., Cost Accountants, Mumbai (Firm Registration No. 000611), the Cost Auditors appointed by the Board of Directors of the Company based on the recommendation of the Audit Committee of the Company, to conduct the audit of the cost records maintained by the Company for the Compliant with law. No major governance Nuvoco Vistas Corporation Ltd Financial Year ending March 31, 2025. FOR FOR 24-07-2024 Management concern identified.

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Meeting **Investee Company Name** Type of Meeting Proposal of **Description of the proposal** Management Vote Reason supporting the vote decision **Date** (AGM / EGM) (For / Against/ Management / Recommendation **Shareholders** Abstain) Re-appointment of Shri Anjanmoy Chatterjee (DIN: 00200443) as an Independent Director of the Company not liable to retire by rotation and to hold office as such for a second term of five consecutive years from August 02, 2024 to August 01, 2029 (both days inclusive). FOR FOR 25-07-2024 Emami Limited Management **PBL** Nothing objectionable Re-appointment of Smt. Avani Vishal Davda (DIN: 07504739) as an Independent Director of the Company not liable to retire by rotation and to hold office as such for a second term of five consecutive years from August 02, 2024 to August 01, 2029 (both days inclusive). 25-07-2024 **Emami Limited** PBL Management FOR FOR Nothing objectionable Re-appointment of Shri Rajiv Khaitan (DIN: 00071487) as an Independent Director of the Company not liable to retire by rotation and to hold office as such for a second term of five consecutive years from 25-07-2024 Emami Limited PBL Management August 02, 2024 to August 01, 2029 (both days inclusive). FOR FOR Nothing objectionable To receive, consider and adopt the consolidated and standalone financial statements of the Company comprising of audited balance sheet as at 31 March 2024, the statement of profit and loss and cash flow Unqualified financial statements. No concern AGM statement for the year ended on that date and the reports of the Board and Auditors' thereon. FOR FOR 25-07-2024 MphasiS Limited Management Sufficient funds for the payment of dividend. AGM 25-07-2024 MphasiS Limited To declare a final dividend on equity shares. FOR FOR No concern identified. Management To appoint a director in place of Ms. Courtney della Cava (DIN: 09380419) who retires by rotation and AGM 25-07-2024 MphasiS Limited being eligible, offers herself for re-appointment. FOR FOR Compliant with law. No concern identified Management To appoint a director in place of Mr. Pankaj Sood (DIN: 05185378) who retires by rotation and being MphasiS Limited AGM eligible, offers himself for re-appointment. FOR FOR 25-07-2024 Management Compliant with law. No concern identified To appoint a director in place of Mr. David Lawrence Johnson (DIN: 07593637) who retires by rotation AGM and being eligible, offers himself for re-appointment. FOR 25-07-2024 MphasiS Limited **FOR** Management Compliant with law. No concern identified 25-07-2024 MphasiS Limited AGM Approval of Mphasis Employee Stock Option Plan 2016 for Mphasis Employees Equity Reward Trust. FOR FOR Compliant with law. No concern identified Management To extend the benefits of cashless facility for ESOP 2016 to the eligible employees of the subsidiary 25-07-2024 AGM FOR FOR MphasiS Limited Management Compliant with law. No concern identified To receive, consider and adopt the Audited Financial Statements (including the consolidated financial Unqualified financial statements. Compliant Oracle Financial Services Software statements) of the Company for the financial year ended March 31, 2024 and the Reports of the Board of with Indian accounting standards. No 25-07-2024 Limited AGM Management Directors and Auditors thereon. FOR FOR governance concern identified. Oracle Financial Services Software To appoint a Director in place of Ms. Kimberly Woolley (DIN: 07741017) who retires by rotation and being Appointment is compliant with Law. No AGM 25-07-2024 eligible, offers herself for re-appointment. FOR FOR governance concern identified. _imited Management Oracle Financial Services Software To appoint a Director in place of Mr. Vincent Secondo Grelli (DIN: 08262388) who retires by rotation and Appointment is compliant with Law. No 25-07-2024 being eligible, offers himself for re-appointment. FOR _imited Management FOR governance concern identified. Oracle Financial Services Software To confirm the payment of interim dividend of Rs. 240 per equity share already paid, as the final dividend 25-07-2024 AGM for the financial year ended March 31, 2024. FOR _imited FOR Compliant with law. No concern identified. Management To consider and adopt Audited Standalone Financial Statements along with Audited Consolidated Financia Statements of the Bharat Highways InvIT as at 31 March 2024, together with the Report of the Auditors AGM thereon and the Report on Performance of the InvIT. 25-07-2024 Bharat Highways InvIT Management FOR FOR Compliant with InvIT regulations Compliant with InvIT Regulations. No AGM FOR FOR 25-07-2024 To approve and adopt Valuation Report of the InvIT assets for the Financial Year ended 31 March 2024. governance concern identified. Bharat Highways InvIT Management To consider, approve the appointment of valuer of the Bharat Highways InvIT. 25-07-2024 Bharat Highways InvIT AGM FOR Compliant with InvIT regulations Management FOR Ratification of the remuneration of Rs. 35,00,000/- (excluding applicable taxes and out of pocket expenses appointment of M/s. S R B C and Co. LLP, Chartered Accountants, (Firm Registration No. 324982E/E300003), as the Statutory Auditor of InvIT for a term of five consecutive financial years commencing from FY 2022 - 23 upto FY 2026- 27 who shall hold office till the date of conclusion of the Compliant with InvIT Regulations. No concern AGM Third Annual General Meeting of the Unitholders to be held in year 2027. FOR FOR 25-07-2024 Bharat Highways InvIT Management identified. Compliant with InvIT Regulations. No To consider and approve the aggregate consolidated borrowings and deferred payments of Bharat AGM Highways InvIT (InvIT) upto forty nine percent of the value of InvIT assets and matters related thereto. FOR 25-07-2024 Bharat Highways InvIT Management FOR governance concern identified. To consider and approve the proposed acquisition of GR Aligarh Kanpur Highways Private Limited Compliant with InvIT Regulations. No AGM FOR 25-07-2024 Bharat Highways InvIT currently owned by G R Infraprojects Limited. FOR governance concern identified. Management To receive, consider and adopt: (a) the audited standalone financial statements of the Company for the financial year ended 31st March, 2024 and the directors report and auditor's report thereon UTI Asset Management Company (b) the audited consolidated financial statements of the Company for the financial year ended 31st March, 25-07-2024 AGM FOR FOR 2024 and the auditor's report thereon. Management Routine proposal To declare a final dividend of Rs. 24 per equity share of the face value Rs. 10 each and an additional special dividend of Rs. 23 per equity share of the face value Rs. 10 each, taking overall dividend to Rs. 47 UTI Asset Management Company per equity share of the face value Rs. 10 each as recommended by the Board of Directors of the 25-07-2024 Company, out of the profits of the Company for the financial year ended 31st March, 2024. AGM FOR FOR Management Routine proposal UTI Asset Management Company To re-appoint Mr. Flemming Madsen (DIN: 02904543), who retires by rotation, as a Non-Executive 25-07-2024 AGM FOR Management Nominee Director of the Company liable to retire by rotation. FOR Routine proposal To approve the Payment of Commission to the Non-executive Independent Directors of the company of UTI Asset Management Company AGM Rs. 20,00,000/- p.a from the FY 2023 - 2024. FOR FOR 25-07-2024 Management Routine proposal To receive, consider and adopt a) the Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2024, together with the Reports of the Board of Directors and the Auditors thereon and b) the Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 25-07-2024 Ashok Leyland Limited AGM Management 2024 together with the Report of Auditors thereon. FOR Routine proposal To confirm the interim dividend of Rs. 4.95 per equity share and consider the same as final dividend for AGM Management FOR 25-07-2024 Ashok Leyland Limited the financial year ended on March 31, 2024. FOR Routine proposal To appoint a Director in place of Mr. Shom Ashok Hinduja (DIN: 07128441) who retires by rotation and AGM being eligible, offers himself for re-appointment. FOR FOR 25-07-2024 Ashok Leyland Limited Nothing Objectionable Management Re-appointment of Mr. Saugata Gupta (DIN: 05251806), as an Independent Director of the Company, not liable to retire by rotation and to hold office for a second term of 5 (five) consecutive years on the Board of the Company from November 8, 2024 till November 7, 2029. AGM FOR FOR 25-07-2024 Ashok Leyland Limited Nothing Objectionable Management Appointment of Dr. V Sumantran (DIN: 02153989), as an Independent Director of the Company, for a term of five years commencing from May 24, 2024 to May 23, 2029, not liable to retire by rotation. Ashok Leyland Limited AGM FOR FOR 25-07-2024 Management Nothing Objectionable

Date: September 30, 2024

Investee Company Name Description of the proposal Management Meeting Type of Meeting Proposal of Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Appointment of Mr. Thomas Dauner (DIN: 10642122), as an Independent Director of the Company, for a AGM term of five years commencing from June 4, 2024 to June 3, 2029, not liable to retire by rotation. FOR FOR 25-07-2024 Ashok Leyland Limited Management Nothing Objectionable Re-appointment of Mr. Dheeraj G Hinduja (DIN: 00133410) as the Executive Chairman (Whole-time) of the Company, liable to retire by rotation, for a period of two years commencing from November 26, 2024 to November 25, 2026 and including remuneration. 25-07-2024 Ashok Leyland Limited AGM Management FOR FOR Nothing Objectionable Re-appointment of Mr. Gopal Mahadevan, (DIN: 01746102) as Whole-time Director (WTD), liable to retire by rotation, designated as Director - Strategic Finance and M and A for a period of two years from May 24, 2024 to May 23, 2026 and including remuneration. 25-07-2024 Ashok Leyland Limited AGM Management FOR FOR Nothing Objectionable Ratification of remuneration of Rs. 7,00,000/- plus applicable taxes and reimbursement of out- of- pocket expenses payable to Messers. Geeyes and Co., Cost and Management Accountants, (Firm Registration No. 000044), appointed by the Board of Directors as Cost Auditors to conduct the audit of the cost accounting 25-07-2024 AGM records of the Company for the financial year ended March 31, 2024. FOR FOR Ashok Leyland Limited Management Nothing Objectionable Related Party Transactions with TVS Mobility Private Limited for an aggregate value which would be in excess of Rs. 1,000 Crores or 10% of the annual consolidated turnover as per the Company's last audited financial statements, whichever is lower for FY 2025 - 26. AGM Management FOR FOR 25-07-2024 Ashok Leyland Limited Nothing Objectionable Related Party Transactions with Switch Mobility Automotive Limited for an aggregate value of all transactions together which would / may exceed Rs. 1,000 Crores or 10% of the annual consolidated AGM turnover as per the Company's last audited financial statements, whichever is lower for the FY 2024 - 25. FOR FOR Nothing Objectionable 25-07-2024 Ashok Leyland Limited Management Related Party Transactions between Switch Mobility Automotive Limited and OHM Global Mobility Private Limited, Company's for an aggregate value which would be in excess of Rs. 1,000 Crores or 10% of the annual consolidated turnover as per the Company's last audited financial statements, whichever is lower, AGM FOR FOR 25-07-2024 Ashok Leyland Limited Management Nothing Objectionable To amend the Articles of Association of the Company such that the existing Clauses 102 and 135(c) of the AGM FOR Articles of Association of the Company be altered and amended. FOR 25-07-2024 Ashok Leyland Limited Management Nothing Objectionable To consider and adopt: a. the audited financial statement of the Company for the financial year ended March 31, 2024, the reports of the Board of Directors and Auditors thereon; and b. the audited consolidated financial statement of the Company for the financial year ended March 31, 2024 and report of Auditors thereon. Apollo Tyres Limited AGM FOR FOR Routine proposal 25-07-2024 Management AGM FOR 25-07-2024 FOR Apollo Tyres Limited Management To declare the final dividend of Rs. 6.00 per equity share for the financial year ended March 31, 2024. Routine proposal To appoint a Director in place of Mr. Sunam Sarkar (DIN: 00058859), who retires by rotation and being 25-07-2024 Apollo Tyres Limited AGM Management eligible, offers himself for re-appointment. **FOR** FOR Nothing objectionable Ratification of Remuneration of Rs. 4.00 lakhs per annum plus reimbursement of out of pocket expenses payable to M/s. N. P. Gopalakrishnan and Co., Cost Accountants appointed by the Board of Directors of the Company for carrying out Cost Audit of the Company's plants at Perambra (Kerala), Limda (Gujarat), Chennai (Tamil Nadu) and Chinnapandur (Andhra Pradesh) and Company's leased operated plant at 25-07-2024 Apollo Tyres Limited AGM Kalamassery (Kerala) for the financial year 2024 - 25. FOR FOR Management Nothing objectionable Appointment of Mr. Sumit Dayal (DIN: 10248835) as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of 5 (five) consecutive years with effect from August 6, 2024 25-07-2024 Apollo Tyres Limited AGM to August 5, 2029 (both days inclusive). FOR FOR Nothing objectionable Management Appointment of Mr. Berjis Desai (DIN: 00153675) as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of 5 (five) consecutive years with effect from August 6, 2024 AGM **FOR** to August 5, 2029 (both days inclusive). FOR 25-07-2024 Apollo Tyres Limited Management Nothing objectionable Appointment of Mr. Gaurav Kumar (DIN: 10196754) as Whole-time Director of the Company for a period of 5 years with effect from June 1, 2024 to May 31, 2029 (both days inclusive) and including FOR 25-07-2024 Apollo Tyres Limited AGM remuneration. FOR Management Nothing objectionable To consider and adopt a) the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2024, together with the Reports of the Board of Directors (the Board) and the Auditors thereon and Crompton Greaves Consumer b) the Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, 26-07-2024 AGM Electrical Limited Management 2024, together with the Report of the Auditors thereon. FOR Routine Proposal To declare a dividend of Rs. 3/- per equity share of the face value of Rs. 2/- each for the Financial Year Crompton Greaves Consumer Flectrical Limited AGM 26-07-2024 ended March 31, 2024. FOR FOR Nothing Objectionable Management To appoint a Director in place of Mr. Shantanu Khosla (DIN:00059877) who retires by rotation and being Crompton Greaves Consumer AGM FOR 26-07-2024 Electrical Limited eligible offers himself for re-appointment. **FOR** Nothing Objectionable Management Ratification of remuneration of Rs. 6,00,000/- (exclusive of applicable taxes and re - imbursement of out of pocket expenses) payable to M/s. Ashwin Solanki and Associates, Cost Accountants (Firm Registration Number 100392), who have been appointed by the Board of Directors basis the recommendation of the Audit Committee, as Cost Auditors of the Company, to conduct the audit of the cost records maintained by the Company as prescribed under the Companies (Cost Records and Audit) Rules, 2014, as amended, for Crompton Greaves Consumer AGM the Financial Year ending March 31, 2025. 26-07-2024 Electrical Limited Management FOR Nothing Objectionable To discuss, approve and adopt the Audited Standalone and Consolidated Balance Sheet of the Bank as at 31st March 2024, Standalone and Consolidated Profit and Loss Account for the year ended on that date, the Report of the Board of Directors on the working and activities of the Bank for the period covered by 26-07-2024 Union Bank of India AGM the Accounts and the Auditors' Report on the Balance Sheet and Accounts. FOR FOR Management nothing objectionable Union Bank of India AGM Management FOR 26-07-2024 To declare Dividend of Rs. 3.60/- per Equity Share of Rs. 10/- each for the Financial Year 2023 - 24. FOR nothing objectionable Raising of Capital of the Bank by way of issuance of fresh Equity Shares and / or by issuance of Additiona AGM Management Tier-1 / Tier-2 Capital as per BASEL III Guidelines. FOR FOR 26-07-2024 Union Bank of India nothing objectionable 26-07-2024 Union Bank of India AGM Appointment of Shri Sanjay Rudra (DIN: 09650826) as Executive Director of the Bank. FOR nothing objectionable Management FOR Union Bank of India 26-07-2024 AGM Management Appointment of Shri Pankaj Dwivedi as Executive Director of the Bank. FOR FOR nothing objectionable

Date: September 30, 2024

Description of the proposal Meeting **Investee Company Name** Type of Meeting Proposal of Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Unqualified financial statements. Compliant To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the with Indian Accounting Standards. No concern Financial Year ended on 31st March, 2024 and the reports of the Board of Directors and Statutory Auditors identified (except certain non-material remarks 26-07-2024 Tech Mahindra Limited Management **FOR** identified in the CARO Report.) Unqualified financial statements, Compliant with Indian Accounting Standards. No concern To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the identified (except certain non-material remarks Financial Year ended on 31st March, 2024 and the report of the Statutory Auditors thereon. AGM FOR FOR identified in the CARO Report.) 26-07-2024 Tech Mahindra Limited Management To confirm the payment of Interim Dividend Rs. 12/- per equity share of Rs. 5 /- each fully paid up (240%) declared by the Board of Directors and paid to the Members of the Company in November, 2023 and to declare Final Dividend of Rs. 28/- per equity share of the Face Value of Rs. 5/- each fully paid-up Sufficient funds available for payment of 26-07-2024 Tech Mahindra Limited AGM Management (560%) for the Financial Year 2023-24. FOR FOR dividend. No concern identified. To re-appoint Dr. Anish Shah (DIN: 02719429) Non- Executive Director, who retires by rotation and being Compliant with law. No major concern AGM 26-07-2024 eligible offers himself for re-appointment. FOR identified. Tech Mahindra Limited Management FOR Re-appointment of Ms. Shikha Sharma (DIN: 00043265) as an Independent Director of the Company, not liable to retire by rotation, to hold the office for a term of 5 (five) consecutive years, commencing from 1st August, 2024 up to 31st July, 2029 (both days inclusive). 26-07-2024 Tech Mahindra Limited AGM Management **FOR** FOR Compliant with law. No concern identified. Re-appointment of Dr. Mukti Khaire (DIN: 08356551) as an Independent Director of the Company, not liable to retire by rotation, to hold the office for a term of 5 (five) consecutive years, commencing from 1st 26-07-2024 Tech Mahindra Limited AGM August, 2024 up to 31st July, 2029 (both days inclusive). FOR FOR Management No concern Re-appointment of Mr. Haigreve Khaitan (DIN: 00005290) as an Independent Director of the Company, not liable to retire by rotation, to hold the office for a term of 5 (five) consecutive years, commencing from 1st August, 2024 up to 31st July, 2029 (both days inclusive). FOR 26-07-2024 AGM FOR Compliant with law Tech Mahindra Limited Management Appointment of Mr. Tarun Bajaj (DIN: 02026219) as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of 5 (five) consecutive years, commencing from 26th July, Tech Mahindra Limited 26-07-2024 AGM 2024 to 25th July, 2029 (both days inclusive). FOR FOR Management No concern Appointment of Ms. Neelam Dhawan (DIN: 00871445) as an Independent Director of the Company, not liable to retire by rotation, for a term of 5 (five) consecutive years, commencing from 26th July, 2024 to Tech Mahindra Limited AGM 25th July, 2029 (both days inclusive). FOR 26-07-2024 Management FOR No concern Appointment of Mr. Amarjyoti Barua (DIN: 09202472) as a Non- Executive Director of the Company, liable AGM FOR 26-07-2024 Tech Mahindra Limited Management FOR Compliant with law. No concern identified. Payment of commission not exceeding 1% per annum of the net profits of the Company computed in the manner referred to in Section 198 of the Act, to the Non- Executive Directors of the Company, payable in such form, manner or proportions and in all respects as may be determined by the Board of Directors of the Company from time to time, for a period of five (5) years commencing from 1st April, 2025 to 31st Compliant with law. No major concern FOR 26-07-2024 Tech Mahindra Limited AGM March, 2030. FOR identified. Management Approval for Mr. Anand G. Mahindra (DIN: 00004695) to continue as a Non- Executive Director of the 26-07-2024 Tech Mahindra Limited AGM Company, not liable to retire by rotation. FOR FOR Compliant with law. No concern identified. Management To receive, consider and adopt the: a) audited standalone financial statements of the Bank, for the fiscal year ended 31 March, 2024 and the reports of the Board of Directors and the Auditors thereon and b) audited consolidated financial statements, for the fiscal year ended 31 March, 2024 together with the 26-07-2024 Axis Bank Limited AGM Management report of Auditors thereon. FOR FOR nothing objectionable 26-07-2024 Axis Bank Limited AGM Management To declare dividend on the equity shares of the Bank, for the fiscal year ended 31 March, 2024. FOR FOR nothing objectionable To re-appoint Rajiv Anand (DIN: 02541753) as a director who retires by rotation and being eligible has 26-07-2024 Axis Bank Limited AGM offered himself for re-appointment. FOR FOR Management nothing objectionable Appointment of M/s. M M Nissim and Co. LLP, Chartered Accountants having (Firm Registration No. 107122W / W100672), issued by the Institute of Chartered Accountants of India, as one of the Joint Statutory Auditors of the Bank, to hold office as such from the conclusion of the 30th Annual General Meeting until the conclusion of the 33rd Annual General Meeting, subject to the approval of the RBI every year and including remuneration, as may be approved by the Audit Committee of the Board of the Bank. FOR AGM FOR 26-07-2024 Axis Bank Limited Management nothing objectionable Appointment of M/s. KKC and Associates LLP, Chartered Accountants, having (Firm Registration No. 105146W / W100621), issued by the Institute of Chartered Accountants of India, as one of the Joint Statutory Auditors of the Bank, to hold office as such from the conclusion of the 30th Annual General Meeting until the conclusion of the 33rd Annual General Meeting, subject to the approval of the RBI every 26-07-2024 Axis Bank Limited AGM Management year and including remuneration, as may be approved by the Audit Committee of the Board of the Bank. FOR nothing objectionable Re-appointment of Meena Ganesh (DIN: 00528252) as an Independent Director of the Bank for a further period of four years from 1 August, 2024 upto 31 July, 2028 (both days inclusive), not liable to retire by 26-07-2024 AGM Axis Bank Limited Management FOR FOR nothing objectionable Re-appointment of G. Padmanabhan (DIN: 07130908) as an Independent Director of the Bank for a further period of four years from 28 October, 2024 upto 27 October, 2028 (both days inclusive), not liable 26-07-2024 Axis Bank Limited AGM to retire by rotation. FOR FOR Management nothing objectionable Re-appointment of Amitabh Chaudhry (DIN: 00531120) as the Managing Director and CEO of the Bank, for a period of three years, with effect from 1 January, 2025 upto 31 December, 2027 (both days inclusive) and including remuneration. Axis Bank Limited AGM FOR 26-07-2024 Management FOR nothing objectionable Revision in the remuneration payable to Amitabh Chaudhry (DIN: 00531120), as a Managing Director and AGM 26-07-2024 Axis Bank Limited Management CEO of the Bank, with effect from 1 April, 2024. FOR FOR nothing objectionable Revision in the remuneration payable to Rajiv Anand (DIN: 02541753), as Deputy Managing Director of 26-07-2024 Axis Bank Limited AGM Management the Bank, with effect from 1 April, 2024. FOR FOR nothing objectionable Revision in the remuneration payable to Subrat Mohanty (DIN: 08679444), as Executive Director of the AGM Bank, with effect from 1 April, 2024. FOR FOR 26-07-2024 Axis Bank Limited nothing objectionable Management Revision in the remuneration payable to Munish Sharda (DIN: 06796060), as Executive Director of the FOR AGM FOR 26-07-2024 Axis Bank Limited Bank, with effect from 1 April, 2024. nothing objectionable Management

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
26 07 2024	Axis Bank Limited	ACM	Managamanh	Borrowing / raising of funds in Indian rupees / foreign currency, by issue of debt securities on a private	FOR	ĺ	nothing chingling his
26-07-2024	Axis Bank Limited	AGM	Management	placement basis for an amount of upto Rs. 35,000 crores. Raising of funds by issue of equity shares / depository receipts and / or any other instruments or	FOR	FOR	nothing objectionable
26 07 2024	Avia Dank Limitad	A C N4	Managament	securities representing either equity shares and / or convertible securities linked to equity shares for an amount of upto Rs. 20,000 crores.	FOR	FOR	nothing chiestianable
26-07-2024	Axis Bank Limited	AGM	Management	Material related party transactions for acceptance of deposits in current / savings account or any other	FOR	FOR	nothing objectionable
				similar accounts permitted to be opened under applicable laws may exceed Rs. 1,000 crore 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, for each such party, provided however,			
				that the said contracts / arrangements / transactions shall be carried out on an arm's length basis and in			
26-07-2024	Axis Bank Limited	AGM	Management	the ordinary course of business of the Bank.	FOR	FOR	nothing objectionable
				Material related party transactions for subscription of securities issued by the related parties and / or purchase of securities (of related or other unrelated parties) from related parties may exceed Rs. 1,000 crore 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, for each such party,			
26-07-2024	Axis Bank Limited	AGM	Management	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	FOR	nothing objectionable
				Material related party transactions for sale of securities (of related or other unrelated parties) to related parties may exceed Rs. 1,000 crore 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			
26-07-2024	Axis Bank Limited	AGM	Management	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	FOR	nothing objectionable
		1	- I I I I I I I I I I I I I I I I I I I	Material related party transactions for issue of securities of the Bank to related parties, payment of			
				interest and redemption amount thereof may exceed Rs. 1,000 crore 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, 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			
26-07-2024	Axis Bank Limited	AGM	Management	course of business of the Bank. Material related party transactions for receipt of fees / commission for distribution of insurance products	FOR	FOR	nothing objectionable
				and other related business may exceed Rs. 1,000 crore 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, 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			
26-07-2024	Axis Bank Limited	AGM	Management	business of the Bank. Material related party transactions for fund based or non-fund based credit facilities including	FOR	FOR	nothing objectionable
				consequential interest / fees may exceed Rs. 1,000 crore 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 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			
26-07-2024	Axis Bank Limited	AGM	Management	business of the Bank. Material related party transactions for money market instruments / term borrowing / term lending	FOR	FOR	nothing objectionable
26-07-2024	Axis Bank Limited	AGM	Managament	(including repo / reverse repo) may exceed Rs. 1,000 crore or 10% of the annual consolidated turnover of the Bank as per the last audited financial statements, whichever is lower, or any other threshold, as may be prescribed from time to time, for each such party, provided however, that the said contracts / arrangements / transactions shall be carried out on an arm's length basis and in the ordinary course of business of the Bank.	FOR	FOR	nothing chicotionable
20-07-2024	AXIS DATIK LITTILEU	AGM	Management	Material related party transactions pertaining to forex and derivative contracts may exceed Rs. 1,000	FUR	FOR	nothing objectionable
				crore 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, for each such party,			
26-07-2024	Axis Bank Limited	AGM	Management	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	FOR	nothing objectionable
			1	To consider and adopt audited standalone financial statements and audited consolidated financial			
26-07-2024	Sustainable Energy Infra Trust	AGM	Management	statements of sustainable energy infra trust (trust) as at and for the period ended march 31, 2024, together with the report of the auditors thereon and the report on the performance of the trust.	FOR	FOR	Compliant with InvIT Regulations.
				Appointment of M/s. Deloitte Haskins and Sells LLP, Chartered Accountants (ICAI Firm Registration Number: 117366W/ W-100018) (appointed in consultation with Axis Trustee Services Limited) as the statutory auditors for the Trust for a period of 5 years from Financial Year 2023- 2024 till the annual			
26-07-2024	Sustainable Energy Infra Trust	AGM	Management	meeting of the Unitholders to be held for the Financial Year 2027- 2028. To consider and adopt the valuation report of the assets of sustainable energy infra trust (trust) for the	FOR	FOR	No concern Compliant with InvIT Regulations. No
26-07-2024	Sustainable Energy Infra Trust	AGM	Management	period ended march 31, 2024. To ratify the appointment and remuneration of Mr. S. Sundararaman, Registered Valuer (IBBI Registration)	FOR	FOR	governance concern identified.
26-07-2024	Sustainable Energy Infra Trust	AGM	Management	Number IBBI/RV/06/2018/10238) as the valuer of sustainable energy infra trust (trust) for the period ended march 31, 2024.	FOR	FOR	Compliant with InvIT Regulations. No concern identified.
26-07-2024	Sustainable Energy Infra Trust	AGM	Management	To consider and approve the appointment and remuneration of Mr. S. Sundararaman, Registered Valuer (IBBI Registration Number IBBI/RV/06/2018/10238) as the valuer of sustainable energy infra trust (trust) from the financial year 2024- 25 to financial year 2026- 27.	FOR	FOR	Compliant with InvIT Regulations.
20-07-2024	Sustainable Lifetgy Itilia Trust	AGIM	manayement	To consider and adopt the audited Standalone Financial Statements and the audited Consolidated	I OK	I UK	Compilant with their Regulations.
26-07-2024	IRB InvIT Fund	AGM	Management	Financial Statements as at and for the Financial Year ended March 31, 2024 together with the reports of the auditors thereon and report of the Investment Manager and Management Discussion and Analysis.	FOR	FOR	Compliant with InvIT Regulations.
			1	To approve and adopt the Valuation Report of the Trust issued by Mr. S. Sundararaman along with the			
26-07-2024	IRB InvIT Fund	AGM	Management	review opinion of DHC International Private Limited (Formerly known as Baker Tilly DHC Business Private Limited), an Independent advisor for the year ended March 31, 2024.	FOR	FOR	Compliant with InvIT Regulations. No governance concern identified.

Date: September 30, 2024

AGM

26-07-2024

JSW Steel Limited

Management

vear 2023 - 24.

Name of the Insurer: HDFC Life Insurance Company Limited

Proposal of **Description of the proposal** Meeting **Investee Company Name** Type of Meeting Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) Appointment of M/s. KPMG Valuation Services LLP (Registered Valuer), bearing Firm registration number IBBI/RV-E/06/2020/115 as the valuer of the IRB InvIT Fund and all its Project SPVs for the financial year 2024 - 25 at a Remuneration of Rs. 18,00,000/- plus goods and services tax as applicable on annual basis Compliant with InvIT Regulations. No AGM and as decided by the Board of Directors of the Investment Manager. FOR governance concern identified. 26-07-2024 IRB InvIT Fund Management To consider and adopt the Financial Statements of the Company for the financial year ended 31st March, 2024, the Consolidated Financial Statements for the said financial year and the Reports of the Board of AGM Directors and the Auditors thereon. FOR 26-07-2024 ITC Limited FOR Routine proposal Management To confirm Interim Dividend of Rs. 6.25 per Ordinary Share of Rs. 1/- each and declare Final Dividend of Rs. 7.50 per Ordinary Share for the financial year ended 31st March, 2024. 26-07-2024 ITC Limited AGM Management FOR FOR Routine proposal To appoint a Director in place of Mr. Sunil Panray (DIN: 09251023) who retires by rotation and, being AGM FOR 26-07-2024 ITC Limited eligible, offers himself for re-election. FOR Management Nothing objectionable To appoint a Director in place of Mr. Supratim Dutta (DIN: 01804345) who retires by rotation and, being AGM eligible, offers himself for re-election. 26-07-2024 ITC Limited FOR FOR Management Nothing objectionable $\mathsf{Ke} extstyle{ ilde{\mathsf{APP}}}$ ointment of Messrs. S K B C and CO LLP, Chartered Accountants (Registration No. 324982E/E300003) as the Auditors of the Company from the conclusion of this Meeting to hold such office for a period of five years till the conclusion of the Hundred and Eighteenth Annual General Meeting at a remuneration not exceeding Rs. 3,85,00,000/- with authority to the Board of Directors of the Company to decide on such remuneration, for conduct of audit for the financial year 2024 - 25, payable in one or more instalments, plus goods and services tax as applicable and reimbursement of out- of- pocket expenses ITC Limited AGM FOR 26-07-2024 FOR Management Nothing objectionable 26-07-2024 ITC Limited AGM Appointment of Dr. Alok Pande (DIN: 10631871) as a Director of the Company, liable to retire by rotation. FOR FOR Management Nothing objectionable Re-appointment of Mr. Sunil Panray (DIN: 09251023) as a Director of the Company, liable to retire by 26-07-2024 AGM FOR FOR ITC Limited Management Nothing objectionable Variation in the terms of remuneration payable to Mr. Sumant Bhargavan (DIN: 01732482), as Wholetime Director, with effect from 1st October, 2024 for the residual period of his current term of appointment, i. 26-07-2024 TC Limited AGM Management e. up to 11th July, 2025. FOR FOR Nothing objectionable Variation in the terms of remuneration payable to Mr. Supratim Dutta (DIN: 01804345), as Wholetime Director, with effect from 1st October, 2024 for the residual period of his current term of appointment, i. AGM 26-07-2024 ITC Limited Management FOR FOR Nothing objectionable Variation in the terms of remuneration payable to Mr. Hemant Malik (DIN: 06435812), as Wholetime Director, with effect from 1st October, 2024 for the residual period of his current term of appointment, i.e. AGM FOR FOR 26-07-2024 ITC Limited up to 11th August, 2026. Nothing objectionable Management Re-appointment of Mr. Sumant Bhargavan (DIN: 01732482) as a Director, liable to retire by rotation, and also as a Wholetime Director of the Company with effect from 12th July, 2025 for a period of two years. FOR 26-07-2024 ITC Limited AGM Management FOR Nothing objectionable Re-appointment of Mr. Supratim Dutta (DIN: 01804345) as a Director, liable to retire by rotation, and also 26-07-2024 ITC Limited AGM as a Wholetime Director of the Company with effect from 22nd July, 2025 for a period of three years. FOR Management Nothing objectionable To enter into contracts / arrangements / transactions with British American Tobacco (GLP) Limited, United Kingdom (BAT GLP) such that the maximum value of the contracts / arrangements / transactions with BAT GLP in the aggregate, does not exceed Rs. 2,350 Crores during the financial year 2025 - 26. 26-07-2024 ITC Limited AGM **FOR** FOR Management Nothing objectionable 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, Cost Accountants, 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 26-07-2024 ITC Limited AGM FOR Management FOR Nothing objectionable Ratification of remuneration Rs. 6,50,000/- plus goods and services tax as applicable and reimbursement of out -of- pocket expenses payable to Messrs. S. Mahadevan and Co., Cost Accountants, appointed by the Board of Directors of the Company as the Cost Auditors to conduct audit of cost records maintained in respect of all applicable products of the Company, other than Wood Pulp and Paper and Paperboard 26-07-2024 ITC Limited AGM Management products, for the financial year 2024 - 25. FOR FOR Nothing objectionable To receive, consider and adopt: a) the audited Standalone Financial Statements of the Company for the financial year ended on March 31, 2024, and the Reports of the Directors and the Auditors thereon and Jugualified financial statements. Compliant b) the audited Consolidated Financial Statements of the Company for the financial year ended on March with Indian accounting standards. No 26-07-2024 31, 2024, and the Report of the Auditors thereon. governance concern identified. Atul Limited Management AGM FOR FOR 26-07-2024 Atul Limited To declare dividends on equity shares. Management No Governance concern identified To appoint a Director in place of Mr Bharathy Mohanan (DIN: 00198716) who retires by rotation and being Compliant with law. No governance concerns 26-07-2024 AGM **FOR** Atul Limited Management eligible, offers himself for re-appointment. FOR Re-appointment of Mr Gopi Kannan Thirukonda (DIN: 00048645) as a Whole-time Director of the Company, and his receiving of remuneration, including minimum remuneration for a period of three years Compliant with law. No governance concerns effective October 17, 2024, to October 16, 2027. 26-07-2024 Atul Limited AGM FOR identified. Management Appointment of Mr Praveen Kadle (DIN: 00016814), as an Independent Director of the Company to hold Appointment compliant with law. No 26-07-2024 Atul Limited AGM Management office for a term of five years from May 01, 2024, to April 30, 2029. FOR FOR governance concerns identified. Ratification of remuneration of Rs. 3.56 lakhs plus taxes as applicable and reimbursement of actual travel and out - of - pocket expenses payable to R Nanabhoy and Co, Cost Accountants, (FRN: 000010) for conducting a cost audit of the applicable products in the category of Bulk Drugs, Chemicals, Insecticides, Inorganic Chemicals, Organic Chemicals and their derivatives and Polymers for the financial year ending Compliant with law. No governance concerns 26-07-2024 Atul Limited AGM Management FOR FOR identified To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended March 31, 2024, together with the Reports of the Board of Directors and the Auditors thereon and the Audited Consolidated Financial Statements of the Company for the financial year ended March 31, AGM 2024, together with the Report of the Auditors thereon. 26-07-2024 JSW Steel Limited FOR FOR Management Routine proposal To declare dividend at the rate of Rs. 7.30 per equity share of Rs. 1 each of the Company for the financial

Date: September 30, 2024

Routine proposal

FOR

FOR

Meeting	Investee Company Name	Type of Meeting	Proposal of	Description of the proposal	Management	Vote	Reason supporting the vote decision
Date		(AGM / EGM)	Management / Shareholders		Recommendation	(For / Against/ Abstain)	
				To appoint Mr. Jayant Acharya (DIN 00106543), who retires by rotation as a Director and being eligible,		ĺ	
26-07-2024	JSW Steel Limited	AGM	Management	offers himself for re-appointment. Ratification of remuneration of Rs. 23,00,000 plus taxes as applicable and reimbursement of actual travel	FOR	FOR	Routine proposal
				and out- of- pocket expenses payable to M/s. Shome and Banerjee (ICWAI Registration No.000001) Cost			
26-07-2024	JSW Steel Limited	AGM	Management	Auditors of the Company, for the financial year 2024 - 25. Continuation of office of Mr. Hiroyuki Ogawa (DIN: 07803839) as a Nominee Director of JFE Steel	FOR	FOR	Routine proposal
				Corporation on the Board of the Company (Non-Executive and Non-Independent Director), for a period			
26-07-2024	JSW Steel Limited	AGM	Management	not exceeding five consecutive years with effect from April 1, 2024 and that he shall not be liable to retire by rotation.	FOR	FOR	Nothing objectionable
20-07-2024	JSW Steel Limited	Adin	Management	Re-appointment of Mr. Jayant Acharya (DIN 00106543) as a Whole-time Director of the Company,	TOR	IOK	Not ling objectionable
26-07-2024	JSW Steel Limited	AGM	Managament	designated as Jt. Managing Director and CEO for a period of five years, with effect from May 7, 2024 and including remuneration.	FOR	FOR	Doubing proposal
20-07-2024	JSW Steel Limited	AGIM	Management	Payment of Remuneration to non - executive directors of the Company (i.e. directors other than the	rok	FOR	Routine proposal
				Managing Director and / or the Whole-time Directors) be paid, for each financial year, for a period of five			
26-07-2024	JSW Steel Limited	AGM	Management	years, from the financial year commencing from April 1, 2024, a sum not exceeding one percent per annum of the net profits of the Company.	FOR	FOR	Routine proposal
	3011.01			Approval of Special Rights granted to JFE Steel Corporation, Japan and JFE Steel International Europe			
26-07-2024	JSW Steel Limited	AGM	Management	B.V. To create, offer, issue and allot in one or more tranches Non-Convertible Debentures with warrants which	FOR	FOR	Nothing objectionable
				are convertible into or exchangeable with Equity Shares at a later date, for an amount not exceeding Rs.			
				7,000 crores inclusive of such premium as may be decided by the Board and / or Equity Shares and/or convertible securities (other than warrants) for an amount not exceeding Rs. 7,000 crores inclusive of			
26-07-2024	JSW Steel Limited	AGM	Management	such premium as may be decided by the Board.	FOR	FOR	Routine proposal
26-07-2024	JSW Steel Limited	AGM	Management	To approve the amendments to the Shri OP Jindal Employee Stock Ownership Plan (JSWSL) - 2021.	FOR	FOR	Nothing objectionable
20-07-2024	Jow Steel Limited	Adin	Management	Grant of Stock Options to the employees of Indian Subsidiary Companies under Shri. O.P Jindal Employee		IOK	Not ling objectionable
26-07-2024	JSW Steel Limited	AGM	Management	Stock Ownership Plan (JSWSL) 2021.	FOR	FOR	Nothing objectionable
				Authorisation to JSW Steel Employees Welfare Trust for Secondary Market Acquisition of Equity Shares			
26 07 2024	20W Ct - 11: - 21 - 1	A C. M.		and provision of Money by the Company for purchase of its own shares by the ESOP Trust / Trustees for	FOR	FOR	Notice of the standard In
26-07-2024	JSW Steel Limited	AGM	Management	the Benefit of Employees under the Shri. OP Jindal Employees Stock Ownership Plan (JSWSL) 2021. Approval for undertaking material related party transaction(s) with JSW One Distribution Limited in	FOR	FOR	Nothing objectionable
				relation to the sale of steel products amounting to Rs. 2,000 crores and additional transactions (viz.			
				rendering/ availing services in the nature of leasing of office space, business auxiliary services, allocation of common expenditure and other allied services) amounting to Rs. 10 crores for the period beginning			
26-07-2024	JSW Steel Limited	AGM	Management	from April 1, 2024 till March 31, 2025.	FOR	FOR	Routine proposal
				Approval for undertaking material related party transaction(s) with Epsilon Carbon Private Limited sale of tar as per the terms and conditions under the agreement to be entered into, effective from April 1, 2024			
				to March 31, 2027 upto a maximum aggregate value of Rs. 4,389 crores, sale of benzol/steel products,			
				purchase of oil and other transactions as set out in the explanatory statement to this resolution to the extent of Rs. 591 crores from April 1, 2024 to March 31, 2027 aggregating upto Rs. 4,980 crores for the			
26-07-2024	JSW Steel Limited	AGM	Management	period beginning from April 1, 2024 till March 31, 2027.	FOR	FOR	Routine proposal
				Approval for undertaking material related party transactions(s) with Bhushan Power and Steel Limited up to a maximum aggregate value of Rs. 507 crores for the period beginning from April 1, 2024 till March 31,			
26-07-2024	JSW Steel Limited	AGM	Management	2025.	FOR	FOR	Routine proposal
				To approve Material Related Party Transaction(s) between the Company, Piombino Steel Limited			
				(Company's subsidiary), Bhushan Power and Steel Limited (Borrower and Company's step-down			
				subsidiary), the Lender and the Security Trustee for creation of security / encumbrance, to secure the Term Loan Facility and other outstanding amounts in relation thereto, availed by the Borrower from the			
				Lender (including by way of pledge over: (a) 83.28% of the total issued and paid-up share capital of PSL			
				on fully diluted basis, by the Company and (b) 83.28% of the total issued and paid up share capital of the			
				Borrower on fully diluted basis by PSL over secured assets in favour of Security Trustee (for the benefit of the Lender) and for the disposal of such secured assets upon enforcement of the security interest created			
				in favour of the security trustee, by the Company, PSL and the Borrower, for the benefit of the Borrower			
26-07-2024	JSW Steel Limited	AGM	Management	(in relation to the Term Loan Facility of Rs. 4,000 crores provided by State Bank of India (Lender). To approve disposal of shares resulting in reduction of shareholding of the Company in Piombino Steel	FOR	FOR	Routine proposal
				Limited (PSL) and/or Bhushan Power and Steel Limited (the Borrower) (material subsidiary of the			
26-07-2024	JSW Steel Limited	AGM	Management	Company) to less than 50% and sale and disposal of assets exceeding 20% of the assets of PSL and the Borrower.	FOR	FOR	Routine proposal
20-07-2024	Jow Steel Limited	Adiri	Management	To approve creation of security, mortgage, charge and/ or pledge over all or any part of the movable and/		IOK	Routine proposal
				or immovable properties or assets of the Company for securing the borrowings availed or to be availed by			
26-07-2024	JSW Steel Limited	AGM	Management	the Company and other persons/ entities, pursuant to Section 180(1)(a) of the Companies Act, 2013 for an aggregate outstanding amount not exceeding Rs. 60,000 crores.	FOR	FOR	Nothing objectionable
	Cholamandalam Investment and			To consider and adopt the audited standalone financial statements of the company for the year ended 31			
26-07-2024	Finance Company Limited Cholamandalam Investment and	AGM	Management	March, 2024, the board's report including the independent auditors' report thereon. To consider and adopt the audited consolidated financial statements of the company for the year ended	FOR	FOR	Routine proposal
26-07-2024	Finance Company Limited	AGM	Management	31 March, 2024, including the independent auditors' report thereon.	FOR	FOR	Routine proposal
				To confirm an interim dividend of 65% (Rs. 1.30/- per equity share) approved by the board of directors or 25 January, 2024 on the outstanding equity shares of Rs. 2/- each of the company for the year ended 31	'[
				March, 2024 and declare a final dividend of 35% (Rs. 0.70/- per equity share), as recommended by the			
26-07-2024	Cholamandalam Investment and Finance Company Limited	AGM	Management	board of directors on the outstanding equity shares of Rs. 2/- each for the financial year ended 31 March, 2024.	FOR	FOR	Routine proposal
	Cholamandalam Investment and		, idiagement	To appoint of Mr. Ravindra Kumar Kundu (holding DIN: 07337155) who retires by rotation and being			
26-07-2024	Finance Company Limited	AGM	Management	eligible has offered himself for re-appointment.	FOR	FOR	Routine proposal

100

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
				Appointment of M/s. B.K. Khare and Co., Chartered Accountants, bearing (firm registration no. 105102W)			
	Cholamandalam Investment and			as the joint statutory auditors of the company for a period of three years from the conclusion of forty sixth			
26-07-2024	Finance Company Limited	AGM	Management	annual general meeting till the conclusion of the forty ninth annual general meeting. Appointment of M/s. KKC and Associates LLP, Chartered Accountants, bearing (Firm registration	FOR	FOR	Routine proposal
				no.105146W/W100621) as the joint statutory auditors of the company for a period of three years from the			
	Cholamandalam Investment and			conclusion of forty sixth annual general meeting till the conclusion of the forty ninth annual general			
26-07-2024	Finance Company Limited	AGM	Management	meeting. Appointment of Mr. M R Kumar (holding DIN: 03628755) as an independent director of the company not	FOR	FOR	Routine proposal
	Cholamandalam Investment and			liable to retire by rotation, to hold office for a term of five consecutive years from 1 May, 2024 till 30 April,			
26-07-2024	Finance Company Limited	AGM	Management	2029 (both days inclusive).	FOR	FOR	Routine proposal
	Cholamandalam Investment and			Re-appointment of Ms. Bhama Krishnamurthy (holding DIN: 02196839) 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 31			
26-07-2024	Finance Company Limited	AGM	Management	July, 2024 till 30 July, 2029 (both days inclusive).	FOR	FOR	Routine proposal
	, , ,		1 1 3 1 1 1	The non- executive directors (excluding managing director / executive director / whole- time directors but		-	
				including alternate directors, if any) be paid remuneration by way of commission for a period of five financial years commencing from 1 April, 2024, a sum not exceeding 1% of the net profits of the company			
	Cholamandalam Investment and			for each financial year, as computed in the manner laid down under section 198 of the Companies Act,			
26-07-2024	Finance Company Limited	AGM	Management	2013.	FOR	FOR	Routine proposal
26 07 2024	All Corell Finance Developing the	ACM	Managana	To adopt the Audited Financial Statements of the Bank for the Financial Year ended on March 31, 2024	FOR	FOR	Double and and
26-07-2024 26-07-2024	AU Small Finance Bank Limited AU Small Finance Bank Limited	AGM AGM	Management Management	and the reports of the Board of Directors and the Auditors thereon. To declare Dividend of Rs. 1.00 per equity share of Rs. 10 each for the FY 2023 - 24.	FOR FOR	FOR FOR	Routine proposal Routine proposal
			- I I I I I I I I I I I I I I I I I I I	To appoint a Director in place of Mr. Sanjay Agarwal (DIN: 00009526) who retires by rotation and being			- varie biobassi
26-07-2024	AU Small Finance Bank Limited	AGM	Management	eligible, has offered himself for re-appointment. To appoint MSKA and Associates, Chartered Accountants (Registration No. 10504/W) and Mukund M	FOR	FOR	Routine proposal
				Chitale and Co., Chartered Accountants (Registration No. 106655W) as the Joint Statutory Auditors of the			
				Bank (Auditors) to hold office for a period of three (3) years from the conclusion of 29th Annual General			
				Meeting until the conclusion of 32nd Annual General Meeting of the Bank to be held in the calendar year			
				2027, subject to the prior approval of the RBI for their appointment in every year, at an annual remuneration/ fees of Rs. 2,65,00,000 plus taxes at the applicable rates and outlays, for the purpose of			
26-07-2024	AU Small Finance Bank Limited	AGM	Management	audit of the Bank's accounts for the FY 2024 - 25.	FOR	FOR	Nothing objectionable
				To issue non- convertible debt securities/ bonds/ other permissible instruments, in one or more tranches,			
26-07-2024	AU Small Finance Bank Limited	AGM	Management	as applicable of an amount not exceeding Rs. 6,000 Crore. To raise funds through issue of equity shares and/ or any other instruments or securities representing	FOR	FOR	Business need
				either equity shares and/ or convertible securities linked to equity shares including through Qualified			
				Institutions Placement or such other permissible mode or combinations thereof, for an aggregate amount			
26-07-2024	AU Small Finance Bank Limited Union Bank of India	AGM	Management	not exceeding Rs. 5,000 Crore.	FOR	FOR	Business need
26-07-2024 26-07-2024	Union Bank of India	AGM AGM	Management Management	To elect Shri Prakash Chandra Kandpal as a Shareholder Director of the Bank. To elect Smt. Priti Jay Rao as a Shareholder Director of the Bank.	FOR FOR	FOR ABSTAIN	nothing objectionable
26-07-2024	Union Bank of India	AGM	Management	To elect Shri Sanjay Kapoor as Shareholder Director of the Bank.	FOR	ABSTAIN	
26-07-2024	Union Bank of India	AGM	Management	To elect Shri Suresh Chand Garg as a Shareholder Director of the Bank. Approval to raise capital by way of public or private offerings including through a qualified institutions	FOR	ABSTAIN	
				placement to eligible investors through an issuance of equity shares or other eligible securities for an			
27-07-2024	Prestige Estates Projects Limited	PBL	Management	amount not exceeding Rs. 5,000 crores.	FOR	FOR	Compliant with law.
				To us a propriet Ma. Naclary Christey (DIN) 00020007) as Nav. Eventive Independent Divertoy to held office			Compliant with law No coverage concerns
27-07-2024	Prestige Estates Projects Limited	PBL	Management	To re-appoint Ms. Neelam Chhiber (DIN: 00838007) as Non- Executive Independent Director to hold office for a term of five years with effect from August 1, 2024 to July 31, 2029 not liable to retire by rotation.	FOR	FOR	Compliant with law. No governance concern identified.
			i idinagee.ii		, G.X		
20 07 2024		A CNA		To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the	FOR	FOR	B. B. C.
29-07-2024	Hindustan Zinc Limited	AGM	Management	financial year ended March 31, 2024, and the reports of the Board of Directors and Auditors thereon. To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the	FOR	FOR	Routine proposal
29-07-2024	Hindustan Zinc Limited	AGM	Management	financial year ended March 31, 2024, and the report of the Auditors thereon.	FOR	FOR	Routine proposal
				To confirm the first interim dividend of Rs. 7 per equity share i.e., 350% and second interim dividend of Rs. 6 per equity share i.e., 300 %, aggregating to a sum of Rs. 13 per equity share on face value of Rs. 24			
				Rs. 6 per equity share i.e., 300 %, aggregating to a sum of Rs. 13 per equity share on face value of Rs. 2/each fully paid up for the Financial Year 2023-24 approved by the Board of Directors of the Company			
29-07-2024	Hindustan Zinc Limited	AGM	Management	respectively.	FOR	FOR	Routine proposal
20.07.2024	Hinduston 7ing Limited	ACM	Managaman	To re-appoint Mr. Navin Agarwal (DIN: 00006303), who retires by rotation and being eligible, seeks re-	EOR	EOD	Douting proposal
29-07-2024	Hindustan Zinc Limited	AGM	Management	appointment. To ratify the appointment of M/s S.R. Batliboi and Co. LLP (Firm Registration No. 301003E/E300005) as	FOR	FOR	Routine proposal
				the Statutory Auditors of the Company to hold office from the conclusion of this Annual General Meeting			
20.07.2024	Hinduston Zing Limited	ACM	Managamant	till the conclusion of the next Annual General Meeting at such remuneration and the reimbursement of out		EOD	Douting proposal
29-07-2024	Hindustan Zinc Limited	AGM	Management	of pocket expenses. Ratification of remuneration of Rs. 2.65 lacs excluding applicable taxes and out of pocket expenses	FOR	FOR	Routine proposal
				payable to M/s K.G. Goyal and Company, Cost Accountants (Firm Registration No. 000017) appointed by			
				the Board of Directors of the Company on the recommendation of the Audit and Risk Management			
29-07-2024	Hindustan Zinc Limited	AGM	Management	Committee, as the Cost Auditors to conduct the audit of the cost records of the Company for the financial year 2024- 25.	FOR	FOR	Routine proposal
3, 2021		1		To receive, consider and adopt the Audited Financial Statements (Standalone and Consolidated) of the			Unqualified financial statements. Compliant
		1.01	Managara	Company for the financial year ended March 31, 2024, together with the Reports of the Board of Directors		FOR	with Indian Accounting Standards. No
20 07 2024	Dur David Alle Laboration Co. 11, 19, 19			and Auditors thereon.	FOR	FOR	governance concern identified.
29-07-2024	Dr. Reddy's Laboratories Limited	AGM	Management				Sufficient fund to nav dividend. No concern
29-07-2024 29-07-2024	Dr. Reddy's Laboratories Limited Dr. Reddy's Laboratories Limited	AGM	Management	To declare dividend of Rs. 40/- per equity share for the financial year ended March 31, 2024.	FOR	FOR	Sufficient fund to pay dividend. No concern identified.
29-07-2024	Dr. Reddy's Laboratories Limited	AGM	Management	To re-appoint Mr. K Satish Reddy (DIN: 00129701), as a Director, who retires by rotation, and being			identified.
	,				FOR	FOR FOR	

101

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting	Proposal of	Description of the proposal	Management	Vote	Reason supporting the vote decision
		(AGM / EGM)	Management /		Recommendation	(For / Against/	
			Shareholders			Abstain)	
				Ratification of remuneration of Rs. 9,00,000/- plus applicable taxes and out of pocket expenses at actuals,			
				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			
29-07-2024	Dr. Reddy's Laboratories Limited	AGM	Management	conduct audit of cost records of the Company, for the financial year ending March 31, 2025. To receive, consider and adopt the Audited Standalone and Consolidated Financial Statements of the	FOR	FOR	Compliant with law. No concern identified.
				Company including the Balance Sheet, Statement of Profit and Loss and Cash Flow Statement for the			
29-07-2024	Happy Forgings Ltd	AGM	Management	financial year ended 31st March, 2024, along with Auditor's Report.	FOR	FOR	Routine proposal
25 07 202 .	inappy i organge Eta	7.61.	i idilagament	To declare dividend at the rate of Rs. 4/- per fully paid-up equity share of face value of Rs. 2 /- each as	i o.c		Treatine proposal
29-07-2024	Happy Forgings Ltd	AGM	Management	recommended by the Board of Directors, for the financial year ended March 31, 2024.	FOR	FOR	Routine proposal
				To appoint Mr. Ashish Garg (DIN: 01829082), who retires by rotation and being eligible, offers himself for			
29-07-2024	Happy Forgings Ltd	AGM	Management	re-appointment. Ratification of remuneration of Rs. 1,00,000 plus out of pocket expenses and applicable taxes, payable to	FOR	FOR	Nothing objectionable
				M/s Rajan Sabharwal and Co., Cost Accountants (Firm Registration No.101961), the Cost Auditor			
				appointed by the Board of Directors of the Company, to conduct the audit of the cost records of the			
29-07-2024	Happy Forgings Ltd	AGM	Management	Company for the financial year ending 31st March, 2024.	FOR	FOR	Nothing objectionable
	1			Ratification of remuneration of Rs. 1,00,000 plus out of pocket expenses and applicable taxes, payable to			
				M/s Rajan Sabharwal and Co., Cost Accountants (Firm Registration No. 101961), the Cost Auditor,			
20 07 2024	Hanny Farsings Ltd	ACM	Managana	appointed by the Board of Directors of the Company, to conduct the audit of the cost records of the	FOD	FOR	Nothing chications has
29-07-2024	Happy Forgings Ltd	AGM AGM	Management	Company for the financial year ending 31st March, 2025. To approve the commission payable to the Independent Directors of the Company.	FOR FOR	FOR FOR	Nothing objectionable Nothing objectionable
29-07-2024	Happy Forgings Ltd	AUN	Management	To continue the directorship of Mr. Satish Sekhri as Non- Executive Independent Director (DIN: 00211478)		I OK	Trouting objectionable
				upon attaining the age of 75 years till 3rd May, 2025 (upto completion of his first term as Independent			
29-07-2024	Happy Forgings Ltd	AGM	Management	Director).	FOR	FOR	Nothing objectionable
29-07-2024	Happy Forgings Ltd	AGM	Management	To Consider and Ratify the Happy Forgings ESOP Scheme 2023.	FOR	FOR	Nothing objectionable
				To receive consider and adopt the audited Standalore Financial Statements of the Comments of the			Unqualified financial statements County
				To receive, consider and adopt the audited Standalone Financial Statements of the Company for the financial year ended 31st March, 2024, together with the Reports of the Board of Directors and the			Unqualified financial statements. Compliant with Indian Accounting Standards. No concert
				Statutory Auditors thereon and the audited Consolidated Financial Statements of the Company for the			identified (except certain non-material remar
29-07-2024	JSW Infrastructure Ltd	AGM	Management	financial year ended 31st March, 2024, together with the Report of the Statutory Auditors thereon.	FOR	FOR	identified in CARO report).
		_		To declare a dividend at the rate of Rs. 0.55 (27.5%) per equity share of face value of Rs. 2 each of the			,
				Company and declared for the financial year ended 31st March, 2024 and that the said dividend be paid			Sufficient funds for the payment of final
29-07-2024	JSW Infrastructure Ltd	AGM	Management	out of the profits of the Company to eligible Members.	FOR	FOR	dividend. No concern identified.
20 07 2024	ICM Information of the	ACM	Managana	To appoint a Director in place of Mr. Lalit Singhvi (DIN: 05335938) who retires as a Director by rotation	FOR	FOR	Committee to with law. No compound identified
29-07-2024	JSW Infrastructure Ltd	AGM	Management	and, being eligible, has offered himself for re-appointment.	FOR	FOR	Compliant with law. No concern identified.
				To borrow any sum(s) of money, from time to time, including by way of issuance of debentures/bonds			
				(including FCCBs), at their discretion from bank(s), financial institution(s), any other lending institution(s)			
				or any other person(s) on such security and on such terms and conditions as may be considered suitable			
				by the Board of Directors up to a limit not exceeding an aggregate of Rs. 10,000 Crore notwithstanding			
				that the money to be borrowed together with the monies already borrowed by the Company (apart from			
				temporary loans obtained from the Company's bankers in the ordinary course of business), may exceed, at any time, the aggregate of the paid-up capital of the Company and its free reserves, that is to say,			Compliant with law No major concorn
29-07-2024	JSW Infrastructure Ltd	AGM	Management	reserves not set apart for any specific purpose.	FOR	FOR	Compliant with law. No major concern identified.
29-07-2024	55W Initiastracture Eta	AON	Management	To hypothecate/ mortgage/ pieòge and/ or create charge on all or any immovable and movable properties	TOK	TOIL	identified.
				of the Company both present and future or the whole or substantially the whole of the undertaking(s) of			
				the Company in favour of the Banks/ Financial Institutions/ Companies and trustees for the holders of			
				Debentures/ Bonds/ other instruments and/or any issue of Non-Convertible Debentures and/or			
				Compulsorily or Optionally, Fully or Partly Convertible Debentures and/or Bonds (including FCCBs), and/or any other Non-Convertible and/ or other Partly/ Fully Convertible instruments/ securities or for securing			
				any loans of the Company or any other Group Companies or obtaining any other facility, together with			
				interest, costs, charges, expenses and any other monies payable by the Company within the overall			
				borrowing powers delegated to the Board of Directors from time to time pursuant to section 180(1)(c) of			Compliant with law. No major concern
29-07-2024	JSW Infrastructure Ltd	AGM	Management	the Companies Act, 2013.	FOR	FOR	identified.
				To consider and adopt Audited Standalone financial statements and Audited Consolidated financial			
				statements of National Highways Infra Trust (NHIT) as at and for the financial year ended 31st March,			
29-07-2024	National Highways Infra Trust	AGM	Management	2024 together with the report of the Auditors thereon for the financial year ended 31st March, 2024, and the report on Performance of NHIT.	FOR	FOR	No concern
∠ <i>5</i> -∪/-∠U∠ 1	Ivauonai riigiiways Iiiiia Ifust	ויוטא	Management	To consider and adopt the valuation report of the assets of National Highways Infra Trust (NHIT) for the	II OK	I UN	Compliant with InvIT Regulations. No
29-07-2024	National Highways Infra Trust	AGM	Management	financial year ended 31st March 2024.	FOR	FOR	governance concern identified.
	3 . , 2			To consider and approve the appointment of M/s. RBSA Valuation Advisors LLP, Registered Valuer (IBBI			Compliant with InvIT Regulations. No
				Registration Number RVE No.: IBBI/RV-E/05/2019/110), as the Valuer of NHIT and its Project Special			governance concern identified in the propose
29-07-2024	National Highways Infra Trust	AGM	Management	Purpose Vehicles (SPVs) upto 30th November, 2024.	FOR	FOR	approval.
				To consider and approve the appointment of M/s. Ernst and Young Merchant Banking Services LLP,			
				Registered Valuer (IBBI Registration Number: IBBI/RV-E/05/2021/155) as the Valuer of NHIT and its			
				Project Special Purpose Vehicles (SPVs) of NHIT and in consultation with the IDBI Trusteeship Services			Compliant with InvIT Regulations. No
				Limited (Trustee of NHIT), who have confirmed their eligibility to be appointed as a Valuer from 1st			governance concern identified in the propose
29-07-2024	National Highways Infra Trust	AGM	Management		FOR	FOR	approval.
			_	,			
							Unqualified financial statements (except certa
				To receive consider and adent the audited financial statements of the Common for the financial			non-material remarks identified in CARO
30-07-2024	Sumitomo Chemical India Ltd	AGM	Management	To receive, consider and adopt the audited financial statements of the Company for the financial year ended 31 March 2024 together with the Reports of the Board of Directors and Auditors thereon.	FOR	FOR	report). Compliant with Indian Accounting Standards. No governance concern identified
JU-U/-ZUZ 4	Sumitomo Chemical Mula Lta	אטויו	Management	Ended 31 march 2027 together with the Reports of the board of Directors and Additors thereon.	II OK	I ON	Sufficient fund to pay dividend. No concern
30-07-2024	Sumitomo Chemical India Ltd	AGM	Management	To declare final dividend on equity shares.	FOR	FOR	identified.
	C Ziriala Eta	+	1	To appoint a director in place of Mr Tadashi Katayama (DIN: 07628973), who retires by rotation and,			
				To appoint a director in place of the radasin rate value (Director), who reduce by rotation and,			

102

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Description of the proposal Investee Company Name Proposal of Meeting Type of Meeting Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) Appointment of Messrs BSR and Co. LLP, Chartered Accountants (ICAI Firm Registration No. 101248W/W-100022), as Auditors of the Company to hold office from the conclusion of this annual general meeting, until the conclusion of the twenty ninth annual general meeting of the Company on a remuneration of Rs. Appointment compliant with law. No concern 30-07-2024 Sumitomo Chemical India Ltd AGM 3,500,000 for the financial year 2024- 25. **FOR** FOR identified Management To reappoint Dr Mukul G Asher (DIN: 00047673) as an Independent Director of the Company for the AGM second term to hold office for a period from 27 August 2024 up to 31 August 2026. FOR FOR 30-07-2024 Sumitomo Chemical India Ltd Management Nothing objectionble To reappoint Mrs Preeti Mehta (DIN: 00727923) as an Independent Director of the Company for the second term to hold office for 5 (five) consecutive years for a period from 31 August 2024 up to 30 August 30-07-2024 Sumitomo Chemical India Ltd AGM Management FOR FOR Nothing objectionble To appoint Mr N Sivaraman (DIN: 00001747), as an Independent Director of the Company to hold office Sumitomo Chemical India Ltd AGM Management for 2 (two) consecutive years effective from 01 September 2024 up to 31 August 2026. FOR FOR Compliant with law. No concern identified. 30-07-2024 To promote Dr Suresh Ramachandran (DIN: 03110244) as Whole-time Director to the position of Deputy Managing Director of the Company with effect from 01 September 2024 for the remainder period of his existing tenure i.e. up to 31 May 2028 and including remuneration of his appointment.
To entered into (the transactions) and material modifications if any, thereto between the Company and 30-07-2024 Sumitomo Chemical India Ltd AGM Management FOR FOR Compliant with law. No concern identified. Sumitomo Chemical Company, Limited, Japan, the Holding Company and a related party of the Company, during the financial year 2024- 25, including for purchase, sale and supply of goods (including raw materials, intermediates, finished products, capital goods and other items), for providing and availing services and other transactions in the ordinary course of business and on arm's length basis, provided that the total amount of the transactions shall not exceed Rs. 9,500 million plus applicable taxes and Sumitomo Chemical India Ltd 30-07-2024 AGM FOR FOR Management Nothing objectionble To ratify the remuneration of Rs. 550,000 plus applicable taxes and duties and reimbursement of actual out- of- pocket expenses fixed by the Board of Directors of the Company payable to Messrs GMVP and Associates LLP, Cost Accountants (Registration Number: 000910), in respect of the cost audit for the Compliant with law. No major governance financial year 2024- 25. 30-07-2024 Sumitomo Chemical India Ltd AGM FOR FOR concern identified. Management To consider and adopt the Audited Financial Statements of the Company for the Financial Year ended Colgate Palmolive (India) Limited FOR 30-07-2024 Management March 31, 2024 and the Reports of the Board of Directors and Auditors thereon. FOR Routine Proposal To appoint a Director in place of Ms. Prabha Narasimhan (DIN: 08822860), who retires by rotation and, being eligible, offers herself for re-appointment. FOR FOR 30-07-2024 Colgate Palmolive (India) Limited Management Nothing objectionable To re-appoint Mr. Mukul Deoras (DIN: 02869422) as Non-executive Director and Chairperson of the Board, for a term of 5 (five) consecutive years effective from July 30, 2024 till July 29, 2029, not liable to 30-07-2024 Colgate Palmolive (India) Limited AGM Management FOR FOR Nothing objectionable To consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year AGM ended March 31, 2024, the Auditor's Report and the Board's Report thereon. FOR 30-07-2024 **Torrent Power Limited** Management FOR Routine Proposal To consider and adopt the Audited Consolidated Financial Statements of the Company for the Financial AGM FOR FOR 30-07-2024 Torrent Power Limited Management Year ended March 31, 2024 and the Auditor's Report thereon. Routine Proposal To confirm payment of interim dividend of Rs. 12 per equity share and declare a final dividend of Rs. 4 30-07-2024 **Torrent Power Limited** AGM per equity share as recommended by the Board of Directors for the Financial Year ended March 31, 2024. FOR FOR Management Routine Proposal To appoint a Director in place of Varun Mehta (DIN: 07862034), who retires by rotation and being eligible, 30-07-2024 AGM FOR FOR **Torrent Power Limited** offers himself for re-appointment. Nothing Objectionable Management To appoint a Director in place of Mamta Verma (DIN: 01854315), who retires by rotation and being AGM FOR FOR 30-07-2024 **Torrent Power Limited** eligible, offers herself for re-appointment. Nothing Objectionable Management Ratification of remuneration of Rs. 12,40,000/- plus applicable taxes and out of pocket expenses payable to M/s. Kirit Mehta and Co., Cost Accountants, Mumbai, the Cost Auditors appointed by the Board of AGM Directors of the Company to conduct audit of cost records of the Company for FY 2024 - 25. FOR 30-07-2024 Torrent Power Limited Management FOR Nothing Objectionable Issuance of Equity Shares Including Convertible Bonds / Debentures for an amount not exceeding Rs. AGM FOR 30-07-2024 **Torrent Power Limited** FOR Nothing Objectionable Management Appointment of Jinal Mehta (DIN: 02685284) as the Vice Chairman and Managing Director of the Company w.e.f. June 01, 2024 till the end of his current term i.e. up to March 31, 2028 and that the other terms and conditions including remuneration of his appointment vide shareholders approval dated August 08, 2022 shall remain unchanged. 30-07-2024 Torrent Power Limited AGM Management FOR FOR Nothing Objectionable Appointment of Varun Mehta (DIN: 07862034) as a Non -Executive Director - NED (Promoter Category) of AGM the Company, liable to retire by rotation w.e.f. June 01, 2024. FOR Nothing Objectionable 30-07-2024 **Torrent Power Limited** Management Appointment of Jigish Mehta (DIN: 09054778) in the category of Whole - time Director and designate him as Director (Generation) of the Company for a period of 5 (five) years with effect from June 01, 2024 and 30-07-2024 Torrent Power Limited AGM including remuneration. FOR FOR Management Nothing Objectionable Appointment of Sunil Dass Mathur (DIN: 02261944) as an Independent Director of the Company for a term of 5 consecutive years commencing from May 23, 2024 till May 22, 2029 (both days inclusive) and AGM FOR 30-07-2024 **Torrent Power Limited** shall not be liable to retire by rotation. FOR Nothing Objectionable Management To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2024, together with the Reports of the Board of Directors and the 30-07-2024 AGM FOR FOR Shriram Finance Limited Management Routine proposal To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the 30-07-2024 Shriram Finance Limited AGM Financial Year ended March 31, 2024, together with the Report of the Auditors thereon. FOR FOR Management Routine proposal To declare a Final Dividend of Rs. 15/- per Equity Share of face value of Rs. 10/- each and to confirm the payment of two Interim Dividends aggregating to Rs. 30/- per Equity Share of face value of Rs. 10/- each, declared by the Board of Directors in their meetings held on October 26, 2023 and January 25, 2024, for the Financial Year ended March 31, 2024. 30-07-2024 Shriram Finance Limited AGM FOR FOR Management Routine proposal To appoint a director in place of Mr. Parag Sharma (DIN 02916744), Director who retires by rotation at 30-07-2024 Shriram Finance Limited AGM Management this meeting and being eligible, offers himself for re-appointment as a Director of the Company. FOR Routine proposal

103

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Description of the proposal **Investee Company Name** Management Meeting Type of Meeting Proposal of Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) To appoint M/s. G D Apte and Co, Chartered Accountants, Mumbai, (ICAI Firm Registration No. 100515W) as one of the Joint Statutory Auditors of the Company (in place of Retiring Joint Statutory Auditors whose tenure expires at the conclusion of the ensuing Annual General Meeting) to hold office from conclusion of the 45th Annual General Meeting till the conclusion of 48th Annual General Meeting of the Company to conduct the audit of accounts of the Company for the financial years ending March 31, 2025, March 31, Shriram Finance Limited FOR 30-07-2024 AGM Management 2026 and March 31, 2027. FOR Routine proposal To appoint M/s M M Nissim and Co LLP, Chartered Accountants, Mumbai (ICAI Firm Registration No. 107122W/W100672) as one of the Joint Statutory Auditors of the Company (in place of Retiring Joint Statutory Auditors whose tenure expires at the conclusion of the ensuing Annual General Meeting) to hold office from conclusion of 45th Annual General Meeting till the conclusion of 48th Annual General Meeting of the Company to conduct the audit of accounts of the Company for the financial years ending March 31, AGM 2025, March 31, 2026 and March 31, 2027. FOR FOR 30-07-2024 Shriram Finance Limited Management Routine proposal Re-appointment of Mr. Umesh Revankar (DIN 00141189) as Whole Time Director designated as Executive Vice Chairman for a period of 5 (five) years with effect from October 26, 2024 to October 25, 2029 (both Management dates inclusive), liable to retirement by rotation and payment of remuneration to him. AGM FOR Routine proposal 30-07-2024 Shriram Finance Limited FOR Elevation and re-designation of Mr. Parag Sharma (DIN 02916744) as Managing Director and CFO with effect from June 1, 2024, for the remainder tenure of present term of his appointment i.e. up to 30-07-2024 Shriram Finance Limited AGM Management December 12, 2026. **FOR** FOR Routine proposal Appointment of Mr. Gokul Dixit (DIN 00357170) as an Independent Director of the Company, not liable to retire by rotation, for a term of 5 (five) consecutive years commencing with effect from June 1, 2024 to 30-07-2024 Shriram Finance Limited AGM May 31, 2029 (both dates inclusive). FOR FOR Management Routine proposal Appointment of Mrs. M.V. Bhanumathi (DIN 10172983) as an Independent Director of the Company, not liable to retire by rotation, for a term of 5 (five) consecutive years commencing with effect from June 1, 2024 to May 31, 2029 (both dates inclusive). 30-07-2024 Shriram Finance Limited AGM FOR FOR Routine proposal Management Revision in the present terms of remuneration of Mr. Umesh Revankar (DIN 00141189), whole-time Shriram Finance Limited FOR 30-07-2024 AGM Management director designated as Executive Vice Chairman of the Company FOR Routine proposal Revision in the term of remuneration of Mr. Y. S. Chakravarti (DIN 00052308), whole-time director Shriram Finance Limited AGM designated as Managing Director and CEO of the Company. FOR FOR 30-07-2024 Management Routine proposal Revision in the term of remuneration of Mr. Parag Sharma (DIN 02916744) whole-time director designated as Managing Director and CFO of the Company. 30-07-2024 Shriram Finance Limited AGM FOR FOR Management Routine proposal AGM Enhancement of limits of borrowing by the Board from Rs. 1,90,000 crores to Rs. 2,35,000 crores. Business need 30-07-2024 Shriram Finance Limited Management FOR FOR Enhancement of limits for creation of security by the Board in connection with borrowings from Rs. AGM FOR FOR 30-07-2024 Shriram Finance Limited Management 2,37,500 crores to Rs. 2,93,750 crores. Business need AGM Enhancement of limits to sell/ assign/ securitize receivables from Rs. 40,000 crores to Rs. 50,000 crores. FOR FOR 30-07-2024 Shriram Finance Limited Management Business need To consider the Audited Standalone Financial Statements for the year ended 31st March 2024 and the AGM FOR 30-07-2024 Reports of the Board and Independent Auditors thereon. Carborundum Universal Limited Management Routine Proposal To consider the Audited Consolidated Financial Statements for the year ended 31st March 2024 and the 30-07-2024 Carborundum Universal Limited AGM Report of the Independent Auditors thereon. FOR FOR Routine Proposal Management Declaration of a final dividend of Rs. 2.50/- per equity share of Rs. 1/- each and the interim dividend of 30-07-2024 AGM Rs. 1.50/- per equity share of Rs. 1/- each be declared for the financial year ended 31st March 2024. **FOR** FOR Carborundum Universal Limited Management Routine Proposal Re-appointment of Mr. M M Murugappan (DIN: 00170478) as a Director of the Company liable to retire by AGM Management FOR FOR 30-07-2024 Carborundum Universal Limited Nothing Objectionable Appointment of Mr. Sriram Viji (DIN: 03630636) as an Independent Director of the Company not liable to AGM retire by rotation, to hold office for a term of five (5) consecutive years from 1st August 2024. FOR FOR 30-07-2024 Carborundum Universal Limited Management Nothing Objectionable Appointment of Mrs. Usha Rajeev (DIN: 05018645) as an Independent Director of the Company not liable AGM to retire by rotation, to hold office for a term of five (5) consecutive years from 1st August 2024. FOR FOR 30-07-2024 Carborundum Universal Limited Management Nothing Objectionable Appointment of Mr. Muthiah Murugappan Muthiah (DIN: 07858587) as a Non-Executive Non-Independent 30-07-2024 Carborundum Universal Limited AGM Management Director of the Company liable to retire by rotation. FOR FOR Nothing Objectionable Approval for payment of commission to Mr. M M Murugappan Non-Executive Chairman for the FY 2024 -25 including by way of commission for the financial year ended 31st March 2024 aggregating to a sum not exceeding Rs. 1,00,00,000/- excluding the sitting fees payable in respect of the meetings of the Board/ 30-07-2024 Committees in which he would be participating during the financial year 2024 - 25. FOR FOR Carborundum Universal Limited Management Nothing Objectionable Ratification of remuneration of Rs. 5,00,000/- excluding applicable taxes and out of pocket expenses payable to M/s. S Mahadevan and Co. (Firm registration no. 000007) Cost Accountants, Chennai, appointed by the Board of Directors to conduct the audit of the cost accounting records of the Company Nothing Objectionable 30-07-2024 Management for the financial year 2024 - 25. FOR FOR Carborundum Universal Limited To receive, consider and adopt the Audited Standalone Financial statements of the Company for the Financial Year ended March 31, 2024, the reports of the Auditors and Board of Directors thereon and the Unqualified financial statements. Compliant Audited Consolidated Financial statements of the Company for the Financial Year ended March 31, 2024 with Indian Accounting Standards. No concern 30-07-2024 Rainbow Childrens Medicare Ltd and the report of the Auditors thereon. FOR FOR identified Management Compliant with law. Sufficient Funds available for payment of final dividend. No concern 30-07-2024 Rainbow Childrens Medicare Ltd To declare dividend of Rs. 3/- per Equity Share for the Financial Year ended March 31, 2024. FOR FOR identified. Management To appoint a Director in place of Dr. Ramesh Kancharla (DIN: 00212270), who retires by rotation and FOR 30-07-2024 Rainbow Childrens Medicare Ltd Management being eligible offers himself for re-appointment. FOR Routine proposal Payment of remuneration to Dr. Ramesh Kancharla, Chairman and Managing Director (DIN: 00212270) effective from December 1, 2024 and valid till the remaining tenure of his appointment i.e., August 10, Rainbow Childrens Medicare Ltd FOR 30-07-2024 Management FOR Routine proposal Payment of remuneration by way of professional fee to Dr. Dinesh Kumar Chirla, in his capacity as a Whole-time Director (DIN: 01395841) effective from December 1, 2024 and valid till the remaining tenure Compliant with Law. No major governance FOR FOR 30-07-2024 Rainbow Childrens Medicare Ltd of his appointment i.e., August 10, 2026. concern identified. Management

Date: September 30, 2024

Proposal of Management Meeting **Investee Company Name** Type of Meeting **Description of the proposal** Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) Ratification of remuneration of Rs. 2,00,000/- plus applicable taxes and out of pocket expenses payable to M/s. Lavanya and Associates, Sole Proprietorship Firm (Firm Reg. No: 101257), represented by K.V.N. Lavanya, Sole Proprietor (Membership No: 31069), Cost Accountants, appointed as the Cost Auditors of Compliant with law. No major governance 30-07-2024 Rainbow Childrens Medicare Ltd the Company for the Financial Year 2024 - 25. FOR FOR Management concern identified. Consideration and Adoption of the Audited Standalone Financial Statements of the Company for the 31-07-2024 AGM Financial Year ended 31st March, 2024 and the Reports of the Board of Directors and Auditors thereon. FOR FOR Mahindra & Mahindra Limited Management Routine proposal Consideration and Adoption of the Audited Consolidated Financial Statements of the Company for the 31-07-2024 Mahindra & Mahindra Limited AGM Management Financial Year ended 31st March, 2024 and the Report of the Auditors thereon. **FOR** FOR Routine proposal Declaration of Dividend of Rs. 21.10 (422%) per Ordinary (Equity) Share of the face value of Rs. 5 each for the year ended 31st March, 2024 on 124,35,28,831 Ordinary (Equity) Shares of the Company aggregating Rs. 2,623.85 crores as recommended by the Board of Directors be declared and that the said 31-07-2024 AGM Dividend be distributed out of the Profits for the year ended on 31st March, 2024. FOR FOR Mahindra & Mahindra Limited Management Nothing objectionable AGM Management 31-07-2024 Mahindra & Mahindra Limited To appoint Dr. Anish Shah (DIN: 02719429), who retires by rotation and being eligible for re-appointment. FOR FOR Nothing objectionable Ratification of Remuneration of Rs. 9,50,000 plus Goods and Services Tax and reimbursement of out of pocket expenses payable to Messrs D. C. Dave and Co., Cost Accountants having Firm Registration Number 000611, 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, 2025. FOR 31-07-2024 Mahindra & Mahindra Limited AGM FOR Management Nothing objectionable Revision in the Total Remuneration of Mr. Anand G. Mahindra (DIN: 00004695), Non-Executive Chairman 31-07-2024 Mahindra & Mahindra Limited AGM of the Company for a period from 1st April 2024 upto 11th November, 2026. FOR FOR Management Nothing objectionable Appointment of Mr. Sat Pal Bhanoo (DIN: 10482731), as a Non-Executive Non-Independent Director of 31-07-2024 AGM the Company liable to retire by rotation. FOR FOR Mahindra & Mahindra Limited Management Nothing objectionable Appointment of Mr. Ranjan Pant (DIN: 00005410) as a Non-Executive Non-Independent Director of the AGM FOR FOR 31-07-2024 Mahindra & Mahindra Limited Management Company, liable to retire by rotation. Nothing objectionable Appointment of Ms. Padmasree Warrior (DIN: 10387032), as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of 5 (five) consecutive years commencing from AGM 17th May, 2024 to 16th May, 2029 (both days inclusive). 31-07-2024 FOR FOR Mahindra & Mahindra Limited Management Nothing objectionable Re-appointment of Mr. Haigreve Khaitan (DIN: 00005290), 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 31-07-2024 Mahindra & Mahindra Limited AGM Management from 8th August, 2024 to 7th August, 2029 (both days inclusive). FOR FOR Nothing objectionable Re-appointment of Ms. Shikha Sharma (DIN: 00043265), 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 31-07-2024 Mahindra & Mahindra Limited AGM Management 8th August, 2024 to 7th August, 2029 (both days inclusive). FOR Nothing objectionable Re-appointment of Dr. Anish Shah (DIN: 02719429) as the Managing Director and Chief Executive Officer of the Company designated as Group CEO and Managing Director with effect from 1st April, 2025 to 31st March, 2030 (both days inclusive), liable to retire by rotation, on a basic salary in the scale of Rs. 36,00,000 to Rs. 1,00,00,000 per month. FOR 31-07-2024 Mahindra & Mahindra Limited FOR Management Nothing objectionable Re-appointment of Mr. Rajesh Jejurikar (DIN: 00046823) as the Whole-time Director of the Company designated as Executive Director and CEO (Auto and Farm Sector) of the Company with effect from 1st April, 2025 to 24th June, 2029 (both days inclusive), liable to retire by rotation, on a basic salary in the FOR 31-07-2024 Mahindra & Mahindra Limited AGM scale of Rs. 24,00,000 to Rs. 90,00,000 per month. FOR Nothing objectionable Management Material Modification of earlier approved Material Related Party Transactions between the Company and Mahindra & Mahindra Limited AGM Mahindra Electric Automobile Limited, a Subsidiary of the Company not exceeding Rs. 30,500 crores. FOR 31-07-2024 FOR Management Nothing objectionable Approval for Material Related Party Transactions pertaining to Subsidiaries of the Company with Martial Solren Private Limited (Martial) not exceeding Rs. 1,750 Crores, Gelos Solren Private Limited (GSPL) not exceeding Rs. 1,500 Crores, Furies Solren Private Limited (FSPL) not exceeding Rs. 2,500 Crores, Hazel Hybren Private Limited (HHPL) not exceeding Rs. 1,250 Crores, Illuminate Hybren Private Limited (IHPL) not exceeding Rs. 1,250 Crores, Layer Hybren Private Limited (LHPL) not exceeding Rs. 1,250 Crores, Jade Hybren Private Limited (JHPL) not exceeding Rs. 1,250 Crores, Kyros Hybren Private Limited (KHPL) not exceeding Rs. 1,250 Crores, Migos Hybren Private Limited (MHPL) not exceeding Rs. 1,250 Crores. FOR 31-07-2024 Mahindra & Mahindra Limited AGM Management Nothing objectionable Unqualified financial statements (except certain unfavourable remarks identified in CARO To consider and adopt the audited standalone financial statements and the audited consolidated financial statements of the Company for the financial year ended March 31, 2024, together with the reports of the report). Compliant with Indian Accounting 31-07-2024 AGM Board of Directors and the Auditors thereon and other reports. FOR Standards. No concern identified. Godrej Properties Limited Management To appoint a Director in place of Mr. Nadir Godrej (DIN: 00066195), who retires by rotation and being 31-07-2024 AGM eligible, offers himself for re-appointment. FOR Godrej Properties Limited FOR Compliant with Law. No concern Identified. Management Payment of revised remuneration to Mr. Gaurav Pandey (DIN: 07229661), Managing Director and Chief Executive Officer of the Company, with effect from April 1, 2024 up to the remainder period of the tenure 31-07-2024 AGM of his appointment i.e. December 31, 2025. FOR FOR Compliant with Law. No concern identified. Godrej Properties Limited Management Re-appointment of Ms. Sutapa Banerjee (DIN: 02844650) as an Independent Director of the Company, not liable to retire by rotation, to hold office for a second term of five years commencing from November 05, 2024 till November 04, 2029. 31-07-2024 AGM FOR Godrej Properties Limited Management FOR Compliant with Law. No concern Identified. Ratification of remuneration of Rs. 1.41 lakh exclusive of applicable taxes and out of pocket expenses payable to M/s. R. Nanabhoy and Co., Cost Accountants, appointed as Cost Auditors by the Board of Directors of the Company, to conduct the audit of the cost records of the Company for the financial year Compliant with law. No major governance 31-07-2024 Godrej Properties Limited AGM Management FOR FOR concern identified. To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the AGM financial year ended 31st March 2024 and the reports of the Board of Directors and Auditors thereon. FOR 31-07-2024 **Jnited Spirits Limited** FOR Management Routine proposal To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the 31-07-2024 Jnited Spirits Limited AGM financial year ended 31st March 2024 and the report of the Auditors thereon. FOR FOR Management Routine proposal To appoint a Director in place of Mr. Pradeep Jain (DIN: 02110401) who retires by rotation and being FOR AGM Management FOR 31-07-2024 United Spirits Limited eligible, offers himself for re-appointment. Nothing objectionable

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Investee Company Name Description of the proposal Meeting Type of Meeting Proposal of Management Vote Reason supporting the vote decision Date Recommendation (AGM / EGM) Management / (For / Against/ **Shareholders** Abstain) AGM To declare a final dividend of Rs. 5/- per equity share for the financial year ended 31st March 2024. FOR FOR 31-07-2024 United Spirits Limited Management Nothing objectionable Ratification of remuneration of Rs. 200,000/- in addition to applicable taxes and out of pocket expenses incurred in connection with the audit, payable to M/s. Rao, Murthy and Associates, Cost Accountants, having Firm Registration Number 000065, appointed by the Board of Directors of the Company on the recommendation of the Audit Committee as Cost Auditors to conduct the audit of the cost records 31-07-2024 United Spirits Limited AGM maintained by the Company for the financial year 2024 - 25. FOR FOR Nothing objectionable Management ayment of rémuneration fór each financial yéar to the Non - Executive Directors of the Company appointed from time to time, in the form of commission, in addition to the sitting fees and reimbursement of expenses for participation in the Board and other meetings, as the Board of Directors may from time to time, determine subject to the aggregate remuneration not exceeding 1% of the net profits of the Company in any financial year (computed in the manner provided in section 198 of the Act) or in aggregate not exceeding Rs. 4,00,00,000, whichever is less and that this resolution shall remain in force for a period not exceeding three financial years commencing from April 1, 2025 (for the financial years 31-07-2024 United Spirits Limited AGM Management 2025 - 26, 2026 - 27 and 2027 - 28). FOR Nothing objectionable Material Related Party Transactions/ contracts/ arrangements/agreements by United Spirits Limited (USL or Company) with Diageo Brands B. V. Netherlands (DBBV), a Related Party within the meaning of section 2(76) of the Act, and Regulation 2(1)(zb) of the Listing Regulations for the financial year 2024 - 25, AGM individually and/ or in aggregate up to an amount of Rs.1266 crore. 31-07-2024 United Spirits Limited Management FOR FOR Nothing objectionable Approval of remuneration payable to Ms. Hina Nagarajan (DIN: 00048506), Managing Director and Chief United Spirits Limited AGM Executive Officer of the Company for a period of two years. FOR 31-07-2024 **FOR** Nothing objectionable Management Appointment of Ms. Amrita Gangotra (DIN: 08333492) as an Independent Director of the Company for a period of five years, effective from 1st September 2024 till 31st August 2029, and whose office shall not 31-07-2024 AGM be liable to retire by rotation. FOR FOR United Spirits Limited Management Nothing objectionable To receive, consider and adopt the Audited Financial Statements (Standalone and Consolidated) for the FOR Akzo Nobel India Limited AGM Financial Year ended 31st March 2024 and the Reports of the Directors and Auditors thereon. **FOR** 01-08-2024 Management Routine proposal To confirm Interim Dividend as declared and paid and to declare Final Dividend on equity shares of the AGM FOR FOR 01-08-2024 Akzo Nobel India Limited Company for the Financial Year ended 31st March 2024. Management Routine proposal To appoint a Director in place of Mr. Rohit Ghanshyamdas Totla (DIN 10391749) who retires by rotation 01-08-2024 Akzo Nobel India Limited AGM Management and being eligible, offers himself for re-appointment. FOR Nothing objectionable Ratification of remuneration of Rs. 0.66 million and reimbursement of out - of - pocket expenses payable to M/s Chandra Wadhwa and Co., Cost Accountants (Firm Registration No. 00239), to conduct the audit of the cost records of the Company for the Financial Year 2024 - 25, as recommended by the Audit 01-08-2024 AGM Committee and approved by the Board of Directors. FOR Akzo Nobel India Limited Management Nothing objectionable To consider and adopt the Audited Standalone Financial Statements of the Company for the financial year FOR 01-08-2024 Tube Investments of India Limited Management ended 31st March 2024 and the Report of the Auditors thereon. FOR Routine proposal To consider and adopt the Audited Consolidated Financial Statements of the Company for the financial FOR FOR 01-08-2024 Tube Investments of India Limited year ended 31st March 2024 and the Report of the Auditors thereon. Management Routine proposal To declare a final dividend at the rate of Rs. 1.50 per share and interim dividend of Rs. 2/- per share thus FOR 01-08-2024 making a total dividend of Rs. 3.50 per equity share of Rs. 1/- each for the financial year 2023 - 24. FOR Tube Investments of India Limited | AGM Management Routine proposal Re-appointment of Mr. Mukesh Ahuja, (holding DIN: 09364667) who retires by rotation as a Director of FOR FOR 01-08-2024 Tube Investments of India Limited AGM Nothing objectionable Management Ratification of remuneration of Rs. 3.5 Lakhs plus applicable taxes in addition to reimbursement of out -of pocket expenses, payable to M/s. S Mahadevan and Co., Cost Accountants (holding Registration No.000007) appointed by the Board of Directors of the Company to conduct the audit of the cost records of the Company for the financial year 2024 - 25. FOR 01-08-2024 Tube Investments of India Limited | AGM Management Nothing objectionable To receive, consider and adopt the audited financial statements of the Company for the financial year ended 31st March, 2024 and the Reports of the Board of Directors and Auditors thereon and the audited consolidated financial statements of the Company for the financial year ended 31st March, 2024 and the 01-08-2024 MRF Limited AGM Reports of the Auditors thereon. FOR Management Routine Proposal To declare a final dividend on equity shares. The Board has recommended a final dividend of Rs. 194/-01-08-2024 MRF Limited AGM Management (1940%) per equity share of Rs. 10 each. FOR FOR Routine Proposal To appoint a Director in place of Mr. Samir Thariyan Mappillai (DIN: 07803982), who retires by rotation MRF Limited AGM and being eligible, offers himself for re-appointment. FOR 01-08-2024 Management FOR Nothing objectionable To appoint a Director in place of Dr (Mrs) Cibi Mammen (DIN: 00287146), who retires by rotation and MRF Limited AGM being eligible, offers herself for re-appointment. FOR FOR 01-08-2024 Nothing objectionable Management Ratification of remuneration of Rs. 8.40 Lakhs (excluding taxes, as applicable) in addition to reimbursement of out of pocket expenses and conveyance, payable to Mr. J. Karthikeyan of M/s. J. Karthikeyan and Associates (Firm Regn No. 102695), Cost Accountant, Chennai appointed as Cost Auditor by the Board of Directors of the Company to conduct an audit of the Cost Records of the Company for the 01-08-2024 MRF Limited AGM financial year ending 31st March, 2025. FOR FOR Management Nothing objectionable Receive, consider and adopt the Audited Financial Statements of the Company for the financial year AGM Management ended March 31, 2024 together with the reports of Board of Directors and Auditors' thereon. FOR FOR Orient Electric Ltd Routine Proposal 01-08-2024 Declare final dividend of Rs. 0.75 (75%) per equity share of face value of Rs. 1 each for the financial year ended March 31, 2024 and to confirm the interim dividend of Rs. 0.75 (75%) per equity share, already AGM 01-08-2024 Orient Electric Ltd paid during the financial year 2023 - 24. FOR FOR Routine Proposal Management Appointment of Mr. Chandra Kant Birla (DIN: 00118473), who retires by rotation and being eligible, offers Orient Electric Ltd himself for re-appointment. Nothing Objectionable AGM FOR FOR 01-08-2024 Management Appointment of Mr. Ravindra Singh Negi (DIN: 10627944) as a Director, liable to retire by rotation. FOR 01-08-2024 Orient Electric Ltd AGM Management Nothing Objectionable Appointment of Mr. Ravindra Singh Negi (DIN: 10627944) as the Managing Director and Chief Executive Officer, a Key Managerial Personnel of the Company, for a period of 5 (five) years with effect from May FOR 01-08-2024 Orient Electric Ltd AGM Management FOR Nothing Objectionable Approval of the terms of remuneration of Mr. Ravindra Singh Negi (DIN 10627944) as the Managing Director and Chief Executive Officer of the Company, for a period of five years with effect from May 31, 2024 with liberty and power to the Board, to grant increments and to alter and vary from time to time. FOR Nothing Objectionable 01-08-2024 Orient Electric Ltd AGM Management

Date: September 30, 2024

Description of the proposal **Investee Company Name** Type of Meeting Proposal of Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) Approval of the Revised remuneration of Rs. 27,50,000 per month inclusive of 20% variable pay from Rs. 25,00,000 per month inclusive of 20% variable pay and as paid to Mr. Desh Deepak Khetrapal (DIN: 00266132), as Vice Chairman and Managing Director of the Company from April 1, 2024 till his resignation 01-08-2024 Orient Electric Ltd AGM up to May 30, 2024. FOR FOR Management Nothing Objectionable Ratification of remuneration of Rs. 95,000/- excluding tax and out of pocket expenses which shall be reimbursed to him on actual basis payable to Mr. Somnath Mukherjee, Cost Accountant in Practice (M.-No.- 5343) as Cost Auditor, for conducting the audit of cost records of the Company as per the provisions of the Rules, for the financial year ending March 31, 2025. AGM FOR FOR 01-08-2024 Orient Electric Ltd Nothing Objectionable Management To receive, consider, approve and adopt the Audited Standalone and Consolidated Financial Statements o the Company for the financial year ended March 31, 2024 together with the reports of the Board of 01-08-2024 AGM Directors and Auditors thereon. FOR FOR Routine Proposal Thermax Limited Management To declare dividend of Rs. 12/- per equity share of face value of Rs. 2/- each for the financial year ended AGM FOR FOR March 31, 2024. 01-08-2024 Thermax Limited Management Routine Proposal To appoint a Director in place of Mr. Ashish Bhandari (DIN: 05291138), who retires by rotation in terms of Section 152 of the Companies Act, 2013 and being eligible, offers himself for re-appointment. AGM Management FOR FOR 01-08-2024 Thermax Limited Routine Proposal Ratification of remuneration Rs. 6,75,000/- plus applicable taxes and reimbursement of actual out of pocket expenses payable to M/s. Dhananjay V. Joshi and Associates, Cost Accountants, Pune, the Cost Auditors appointed by the Board of Directors of the Company to conduct the audit of the cost records of AGM the Company for the financial year ending March 31, 2025. FOR FOR 01-08-2024 Thermax Limited Management Routine Proposal To consider and approve continuation of directorship of Mrs. Meher Pudumjee (DIN: 00019581) as Non-Executive, Non-Independent Director of the Company for five consecutive years up to March 31, 2029 and whose office shall not be liable to retire by rotation. Thermax Limited AGM FOR 01-08-2024 FOR Nothing Objectionable Management AGM To consider and approve alteration of the Object Clause of Memorandum of Association of the Company. FOR FOR Thermax Limited Nothing Objectionable 01-08-2024 Management To receive, consider and adopt the audited Financial Statement of the Company (including audited consolidated Financial Statement) for the year ended March 31, 2024, together with the Reports of the Auditors and Directors thereon. 01-08-2024 United Breweries Limited AGM FOR FOR Routine proposal Management To declare a Dividend on Equity Shares for the financial year ended March 31, 2024. United Breweries Limited AGM FOR FOR 01-08-2024 Management Routine proposal To appoint a Director in the place of Mr. Jan Cornelis van der Linden (DIN: 08743047), who retires by rotation and being eligible, offers himself for re-appointment. 01-08-2024 United Breweries Limited AGM FOR FOR Management Nothing objectionable Appointment of Mr. Jorn Elimar Kersten (DIN: 10643152) as a Director of the Company with effect from AGM August 01, 2024, being liable to retire by rotation. FOR FOR 01-08-2024 United Breweries Limited Nothing objectionable Management Appointment of Mr. Jorn Elimar Kersten (DIN: 10643152), as a Whole-Time Director (designated as Director and Chief Financial Officer) of the Company with effect from August 01, 2024, for a period of three years up to July 31, 2027, at a total remuneration of a sum of Rs. 7.86 crore per annum. FOR 01-08-2024 United Breweries Limited AGM Management FOR Nothing objectionable Unqualified financial statements. Compliant with Indian Accounting Standards. No To receive, consider, and adopt the audited financial statements of the Company for the financial year AGM FOR 02-08-2024 Nesco Limited ended 31 March 2024 and the reports of the Board of Directors and statutory auditors thereon. FOR governance concern identified. Management To declare a dividend of Rs. 6/- (300%) per equity share of face value of Rs. 2/- each, of the Company for Sufficient funds for payment of dividend. No AGM the financial year ended 31 March 2024. FOR FOR concern identified. 02-08-2024 Nesco Limited Management Appointment of M/s. S ${ t G}$ D ${ t G}$ and Associates LLP, Chartered Accountants (Firm Registration No. W100188 as statutory auditors of the Company in place of retiring auditors M/s. Manubhai and Shah LLP, Chartered Accountants (Firm Registration No: 106041W/W100136), to hold office for a term of five consecutive years from the conclusion of this 65th Annual General Meeting of the Company till the conclusion of the 70th AGM Annual General Meeting at such remuneration. FOR FOR 02-08-2024 Nesco Limited Management Compliant with law. No concern identified. Re-appointment of Mrs. Sudha S. Patel (DIN:00187055), Non - executive Director who has attained the age of 75 (seventy-five) years and retires from office by rotation and being eligible, offers herself for re Re-appointment compliant with law. No 02-08-2024 AGM FOR concern identified. Nesco Limited Management Ratification of remuneration of Rs. 45,000 plus applicable taxes and out- of- pocket expenses incurred in connection with the cost audit and payable to M/s. Y.S. Thakar and Co., cost accountants (Firm Registration No.000318), appointed by the Board of Directors on the recommendation of the Audit Committee, as cost auditors to conduct the audit of cost records maintained by the Company for the AGM financial year ending 31 March 2025. FOR FOR 02-08-2024 Nesco Limited Compliant with law. No concern identified. Management To consider and adopt the Audited Standalone and Consolidated Financial Statements of the Company for the financial year ended March 31, 2024 together with the Report of the Board of Directors and the IRM Energy Ltd 02-08-2024 AGM Statutory Auditors thereon. FOR FOR Management Routine Proposal To declare the Final Dividend as per the terms of issue of 10% Non-cumulative Redeemable Preference Shares of Rs. 10/- each fully paid-up (preference shares), the final dividend of Re. 1/- each on 3,49,99,432 Preference Shares (i.e. 10%) aggregate of Rs. 3,49,99,432/- subject to deduction of tax for 02-08-2024 AGM FOR FOR IRM Energy Ltd Management the financial year ended March 31, 2024. Routine Proposal To declare the Final Dividend of Rs. 1.50 per fully paid equity share of Rs. 10/- each (i.e. 15%) on 4,10,59,677 equity shares of Rs. 10/- each aggregate of Rs. 6,15,89,515.50/- subject to deduction of tax 02-08-2024 IRM Energy Ltd AGM for the financial year ended March 31, 2024. FOR Routine Proposal Management To appoint Dr. Rajiv I. Modi (DIN: 01394558) as Director (Non- Executive Non- Independent), who retires 02-08-2024 IRM Energy Ltd AGM Management by rotation and being eligible, offers himself for re-appointment. FOR FOR Nothing Objectionable Mr. Maheswar Sahu (DIN:00034051) Non-Executive Director of the Company, who retires by rotation at this meeting, expressed his unwillingness to seek reappointment, be not re-appointed as a Director of the Company and the vacancy, so created on the Board of Directors of the Company, be not filled up. 02-08-2024 IRM Energy Ltd AGM Management **FOR** FOR Nothing Objectionable Appointment of Mrs. Kaushal Nakrani (DIN: 08405226) as a Non-Executive Independent Director of the Company to hold office for a term of three consecutive years with effect from June 01, 2024 to May 31, AGM 02-08-2024 IRM Energy Ltd Management 2027, not liable to retire by rotation. FOR **FOR** Nothing Objectionable 02-08-2024 IRM Energy Ltd AGM To consider and approve amendment in Articles of Association of the Company. FOR FOR Nothing Objectionable Management

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management /	Description of the proposal	Management Recommendation	Vote (For / Against/	Reason supporting the vote decision
			Shareholders			Abstain)	
				To borrow such sum of moneys, from time to time, at its discretion, with or without security, and upon			
				such terms and conditions as the Board may think fit, for the purpose of business of the Company, such			
				that the moneys to be borrowed together with the moneys already borrowed by the Company (apart from			
				the temporary loans obtained from the Company's bankers in the ordinary course of business) may exceed the aggregate of the paid- up share capital of the Company, free reserves and securities			
				premium, provided, however, the total amount so borrowed (other than temporary loans from the			
)2-08-2024	IRM Energy Ltd	AGM	Management		FOR	FOR	Nothing Objectionable
				Creation of charges, mortgages, hypothecation on the immovable and movable properties of the Company			
02-08-2024	IRM Energy Ltd	AGM	Management	under Section 180(1)(a) of the Companies Act, 2013, does not exceed Rs. 1400 Crore at any time.	FOR	FOR	Nothing Objectionable
				Ratification of remuneration of Rs. 1,47,500/- plus applicable taxes and reimbursement of out of pocket			
				expenses, payable to the M/s Dalwadi and Associates, Cost Accountants (Firm Registration No. 000338) appointed by the Board of Directors of the Company, based on the recommendation of the Audit			
				Committee, to conduct the audit of the cost records of the Company for the financial year ending March			
02-08-2024	IRM Energy Ltd	AGM	Management	, , , , , , , , , , , , , , , , , , , ,	FOR	FOR	Nothing Objectionable
				To receive, consider and adopt the standalone audited financial statements including Balance Sheet as at			Unqualified financial statements (except certain
				March 31, 2024, Statement of Profit and Loss for the year ended on that date together with notes forming			non-material remarks identified in CARO
				part of it, Cash Flow Statement for the said year and Reports of the Board of Directors and Auditors			report). Compliant with Indian Accounting
02-08-2024	Lupin Limited	AGM	Management	thereon.	FOR	FOR	Standards. No governance concern identified.
							Unqualified financial statements (except certain
				To receive, consider and adopt the consolidated audited financial statements including Balance Sheet as			non-material remarks identified in CARO
	l		1	at March 31, 2024, Statement of Profit and Loss for the year ended on that date together with notes			report). Compliant with Indian Accounting
02-08-2024	Lupin Limited	AGM	Management	forming part of it, Cash Flow Statement for the said year and Report of the Auditors thereon.	FOR	FOR	Standards. No governance concern identified. Sufficient resources to pay dividend. No
02-08-2024	Lupin Limited	AGM	Management	To declare dividend of Rs. 8/- per equity share for the year ended March 31, 2024.	FOR	FOR	concern identified.
22.00.2024		1014		To consider the re-appointment of Mr. Nilesh D. Gupta (DIN: 01734642), as a Director of the Company,	505	505	
02-08-2024	Lupin Limited	AGM	Management	who retires by rotation and being eligible, offers himself, for re-appointment. Continuation of directorship of Mrs. Manju D. Gupta (DIN: 00209461), Chairman, Non-Executive Director	FOR	FOR	Compliant with law. No concern identified.
02-08-2024	Lupin Limited	AGM	Management		FOR	FOR	Nothing objectionable
				Appointment of Mr. Jeffrey Kindler (DIN: 10592395), as an Independent Director of the Company for a			
02-08-2024	Lupin Limited	AGM	Management	period of five years, effective May 6, 2024, i.e., up to May 5, 2029. Appointment of Mr. Alfonso Zulueta (DIN: 10597962), as an Independent Director of the Company for a	FOR	FOR	Compliant with law. No concern identified.
02-08-2024	Lupin Limited	AGM	Management	period of five years, effective May 6, 2024, i.e., up to May 5, 2029.	FOR	FOR	Compliant with law. No concern identified.
				Payment of commission not exceeding in the aggregate, 1% of the Company's standalone net profit, computed in the manner laid down by Section 198 and other applicable provisions, if any, of the Act and			
				Rules made thereunder, to non-executive directors of the Company or to some or any of them, in such			
				proportion and at such frequency, as may be decided by the Board from time to time, for a period of five			
02-08-2024	Lupin Limited	AGM	Management	years commencing from April 1, 2024.	FOR	FOR	Compliant with law. No concern identified.
				Ratification of remuneration of Rs. 1,000,000/- plus applicable taxes and out - of - pocket expenses			
				payable to Mr. S. D. Shenoy (FCMA Membership No. 8318), Practising Cost Accountant, Cost Auditor,			
				appointed by the Board of Directors (based on recommendation of the Audit Committee), to conduct audit of the cost records of the Company, as prescribed under the Companies (Cost Records and Audit) Rules,			
02-08-2024	Lupin Limited	AGM	Management		FOR	FOR	Compliant with law. No concern identified.
			i iuiiugeiiieiii	To receive, consider and adopt the Audited Standalone and Consolidated Financial Statements of the		i Git	
22.00.2024	l	1014	. .	Company for the financial year ended March 31, 2024, together with the reports of the Board of Directors	500	500	Unqualified Financial Statements. No concern
02-08-2024	Aarti Industries Limited	AGM	Management	and Auditors thereon.	FOR	FOR	identified. Sufficient Funds available. No major concern
02-08-2024	Aarti Industries Limited	AGM	Management		FOR	FOR	identified.
				Appointment of Shri Suyog Kalyanji Kotecha (DIN: 10634964) as Director liable to retire by rotation in			Appointment in place of retiring Director is
02-08-2024	Aarti Industries Limited	AGM	Management	place of Shri Parimal Hasmukhlal Desai (DIN: 00009272), who retires by rotation and has not offered himself for re-appointment as Director of the Company.	FOR	FOR	compliant with law. No governance concern identified
			- I I I I I I I I I I I I I I I I I I I	To appoint a Director in place of Smt. Hetal Gogri Gala (DIN: 00005499), who retires by rotation and			Re-appointment compliant with law. No
02-08-2024	Aarti Industries Limited	AGM	Management	being eligible, has offered herself for re-appointment as a Director of the Company.	FOR	FOR	concern identified.
				Appointment of Shri Suyog Kalyanji Kotecha (DIN: 10634964), as an Executive Director of the Company,			Appointment compliant with law. No major
02-08-2024	Aarti Industries Limited	AGM	Management	to hold office for a period of five years with effect from June 17, 2024 and including remuneration.	FOR	FOR	governance concern identified.
02.00.2024	Apri Industrias Limited	ACM	Managarast	Appointment of Shri Belur Krishna Murthy Sethuram (DIN: 03498701) as an Independent Director of the	EOD	EOD	Appointment compliant with law. No concerns
02-08-2024	Aarti Industries Limited	AGM	Management	Company, not liable to retire by rotation, for a term of five years with effect from June 1, 2024.	FOR	FOR	identified.
				Appointment of Shri Nikhil Jaysinh Bhatia (DIN: 00414281) as an Independent Director of the Company,			Appointment compliant with law. No concerns
02-08-2024	Aarti Industries Limited	AGM	Management	not liable to retire by rotation, for a term of five years with effect from September 15, 2024.	FOR	FOR	identified.
				Appointment of Smt. Rupa Devi Singh (DIN: 02191943) as an Independent Director of the Company, not			Appointment compliant with law. No concerns
02-08-2024	Aarti Industries Limited	AGM	Management		FOR	FOR	identified.
				Appointment of Shri Ashok Kumar Barat (DIN: 00492930) as an Independent Director of the Company,			Appointment compliant with law. No concerns
02-08-2024	Aarti Industries Limited	AGM	Management		FOR	FOR	identified
02.00.2224	A could the above the section of	A CN4		Re-appointment of Shri Lalitkumar Shantaram Naik (DIN: 02943588) as an Independent Director of the	FOR	FOR	Madain a alais di carilla
02-08-2024	Aarti Industries Limited	AGM	Management	Company, not liable to retire by rotation, for the second term of five years with effect from May 21, 2024.	Jr∪k	FOR	Nothing objectionable

108

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management /	Description of the proposal	Management Recommendation	Vote (For / Against/	Reason supporting the vote decision
			Shareholders	To approve payment of profit related commission of an aggregate amount of maximum up to Rs. 1.5		Abstain)	
				Crores per annum or 0.25% of the net profit (whichever is lower) of the respective financial year to the			
				Non-executive Directors cumulatively with a further ceiling of up to Rs. 20 Lakhs per annum payable to			
				each individual Non- executive Director for a period of 5 years with effect from April 1, 2024, and in a			
02-08-2024	Aarti Industries Limited	AGM	Management	manner and in accordance with the commission distribution criteria as may be decided by the nomination and remuneration committee of the Board.	FOR	FOR	Resolution is compliant with law. No major governance concern identified.
02-06-2024	Aditi ilidustiles Lillited	AGM	Management	To revision in the terms of appointment (tenure and remuneration) of the Executive Director Shri Ajay	FOR	FOR	governance concern identified.
02-08-2024	Aarti Industries Limited	AGM	Management	Kumar Gupta (DIN: 08619902) for a period of five years effective from April 1, 2024.	FOR	FOR	No major concern identified.
				Ratification of remuneration of Rs. 4,00,000/- per annum plus Tax as applicable and reimbursement of out			
				of pocket expenses payable to Smt. Ketki D. Visariya, Cost Accountant (Membership Number: 16028), being the Cost Auditor appointed by the Board of Directors of the Company to conduct an audit of the cost			
				records and related books maintained by the Company in respect of Organic and Inorganic Chemicals and			Compliant with law. No major governance
02-08-2024	Aarti Industries Limited	AGM	Management	Fertilisers for the Financial Year 2024 - 25.	FOR	FOR	concern identified.
				To consider and adopt the Audited Standalone Financial Statements of the Company together with			
00 00 0004		4.614	. .	Reports of the Board and Auditors thereon and the Audited Consolidated Financial Statements of the	505	500	
02-08-2024	Fortis Healthcare Limited	AGM	Management	Company including Auditors Report thereon for the financial year ended on March 31, 2024.	FOR	FOR	Nothing objectionable Sufficient funds available. No governance
02-08-2024	Fortis Healthcare Limited	AGM	Management	To declare dividend of Rs. 1/- per equity share, for the financial year ended March 31, 2024.	FOR	FOR	concern identified.
02 00 202 :			i iuniugenneme	To appoint Mr. Dilip Kadambi (DIN- 02148022), who retires by rotation and being eligible, offers himself			Compliant with law. No governance concern
02-08-2024	Fortis Healthcare Limited	AGM	Management	for re-appointment as a Director.	FOR	FOR	identified.
02.00.2024	Es de la collección de la collection de	A CNA	M	To appoint Mr. Mehmet Ali Aydinlar (DIN- 10073483) who retires by rotation and being eligible, offers	FOR	F0D	Compliant with law. No governance concern
02-08-2024	Fortis Healthcare Limited	AGM	Management	himself for re- appointment as a Director.	FOR	FOR	identified.
				Re-appointment of M/s B S R and Co. LLP, Chartered Accountants, having Firm Registration No.			
				101248W/W-100022, who has given its consent along with certificate under Section 141 of the Companies			
				Act, 2013 and certificate issued by the Peer Review Board of ICAI, as Statutory Auditors of the Company			
				and who shall hold office of the Statutory Auditors from the conclusion of 28th Annual General Meeting till			
				the conclusion of the 32nd Annual General Meeting to be held in the year 2028, and shall conduct the			
02-08-2024	Fortis Healthcare Limited	AGM	Management	Statutory Audit for the financial years commencing from April 01, 2024 till the year ended March 31, 2028, at such remuneration plus out of pocket expenses and applicable taxes.	FOR	FOR	Nothing objectionable
02-00-2024	Torus riedurcare Elimited	Adiri	Management	Ratification of remuneration of upto Rs. 3,50,000/- plus out of pocket expenses and taxes payable to M/s.	TOK	TOK	Nothing objectionable
				Jitender, Navneet and Co., Cost Auditor appointed by the Board of Directors, to conduct the audit of the			Compliant with law. No major governance
02-08-2024	Fortis Healthcare Limited	AGM	Management	cost records of the Company, for the Financial Year ended March 31, 2024.	FOR	FOR	concern identified.
				To pay each Independent Director(c) (present and future) remuneration upto Do. 72 E0 000 per appum			
				To pay each Independent Director(s) (present and future) remuneration upto Rs. 73,50,000 per annum and upto Rs. 94,50,000 per annum to the Chairman of the Board (in case Chairman is an Independent			
				Director) or aggregate commission upto 1% of the net profits of the Company plus taxes at applicable			Compliant with law. No major governance
02-08-2024	Fortis Healthcare Limited	AGM	Management	rate whichever is higher for a period of three (3) years with effect from April 1, 2024.	FOR	FOR	concern identified.
				Re-appointment of Dr. Ashutosh Raghuvanshi (DIN: 02775637), as Managing Director (designated as			
02.00.2024	Es de la collección de la collection de	A CNA	M	Managing Director and CEO) of the Company, with effect from March 19, 2025 for a period of 2 (two)	FOR	F0D	Compliant with law. No major governance
02-08-2024	Fortis Healthcare Limited	AGM	Management	years, not liable to retire by rotation and including remuneration. Scheme of Amalgamation between Medanta Holdings Private Limited (Transferor Company) and Global	FOR	FOR	concern identified.
				Health Limited (Transferee Company) and their respective Shareholders and Creditors under Sections 230			
03-08-2024	Global Health Limited	CCM	Management	to 232 of the Companies Act, 2013 (Scheme).	FOR	FOR	Compliant with law. No concern identified.
02.00.2024	A B	A CNA	M	To adopt the audited Standalone Financial Statements of the Company for the Financial Year ended March		F0D	B. P. Communication
03-08-2024	Amara Raja Energy & Mobility Ltd	AGM	Management	31, 2024, the report of the Joint Statutory Auditors' thereon and the report of the Board of Directors'. To adopt the audited Consolidated Financial Statements of the Company for the Financial Year ended	FOR	FOR	Routine proposal
03-08-2024	Amara Raja Energy & Mobility Ltd	AGM	Management	March 31, 2024, together with the Joint Statutory Auditors' report thereon.	FOR	FOR	Routine proposal
	,		i i i i i i i i i i i i i i i i i i i	To confirm the payment of the interim dividend and to declare the final dividend on the Company's equity			рофия
03-08-2024	Amara Raja Energy & Mobility Ltd	AGM	Management	shares for the Financial Year ending March 31, 2024.	FOR	FOR	Routine proposal
02.00.2024	America Deia Frances O Mahilib Had	ACM	Managana	To consider and approve the reappointment of Mr. Harshavardhana Gourineni (DIN: 07311410), who	FOR	FOR	Nothing objections les
03-08-2024	Amara Raja Energy & Mobility Ltd	AGM	Management	retires by rotation as a director and, being eligible, offers himself for reappointment. To consider and appoint Dr. Amar Patnaik (DIN: 08602154) as an Independent Director of the Company	FOR	FOR	Nothing objectionable
03-08-2024	Amara Raja Energy & Mobility Ltd	AGM	Management	for a period of 5 (Five) consecutive years from June 18, 2024 to June 17, 2029.	FOR	FOR	Nothing objectionable
	3, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5,		1	Ratification of remuneration of Rs. 475,000/- plus reimbursement of out- of- pocket expenses and			
				applicable taxes payable to M/s. Sagar and Associates, Cost Accountants, Hyderabad, Firm Registration			
02.00.2024	Amana Daia France (C. Mahilib et ed	ACM	Managana	No. 000118, appointed by the Board of Directors as Cost Auditors to conduct the audit of the cost records	FOR	FOR	Nathing abjections blo
03-08-2024	Amara Raja Energy & Mobility Ltd	AGM	Management	of the Company for the financial year 2024 - 25. To consider and approve payment of commission to Non - Executive Independent Directors for financial	FUR	FOR	Nothing objectionable
03-08-2024	Amara Raja Energy & Mobility Ltd	AGM	Management	vears 2024 - 25 to 2028 - 29.	FOR	FOR	Nothing objectionable
·	3, 23, 23, 23, 23		<u> </u>	To receive, consider and adopt the Standalone Audited Financial Statement of the Bank for the financial			
00.00.555			.	year ended 31st March, 2024 together with the Reports of the Board of Directors and the Auditors			l
03-08-2024	Kotak Mahindra Bank Limited	AGM	Management	thereon.	FOR	FOR	nothing objectionable
03-08-2024	Kotak Mahindra Bank Limited	AGM	Management	To receive, consider and adopt the Consolidated Audited Financial Statement of the Bank for the financial year ended 31st March, 2024 together with the Report of the Auditors thereon.	FOR	FOR	nothing objectionable
100 00-2027	Rotal Planinara Dark Limited	7.01:1	management	To confirm payment of dividend at the rate of Rs. 0.405 per annum per 8.10% Non-Convertible Perpetual	I OK		nothing objectionable
		1	1	Non-Cumulative Preference Share (PNCPS) of Rs. 5/- as declared by the Board of Directors for the period			
						•	
03-08-2024	Kotak Mahindra Bank Limited	AGM	Management	commencing from 1st April, 2023 to 13th March, 2024.	FOR	FOR	nothing objectionable
	Kotak Mahindra Bank Limited	AGM	Management	To declare dividend at the rate of Rs. 2/- per Equity Share of Rs. 5/- as recommended by the Board of	FOR	FOR	nothing objectionable
03-08-2024				To declare dividend at the rate of Rs. 2/- per Equity Share of Rs. 5/- as recommended by the Board of Directors for FY 2023 - 24 and that the same be paid out of the profits of the Bank for the financial year			
	Kotak Mahindra Bank Limited Kotak Mahindra Bank Limited	AGM AGM	Management Management	To declare dividend at the rate of Rs. 2/- per Equity Share of Rs. 5/- as recommended by the Board of	FOR FOR	FOR FOR	nothing objectionable nothing objectionable

109

Date: September 30, 2024

Description of the proposal Meeting **Investee Company Name** Type of Meeting Proposal of Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Appointment of M/s. Deloitte Haskins and Sells Chartered Accountants (Firm Registration Number: 117365W), as one of the Joint Statutory Auditors of the Bank, to hold office from the conclusion of the Thirty-Ninth Annual General Meeting until the conclusion of the Forty-Second Annual General Meeting of the Bank, for the purpose of the audit of the Bank's standalone and consolidated financial statements for the FY 2024 - 25 to FY 2026 - 27. nothing objectionable 03-08-2024 Kotak Mahindra Bank Limited FOR **FOR** Management Payment of an overall fee not exceeding Rs. 41,000,000/- 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 2024 - 25, AGM in addition to any out of pocket expenses, outlays and taxes, as applicable. FOR FOR 03-08-2024 Kotak Mahindra Bank Limited nothing objectionable Management Appointment of Ms. Ketaki Bhagwati (DIN: 07367868) as an Independent Director of the Bank, for a Kotak Mahindra Bank Limited AGM period of four years with effect from 18th May, 2024 to 17th May, 2028 (both days inclusive). FOR FOR 03-08-2024 Management nothing objectionable 03-08-2024 Kotak Mahindra Bank Limited AGM Alteration of the Articles of Association of the Bank. Management FOR FOR nothing objectionable Increase in the remuneration of Mr. C S Rajan (DIN: 00126063), Non-Executive Independent Part-time Chairman, from up to Rs. 3,600,000/- per annum to up to Rs. 5,000,000/- per annum and for providing car with driver as per the applicable policy of the Bank from 1st July, 2024 till the end of his tenure as Non-03-08-2024 Kotak Mahindra Bank Limited AGM Management Executive Independent Part-time Chairman of the Bank on 31st December, 2025. FOR FOR nothing objectionable Unqualified Financial statements except certain non-material remarks in CARO Report. To receive, consider and adopt the audited standalone financial statements of the Company for the Compliant with Indian Accounting Standards. financial year ended March 31, 2024 and the reports of the Board of Directors and Auditors thereon. FOR FOR 05-08-2024 Sun Pharmaceutical Industries Ltd | AGM Management No governance concern identified. Unqualified Financial statements except certain non-material remarks in CARO Report. To receive, consider and adopt the audited consolidated financial statements of the Company for the Compliant with Indian Accounting Standards. financial year ended March 31, 2024 and the report of the Auditors thereon. FOR No governance concern identified. 05-08-2024 FOR Sun Pharmaceutical Industries Ltd | AGM Management Sufficient funds available. No governance FOR 05-08-2024 Sun Pharmaceutical Industries Ltd Management To declare Final Dividend of Rs. 5/- per Equity Share of Rs. 1/- each for the financial year 2023 - 24. FOR concern identified. To appoint Mr. Dilip Shanghyi (DIN: 00005588), who retires by rotation and being eligible, has offered Management FOR FOR 05-08-2024 Sun Pharmaceutical Industries Ltd himself for re-appointment. Nothing objectionable Ratification of remuneration of Rs. 3,126,375/- per annum plus reimbursement of out -of- pocket expenses and applicable taxes, payable to M/s. K D and Co, Cost Accountants, (Firm's Registration No. 004076), appointed as the Cost Auditor of the Company to conduct the audit of cost records maintained Compliant with law. No governance concern by the Company for the financial year 2024 - 25. FOR identified. 05-08-2024 Sun Pharmaceutical Industries Ltd | AGM Management FOR Approval for material related party transactions between Taro Pharmaceutical Industries Limited, Israel and Taro Pharmaceuticals USA, Inc for the financial year 2024 - 25, for purchase and sale of pharmaceutical products, not exceeding an aggregate value equivalent of Rs. 15,000 Million, and that such transaction(s)/ arrangement(s) shall be at arm's length. FOR FOR 05-08-2024 Sun Pharmaceutical Industries Ltd Management Nothing objectionable Approval for material related party transactions between Taro Pharmaceuticals Inc, Canada and Taro Pharmaceuticals USA, Inc for the financial year 2024 - 25, for purchase and sale of pharmaceutical products, not exceeding an aggregate value equivalent of Rs. 20,000 Million, and that such transaction(s)/ arrangement(s) shall be at arm's length. FOR FOR 05-08-2024 Sun Pharmaceutical Industries Ltd | AGM Management Nothing objectionable Honeywell Automation India To receive, consider and adopt the Audited Financial Statements of the Company for the Financial Year 05-08-2024 AGM ended March 31, 2024, together with the Reports of the Board of Directors and the Auditors thereon. FOR FOR Limited Management Routine Proposa Honeywell Automation India AGM FOR FOR 05-08-2024 To declare a final dividend of Rs. 100/- per equity share for the Financial Year 2023 - 24. Management Routine Proposal imited To appoint a Director in place of Mr. Ashish Modi (DIN: 07680512), who retires by rotation and being Honeywell Automation India 05-08-2024 AGM eligible, offers himself for re-appointment. FOR FOR Nothing Objectionable _imited Management Appointment of Mr. Atul Pai (DIN: 02704506) as the Managing Director of the Company for a term of 5 (five) years with effect from May 16, 2024 up to May 15, 2029 (both days inclusive), and who shall be Honeywell Automation India liable to retire by rotation and including remuneration. 05-08-2024 AGM FOR Limited Management FOR Nothing Objectionable Honevwell Automation India Appointment of Mr. Thaj Mathew (DIN: 07425690) as a Non - Executive Director of the Company, liable to 05-08-2024 Limited AGM Management retirement by rotation. FOR FOR Nothing Objectionable Payment of remuneration in the form of commission to Dr. Ganesh Natarajan (DIN: 00176393) Independent Director, Non - Executive Chairman - Board, for Financial Year 2023 - 24, being an amount exceeding fifty percent of the total annual remuneration payable to all the Non - Executive Directors of Honeywell Automation India Limited the Company for Financial Year 2023 - 24. 05-08-2024 Nothing Objectionable AGM FOR FOR Management Material Related Party Transactions of the Company with Honeywell International Inc., Ultimate Holding Company for an aggregate value not exceeding Rs. 7,700 Million during the Financial Year 2024 - 25, Honeywell Automation India provided that such transaction(s) / contract(s) / arrangement(s)/ agreement(s) is / are carried out at an 05-08-2024 AGM FOR **FOR** Nothing Objectionable Limited Management arm's length pricing basis and in the ordinary course of business. Material Related Party Transactions of the Company with Honeywell Measurex (Ireland) Limited, a fellow subsidiary of the Company for an aggregate value not exceeding Rs. 6,500 Million during the Financial Honeywell Automation India Year 2024 - 25, provided that such transaction(s) / contract(s) / arrangement(s)/ agreement(s) is / are carried out at an arm's length pricing basis and in the ordinary course of business. 05-08-2024 Limited AGM Management FOR FOR Nothing Objectionable Ratification of remuneration of Rs. 7,00,000/- plus applicable taxes and re-imbursement of out- of- pocket expenses payable to M/s C S Adawadkar and Co., Cost Accountants (Firm Registration No. 100401) who are appointed by the Board of Directors as the Cost Auditors of the Company, to conduct the audit of the cost records maintained by the Company pertaining to various products covered under cost audit, for the Honeywell Automation India 05-08-2024 _imited AGM Management Financial Year ending March 31, 2025. FOR FOR Nothing Objectionable To receive standalone and consolidated audited financial statements for the year ended 31st March 2024, Management together with the Board's Report and the Auditors' Report thereon. 06-08-2024 TVS Motor Company Limited AGM FOR FOR Routine Proposal Re- appointment of Mr K N Radhakrishnan (holding DIN 02599393), Director, who retires by rotation and being eligible, offers himself for re-appointment. AGM FOR FOR 06-08-2024 TVS Motor Company Limited Nothing objectionable Management The vacancy caused by retirement by rotation of Dr. Lakshmi Venu (DIN 02702020) Director, who does FOR AGM FOR 06-08-2024 TVS Motor Company Limited not offer herself for re- appointment, be not filled up. Nothing objectionable Management

110

Date: September 30, 2024

Description of the proposal Meeting **Investee Company Name** Type of Meeting Proposal of Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Ratification of remuneration of Rs. 8,00,000 plus applicable taxes and reimbursement of travelling and other out of pocket expenses incurred by them, payable to M/s C S Adawadkar and Co, Practicing Cost Accountants, having Firm Registration No. 100401 allotted by The Institute of Cost Accountants of India, who were appointed as Cost Auditors of the Company for the financial year ending 31st March 2025. Nothing objectionable 06-08-2024 TVS Motor Company Limited Management **FOR** To receive, consider and adopt: (a) the Audited Standalone Financial Statements of the Company for the financial year ended 31st March, Unqualified financial statements (except certain 2024 and the Reports of the Board of Directors and Auditors thereon, and observations in the CARO Report). Compliant with Indian Accounting Standards. No (b) the Audited Consolidated Financial Statements of the Company for the financial year ended 31st March, 2024 and the Report of the Auditors thereon. AGM FOR FOR governance concern identified. 06-08-2024 Shree Cement Ltd. Management Compliant with law. Company has sufficient funds for payment of final dividend. No To confirm payment of Interim Dividend (Rs. 50/- per equity share) for the financial year ended 31st AGM FOR FOR concern identified. 06-08-2024 Shree Cement Ltd. Management March, 2024. Compliant with law. Company has sufficient To declare dividend of Rs. 55/- per Equity Shares as final dividend, for the financial year ended 31st funds for payment of final dividend. No AGM concern identified. Shree Cement Ltd. March 2024. FOR FOR 06-08-2024 Management To appoint a Director in place of Mr. Prashant Bangur (DIN: 00403621), who retires by rotation at this AGM FOR FOR 06-08-2024 Shree Cement Ltd. Management Annual General Meeting and being eligible, offers himself for re-appointment. Compliant with law. Appointment of Mr. Sushil Kumar Roongta (DIN: 00309302) as an Independent Director of the company for a term of 5 (Five) consecutive years commencing from 14th May, 2024, and he shall not be liable to Compliant with law. No major governance AGM retire by rotation. FOR FOR concern identified 06-08-2024 Shree Cement Ltd. Management Ratification of remuneration of Rs. 6,75,000/- plus applicable taxes and reimbursement of out- of- pocket expenses payable to M/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 of the Company to conduct the Compliant with law. No major governance FOR Shree Cement Ltd. AGM audit of the cost records of the Company for the financial year ending on 31st March 2025. FOR 06-08-2024 Management concern identified. To receive, consider and adopt: a) The Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2024, along 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, Blue Star Limited AGM 2024, together with the report of the Auditors thereon. FOR Routine proposal 06-08-2024 Management FOR To declare a final dividend of Rs. 7 per equity share of the face value of Rs. 2 each of the Company for AGM FOR 06-08-2024 Blue Star Limited the financial year ended March 31, 2024. Management FOR Routine proposal To appoint a Director in place of Ms Sunaina Murthy (DIN: 07865860), who retires by rotation, and being AGM 06-08-2024 Blue Star Limited Management eligible, offers herself for re-appointment. **FOR** FOR Nothing Objectionable Ratification of remuneration of Rs. 14,30,000 per year plus reimbursement of out of pocket expenses and other actual expenses payable to M/s Narasimha Murthy and Co Hyderabad, Cost Accountants, (Firm Registration No 000042), appointed by the Board of Directors of the Company as Cost Auditor for conducting the audit of the cost records of the Company, for the financial year ended on March 31, 2024 06-08-2024 Blue Star Limited AGM Management and March 31, 2025. FOR FOR Nothing Objectionable To receive consider and adopt Audited Standalone and Consolidated Financial Statements of the Company for the financial year ended March 31, 2024 i.e., the Balance Sheet as at March, 2024, the Statement of Profit and Loss, the Statement of Changes in Equity and the Cash Flow Statement for the year then ended AGM together with the Auditors' Report and Board's Report thereon. FOR FOR 06-08-2024 Barbeque-Nation Hospitality Ltd Management Routine proposal Re-appointment of Mr. Devinjit Singh (DIN: 02275778) Director, who retires by rotation at this Annual AGM Management General Meeting, and being eligible offered himself for re-appointment. FOR FOR 06-08-2024 Barbeque-Nation Hospitality Ltd Nothing objectionable Re-appointment of Mr. Azhar Yusuf Dhanani (DIN: 07694732) Director, who retires by rotation at this Annual General Meeting, and being eligible offered himself for re-appointment.

Appointment of Mr. Ajay Nanavati Vipin (DIN: 02370729) as an Independent Director of the Company, for 06-08-2024 FOR FOR Barbeque-Nation Hospitality Ltd Management Nothing objectionable a period of 5 (five) consecutive years with effect from May 23, 2024 to May 22, 2029 and shall not be AGM liable to retire by rotation. FOR 06-08-2024 Barbeque-Nation Hospitality Ltd Management FOR Nothing objectionable Approval of revision in the remuneration of Mr. Rahul Agrawal (DIN: 07194134) Chief Executive Officer 06-08-2024 Barbeque-Nation Hospitality Ltd AGM Management and Whole- Time Director of the Company, effective from April 1, 2024. FOR FOR Nothing objectionable To receive, consider and adopt: a) the Audited Standalone Financial Statements of the Company for the financial year ended 31 March 2024, together with the Reports of the Board of Directors and the Auditors thereon and b) the Audited Consolidated Financial Statements of the Company for the financial year ended 31 March 06-08-2024 R R Kabel Ltd AGM 2024, together with the Report of the Auditors thereon. **FOR** FOR Routine Proposal Management To confirm the payment of an Interim Dividend of INR 3 per Equity Share of face value of INR 5 each 06-08-2024 R R Kabel Ltd AGM Management already paid during the financial year 2023 - 24. FOR FOR Routine Proposal To declare a final dividend of INR 3 per Equity Share of face value of INR 5 each for the financial year AGM FOR 06-08-2024 R R Kabel Ltd ended 31 March 2024. FOR Management Routine Proposal To appoint a Director in place of Shri Tribhuvanprasad Rameshwarlal Kabra (DIN: 00091375), who retires 06-08-2024 AGM by rotation and being eligible, offers himself for re-appointment. R R Kabel Ltd FOR FOR Nothing Objectionable Management Change in terms of remuneration of Shri Tribhuvanprasad Rameshwarlal Kabra (DIN: 00091375), Whole-06-08-2024 R R Kabel Ltd AGM time Director - Executive Chairman of the company. FOR FOR Nothing Objectionable Management Re-appointment of Shri Shreegopal Rameshwarlal Kabra (DIN: 00140598) as Managing Director and Key Managerial Personnel of the Company for a period of 5 (Five) years with effect from 28 June 2024 whose R R Kabel Ltd AGM office shall be liable to retire by rotation and including remuneration. FOR 06-08-2024 Management Nothing Objectionable Re-appointment of Shri Mahendrakumar Rameshwarlal Kabra (DIN: 00473310) as Joint Managing Directo of the Company for a period of 5 (Five) years with effect from 23 September 2024 whose office shall be AGM liable to retire by rotation and including remuneration. FOR Nothing Objectionable 06-08-2024 R R Kabel Ltd FOR Management Ratification of remuneration of INR 9,00,000/- plus taxes and out of pocket expenses, if any, chargeable extra on actual basis, payable to M/s. Poddar and Co., Cost Accountants, (Firm Registration No. 29474) who have been appointed as Cost Auditors by the Board of Directors of the Company (the Board), to conduct cost audit of the cost records of the Company for the financial year ending 31 March 2025. 06-08-2024 R R Kabel Ltd AGM FOR Nothing Objectionable Management

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
				To receive, consider, and adopt (a) the Audited Financial Statements of the Company for the financial year ended March 31, 2024, together with the Reports of the Board of Directors and Auditors thereon and			
06-08-2024	VIP Industries Limited	AGM	Management	(b) the Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 2024, together with the Report of Auditors thereon.	FOR	FOR	Routine proposal
			Management	To appoint a Director in place of Ms. Radhika Piramal (DIN: 02105221), who retires by rotation and being			
06-08-2024	VIP Industries Limited	AGM	Management	eligible, seeks re-appointment. To confirm the payment of an Interim Dividend of Rs. 2/- per equity share of the face value of Rs. 2/-	FOR	FOR	Nothing objectionable
06-08-2024	VIP Industries Limited	AGM	Management	each as the final dividend for the financial year ended March 31, 2024. To ratify and waive recovery of excess remuneration of Rs. 25,99,836/- paid to Ms. Radhika Piramal (DIN:	FOR	FOR	Routine proposal
06-08-2024	VIP Industries Limited	AGM	Management	02105221), Executive Vice Chairperson during the Financial Year 2023 - 24. To ratify and waive recovery of excess remuneration of Rs. 3,87,71,583/- paid to Ms. Neetu Kashiramka	FOR	FOR	Nothing objectionable
				(DIN: 01741624) as Executive Director for the period May 8, 2023 to August 14, 2023, as Managing			
06-08-2024	VIP Industries Limited	AGM	Management	Director- Designate for the period August 15, 2023 to November 14, 2023 and Managing Director for the period November 14, 2023 to March, 31, 2024.	FOR	FOR	Nothing objectionable
06-08-2024	VIP Industries Limited	AGM	Management	To ratify and waive recovery of excess remuneration of Rs. 6,28,53,331/- paid to Mr. Anindya Dutta (DIN: 08256456) as Managing Director for the period April 1, 2023 to November 13, 2023.	FOR	FOR	Nothing objectionable
				To ratify and waive recovery of excess remuneration of Rs. 18,45,301/- paid to Mr. Ashish Saha (DIN:			
06-08-2024	VIP Industries Limited	AGM	Management	05173103), Executive Director for the period August 7, 2023 to March 31, 2024.	FOR	FOR	Nothing objectionable
07-08-2024	Bosch Limited	AGM	Management	Consideration and Adoption of Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2024, and the Reports of the Board of Directors and Auditors thereon.	FOR	FOR	Routine proposal
				Consideration and Adoption of Audited Consolidated Financial Statements of the Company for the			
07-08-2024	Bosch Limited	AGM	Management	Financial Year ended March 31, 2024, and the Reports of the Auditors thereon.	FOR	FOR	Routine proposal
				Confirmation of payment of Interim Dividend of Rs. 205 /- per equity share of Rs. 10/- each declared by the Board of Directors and already paid for the financial year ended March 31, 2024 and to declare Final			
07-08-2024	Bosch Limited	AGM	Management	Dividend of Rs. 170 /- per equity share of Rs. 10/- each for the financial year ended March 31, 2024. Re-appointment of Mr. Guruprasad Mudlapur (DIN: 07598798), who retires by rotation and being eligible	FOR	FOR	Routine proposal
07-08-2024	Bosch Limited	AGM	Management	for re-appointment.	FOR	FOR	Nothing objectionable
				Ratification of remuneration of Rs. 700,000 plus applicable taxes and out of pocket expenses payable to Messrs. K.S. Kamalakara and Co., Cost Accountants having Firm Registration No. 000296, appointed by			
07-08-2024	Bosch Limited	AGM	Management	the Board of Directors as Cost Auditors of the Company to conduct the audit of cost records of the Company for the financial year 2024 - 25.	FOR	FOR	Business requirement
07 00 2021	DOSCII EIIIIICCU	AGIT	Paragement		TOR	TOK	business requirement
				Revision in the approval of Material Related Party Transactions with Robert Bosch GmbH (RB GmbH), Germany for the revised period of 4 years starting from 72nd AGM to be held in 2024 to 76th AGM to be			
07-08-2024	Bosch Limited	AGM	Management	held in the year 2028, for an estimated amount not exceeding in aggregate Rs. 9,800 crores per year. Revision in the Approval of Material Related Party Transactions with Bosch Automotive Electronics India	FOR	FOR	Business requirement
				Private Limited for the revised period of 4 years starting from 72nd AGM to be held in 2024 to 76th AGM			
07-08-2024	Bosch Limited	AGM	Management	to be held in the year 2028, for an estimated amount not exceeding in aggregate Rs. 3,700 crores per year.	FOR	FOR	Business requirement
				Revision in the Approval of Material Related Party Transactions with Bosch Global Software Technologies Private Limited for the revised period of 4 years starting from 72nd AGM to be held in 2024 to 76th AGM			
07-08-2024	Bosch Limited	AGM	Managament	to be held in the year 2028, for an estimated amount not exceeding in aggregate Rs. 1,700 crores per	FOR	FOR	Business requirement
07-06-2024	BOSCII LIIIIILEU	AGIN	Management	Approval of Material Related Party Transactions with Robert Bosch Power Tools, GmbH for a period of 4	FOR	FOR	business requirement
07-08-2024	Bosch Limited	AGM	Management	years starting from 72nd AGM to be held in 2024 to 76th AGM to be held in the year 2028, for an estimated amount not exceeding in aggregate Rs. 1,700 crores per year.	FOR	FOR	Business requirement
				Approval of Material Related Party Transactions with BSH Household Appliances Manufacturing Private			·
				Limited for a period of 4 years starting from 72nd AGM to be held in 2024 to 76th AGM to be held in the			
07-08-2024	Bosch Limited	AGM	Management	year 2028, for an estimated amount not exceeding in aggregate Rs. 1,300 crores per year. To consider and adopt the audited standalone financial statements of the Company for the Financial Year	FOR	FOR	Business requirement
07-08-2024	Cummins India Limited	AGM	Management	ended March 31, 2024, the reports of the Board of Directors and Auditors thereon. To consider and adopt the audited consolidated financial statements of the Company for the Financial	FOR	FOR	Routine proposal
07-08-2024	Cummins India Limited	AGM	Management	Year ended March 31, 2024 and the report of the Auditors thereon.	FOR	FOR	Routine proposal
07-08-2024	Cummins India Limited	AGM	Management	To declare final dividend on equity shares for the Financial Year ended March 31, 2024 and to confirm the payment of interim dividend for the Financial Year 2023 - 24.	FOR	FOR	Routine proposal
07-08-2024	Cummins India Limited	AGM	Management	To appoint a Director in place of Mr. Donald Jackson (DIN: 08261104) who retires by rotation and being eligible, offers himself for re- appointment.	FOR	FOR	Nothing Objectionable
				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			
07-08-2024	Cummins India Limited	AGM	Management	Registration Number: 100401) for the financial year ending March 31, 2025.	FOR	FOR	Nothing Objectionable
07-08-2024	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. 2,503 Crores for the Financial Year 2024 - 25.	FOR	FOR	Nothing Objectionable
07-08-2024	Cummins India Limited	AGM	Management	To approve material related party transaction(s) with Tata Cummins Private Limited up to maximum aggregate value of Rs. 1,997 Crores for the Financial Year 2024 - 25.	FOR	FOR	Nothing Objectionable
				To approve material related party transaction(s) with Cummins Limited, UK up to maximum aggregate			
07-08-2024	Cummins India Limited	AGM	Management	value of Rs. 1,212 Crores for the Financial Year 2024 - 25. To approve material related party transaction(s) with Cummins Inc., USA up to maximum aggregate value		FOR	Nothing Objectionable
07-08-2024	Cummins India Limited	AGM	Management	of Rs. 939 Crores for the Financial Year 2024 - 25. Appointment of Mr. Sekhar Natarajan (DIN: 01031445) as an Independent Director of the Company, not	FOR	FOR	Nothing Objectionable
07-08-2024	Cummins India Limited	AGM	Managomont	liable to retire by rotation, for a term of five (5) consecutive years with effect from May 29, 2024 to May 28, 2029.	FOR	FOR	Nothing Objectionable
07-00-2024	Cummins muia Limiteu	AGIT	Management	Appointment of Mr. Farokh Nariman Subedar (DIN: 00028428) as an Independent Director of the	I OK	I OK	rivouling Objectionable
Ī				Company, not liable to retire by rotation, for a term of five (5) consecutive years with effect from May 29,			

112

Date: September 30, 2024

Description of the proposal Reason supporting the vote decision **Investee Company Name** Type of Meeting Proposal of Management Vote Recommendation **Date** (AGM / EGM) Management / (For / Against/ **Shareholders** Abstain) To consider and adopt: (a) The audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2024 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 07-08-2024 AAVAS Financiers Limited 31, 2024 together with the report of the Auditors thereon. FOR Management Routine proposal To appoint a Director in place of Mr. Nishant Sharma, (DIN: 03117012), who retires by rotation and being 07-08-2024 AAVAS Financiers Limited AGM eligible, offers himself for re-appointment. FOR FOR Management Routine proposal To appoint a Director in place of Mr. Manas Tandon, (DIN: 05254602), who retires by rotation and being 07-08-2024 AAVAS Financiers Limited AGM Management eligible, offers himself for re-appointment. **FOR** FOR Routine proposal To approve the appointment M/s. M S K A and Associates, Chartered Accountants (FRN: 105047W) and M/s. Borkar and Muzumdar, Chartered Accountants (FRN: 101569W) as the Joint Statutory Auditors of the Company to hold office for a period of 3 (three) consecutive years from the conclusion of the 14th Annual General Meeting till the conclusion of 17th Annual General Meeting of the Company, subject to their Management continuity of fulfilment of the applicable eligibility norms each year to fix their remuneration. 07-08-2024 AAVAS Financiers Limited AGM FOR FOR Routine proposal To approve the appointment of Mr. Rahul Mehta, (DIN: 09485275) as Non-Executive Nominee Director of the Company, Nominee on behalf of Lake District Holding Limited (one of the Promoter), liable to retire by 07-08-2024 AAVAS Financiers Limited AGM FOR Management Routine proposal To approve the re-appointment of Mrs. Soumya Rajan (DIN: 03579199) as an Independent Director (Non-Executive) not liable to retire by rotation, on the Board of the Company for a second term of 5 (five) consecutive years effective from August 29, 2024 till August 28, 2029. 07-08-2024 AAVAS Financiers Limited AGM **FOR** FOR Nothing objectionable Management To approve increase in the borrowing powers in excess of Paid-up Share Capital, Free Reserves and Securities Premium of the Company under Section 180(1)(c) of the Companies Act, 2013 not exceeding AAVAS Financiers Limited AGM Rs. 27,000/- crore. FOR FOR 07-08-2024 Management Routine proposal To approve creation of charges on assets of the Company under Section 180(1)(a) of the Companies Act, 2013 to secure borrowings made/ to be made under section 180(1)(c) of the Companies Act, 2013 for 07-08-2024 AAVAS Financiers Limited AGM Management amount not exceeding Rs. 27,000/- crore. FOR FOR Routine proposal To approve Issuance of Non-Convertible Debentures, in one or more tranches on Private Placement basis AGM for amount not exceeding Rs. 8,500/- crore. FOR 07-08-2024 AAVAS Financiers Limited FOR Management Routine proposal AGM To approve the Aavas Financiers Limited - Performance Stock Option Plan- 2024 (PSOP - 2024). 07-08-2024 AAVAS Financiers Limited FOR Routine proposal Management To receive, consider and adopt: a. the audited standalone financial statements of the Company for the financial year ended 31st March 2024 together with the reports of Board of Directors and the Auditors' thereon and b. the audited consolidated financial statements of the Company for the financial year ended 31st March 07-08-2024 Pidilite Industries Limited AGM Management 2024 together with the report of the Auditors' thereon. Routine proposal Pidilite Industries Limited 07-08-2024 AGM To declare Dividend on equity shares. FOR Management FOR Nothing objectionable To appoint a Director in place of Shri A B Parekh (DIN: 00035317), who retires by rotation and being AGM eligible, offers himself for re-appointment. FOR FOR 07-08-2024 Pidilite Industries Limited Nothing objectionable Management To appoint a Director in place of Shri Joseph Varghese (DIN: 09770335), who retires by rotation and 07-08-2024 Pidilite Industries Limited AGM being eligible, offers himself for re-appointment. FOR FOR Nothing objectionable Management Appointment of Shri Kavinder Singh (DIN: 06994031) as a Director of the Company, whose period of AGM office shall be liable to determination by retirement of directors by rotation. FOR FOR 07-08-2024 Pidilite Industries Limited Management Nothing objectionable Appointment of Shri Kavinder Singh (DÍN: 06994031) as Whole Time Director designated as Joint Managing Director Designate of the Company for a period of 5 (five) years, with effect from 20th May 07-08-2024 Pidilite Industries Limited AGM Management 2024 and including remuneration. FOR FOR Nothing objectionable Modification in terms of remuneration of Shri Sudhanshu Vats (DIN: 05234702) consequent upon change in his designation from Deputy Managing Director to Managing Director Designate effective from 1st April AGM FOR 07-08-2024 Pidilite Industries Limited Management FOR Nothing objectionable Appointment of Shri Rajeev Gupta (DIN: 00241501) as an Independent Director of the Company to hold office for a first term of 5 (five) consecutive years commencing from 7th May 2024 upto 6th May 2029 and Pidilite Industries Limited he shall not be liable to retire by rotation. FOR 07-08-2024 AGM Management Nothing objectionable Appointment of Shri J S Deepak (DIN: 02194470) as an Independent Director of the Company to hold office for a first term of 5 (five) consecutive years commencing from 1st July 2024 upto 30th June 2029 AGM and he shall not be liable to retire by rotation. FOR FOR 07-08-2024 Pidilite Industries Limited Management Nothing objectionable Ratification of remuneration Rs. 1,88,000/- plus applicable taxes, payable to M/s. V J Talati and Co., Cost Accountants, (Registration No. R00213) appointed by the Board of Directors of the Company, on the recommendation of Audit Committee, to conduct the audit of the cost records of the Company for the 07-08-2024 Pidilite Industries Limited AGM financial year ending 31st March 2025. FOR FOR Management Nothing objectionable To receive, consider and adopt the audited standalone financial statements of the Bank for the financial 07-08-2024 **RBL Bank Limited** AGM year ended March 31, 2024, together with the Reports of the Board of Directors and the Auditors thereon. FOR FOR nothing objectionable Management To receive, consider and adopt the audited consolidated financial statements of the Bank for the financial AGM year ended March 31, 2024 and the Report of the Auditors thereon. FOR 07-08-2024 **RBL Bank Limited** Management nothing objectionable To declare a Dividend of Rs. 1.50 per equity (ordinary) share of face value of Rs. 10 each for the financial AGM Management FOR 07-08-2024 **RBL Bank Limited** year ended March 31, 2024. FOR nothing objectionable To appoint a director in place of Ms. Veena Mankar (DIN: 00004168), who retires by rotation and being AGM FOR 07-08-2024 **RBL Bank Limited** eligible, offers herself for re-appointment. **FOR** Management nothing objectionable To consider and appoint, M/s. KKC & Associates LLP, Chartered Accountants (Firm Registration No. RBL Bank Limited AGM 105146W/W100621) as one of the Joint Statutory Auditors of the Bank. FOR FOR nothing objectionable 07-08-2024 Management Increase of and alteration in the Authorised Capital of the Bank from Rs. 7,00,00,00,000 divided into 70,00,00,000/- equity (ordinary) shares of Rs. 10/- each to Rs. 10,00,00,00,000 divided into 100,00,00,000 equity (ordinary) shares of Rs. 10 each by creation of additional 30,00,00,000/- equity (ordinary) Shares AGM of Rs. 10 each, ranking pari- passy with the existing equity shares of the Bank. FOR 07-08-2024 RBL Bank Limited Management FOR nothing objectionable To create, offer, issue and allot such number of Equity Shares for cash, at such price or prices as the Board may deem fit, including a discount of up to 5 (five) per cent on the floor price calculated as per Regulation 176 of SEBI ICDR Regulations, such that the total amount to be raised through the issue of RBL Bank Limited AGM Equity Shares shall not exceed Rs. 3,500 Crore. FOR FOR 07-08-2024 Management nothing objectionable

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Description of the proposal Reason supporting the vote decision Meeting **Investee Company Name** Type of Meeting Proposal of Management Vote (AGM / EGM) Recommendation **Date** Management / (For / Against/ **Shareholders** Abstain) To approve issue of Debt Securities on Private Placement basis, for an amount not exceeding Rs. 3000 **RBL Bank Limited** AGM Crore within the overall borrowing limits of the Bank. FOR FOR 07-08-2024 Management nothing objectionable To receive, consider and adopt the Standalone Audited Financial Statements of the Company for the financial year ended March 31, 2024 together with the Reports of the Board of Directors and Auditors' 07-08-2024 Go Fashion (India) Ltd AGM FOR FOR Management Routine proposal To appoint a Director in place of Mr. Gautam Saraogi (DIN: 03209296) who retires by rotation and being 07-08-2024 Go Fashion (India) Ltd AGM eligible offers himself for re-appointment. FOR FOR Nothing objectionable Management Appointment of M/s. Price Waterhouse Chartered Accountants LLP (Firm Registration No: 012754N/N500016) as Statutory Auditors of the Company, in the place of the retiring Statutory Auditors, M/s. Deloitte Haskins and Sells LLP, Chartered Accountants (117366W/W-100018), to hold the office for a term of five years from the conclusion of 14th Annual General Meeting till the conclusion of 19th Annual General Meeting of the Company to be held in the year 2029, at such remuneration. FOR 07-08-2024 AGM FOR Go Fashion (India) Ltd Management Nothing objectionable Payment of remuneration of Rs. 18,00,000 for the financial year 2024 - 25, by way of Independent Director Fees to Mr. Srinivasan Sridhar, (DIN: 00004272), who is a Non-Executive Independent Director in receipt of remuneration in excess of fifty percent of the total annual remuneration payable to all the Non-07-08-2024 Go Fashion (India) Ltd AGM Executive Directors of the Company for the said financial year. FOR FOR Nothing objectionable Management To receive, consider and adopt: Unqualified financial statements (Except (a) The standalone financial statements of the Company for the financial year ended March 31, 2024 certain Non-material/unfavourable remarks identified in CARO Report). Compliant with together with reports of the Board of Directors and the Statutory Auditors thereon. Indian Accounting Standards. No Concern (b) The consolidated financial statements of the Company for the financial year ended March 31, 2024 07-08-2024 Sobha Limited AGM together with the report of the Statutory Auditors thereon. FOR FOR Management To declare a dividend at the rate of Rs. 3.00/- (30%) per equity share of Rs. 10.00/- each fully paid-up Sufficient funds are available with the company shares of the Company and pro-rata dividend on partly paid-up equity shares, for the financial year ended for payment of Final Dividend. No Concern AGM FOR 07-08-2024 Sobha Limited FOR identified. Management To appoint a director in place of Mr. Ravi PNC Menon (DIN: 02070036) who retires by rotation and being Re-appointment Compliant with Law. No Sobha Limited AGM FOR 07-08-2024 Management eligible, offers himself for re-appointment. FOR Concern identified. Ratification of remuneration Rs. 2,20,000 plus reimbursement of out of pocket expenses and taxes as may be applicable from time to time payable to M/s. Gudi Srinivas and Co., Cost Accountants (Firm 07-08-2024 Sobha Limited AGM Registration No: 004336), the Cost Auditors of the Company for the financial year 2023- 24. FOR Compliant with law. No concern identified. Management Payment of annual remuneration/ commission, or otherwise, to the Non-executive Directors (i.e. who are not Managing or Whole-time Directors) of the Company for a period of 5 (five) years, a sum of not exceeding 1% of the net profits of the Company for each of the said financial year commencing from April Compliant with Law. No Major Concern 07-08-2024 Sobha Limited AGM FOR identified. Management FOR To offer or invite subscription for secured or unsecured redeemable non-convertible debentures including but not limited to other debt securities, in one or more series or tranches, aggregating up to Rs. Sobha Limited AGM 7,000,000,000 on a private placement basis. FOR FOR 07-08-2024 Management Compliant with law. No concern identified. To receive consider and adopt the Audited Standalone Financial Statements of the Company for the 07-08-2024 3M India Limited AGM financial year ended March 31, 2024, together with the Auditors' Report thereon and the Board's Report. | FOR FOR Routine Proposal Management To receive consider and adopt the Audited Consolidated Financial Statements of the Company for the AGM FOR FOR 07-08-2024 3M India Limited Management financial year ended March 31, 2024, together with the Auditors' Report thereon. Routine Proposal Declaration and payment of final dividend of Rs. 160/- and a special dividend of Rs. 525/- aggregating to Rs. 685/- per equity share of face value Rs. 10/- each, for the financial year ended March 31, 2024. FOR 07-08-2024 3M India Limited AGM Management FOR Routine Proposal Re-appointment of of Mr. Amit Laroya (DIN: 00098933) who retires by rotation, as a Director at this AGM Annual General Meeting, and being eligible, having offered himself for re-appointment. FOR 3M India Limited Management FOR Nothing Objectionable 07-08-2024 Appointment of Mr. Narumanchi Venkata Sivakumar (DIN: 03534101) as a Non - Executive and Independent Director of the Company to hold the office for a term of 5 (five) consecutive years i.e. from July 15, 2024 to July 14, 2029, not liable to retire by rotation. AGM 07-08-2024 3M India Limited Management FOR FOR Nothing Objectionable Appointment of Mr. Andrew Paul Bennett (DIN: 10681735) as a Director of the Company (Non - Executive AGM 07-08-2024 3M India Limited and Non - Independent), liable to retire by rotation. FOR FOR Management Nothing Objectionable Approval of Material Related Party Transactions with 3M Company, USA for an amount not exceeding in aggregate Rs. 934 crores for the period from the 37th Annual General Meeting until the 38th Annual 3M India Limited AGM General Meeting of the Company. FOR FOR 07-08-2024 Management Nothing Objectionable Approval for payment of Royalties to 3M Company, USA being a related party for an amount not exceeding Rs. 94 crores for the period from the 37th Annual General Meeting until the 38th Annual 07-08-2024 3M India Limited AGM General Meeting of the Company. FOR FOR Nothing Objectionable Management Approval of Material Related Party Transactions with 3M Innovation Singapore Pte Ltd for an amount not exceeding in aggregate Rs. 446 crores for the period from the 37th Annual General Meeting until the 38th 07-08-2024 3M India Limited AGM Annual General Meeting of the Company. FOR Nothing Objectionable Management FOR Ratification of remuneration of Rs. 575,000/- excluding applicable taxes and re-imbursement of out of pocket expenses payable to Messrs. Rao, Murthy and Associates, Bengaluru (Firm Registration No. 000065), Cost Auditors, appointed by the Board of Directors based on the recommendation of the Audit 07-08-2024 3M India Limited AGM Management Committee of the Company to conduct the audit of the cost records of the Company for FY 2024 - 25. FOR FOR Nothing Objectionable To receive, consider and adopt the Audited Financial Statements (both Standalone and Consolidated) of the Company for the financial year ended March 31, 2024, together with the Reports of the Board of 07-08-2024 Bata India Limited AGM Directors and the Auditors thereon. FOR FOR Management Routine proposal To declare a Dividend for the financial year ended March 31, 2024. The Board of Directors has Bata India Limited AGM FOR FOR 07-08-2024 Management recommended a Dividend of Rs. 12/- per Equity Share of Rs. 5/- each, fully paid-up. Routine proposal To appoint a Director in place of Mr. Anil Ramesh Somani (DIN: 10119789), who retires by rotation and AGM FOR 07-08-2024 Bata India Limited Management being eligible, offers himself for reappointment. FOR Nothing objectionable Re-appointment of Mr. Ashwani Windlass (DIN: 00042686) as an Independent Director of the Company to hold office for a second term of 5 (five) consecutive years commencing from November 13, 2024 upto Bata India Limited AGM November 12, 2029. FOR FOR Nothing objectionable 07-08-2024 Management

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
			Silarenoiders	Appointment of Mr. Mukesh Hari Butani (DIN: 01452839) as an Independent Director of the Company, to hold office for a term of 5 (five) consecutive years commencing from his date of appointment, i.e., June 1		Abstairi	
07-08-2024	Bata India Limited	AGM	Management	2024 upto May 31, 2029.	FOR	FOR	Nothing objectionable
07-08-2024	Godrej Consumer Products 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, 2024 and reports of the Board of Directors and Statutory Auditors thereon.	FOR	FOR	Routine proposal
07-08-2024	Godrej Consumer Products Limited	AGM	Management	To appoint a Director in place of Mr. Sudhir Sitapati (DIN: 09197063), who retires by rotation, and being eligible, offers himself for re-appointment.	FOR	FOR	Nothing objectionable
			-	To appoint a Director in place of Ms. Tanya Dubash (DIN: 00026028), who retires by rotation, and being			
07-08-2024	Godrej Consumer Products Limited	AGM	Management	eligible, offers herself for re-appointment. Ratification of remuneration of Rs. 6,71,000/- per annum plus applicable taxes and out- of- pocket expenses that may be incurred payable to M/s. P. M. Nanabhoy and Co. (Firm Membership number	FOR	FOR	Nothing objectionable
07-08-2024	Godrej Consumer Products Limited	ACM	Management	000012), Cost Accountants, appointed as Cost Auditors by the Board of Directors to audit the cost records of the Company for the fiscal year 2024 - 25.	FOR	FOR	Nothing objectionable
				Appointment of Mr. Aditya Sengal (DIN: 09693332) as an Independent Director of the Company, for the			
07-08-2024	Godrej Consumer Products Limited	AGM	Management	term commencing from July 15, 2024, till July 14, 2029.	FOR	FOR	Nothing objectionable
07-08-2024	Godrej Consumer Products Limited	AGM	Management	Approval and adoption of Godrej Consumer Products Limited Employees Stock Option Scheme 2024.	FOR	FOR	Inadequate disclosure of exercise price
				Approval for extension of Godrej Consumer Products Limited Employees Stock Option Scheme 2024 to			
07-08-2024	Godrej Consumer Products Limited	AGM	Management	Eligible Employees of group company (ies) including its holding / subsidiary / associate company (ies).	FOR	FOR	Inadequate disclosure of exercise price Unqualified financial statements (except certain
				To adopt the Audited Standalone Financial Statements of the Company for the financial year ended March			non-material remarks identified in CARO
07-08-2024	Coromandel International Limited	AGM	Management	31, 2024, the Report of the Auditors' thereon and the Report of the Board of Directors. To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the	FOR	FOR	Report). No concern identified.
07-08-2024	Coromandel International Limited	AGM	Management	financial year ended March 31, 2024, the Report of the Auditors' thereon.	FOR	FOR	Nothing objectionable
				To declare final dividend of Rs. 6/- per equity share, as recommended by Board of Directors representing			Compliant with law. Sufficient Liquid funds for payment of final dividend. No concern
07-08-2024	Coromandel International Limited	AGM	Management	600% of face value of equity share of Re. 1/- each for the financial year ended March 31, 2024.	FOR	FOR	identified.
07-08-2024	Coromandel International Limited	AGM	Management	To appoint Mr. S Sankarasubramanian (DIN: 01592772), who retires by rotation and, being eligible, offers himself for re-election.	FOR	FOR	Re-appointment compliant with law. No governance concern identified.
				Ratification of remuneration of Rs. 9.10 Lakhs and 6.00 Lakhs excluding reimbursement of out - of -			
				pocket expenses and applicable taxes payable to M/s. Narasimha Murthy and Co., Cost Accountants (Firm Reg, No.000042), and M/s. Joythi Satish and Co., Cost Accountants (Firm Reg. No.101197) to conduct the			
07-08-2024	Coromandel International Limited	AGM	Management	audit of the cost records of the Company for the financial year 2024 - 25.	FOR	FOR	Compliant with law. No concern identified.
07-08-2024	Coromandel International Limited	AGM	Management	To approve payment of commission to Mr. A Vellayan (DIN: 00148891) Non - Executive Director and Chairman of the Company, be paid a commission of Rs. 200 Lakhs for the financial year 2023 - 24. To approve the payment of remuneration Non - Executive Directors of the Company (i.e. Directors other	FOR	FOR	Nothing objectionable
07-08-2024	Coromandel International Limited	AGM	Management	than the Managing Director and/ or the Whole-time Directors), for a period of Five (5) financial years commencing from the financial year 2024-25, of an aggregate amount, not exceeding one percent of the net profits of the Company.	FOR	FOR	Nothing objectionable
07-08-2024	Coronander International Limited	Adri	Management		IOR	IOK	Unqualified financial statements (except certain
07-08-2024	DLF Limited	AGM	Management	(a) To consider and adopt the Audited Financial Statements of the Company for the financial year ended31 March 2024 together with the Reports of the Board of Directors and Auditors thereon.(b) To consider and adopt the Audited Consolidated Financial Statements of the Company for the financial year ended 31 March 2024 together with the Report of the Auditors thereon.	FOR	FOR	non-material remarks/ observations identified in CARO report). Compliant with Indian accounting standards. No governance concern identified.
	DIFFERENCE	4.614					Sufficient funds available for payment of
07-08-2024	DLF Limited	AGM	Management	To declare dividend on equity shares for the financial year ended 31 March 2024. To appoint a Director in place of Ms. Anushka Singh (DIN: 03324893), who retires by rotation and being	FOR	FOR	dividend. No governance concern identified. Re-appointment compliant with law. No
07-08-2024	DLF Limited	AGM	Management	eligible, offers herself for re-appointment. To appoint a Director in place of Ms. Pia Singh (DIN: 00067233), who retires by rotation and being	FOR	FOR	governance concern identified. Re-appointment compliant with law. No
07-08-2024	DLF Limited	AGM	Management	eligible, offers herself for re-appointment.	FOR	FOR	governance concern identified.
				Ratification of remuneration of Rs. 4.00 lakh plus applicable taxes and reimbursement of out - of - pocket expenses payable to Sanjay Gupta and Associates, Cost Accountants (FRN: 000212), appointed by the Board of Directors (the Board), as Cost Auditors of the Company to conduct the audit of the cost records			
07-08-2024	DLF Limited	AGM	Management	pertaining to real estate development activities of the Company for the financial year ended 31 March 2024.	FOR	FOR	Compliant with Law. No major governance concern identified.
				Appointment of Mr. Eric Mansion (DIN: 10654588) as a Non- Executive Director of the Company, liable to			Compliant with law. No governance concern
08-08-2024	Sanofi India Limited	PBL	Management	retire by rotation with effect from 3rd June 2024. To approve appointment of Shri Rajeev Anand (DIN: 02519876), as an Non - Executive, Independent	FOR	FOR	identified.
00 00 2024	ADI Apollo Tubos Limited	DDI	Managament	Director of the Company to hold office for a term of 3 (three) consecutive years commencing from May	FOR	EOD	Douting proposal
08-08-2024	APL Apollo Tubes Limited	PBL	Management	11, 2024 and whose office shall not be liable to retire by rotation. To approve appointment of Mr. Dinesh Kumar Mittal (DIN: 00040000) as an Non - Executive, Independent		FOR	Routine proposal
08-08-2024	APL Apollo Tubes Limited	PBL	Management	Director of the Company to hold office for a term of 3 (three) consecutive years commencing from May 11, 2024 and whose office shall not be liable to retire by rotation.	FOR	FOR	Nothing objectionable
08-08-2024	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, 2024, and the reports of the Board of Directors and Auditors thereon.	FOR	FOR	Routine proposal
08-08-2024	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, 2024 and the report of Auditors thereon.	FOR	FOR	Routine proposal
				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. 2.75 per equity share of Rs. 1/- each (@275%), on the paid-up equity share			
08-08-2024	Dabur India Limited	AGM	Management	capital of the Company for the financial year ended March 31, 2024. To appoint a director in place of Mr. Aditya Chand Burman (DIN: 00042277) who retires by rotation and	FOR	FOR	Nothing objectionable
08-08-2024	Dabur India Limited	AGM	Management	being eligible offers himself for re-appointment.	FOR	FOR	Nothing objectionable

115

Date: September 30, 2024

Description of the proposal Reason supporting the vote decision **Investee Company Name** Type of Meeting Proposal of Management Vote **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) Ratification of remuneration of Rs. 6.25 lakhs plus applicable taxes and reimbursement of out - of - pocket expenses payable to M/s Ramanath Iyer 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 08-08-2024 Dabur India Limited AGM of the Company for the Financial Year 2024 - 25. FOR Management Nothing objectionable To pay to the Non-Executive Independent Directors of the Company (i.e. other than directors in the whole time employment of the Company and Promoter Directors), for a period not exceeding five years, for each of the financial years commencing from April 1, 2024, such remuneration including profit related Dabur India Limited AGM FOR FOR 08-08-2024 commission. Nothing objectionable Management Appointment of Mr. Ravi Kapoor (DIN: 00185981) as a Non-Executive Independent Director of the Company, not liable to retire by rotation, to hold office for a term of 5 (five) consecutive years with effect Dabur India Limited 08-08-2024 AGM from June 25, 2024 till June 24, 2029. FOR FOR Management Nothing objectionable To receive, consider and adopt the audited financial statement for the financial year ended 31 March AGM 08-08-2024 2024, the Reports of the Board of Directors and the Auditors thereon. FOR FOR Page Industries Limited Management Routine Proposal To appoint a Director in the place of Mr. Ramesh Genomal (DIN: 00931277) who retires by rotation and AGM Management 08-08-2024 Page Industries Limited being eligible, offers himself for re-appointment. FOR FOR Nothing objectionable To appoint a Director in the place of Mr. Rohan Genomal (DIN: 06970529) who retires by rotation and being eligible, offers himself for re-appointment. 08-08-2024 AGM FOR FOR Nothing objectionable Page Industries Limited Management To amend in the terms of appointment of Mr. V S Ganesh (DIN 07822261), to the extent of altering the Variable Pay (VP) component of 30% which shall be integrated into the appropriate fixed salary components while ensuring that such amendment does not impact the total remuneration of the Managing Director and this amendment (i) be effective from the financial year 2024 - 25 and (ii) will not 08-08-2024 Page Industries Limited alter target-based incentives available to him as a part of his remuneration. FOR **FOR** Nothing objectionable Management To amend in the terms of appointment of Mr. Shamir Genomal (DIN: 00871383), to the extent of altering the Variable Pay (VP) component of 30% which shall be integrated into the appropriate fixed salary components while ensuring that such amendment does not impact the total remuneration of the Deputy Managing Director and this amendment (i) be effective from Financial Year 2024 - 25 and (ii) will not alter target - based incentives available to him as a part of his remuneration. FOR 08-08-2024 Page Industries Limited AGM FOR Management Nothing objectionable Payment of a sum not exceeding Rs. 18 million, (excluding sitting fees) subject to the limit prescribed in the Companies Act, 2013, to be paid to and distributed amongst the Directors of the Company or some or any of them (other than Managing Directors / Whole-time Directors) in such amounts, subject to such ceiling and in such manner and in such respects as may be decided by the Board of Directors and such AGM payments shall be made for the financial year 2024 - 25. FOR Nothing objectionable 08-08-2024 Page Industries Limited FOR Management To consider and adopt the Audited Standalone and Consolidated Financial Statements of the Company for the financial year ended 31st March, 2024 and the reports of the Board of Directors and Auditors thereon. FOR 08-08-2024 Aditya Birla Sun Life AMC Ltd AGM Management FOR Routine proposal To declare a dividend of Rs. 13.50 per equity share of Rs. 5 each for the financial year ended 31st March, Aditya Birla Sun Life AMC Ltd AGM FOR 08-08-2024 Management Routine proposal To appoint a director in place of Mr. Amrit Kanwal (DIN: 09545814), who retires by rotation in terms of Aditya Birla Sun Life AMC Ltd AGM Section 152 of the Companies Act, 2013 and being eligible, offers his candidature for re-appointment. FOR FOR 08-08-2024 Management Routine proposal Re-appointment of S.R. Batliboi and Co. LLP, Chartered Accountants (Firm Registration No.: 301003E/E300005) as the Statutory Auditors of the Company, to hold office for a second term of five consecutive years from the conclusion of the 30th Annual General Meeting until the conclusion of the 35th Annual General Meeting to be held in the year 2029, on such remuneration as may be mutually agreed AGM upon by the Board of Directors and the Statutory Auditors of the Company. FOR **FOR** 08-08-2024 Aditya Birla Sun Life AMC Ltd Management Routine proposal Re-appointment of Mr. Navin Puri (DIN: 08493643), as an Independent Director, not liable to retire by rotation, for a second term of five consecutive years on the Board of the Company commencing from 08-08-2024 Aditva Birla Sun Life AMC Ltd AGM September 4, 2024 to September 3, 2029. FOR FOR Management Routine proposal Re-appointment of Mr. A. Balasubramanian (DIN: 02928193) as the Managing Director and CEO of the AGM Company, not liable to retire by rotation and including remuneration. **FOR** FOR Routine proposal 08-08-2024 Aditya Birla Sun Life AMC Ltd Management Unqualified financial statements. Compliant with Indian Accounting Standards. No concern To receive, consider and adopt the Audited Financial Statements of the Company for the financial year identified except some minor observations in AGM FOR CARO. 08-08-2024 Abbott India Limited Management ended March 31, 2024 together with the Reports of Directors and Auditors thereon. FOR Complaint with law. Sufficient funds available 08-08-2024 AGM To declare a final dividend of Rs. 410/- per Equity Share for the financial year ended March 31, 2024. FOR FOR for payment of dividend. No concern identified. Abbott India Limited Management To appoint a Director in place of Mr Ambati Venu (DIN :07614849), who retires by rotation and being 08-08-2024 Abbott India Limited AGM Management eligible, offers himself for re-appointment. FOR FOR Compliant with law. No concern identified To appoint a Director in place of Mr Munir Shaikh (DIN: 00096273), who has attained the age of seventy-AGM five years and who retires by rotation and being eligible, offers himself for re-appointment. 08-08-2024 Abbott India Limited Management FOR Compliant with law. No concern identified Appointment of M/s Walker Chandiok and Co LLP, Chartered Accountants (Firm Registration No. 001076N/ N500013) as the Statutory Auditors of the Company for a term of 5 (five) years i. e. from the conclusion of this Annual General Meeting till the conclusion of Eighty- fifth Annual General Meeting of the Company, at Compliant with law. No governance concern AGM **FOR** FOR identified in the proposed appointment. 08-08-2024 Abbott India Limited Management such remuneration. Ratification of remuneration of Rs. 0.09 Crores plus taxes as applicable and reimbursement of reasonable out -of- pocket expenses, payable to M/s Joshi Apte and Associates, Cost Accountants (Firm Registration Compliant with law. No major governance 08-08-2024 Abbott India Limited AGM Management No. 000240), for conducting the Cost Audit of the Company for the financial year 2024 - 25. FOR FOR concern identified Appointment of Ms Alison Davies (DIN: 10658884) as a Director of the Company, liable to retire by FOR Compliant with law. No concern identified 08-08-2024 Abbott India Limited AGM Management FOR To receive, consider and adopt: a) the Audited Standalone Financial Statements of the Company for the financial year ended March 31, Unqualified financial statements. Compliant 2024, together with the Reports of the Auditors thereon and Board of Directors. with Indian Accounting Standards. No concern b) the Audited Consolidated Financial Statements of the Company for the financial year ended March 31, identified (except certain non-material remarks FOR FOR identified in CARO report). 08-08-2024 Chemplast Sanmar Ltd AGM Management 2024 together with the Report of Auditors thereon.

Date: September 30, 2024

Description of the proposal Proposal of Reason supporting the vote decision Meeting **Investee Company Name** Type of Meeting Management Vote (AGM / EGM) Management / Recommendation **Date** (For / Against/ **Shareholders** Abstain) To appoint a Director in place of Mr Vijay Sankar (DIN: 00007875) Director, who retires by rotation and Reappointment is compliant with law. No AGM being eligible, offers himself for reappointment. FOR 08-08-2024 Chemplast Sanmar Ltd Management FOR concern identified. Appointment of Mr Sumit Maheshwari (DIN: 06920646) as Non- Executive Non- Independent Director of the Company liable to retire by rotation, in the casual vacancy caused by the retirement of Mr Chandran Appointment is compliant with law. No concern Ratnaswami (DIN: 00109215). 08-08-2024 Chemplast Sanmar Ltd AGM Management FOR FOR Ratification of remuneration of Rs. 5,00,000 apart from reimbursement of out -of- pocket expenses and applicable taxes, payable to N Sivashankaran and Co., Cost Accountants, (Firm Registration No. 100662), who were appointed by the Board of Directors at its meeting held on May 20, 2024 for carrying out Cost Audit of the Company for the Financial Year 2024 - 25. 08-08-2024 Chemplast Sanmar Ltd AGM Management **FOR** FOR Compliant with law. No concern identified. Payment of commission at the rate not exceeding 1% (one per cent) of the net profits of the Company or remuneration in the event of loss or inadequacy of profits in any financial year in accordance with Schedule V to the Act, subject to a maximum of Rs. 1,00,00,000 every year, in aggregate, to all the AGM FOR 08-08-2024 Chemplast Sanmar Ltd Independent Directors. FOR Management Nothing objectionable To create, offer, issue and allot (including with provisions for reservations on firm and/ or competitive basis, for such part of issue and for such categories of persons as may be permitted by applicable law) with or without green shoe option, such number of Equity Shares, and/or Foreign Currency Convertible Bonds (FCCBs) and/ or other securities convertible into Equity Shares (including warrants, or otherwise), fully convertible debentures, partly convertible debentures, or convertible preference shares or any security convertible into Equity Shares (hereinafter referred to as Securities), or any combination thereof, in accordance with applicable law, in one or more tranches, whether rupee denominated or denominated in foreign currency in the course of domestic and / or international offering(s) in one or more foreign markets, in terms of the applicable regulations and as permitted under the applicable laws, in such manner in consultation with the lead managers / book running lead manager(s) and/or other advisor(s) or otherwise, for an aggregate amount not exceeding Rs. 1,000 Crores. FOR FOR 08-08-2024 Chemplast Sanmar Ltd AGM Nothing objectionable Management To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2024, along with the Report of the Board of Directors and Auditors AGM 08-08-2024 Chalet Hotels Ltd FOR FOR Management Routine proposal To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the 08-08-2024 Chalet Hotels Ltd AGM Management Financial Year ended March 31, 2024 along with the Report of the Auditors thereon. FOR FOR Routine proposal To consider and approve payment of dividend on 0.001% Non- Cumulative Redeemable Preference AGM Management FOR 08-08-2024 Chalet Hotels Ltd Shares of the Company amounting to Rs. 1,600 in the aggregate for the Financial Year 2023 - 24. FOR Nothing objectionable To appoint a Director in place of Mr. Neel C. Raheja (DIN: 00029010), who retires by rotation and being AGM eligible, offers himself for re-appointment. FOR 08-08-2024 Chalet Hotels Ltd FOR Management Nothing objectionable Ratification of remuneration of Rs. 1,10,000, plus applicable taxes and out -of- pocket expenses incurred in connection with the audit of the cost records maintained by the Company payable to M/s. Chirag Trilok Shah and Co., Practicing Cost Accountants (Membership Number 23277 and Firm Registration Number AGM 004442) for the Financial Year 2024 - 25. 08-08-2024 Chalet Hotels Ltd FOR FOR Nothing objectionable Management Unqualified financial statements. Compliant To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended on March 31, 2024 and the reports of the Board of Directors and the Auditors with Indian Accounting Standards. No concern AGM FOR FOR identified. 09-08-2024 Zydus Lifesciences Ltd Management Unqualified financial statements. Compliant To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the with Indian Accounting Standards. No concern 09-08-2024 Zydus Lifesciences Ltd AGM Financial Year ended on March 31, 2024 and the report of the Auditors thereon. FOR FOR Management To declare dividend of Rs. 3.00/- (300%) per equity share of Rs. 1.00/- each for the Financial Year ended Sufficient funds available for payment of AGM Management FOR dividend. No concern identified. 09-08-2024 Zydus Lifesciences Ltd on March 31, 2024. FOR To re-appoint Mr. Pankaj R. Patel (DIN- 00131852) as a Non- Executive Non- Independent Director, liable 09-08-2024 Zydus Lifesciences Ltd AGM FOR FOR Management to retire by rotation Nothing objectionable To re-appoint Mr. Mukesh M. Patel (DIN- 00053892) as a Non- Executive Non- Independent Director, AGM FOR 09-08-2024 Zydus Lifesciences Ltd Management liable to retire by rotation. FOR Compliant with law. No concern identified. Ratification of remuneration of Rs. 0.80 mio. plus applicable Goods and Services Tax and out of pocket expenses at actuals, payable to Dalwadi and Associates, Cost Accountants (Firm Registration No. 000338), who are appointed as Cost Auditors to conduct the audit of cost records maintained by the Company pertaining to Drugs and Pharmaceuticals being manufactured by the Company for the Financial Year Compliant with law. No major governance ending on March 31, 2025. FOR 09-08-2024 Zydus Lifesciences Ltd AGM Management FOR concern identified. To re-appoint Mr. Ganesh N. Nayak (DIN- 00017481) as the Whole Time Director of the Company, to be Re-appointment compliant with law. No AGM designated as the Executive Director and including remuneration. FOR FOR 09-08-2024 Zydus Lifesciences Ltd concern identified. Management To appoint Ms. Shelina P. Parikh (DIN- 00468199) as an ID of the Company, for the first term of 5 (five) Appointment compliant with law. No concern 09-08-2024 Zydus Lifesciences Ltd AGM Management consecutive years from the date of approval of Board i. e. May 17, 2024, not liable to retire by rotation. FOR identified. To receive, consider and adopt the Audited Financial Statements (Standalone and Consolidated) of the Company for the financial year ended March 31, 2024, together with the reports of the Board of Directors AGM 09-08-2024 Marico Limited Management and Statutory Auditors thereon. FOR Routine proposal To confirm the Interim Dividend aggregating to Rs. 9.50 per equity share of Rs. 1 each, paid during the AGM 09-08-2024 Marico Limited financial year ended March 31, 2024. FOR FOR Management Nothing objectionable To appoint a Director in place of Mr. Rajendra Mariwala (DIN: 00007246), who retires by rotation and being eligible, offers himself for re-appointment. Marico Limited AGM FOR **FOR** 09-08-2024 Management Nothing objectionable Ratification of remuneration of Rs. 10,50,000/- plus applicable taxes and reimbursement of out - of pocket expenses payable to M/s. Ashwin Solanki and Associates, Cost Accountants (Firm Registration No. 100392), as approved by the Board of Directors, for conducting audit of the cost records of the Company 09-08-2024 for the financial year ending March 31, 2025. Marico Limited AGM Management FOR FOR Nothing objectionable 09-08-2024 Marico Limited AGM Amendments to the Marico Employee Stock Option Plan, 2016. FOR FOR Nothing objectionable Management To receive, consider and adopt: a. the Audited Standalone financial statements of the Company for the financial year ended 31st March, 2024, including the reports of the Board of Directors and the Auditors thereon and Unqualified financial statements. Compliant b. the Audited Consolidated Financial Statements of the Company for the financial year ended 31st March, with the Indian Accounting Standards. No Jupiter Life Line Hospitals Ltd FOR FOR 09-08-2024 2024, including with Auditors report thereon. governance concern identified. Management

Date: September 30, 2024

Description of the proposal Reason supporting the vote decision Meeting **Investee Company Name** Type of Meeting Proposal of Management Vote **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Sufficient funds available. No governance concern identified in the proposed dividend per-To declare a final dividend at the rate Rs. 1/- per equity share of Rs. 10/- each fully paid- up of the AGM Company, as recommended by the Board of Directors for the financial year ended 31st March, 2024. FOR FOR 09-08-2024 Jupiter Life Line Hospitals Ltd Management To appoint a Director in place of Dr. Bhaskar Shah (DIN: - 00007817), who retires by rotation and being Compliant with law. No governance concern AGM 09-08-2024 Jupiter Life Line Hospitals Ltd eligible, offers himself for re-appointment. FOR identified in the proposed re-appointments. Management To appoint a Director in place of Mr. Vadapatra Raghavan (DIN: - 00008182), who retires by rotation and Compliant with law. No governance concern AGM being eligible, offers himself for re-appointment. FOR FOR identified in the proposed re-appointments. 09-08-2024 Jupiter Life Line Hospitals Ltd Management Re-appointment and remuneration to Dr. Ajay Thakker (DIN: 00120887) as Managing Director of the Company for further period of five years effective from 1st October, 2024 till 30th September, 2029 and whose office shall be liable to retire by rotation. 09-08-2024 AGM FOR FOR Jupiter Life Line Hospitals Ltd Management Nothing objectionable Re-appointment and remuneration to Dr. Ankit Thakker (DIN: 02874715) as the Whole- Time Director and CEO of the Company for further period of five years commencing from 1st October, 2024 till 30th September, 2029 and whose office shall be liable to retire by rotation. 09-08-2024 AGM FOR Jupiter Life Line Hospitals Ltd Management Nothing objectionable Ratification of remuneration of Rs. 175,000/- per annum plus applicable taxes and out of pocket expenses payable to M/s. V. J. Talati and Co. Cost Accountants (Firm Registration No.: M/26963) who have been appointed by the Board of Directors as Cost Auditors of the Company to conduct the Audit of the Cost Records maintained by the Company as prescribed under the Companies (Cost Record and Audit) Rules, Compliant with law. No major governance 09-08-2024 Jupiter Life Line Hospitals Ltd AGM 2014, as amended, for the Financial Year 2024 - 2025. **FOR** FOR concern identified in the proposed approval. Management To receive, consider and adopt the audited standalone financial statements of the Company for the financial year ended March 31, 2024 and the Reports of the Board of Directors and Statutory Auditors 09-08-2024 Whirlpool of India Limited AGM FOR FOR Management Routine proposal To receive, consider and adopt the audited consolidated financial statements of the Company for the AGM financial year ended March 31, 2024 and the Report of the Statutory Auditors thereon. FOR FOR 09-08-2024 Whirlpool of India Limited Routine proposal Management AGM FOR FOR 09-08-2024 Whirlpool of India Limited To declare a final dividend of INR 5.00 per equity share for the Financial Year ended on March 31, 2024. Routine proposal Management To appoint a Director in place of Mr. Arumalla Hari Bhavanarayana Reddy (DIN: 08060227) who retires by FOR 09-08-2024 Whirlpool of India Limited AGM Management rotation and being eligible, seeks re-appointment. FOR Nothing Objectionable Ratification of remuneration of INR 5,00,000/- exclusive of applicable taxes and reimbursement of out of pocket expenses payable to M/s. Chandra Wadhwa and Co., Cost Accountant (firm registration no. 000239), appointed by the Board of Directors as the Cost Auditors of the Company to conduct the audit of the cost records as maintained by the Company for its manufacturing units for the Financial Year ending 09-08-2024 Whirlpool of India Limited AGM Management on 31st March, 2025. FOR FOR Nothing Objectionable 09-08-2024 Whirlpool of India Limited AGM Appointment of Mr. Anuj Lal (DIN: 09308110) as Director, liable to retire by rotation. FOR FOR Management Nothing Objectionable Appointment of Mr. Anuj Lal (DIN: 09308110) as an Executive Director of the Company, designated as Vice President - Integrated Supply Chain with effect from September 01, 2024 upto February 29, 2028 AGM FOR 09-08-2024 Whirlpool of India Limited Management and including remuneration. **FOR** Nothing Objectionable Waive recovery of the excess remuneration amounting to INR 434.90 Lacs paid/ payable to Mr. Narasimhan Eswar (DIN: 08065594), Managing Director for the financial year 2023 - 2024, which is in excess of the limits prescribed under Section 197 read with Schedule V of the Act and within the limits as approved by the Members of the Company on June 15, 2023 through postal ballot notice dated May 05, AGM FOR FOR 09-08-2024 Whirlpool of India Limited Management Nothing Objectionable To consider and adopt the Audited Standalone and Consolidated Financial Statements of the Company for the financial year ended March 31, 2024 together with the reports of the Board of Directors and Auditors 09-08-2024 AGM FOR FOR **Bharat Forge Limited** Management Routine proposa To confirm the payment of an interim dividend and to declare a final dividend on equity shares for the AGM Financial Year ended March 31, 2024 FOR 09-08-2024 FOR **Bharat Forge Limited** Management Routine proposal To appoint a Director in the place of Mr. B. P. Kalyani (DIN: 00267202), who retires by rotation, and being 09-08-2024 AGM eligible, offers himself for re-appointment as a director liable to retire by rotation. FOR FOR **Bharat Forge Limited** Management Nothing objectionable Ratification of remuneration of Rs. 14,00,000/-plus applicable tax(es) and reimbursement of out- ofpocket expenses incurred in connection with the aforesaid audit payable to M/s. Dhananjay V. Joshi and Associates, Cost Accountants, Pune having Firm Registration No.: 00030, appointed by the Board of Directors of the Company, to conduct the audit of cost records of the Company for the financial year 2024 09-08-2024 Bharat Forge Limited AGM Management **FOR** FOR Nothing objectionable Appointment of Mr. Anand Pathak (DIN: 01529308) as an Independent Director of the Company for a AGM Management 09-08-2024 Bharat Forge Limited period of 5 (five) consecutive years till July 11, 2029, and that he shall not be liable to retire by rotation. FOR Nothing objectionable To receive, consider, approve and adopt: a) the Audited Standalone Financial Statements of the Company for the Financial Year ended 31st March |2024, together with the Reports of the Board of Directors and the Auditors Report thereon and b) the Audited Consolidated Financial Statements of the Company for the Financial Year ended 31st March 09-08-2024 Sapphire Foods India Ltd AGM Management 2024, together with the Reports of the Auditors thereon. FOR **FOR** Routine proposal To appoint a Director in place of Mr. Vinod Nambiar (DIN: 07290613), who retires by rotation, in terms of Sapphire Foods India Ltd Section 152 of the Companies Act, 2013 and being eligible, offers himself for re-appointment. 09-08-2024 AGM FOR FOR Management Nothing objectionable To appoint a Director in place of Mr. Norbert Fernandes (DIN: 06716549), who retires by rotation, in Sapphire Foods India Ltd 09-08-2024 AGM Management terms of Section 152 of the Companies Act, 2013 and being eligible, offers himself for re-appointment. FOR FOR Nothing objectionable Payment of remuneration to Mr. Sanjay Purohit (DIN: 00117676), Whole-time Director and Group Chief Executive Officer (WTD and Group CEO) for a period of two years commencing from 1st April 2024 to 31st 09-08-2024 Sapphire Foods India Ltd AGM Management FOR FOR Nothing objectionable Approval for payment of remuneration to Non-Executive/ Independent Directors of the Company a sum not exceeding one percent per annum of the net profits of the Company or some or any of them (other than the Managing Director and Whole-time Directors, if any) in such amounts, subject to such ceiling/s and in such manner and in such respects, as may be decided by the Board of Directors of the Company and such payments shall be made in respect of the profits of the Company for each year for a period of FOR FOR Nothing objectionable 09-08-2024 Sapphire Foods India Ltd AGM three years commencing from 1st April 2024. Management

Date: September 30, 2024

Description of the proposal Investee Company Name Proposal of Meeting Type of Meeting Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) To pay remuneration not exceeding and within the limits of Rs. 40,00,000/- p.a. (excluding applicable taxes) to Mr. Sunil Chandiramani (DIN: 00524035) Chairman and Independent Director of the Company, AGM for a period of 3 years commencing from 1st April 2024. FOR FOR 09-08-2024 Sapphire Foods India Ltd Management Nothing objectionable To pay remuneration not exceeding and within the limits of Rs. 40,00,000/- p.a. (excluding applicable taxes) to Ms. Deepa Wadhwa (DIN: 07862942) Independent Director of the Company, for a period of 3 Management AGM years commencing from 1st April 2024. FOR FOR 09-08-2024 Sapphire Foods India Ltd Nothing objectionable Sub-division/ split of the equity shares of the Company, such that 1 (One) equity share having face value of Rs. 10/- each, fully paid up, be sub-divided/ split into 5 (Five) equity shares having face value of Re. 2/each, fully paid-up, ranking pari-passu with each other in all respects, with effect from such date (Record Date) as may be fixed by the Board of Directors (hereinafter referred to as the Board which term shall be deemed to include any Committee thereof, including the Stakeholders Relationship Committee (SRC) AGM constituted by the Board) of the Company for this purpose. 09-08-2024 Sapphire Foods India Ltd Management FOR Nothing objectionable To adopt the Audited Financial Statement for the year ended March 31, 2024 along with the Report of the AGM Management 09-08-2024 Sundram Fasteners Limited Board of Directors and Auditor's thereon. FOR FOR routine proposal To appoint Ms Arathi Krishna (DIN: 00517456), who retires by rotation, as a Director of the Company and 09-08-2024 Sundram Fasteners Limited AGM being eligible offers herself for re-appointment. FOR FOR Nothing objectionable Management Ratification of remuneration of Rs. 5,00,000/- in addition to reimbursement of travel and out - of - pocket expenses, payable to Sri P Raju Iyer, Practising Cost Accountant, (Membership No. 6987) who was Sundram Fasteners Limited AGM appointed as Cost Auditor of the Company for the financial year ending March 31, 2025. FOR FOR 09-08-2024 Management Nothing objectionable To receive, consider and adopt the audited financial statements (standalone) of the Bank for the financial HDFC Bank Limited AGM year ended March 31, 2024 along with the Reports of the Board of Directors and Auditors thereon. FOR 09-08-2024 FOR Management nothing objectionable To receive, consider and adopt the audited financial statements (consolidated) of the Bank for the AGM financial year ended March 31, 2024 along with the Report of Auditors thereon. FOR FOR nothing objectionable HDFC Bank Limited 09-08-2024 Management 09-08-2024 HDFC Bank Limited AGM To consider declaration of dividend on Equity Shares. FOR FOR Management nothing objectionable To appoint a Director in place of Mr. Bhavesh Zaveri (DIN: 01550468), who retires by rotation and being AGM eligible, offers himself for re-appointment. FOR 09-08-2024 HDFC Bank Limited FOR nothing objectionable Management To appoint a director in place of Mr. Keki Mistry (DIN: 00008886), who retires by rotation and, being 09-08-2024 HDFC Bank Limited AGM eligible, offers himself for re-appointment. FOR FOR Management nothing objectionable Appointment of M/s. Batliboi and Purohit, Chartered Accountants, (ICAI Firm Registration No. 101048W) as one of the Joint Statutory Auditors of the Bank, to hold office for a period of 3 (three) years with effect HDFC Bank Limited AGM from FY 2024 - 25 till and including FY 2026 - 27 and to fix the overall remuneration. FOR FOR 09-08-2024 Management nothing objectionable 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 mode of HDFC Bank Limited AGM an amount in aggregate not exceeding Rs. 60,000 Crore. FOR FOR 09-08-2024 Management nothing objectionable 09-08-2024 AGM To grant equity stock options under Employees Stock Option Master Scheme - 2024. FOR FOR HDFC Bank Limited nothing objectionable Management Fo receive, consider and adopt the Audited Standalone as well as Consolidated Financial Statements of the Company for the year ended March 31, 2024 together with Reports of the Directors and the Auditors AGM FOR 09-08-2024 Indian Oil Corporation Limited FOR Routine Proposal Management 09-08-2024 Indian Oil Corporation Limited AGM To declare the Final Dividend of Rs. 7/- per equity share for the year 2023 - 2024. FOR FOR Management Routine Proposal To appoint a Director in place of Shri Sujoy Choudhury (DIN: 09503285) who retires by rotation and is Indian Oil Corporation Limited AGM eligible for reappointment. FOR FOR 09-08-2024 Management Nothing Objectionable Appointment of Shri Anuj Jain (DIN: 10310088) as Director (Finance) of the Company, liable to retire by AGM 09-08-2024 Indian Oil Corporation Limited FOR FOR Management Nothing Objectionable Appointment of Shri Alok Sharma (DIN: 10453982) as Director (Research and Development) of the 09-08-2024 Indian Oil Corporation Limited AGM FOR FOR Nothing Objectionable Management Company, liable to retire by rotation. Appointment of Ms Rashmi Govil (DIN: 10531397) as Director (Human Resources) of the Company, liable AGM 09-08-2024 Indian Oil Corporation Limited Management FOR FOR Nothing Objectionable Appointment of Shri Arvind Kumar (DIN: 09224177) as Director (Refineries) of the Company, liable to 09-08-2024 Indian Oil Corporation Limited AGM FOR FOR Nothing Objectionable Management Approval for material Related Party Transactions with Lanka IOC PLC, a Subsidiary Company of Indian Oil AGM for a Expected value of Rs. 1400 Core for the year 2025 - 26. FOR FOR 09-08-2024 Indian Oil Corporation Limited Nothing Objectionable Management Approval for material Related Party Transactions with Cauvery Basin Refinery and Petrochemicals Limited, a Joint Venture Company of Indian Oil, for a Expected value of Rs. 3600 Crore for the year 2025 - 26. 09-08-2024 Indian Oil Corporation Limited **FOR** FOR Management Nothing Objectionable Approval for material Related Party Transactions with Hindustan Urvarak Rasayan Limited, a Joint Venture Indian Oil Corporation Limited AGM Company of Indian Oil, for a Expected value of Rs. 2400 Crore for the year 2025 - 26. FOR 09-08-2024 **FOR** Nothing Objectionable Management Approval for material Related Party Transactions with IHB Limited, a Joint Venture Company of Indian Oil AGM for a Expected value of Rs. 2100 Crore for the year 2025 - 26. FOR 09-08-2024 Indian Oil Corporation Limited FOR Nothing Objectionable Management Approval for material Related Party Transactions with IndianOil Adani Gas Pvt. Ltd., a Joint Venture Company of Indian Oil, for a Expected value of Rs. 4300 Crore for the year 2025 - 26. AGM FOR FOR Nothing Objectionable 09-08-2024 Indian Oil Corporation Limited Management Approval for material Related Party Transactions with Indian Oil NTPC Green Energy Private Limited, a 09-08-2024 Indian Oil Corporation Limited AGM Joint Venture Company of Indian Oil, for a Expected value of Rs. 1100 Crore for the year 2025 - 26. FOR FOR Nothing Objectionable Management Approval for Material Related Party Transactions with Indian Oil Petronas Pvt. Ltd., a Joint Venture 09-08-2024 Indian Oil Corporation Limited AGM Management Company of Indian Oil, for a Expected value of Rs. 3500 Crore for the year 2025 - 26. FOR FOR Nothing Objectionable Approval for Material Related Party Transactions with Petronet LNG Ltd., a Joint Venture Company of 09-08-2024 Indian Oil Corporation Limited AGM Indian Oil, for a Expected value of Rs. 19600 Crore for the year 2025 - 26. FOR FOR Management Nothing Objectionable Approval for Material Related Party Transactions with Falcon Oil and Gas B.V., Joint Venture of IndOil Global BV, Netherlands (WOS of Indian Oil), for a Expected value of Rs. 4000 Crore for the year 2025 -09-08-2024 Indian Oil Corporation Limited Management **FOR** FOR Nothing Objectionable Ratification of remuneration of Rs. 24.50 lakh plus applicable taxes and out- of- pocket expenses payable to the Cost Auditors appointed by the Board of Directors of the Company, to conduct the audit of the cost records of the various units of the Company for the Financial Year ending March 31, 2025. FOR FOR 09-08-2024 Indian Oil Corporation Limited Nothing Objectionable Management

119

Date: September 30, 2024

Proposal of **Description of the proposal** Meeting **Investee Company Name** Type of Meeting Management Vote Reason supporting the vote decision **Date** (AGM / EGM) (For / Against/ Management / Recommendation **Shareholders** Abstain) To receive, consider and adopt the Audited Financial Statements (including audited consolidated financial Unqualified Financial Statements, except statements) of the Company for the Financial Year ended March 31, 2024 and the reports of the Board of certain non-material remarks identified in AGM Directors and Auditors thereon. FOR FOR CARO Report. 09-08-2024 Biocon Limited Management To appoint Mr. Eric Vivek Mazumdar (DIN: 09381549) as Director, liable to retire by rotation, and being **Biocon Limited** 09-08-2024 AGM eligible, offers himself for re-appointment. FOR FOR Compliant with law. No concern identified. Management To declare a final dividend at the rate of 10% i. e. Rs. 0.50/- per equity share of face value of Rs. 5/each fully- paid up of the Company, as recommended by the Board of Directors for the Financial Year Sufficient funds available for payment of ended March 31, 2024. Biocon Limited AGM FOR FOR 09-08-2024 dividend. No concern has been identified. Management To appoint Mr. Atul Dhawan (DIN: 07373372) as an Independent Director of the Company, not liable to retire by rotation, for a term commencing from date of Board's approval i. e. May 16, 2024 till the 09-08-2024 AGM conclusion of 49th AGM to be held in the year 2027. FOR FOR Biocon Limited Management Compliant with law. No concern identified. To re-appoint Ms. Kiran Mazumdar- Shaw (DIN: 00347229) as an Executive Director (designated as an Executive Chairperson) of the Company, liable to retire by rotation, for a period of 5 (five) years 09-08-2024 **Biocon Limited** AGM Management commencing from April 1, 2025 and including remuneration. FOR FOR Nothing objectionable To re-appoint Mr. Siddharth Mittal (DIN: 03230757) as the Managing Director of the Company, not liable to retire by rotation, for a period of 5 (five) years effective from December 1, 2024 and including Compliant with Law. No major governance 09-08-2024 Biocon Limited AGM FOR FOR Management concern identified. To approve Biocon Restricted Stock Unit Long Term Incentive Plan FY 2025 - 29 and grant of Restricted Compliant with law. No major governance AGM Stock Units to eligible employees of the Company. FOR FOR 09-08-2024 Biocon Limited Management concern identified. Authorization for secondary acquisition of equity shares of the Company by Biocon India Limited Employees Welfare Trust for implementation of Biocon Restricted Stock Unit Long Term Incentive Plan FY Compliant with law. No major governance 09-08-2024 **Biocon Limited** AGM FOR FOR concern identified. Management To approve grant of Restricted Stock Units to the employees of present and future subsidiary Compliant with law. No major governance 09-08-2024 AGM company(ies) under Biocon Restricted Stock Unit Long Term Incentive Plan FY 2025 - 29. FOR FOR Biocon Limited Management concern identified. To approve material related party transactions between Biocon Biologics Limited and Biocon Biologics UK Limited, being direct and indirect subsidiaries of the Company, Not exceeding Rs. 1,507 crores, during the period commencing from the date of the 46th Annual General Meeting (AGM) of the Company i. e. August Compliant with law. No governance concern AGM 09, 2024 till the date of the 47th AGM of the Company to be held in the year 2025. FOR **FOR** identified in the proposed transactions. 09-08-2024 Biocon Limited Management To approve material related party transactions between Biocon Biologics Limited and Biosimilars Newco Limited, being direct and indirect subsidiaries of the Company, Not exceeding Rs. 1,681 crores, during the period commencing from the date of the 46th Annual General Meeting (AGM) of the Company i. e. August Compliant with law. No governance concern 09, 2024 till the date of the 47th AGM of the Company to be held in the year 2025. 09-08-2024 AGM FOR FOR Biocon Limited Management identified in the proposed transactions. To approve material related party transactions between Biocon Biologics Limited and Biosimila Collaborations Ireland Ltd., being direct and indirect subsidiaries of the Company, Not exceeding Rs. 1,179 crores, during the period commencing from the date of the 46th Annual General Meeting (AGM) of the Company i. e. August 09, 2024 till the date of the 47th AGM of the Company to be held in the year Compliant with law. No governance concern FOR 09-08-2024 Biocon Limited AGM FOR identified in the proposed transactions. Management To approve material related party transactions between Biocon Biologics Limited and Biocon Biologics Inc., USA, being direct and indirect subsidiaries of the Company, Not exceeding Rs. 1,200 crores, during the period commencing from the date of the 46th Annual General Meeting (AGM) of the Company i. e. August Compliant with law. No governance concern AGM 09, 2024 till the date of the 47th AGM of the Company to be held in the year 2025. FOR FOR identified in the proposed transactions. 09-08-2024 Biocon Limited Management To approve material related party transactions between Biocon Biologics Limited and Biocon Biologics France S. A.S., being direct and indirect subsidiaries of the Company, Not exceeding Rs. 1,200 crores, during the period commencing from the date of the 46th Annual General Meeting (AGM) of the Company Compliant with law. No governance concern Biocon Limited 09-08-2024 AGM . e. August 09, 2024 till the date of the 47th AGM of the Company to be held in the year 2025. FOR FOR identified in the proposed transactions. Management To approve material related party transactions between Biocon Biologics Limited and Biocon Biologics Germany GmbH, being direct and indirect subsidiaries of the Company, Not exceeding Rs. 1,200 crores, during the period commencing from the date of the 46th Annual General Meeting (AGM) of the Company Compliant with law. No governance concern AGM . e. August 09, 2024 till the date of the 47th AGM of the Company to be held in the year 2025. FOR FOR identified in the proposed transactions. 09-08-2024 Biocon Limited Management To approve material related party transactions between Biocon Biologics UK Limited and Biosimilars Newco Limited, being indirect subsidiaries of the Company, Not exceeding Rs. 1,527 crores, during the period commencing from the date of the 46th Annual General Meeting (AGM) of the Company i. e. August Compliant with law. No governance concern 09-08-2024 Biocon Limited AGM 09, 2024 till the date of the 47th AGM of the Company to be held in the year 2025. FOR FOR identified in the proposed transactions. Management To approve material related party transactions between Biocon SDN BHD, Malaysia and Biosimilars Newco Limited, being indirect subsidiaries of the Company, Not exceeding Rs. 2,277 crores, during the period Compliant with law. No governance concern commencing from the date of the 46th Annual General Meeting (AGM) of the Company i. e. August 09, 09-08-2024 Biocon Limited AGM 2024 till the date of the 47th AGM of the Company to be held in the year 2025. FOR FOR identified in the proposed transactions. Management To approve material related party transactions between Biosimilars Newco Limited and Biocon Biologics Inc., USA, being indirect subsidiaries of the Company, Not exceeding Rs. 3,745 crores, during the period commencing from the date of the 46th Annual General Meeting (AGM) of the Company i. e. August 09, Compliant with law. No governance concern 09-08-2024 2024 till the date of the 47th AGM of the Company to be held in the year 2025. FOR AGM FOR identified in the proposed transactions. Biocon Limited Management To approve material related party transactions between Biosimilar Collaborations Ireland Limited and Biocon Biologics France S. A.S., being indirect subsidiaries of the Company, Not exceeding Rs. 1,501 crores, during the period commencing from the date of the 46th Annual General Meeting (AGM) of the Compliant with law. No governance concern AGM Company i. e. August 09, 2024 till the date of the 47th AGM of the Company to be held in the year 2025. FOR FOR 09-08-2024 Biocon Limited identified in the proposed transactions. Management To approve material related party transactions between Biosimilar Collaborations Ireland Limited and Biocon Biologics Germany GmbH, being indirect subsidiaries of the Company, Not exceeding Rs. 1,500 crores, during the period commencing from the date of the 46th Annual General Meeting (AGM) of the Compliant with law. No governance concern Company i. e. August 09, 2024 till the date of the 47th AGM of the Company to be held in the year 2025. FOR Biocon Limited FOR 09-08-2024 AGM identified in the proposed transactions. Management

120

Date: September 30, 2024

Description of the proposal Meeting **Investee Company Name** Type of Meeting Proposal of Management Vote Reason supporting the vote decision (AGM / EGM) **Date** Management / (For / Against/ Recommendation **Shareholders** Abstain) Ratification of remuneration of Rs. 4,50,000 per annum (plus all taxes and reimbursement of out of pocket expenses), payable to M/s. Rao Murthy and Associates, Cost Accountants having (Firm Registration Number 000065), appointed by the Board of Directors of the Company as the Cost Auditors to conduct the Compliant with law. No major concern 09-08-2024 Biocon Limited audit of the cost records of the Company for the Financial Year ending March 31, 2025. **FOR** Management To receive, consider and adopt: a. The Standalone Audited Financial Statements for the financial year ended March 31, 2024 and the report of the Board of Directors and Auditors thereon b. The Consolidated Audited Financial Statements for the financial year ended March 31, 2024 and the Mankind Pharma Limited AGM FOR 09-08-2024 Management report of the Auditors thereon. FOR Nothing objectionable To appoint a Director in place of Mr. Satish Kumar Sharma (DIN: 07615602), who retires by rotation and 09-08-2024 Mankind Pharma Limited AGM being eligible, offers himself for re-appointment. FOR FOR Management Nothing objectionable Re-appointment of M/s. S. R. Batliboi and Co. LLP, Chartered Accountants (FRN: 301003E/E300005) as the Joint Statutory Auditors of the Company, for a second term of five consecutive years from the conclusion of 33rd Annual General Meeting till the conclusion of the 38th Annual General Meeting, at such AGM remuneration. FOR FOR 09-08-2024 Mankind Pharma Limited Management Nothing objectionable Ratification of remuneration of Rs. 20,50,000/- plus taxes as approved by the Board on the recommendation of the Audit Committee, payable to M/s M. K. Kulshrestha and Associates, Cost Compliant with law. No major concern AGM Accountants, for conducting the cost audit for the financial year 2024 - 25. 09-08-2024 Mankind Pharma Limited Management FOR FOR identified. To consider and adopt the Audited Financial Statements of the Company for the Financial Year ended SBI Cards and Payment Services March 31, 2024, 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). 09-08-2024 AGM FOR FOR Management Routine proposa To authorize the Board of Directors to fix the remuneration/ fees of the Statutory Auditors (Single or Joint SBI Cards and Payment Services Auditors) of the Company, as may be appointed by the Comptroller and Auditor General of India (CAG), AGM for the financial year 2024 - 25. 09-08-2024 FOR FOR Management Routine proposal To confirm the payment of Interim Dividend of Rs. 2.50 (i.e. 25%) per equity share of Rs. 10 each, for the SBI Cards and Payment Services FOR 09-08-2024 AGM Management Financial Year ended March 31, 2024. FOR Routine proposa SBI Cards and Payment Services 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 2024 - 25. AGM FOR 09-08-2024 FOR Management Routine proposal To consider and approve the Material Related Party Transactions with SBI Capital Markets Limited for SBI Cards and Payment Services expected value to be Rs. 2,050 Crores in the financial year 2024 - 25. 09-08-2024 AGM FOR FOR Management Routine proposal SBI Cards and Payment Services Approval for continuation of Mr. Dinesh Khara (DIN: 06737041) nominee of State Bank of India, as the AGM Non-Executive Director of the Company, whose office shall not be liable to retire by rotation. FOR FOR 09-08-2024 Routine proposal Management To receive, consider and adopt the Audited (Standalone and Consolidated) Financial Statements of the Company for the Financial Year ended March 31, 2024 together with the Reports of the Auditors and AGM 10-08-2024 Cello World Ltd Management Board of Directors thereon. FOR FOR Routine Proposal To declare a dividend of @ 30% i.e. Rs. 1.50/- each on Equity Shares of the Company of face value of Rs AGM FOR FOR 10-08-2024 Cello World Ltd 5/- each for the financial year 2023 - 24. Management Routine Proposal To consider and approve appointment of Mr Gaurav Pradeep Rathod (DIN: 06800983) as a Joint Managing Director of the Company, who retires by rotation and being eligible offers himself for re-AGM FOR FOR 10-08-2024 Cello World Ltd Management Nothing Objectionable Samvardhana Motherson Approval for request of re-classification received from M/s. Sumitomo Wiring Systems Limited and M/s. 11-08-2024 International Ltd PBL H.K. Wiring Systems Limited from Promoter and Promoter Group category to Public Group category. FOR FOR Management Nothing objectionable Appointment of Ms. Anisha Motwani (DIN: 06943493) as an Independent Director, not liable to retire by rotation and to hold office as such for a term of five (5) years, i.e., from May 16, 2024 and up to May 15, 11-08-2024 Motherson Sumi Wiring India Ltd Management FOR FOR Routine proposal Appointment of Ms. Suparna Pandhi (DIN: 07087593) as an Independent Director, not liable to retire by rotation and to hold office as such for a term of five (5) years, i.e., from May 16, 2024 and up to May 15, 11-08-2024 Motherson Sumi Wiring India Ltd FOR FOR Routine proposal Management To consider and adopt the audited financial statements of the Company, both standalone and Unqualified Financial Statements. Compliant consolidated, for the financial year ended March 31, 2024, and the reports of the Board of Directors' and with Indian Accounting Standards. No Concern 12-08-2024 Divis Laboratories Ltd AGM Management Auditors' thereon. FOR FOR identified. Sufficient funds available for payment of To declare dividend of Rs. 30/- per Equity Share of face value Rs. 2/- each (i.e. @ 1,500%) for the AGM financial year ended March 31, 2024. FOR dividend. No Concern identified. 12-08-2024 Divis Laboratories Ltd Management FOR To appoint a director in place of Mr. N.V. Ramana (DIN: 00005031), who retires by rotation at this Annual Re-appointment compliant with Law. No General Meeting and being eligible, offers himself for re-appointment. 12-08-2024 Divis Laboratories Ltd AGM FOR FOR concern identified. Management To appoint a director in place of Dr. Kiran S. Divi (DIN: 00006503), who retires by rotation at this Annual Re-appointment compliant with Law. No AGM General Meeting and being eligible, offers himself for re-appointment. FOR **FOR** concern identified. 12-08-2024 Divis Laboratories Ltd Management Appointment of Dr. Rajendra Kumar Premchand (DIN: 00895990) 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, i.e., up Appointment Compliant with Law. No concern 12-08-2024 Divis Laboratories Ltd AGM Management FOR **FOR** identified. Re-appointment of Dr. Murali K. Divi (DIN: 00005040) as Managing Director of the Company, for a further period of 5 (five) years, on expiry of his present term of office, i.e. with effect from October 10, 2024 and Divis Laboratories Ltd 12-08-2024 AGM FOR Management Nothing objectionable Re-appointment of Mr. N.V. Ramana (DIN: 00005031), as Executive Director of the Company for a further period of 5 (five) years, on expiry of his present term of office, i.e., with effect from December 26, 2024 Re-appointment compliant with Law. No major 12-08-2024 Divis Laboratories Ltd AGM Management and including remuneration. FOR governance concern identified. Re-appointment of Mr. K.V. Chowdary (DIN: 08485334) as an Independent Director, not liable to retire by rotation, for a second term of 5 (five) consecutive years with effect from January 04, 2025 up to January Re-appointment Compliant with Law. No governance concern identified. 12-08-2024 Divis Laboratories Ltd AGM Management FOR FOR To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the financial year ended 31 March 2024 together with the Reports of the Board of Directors and the Auditors thereon and the Audited Consolidated Financial Statements of the Company for the financial year ended AGM 31 March 2024 together with the Report of the Auditors thereon. FOR FOR 12-08-2024 Linde India Limited Management Routine proposal To declare dividend of 120% (i. e., Rs. 12/- per equity share) inclusive of a special dividend of 80% (i. e., Rs. 8/- per equity share) on the Equity Shares of Rs. 10/- each of the Company, for the financial year AGM FOR FOR Routine proposal 12-08-2024 Linde India Limited Management ended 31 March 2024.

Date: September 30, 2024

Type of Meeting **Description of the proposal** Meeting **Investee Company Name** Proposal of Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) To appoint a director in place of Mr Michael James Devine (DIN: 10042702), who retires by rotation and AGM being eligible, offers himself for re-appointment. FOR 12-08-2024 Linde India Limited Management **FOR** Nothing Objectionable ayment and distribution of such sum as commission to the inon- executive independent directors of Company, in such manner and proportion as the Board of Directors of the Company may decide from time to time, provided that the aggregate of such commission, proposed to be paid to the Non- Executive Independent Directors of the Company, shall not exceed 1% of the net profits of the Company, in any financial year, computed in accordance with the provisions of Section 198 of the Act, or as per the limits as specified under the Schedule V to the Act, for a period of 5 (five) years commencing from 1st April 12-08-2024 Linde India Limited AGM Management FOR FOR Nothing Objectionable Ratification of remuneration of Rs. 2,10,000/- plus applicable taxes and out of pocket expenses payable to M/s Mani and Co., Cost Accountants (Firm Regn. No. 000004), appointed as Cost Auditors by the Board of Directors of the Company to conduct the audit of cost records of the Company for the financial year FOR 12-08-2024 Linde India Limited AGM ending on 31 March 2025. FOR Management Nothing Objectionable To receive, consider and adopt the: a) Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2024, together with the Reports of the Board of Directors and Auditors thereon and b) Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 12-08-2024 PNB Housing Finance Ltd AGM Management 2024, together with the Report of the Auditors thereon. **FOR** FOR Routine proposal To re-appoint Mr. Dilip Kumar Jain (DIN: 06822012) as a Non - Executive Nominee Director, who retires by rotation at the ensuing meeting and being eligible, offers himself for re-appointment, in terms of AGM Section 152(6) of the Companies Act, 2013. 12-08-2024 PNB Housing Finance Ltd **FOR** FOR Management Routine proposal Appointment of M/s. CNK and Associates LLP (Firm Registration No. 101961 W/W-100036) as the Joint Statutory Auditors of the Company for a period of 3 (three) consecutive years to hold office from the conclusion of 36th Annual General Meeting until the conclusion of the 39th Annual General Meeting of the Company to be held in the year 2027, on such remuneration and out of pocket expenses and applicable FOR FOR 12-08-2024 PNB Housing Finance Ltd AGM Management Routine proposal Appointment of M/s M. M. Nissim and Co LLP (Firm Registration No. 107122 W/W-100672) as the Joint Statutory Auditors of the Company for a period of 3 (three) consecutive years to hold office from the conclusion of 36th Annual General Meeting until the conclusion of the 39th Annual General Meeting of the Company to be held in the year 2027, on such remuneration and out of pocket expenses and applicable PNB Housing Finance Ltd FOR 12-08-2024 Management FOR Routine proposal Approval for material related party transactions with Punjab National Bank during a financial year, exceeds INR 1000 crore or 10% of the annual consolidated turnover of the listed entity as per the last 12-08-2024 AGM audited financial statements of the listed entity, whichever is lower. FOR FOR PNB Housing Finance Ltd Management Nothing objectionable Approval for material related party transactions with PNB Gilts Limited during a financial year, exceeds INR 1000 crore or 10% of the annual consolidated turnover of the listed entity as per the last audited AGM financial statements of the listed entity, whichever is lower. FOR FOR 12-08-2024 PNB Housing Finance Ltd Management Nothing objectionable To offer or invitation for subscription of Non- Convertible Debentures (NCDs) or bonds, secured or AGM unsecured, of any nature up to an amount not exceeding Rs.10,000 Crore, on private placement. FOR FOR 12-08-2024 PNB Housing Finance Ltd Business need Management Appointment of Mr. Neeraj Madan Vyas (DIN: 07053788) as an Independent Director of the Company to hold office for a term of three consecutive years with effect from the date of Annual General Meeting i.e., August 12, 2024 and that he shall not be liable to retire by rotation. 12-08-2024 PNB Housing Finance Ltd AGM Management FOR FOR Nothing objectionable To consider the Audited Financial Statements (including Consolidated Financial Statements) of the company for the financial year ended March 31, 2024, together with the Notes to Accounts, Schedules, together with the Report of the Board of Directors and Auditors thereon. FOR 12-08-2024 CreditAccess Grameen Ltd AGM Management FOR Routine proposal To declaration of one-time final Dividend of 100% (Rs. 10 per equity share) on the outstanding equity shares of Rs. 10 each for the financial year ended March 31, 2024 and to be paid to the shareholders, whose names appear on the register of members of the company as on the record date i.e. Friday, July 12-08-2024 CreditAccess Grameen Ltd AGM FOR FOR Management Routine proposal Appointment of Mr. Sumit Kumar (DIN: 07415525) as a Director who retires by rotation, and being AGM CreditAccess Grameen Ltd eligible, has offered his candidature for re-appointment. FOR FOR 12-08-2024 Management Routine proposal Appointment of M/s. Walker Chandiok and Co LLP, Chartered Accountants, (FRN: 001076N/N500013) as one of the Joint Statutory Auditors of the Company for a period of 3 (three) years, from the conclusion of this Annual General Meeting till the conclusion of 36th Annual General Meeting of the Members of the Company, to be held in the year 2027. 12-08-2024 CreditAccess Grameen Ltd AGM Management FOR Routine proposal Re-appointment of Mr. Manoj Kumar (DIN: 02924675), as Independent Director of the Company for a second term of five consecutive years commencing from October 30, 2024 till October 29, 2029 (both days inclusive), not liable to retire of rotation. 12-08-2024 CreditAccess Grameen Ltd AGM FOR Management Routine proposal To borrow, from time to time, such sum or sums as deemed appropriate in one or more tranches and availing all types of loans, advances, credit/ financing/ debt facilities including issuance of all kinds of debentures/ bonds and other debt instruments, including without limitation, from any Bank, Non-Banking Financial companies and/ or other Financial Institution and/or domestic or foreign lender and/ or any body corporate/ entity/ entities and/or authority/ authorities or from any other person as may be permitted under applicable laws, any other short term loans and/ or through credit from official agencies and/ or by way of commercial borrowings from the private sector window of multilateral financial institution, either in Indian Rupees or in such other foreign currencies as may be permitted by law from time to time, with or without security, notwithstanding that the monies already borrowed and the monies to be borrowed (apart from temporary loans obtained from company's bankers in the ordinary course of business) will exceed the aggregate of paid-up capital, free reserves of the Company, and securities premium account, provided that the total amount up to which monies may be borrowed by the Board of Directors shall not 12-08-2024 exceed Rs. 35,000 Crore outstanding at any point of time. AGM Business need CreditAccess Grameen Ltd Management CreditAccess Grameen Ltd 12-08-2024 AGM Management Amendments to CAGL Employees Stock Option Plan - 2011. FOR FOR Nothing objectionable To consider and adopt the Audited Standalone and Consolidated Financial Statements of the Company for the financial year ended 31 March 2024, together with the Reports of the Board of Directors and the AGM FOR 12-08-2024 Britannia Industries Limited Routine proposal Management To declare Final Dividend of 7350% i.e., Rs. 73. 50/- per equity share of face value of Rs. 1/- each for the AGM FOR FOR 12-08-2024 Britannia Industries Limited Management financial year ended 31 March 2024. Nothing objectionable

122

Date: September 30, 2024

Meeting	Investee Company Name	Type of Meeting	· ·	Description of the proposal	Management	Vote	Reason supporting the vote decision
Date		(AGM / EGM)	Management / Shareholders		Recommendation	(For / Against/ Abstain)	
				To appoint a Director in place of Mr. Ness N. Wadia (DIN), 00026040), who retires by retation in terms of			
12-08-2024	Britannia Industries Limited	AGM	Management	To appoint a Director in place of Mr. Ness N. Wadia (DIN: 00036049), 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	Nothing objectionable
			J	Appointment of Dr. Urjit Patel (DIN: 00175210) as a Non - Executive Independent Director of the			
12-08-2024	Britannia Industries Limited	AGM	Management	Company, not liable to retire by rotation, for a term of 5 (five) consecutive years w.e.f. 2 July 2024 upto 1 July 2029 (both days inclusive).	FOR	FOR	Nothing objectionable
12 00 2021	Britainia Industries Emited	/ CIT	Tranagement	Appointment of Mr. Sunil Siddharth Lalbhai (DIN: 00045590) as a Non - Executive Independent Director of		TOIL	nouning objectionable
12-08-2024	Britannia Industries Limited	AGM	Management	the Company, not liable to retire by rotation, for a term of 5 (five) consecutive years w.e.f. 2 July 2024 upto 1 July 2029 (both days inclusive).	FOR	AGAINST	Prolonged association with the promoter group
12-00-2024	Ditallila Illuusules Lillilleu	Adiri	Management	Ratification of remuneration of Rs. 75,000/- (plus applicable taxes and reimbursement of out - of - pocket		AGAINST	Prolonged association with the promoter group
				expenses) payable to M/s. GNV and Associates, Cost and Management Accountants (Firm Registration			
12-08-2024	Britannia Industries Limited	AGM	Management	No.: 000150) re-appointed as Cost Auditors of the Company to conduct the audit of the cost records of the Company for the financial year ending 31 March 2025.	FOR	FOR	Nothing objectionable
			- i i i i i i i i i i i i i i i i i i i	To receive, consider and adopt the audited standalone financial statements of the Company for the			- industrial desired and the second s
				financial year ended March 31, 2024 together with the reports of the Directors' and Auditors' thereon and the audited consolidated financial statements of the Company for the financial year ended March 31,			
12-08-2024	Hero MotoCorp Limited	AGM	Management	2024.	FOR	FOR	Routine proposal
	·			To confirm normant of intenior dividend of Do 75/ normanity share and a gradial dividend of Do 25/ normanity			
				To confirm payment of interim dividend of Rs. 75/- per equity share and a special dividend of Rs. 25/- per equity share, taking overall interim dividend to Rs. 100/- per equity share for the financial year 2023 - 24			
12-08-2024	Hero MotoCorp Limited	AGM	Management	and to declare a final dividend of Rs. 40/-per equity share for the financial year 2023 - 24.	FOR	FOR	Nothing objectionable
12-08-2024	Hero MotoCorp Limited	AGM	Managament	To appoint a Director in place of Mr. Pradeep Dinodia (DIN: 00027995) who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Nothing objectionable
12-00-2024	Hero Motocorp Limited	AGM	Management	Ratification of remuneration of Rs. 3,30,000/- plus applicable taxes and reimbursement of out of pocket	FOR	FOR	Nothing objectionable
				expenses incurred in connection with the aforesaid audit, payable to M/s. R.J. Goel and Co., Cost			
12-08-2024	Hero MotoCorp Limited	AGM	Management	Accountants (Firm Registration No. 000026), appointed by the Board of Directors as Cost Auditors to conduct audit of the cost records of the Company for the financial year 2024 - 25.	FOR	FOR	Nothing objectionable
12 00 2021	Tiero Flotocorp Elithica	/ CIT	rianagement	· · ·	T OK	T GIX	nod mig objectionable
				Re-appointment of Mr. Vikram Sitaram Kasbekar (DIN: 00985182) as a Whole- time Director, designated as Executive Director (Operations), for a term of three (3) years from the expiry of his present term of			
12-08-2024	Hero MotoCorp Limited	AGM	Management	office, viz. with effect from August 8, 2024 till August 7, 2027 and including remuneration.	FOR	FOR	Nothing objectionable
	·		J	Re-appointment of Ms. Tina Trikha (DIN: 02778940) as an Independent Director of the Company, not			
12-08-2024	Hero MotoCorp Limited	AGM	Management	liable to retire by rotation, to hold office for a second term of five (5) consecutive years, with effect from October 23, 2024 to October 22, 2029.	FOR	FOR	Nothing objectionable
12 00 2021	Hero Hotocorp Elithica	AGIT	Hanagement	Re-appointment of Ms. Camille Miki Tang (DIN: 09404649) as an Independent Director of the Company,	TOR	TOIL	nouning objectionable
12.00.2024	Hana Mata Cama Lineita d	A CNA	Managanan	not liable to retire by rotation, to hold office for a second term of three (3) consecutive years, with effect	FOR	FOR	Nathing abjectionable
12-08-2024	Hero MotoCorp Limited	AGM	Management	from November 19, 2024 to November 18, 2027. Re-appointment of Mr. Rajnish Kumar (DIN: 05328267) as an Independent Director of the Company, not	FOR	FOR	Nothing objectionable
				liable to retire by rotation, to hold office for a second term of three (3) consecutive years, with effect from			
12-08-2024	Hero MotoCorp Limited	AGM	Management	November 25, 2024 to November 24, 2027. To received, considered and adopted the audited financial statements (including the audited consolidated)	FOR	FOR	Nothing objectionable
				financial statements) for the financial year ended 31st March, 2024, the Report of the Board of Directors			
12-08-2024	Berger Paints (I) Limited	AGM	Management	along with relevant Annexures and that of the Statutory Auditors.	FOR	FOR	Routine proposal
12-08-2024	Berger Paints (I) Limited	AGM	Management	To declare a dividend of Rs. 3.50 (350%) per share on the paid up equity shares of Rs. 1/- each of the Company for the financial year ended 31st March, 2024.	FOR	FOR	Nothing objectionable
	,			To re-appoint of Mr Kuldip Singh Dhingra (DIN: 00048406) as a Director of the Company (Category:			
12-08-2024	Berger Paints (I) Limited	AGM	Management	NonExecutive, Non-Independent), liable to retire by rotation. To re-appoint Mr Gurbachan Singh Dhingra (DIN: 00048465) as a Director of the Company (Non-	FOR	FOR	Nothing objectionable
12-08-2024	Berger Paints (I) Limited	AGM	Management	Executive, Non-Independent), liable to retire by rotation.	FOR	FOR	Nothing objectionable
				To re-designate Ms Rishma Kaur (DIN: 00043154), as Director of the Company, from Executive, Non-			
12-08-2024	Berger Paints (I) Limited	AGM	Management	Independent Director to Non- Executive, Non- Independent Director, liable to retire by rotation, with effect from 3rd August, 2024.	FOR	FOR	Nothing objectionable
	(-) =			To re-designate Mr Kanwardip Singh Dhingra (DIN: 02696670), as Director of the Company, from			
12-08-2024	Berger Paints (I) Limited	AGM	Management	Executive, Non-Independent Director to Non- Executive, Non- Independent Director, liable to retire by rotation, with effect from 3rd August, 2024.	FOR	FOR	Nothing objectionable
12 00 2027	berger runnes (1) Enniceu	/ CIT	i idilagellicit	To increase the managerial remuneration paid/ payable to Mr Abhijit Roy (Mr Roy), Managing Director			Teaming objectionable
12.09.2024	Pargar Dainta /T\ Limita d	ACM	Managamant	and Chief Executive Officer (CEO) (DIN: 03439064) of the Company for the remaining period of his	FOR	EOD	Nothing objectionable
12-08-2024	Berger Paints (I) Limited	AGM	Management	current tenure i. e., from 1st July, 2024 to 30th June, 2027. Re-appointment of Dr Anoop Kumar Mittal (DIN: 05177010) as an Independent Director of the Company,	FUR	FOR	Nothing objectionable
				not liable to retire by rotation, for his second term of 5 (five) consecutive years commencing from 19th			
12-08-2024	Berger Paints (I) Limited	AGM	Management	March, 2025 up to 18th March, 2030.	FOR	FOR	Nothing objectionable
				Continuation of directorship of Mr Subir Bose (DIN: 00048451), as a Non- Executive, Independent Director			
12.00.2024	Porgor Points /T\ Limit-	ACM	Managarast	of the Company, not liable to retire by rotation, after attaining the age of 75 (seventy five) years on 10th	EOD	EOD	Nothing objectionable
12-08-2024	Berger Paints (I) Limited	AGM	Management	December, 2024 for his remaining tenure as an Independent Director up to 14th May, 2029.	FOR	FOR	Nothing objectionable
				Payment of remuneration and/ or commission to the Non- Executive Directors, including Independent			
				Directors, of the Company (i. e., Directors other than the Managing Director and/ or Whole- time Directors) to be determined by the Board of Directors for each of such Non- Executive Director for each			
				financial year and distributed between such Directors in such a manner as the Board of Directors may			No absolute cap on remuneration to non
				from time to time determine within the overall maximum limit of 1% (one percent) of the net profits of the Company for that financial year computed in accordance with the provisions of Section 198 of the Act			executive directors. Variable limit of
12-08-2024	Berger Paints (I) Limited	AGM	Management	or such other minimum percentage as may be specified by the Act from time to time in this regard.	FOR	AGAINST	remuneration to non executive directors - 1% of net profits, also is quite high
00 202 !	1 2.32 (2) 2	J. : · ·	1	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	1	1	p a.oo .o qanta mgm

123

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
				Ratification of remuneration of Rs. 2,45,000 plus out of pocket expenses and taxes as applicable payable to M/s N Radhakrishnan & Co., Cost Accountants (Firm Registration No.000056) and the remuneration of Rs. 1,90,000 plus out of pocket expenses and taxes as applicable payable to M/s Shome and Banerjee,			
12.00.2024	Davison Dainte (I) Limited	AGM	Managanant	Cost Accountants (Firm Registration No. 000001), who have been appointed by the Board of Directors as Cost Auditors for audit of cost records of the Company in the manner illustrated in the explanatory	FOR	FOR	Nething phisations blo
12-08-2024	Berger Paints (I) Limited	AGM	Management	statement for the financial year ending on 31st March, 2025. To receive, consider and adopt: a) the Audited Standalone Financial Statements of the Company for the financial year ended 31st March	FOR	FOR	Nothing objectionable
				2024 together with Reports of the Board of Directors and the Auditors thereon and b) the Audited Consolidated Financial Statements of the Company for the financial year ended 31st March			
13-08-2024	SKF India Limited	AGM	Management	2024 together with the Report of the Auditors thereon. To approve and declare final dividend of Rs. 130.00/- per equity share having face value of Rs. 10 each	FOR	FOR	Routine proposal
13-08-2024	SKF India Limited	AGM	Management	fully paid up for the financial year ended 31st March 2024.	FOR	FOR	Routine proposal
13-08-2024	SKF India Limited	AGM	Management	To appoint a Director in place of Mr. Karl Robin Joakim Landholm (DIN 09651911), who retires by rotation at this Annual General Meeting and being eligible, offers himself for re-appointment.	FOR	FOR	Nothing Objectionable
13-08-2024	SKF India Limited	AGM	Management	Approval of Material Related Party Transactions with SKF GmbH, Schweinfurt, Germany (Fellow Subsidiary) in an aggregate, does not exceed 7,375.35 MINR for FY 2024- 25.	FOR	FOR	Nothing Objectionable
13-08-2024	SKF India Limited	AGM	Management	Approval of Material Related Party Transactions with SKF Engineering and Lubrication India Private Limited (Fellow Subsidiary) in aggregate, does not exceed 8,424.71 MINR for FY 2024- 25.	FOR	FOR	Nothing Objectionable
15 00 2021	ora Triala Elimicea	7611	rianagement	Ratification of remuneration of INR 450,000/- plus applicable taxes and reimbursement of out- of- pocket expenses payable to M/s. Joshi Apte and Associates Cost Accountant (Firm Registration No: 000240), who have been appointed as Cost Auditors by the Board of Directors of the Company on recommendation of Audit Committee, to conduct cost audit of the cost records of the Company for the financial year ending		TOX	riouning objectionable
13-08-2024	SKF India Limited	AGM	Management	2024- 25.	FOR	FOR	Nothing Objectionable
				To receive, consider and adopt: a) the Audited Financial Statements of the Company for the financial year ended on 31st March, 2024 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 on 31st			Unqualified Financial Statements. No concern Identified. (Except few adverse/qualified non-
13-08-2024	IPCA Laboratories Limited	AGM	Management	March, 2024 together with the Report of the Auditors thereon.	FOR	FOR	material remarks in CARO.) Compliant with law. Sufficient funds available.
13-08-2024	IPCA Laboratories Limited	AGM	Management	To declare / confirm payment of dividend on equity shares. To appoint a Director in place of Mr. Ajit Kumar Jain (DIN: 00012657) who retires by rotation and being	FOR	FOR	No concern identified
13-08-2024	IPCA Laboratories Limited	AGM	Management	eligible, offers himself for re-appointment. To appoint a Director in place of Mr. Pranay Godha (DIN: 00016525) who retires by rotation and being	FOR	FOR	Compliant with law. No concern identified.
13-08-2024	IPCA Laboratories Limited	AGM	Management	eligible, offers himself for re-appointment.	FOR	FOR	Compliant with law. No concern identified.
13-08-2024	IPCA Laboratories Limited	AGM	Management	Re-appointment of and remuneration payable to Mr. Ajit Kumar Jain (DIN 00012657) as the Managing Director of the Company for a further period of 5 years commencing 21st August, 2024.	FOR	FOR	Compliant with law. No concern identified.
				Appointment of Mr. Vivek Shiralkar (DIN: 00340316) as an Independent Director of the Company not liable to retire by rotation, to hold office as an Independent Director for a period of five consecutive years			
13-08-2024	IPCA Laboratories Limited	AGM	Management	from 29th May, 2024 to 28th May, 2029. Ratification of remuneration of Rs. 8,00,000/- plus service tax and reimbursement of traveling and other	FOR	FOR	Compliant with Law. No concern Identified.
				out of pocket expenses payable to M/s. ABK and Associates, Cost Accountants (Firm Registration No. 000036) who have been appointed as the Cost Auditors of the Company by the Board of Directors on the recommendation of the Audit Committee, to conduct the audit of the cost records maintained by the			Compliant with Law. No major governance
13-08-2024	IPCA Laboratories Limited	AGM	Management	Company for the financial year 2024 - 25. To receive, consider and adopt the Audited Financial Statements (including Audited Consolidated Financial	FOR	FOR	concern identified. Unqualified financial statements. Compliant
13-08-2024	HCL Technologies Limited	AGM	Management	Statements) of the Company for the financial year ended March 31, 2024, together with the Reports of the Board of Directors and of the Statutory Auditors thereon.	FOR	FOR	with Indian accounting standards. No Concern identified.
13-08-2024	HCL Technologies Limited	AGM	Management	To re-appoint Mr. C. Vijayakumar (DIN - 09244485) as Director, who retires by rotation and being eligible, has offered himself for re-appointment.	FOR	FOR	Re-appointment compliant with Law. No concern identified.
13 00 2021	Tree reciniologies elimited	AGM	Panagement	To re-appoint M/s. B S R and Co. LLP, Chartered Accountants (ICAI Firm Registration No. 101248W/W-100022) as Statutory Auditors of the Company to hold office for a period of five consecutive years from the conclusion of this Annual General Meeting until the conclusion of the 37th Annual General Meeting of	TOR	TOK	Re-appointment compliant with Law. No
13-08-2024	HCL Technologies Limited	AGM	Management	the Company and to fix their remuneration.	FOR	FOR	Concern identified.
13-08-2024	HCL Technologies Limited	AGM	Management	Payment of commission to Non-Executive Directors of the Company for each financial year commencing from April 1, 2024, and the amount, proportion and manner of the said commission be decided by the Board of Directors (or any Committee thereof) of the Company.	FOR	FOR	Compliant with law.
13-08-2024	HCL Technologies Limited	AGM	Management	Re-appointment of Mr. Simon John England (DIN- 08664595) as a Non-Executive Independent Director of the Company for a second term of five consecutive years commencing from January 16, 2025 to January 15, 2030 (both days inclusive), and he will not be liable to retire by rotation.	FOR	FOR	Re-appointment compliant with law. No concern identified.
				To receive, consider, approve and adopt the audited standalone financial statements for the financial year			Unqualified financial statements. No concern
14-08-2024	Bayer Cropscience Limited	AGM	Management	ended March 31, 2024, together with the Reports of the Board of Directors and the Auditors thereon. To confirm the payment of Interim Dividend on Equity Shares and to declare Final Dividend on Equity	FOR	FOR	observed except for minor CARO observations Sufficient funds available. No major concern
14-08-2024	Bayer Cropscience Limited	AGM	Management	Shares for the financial year ended March 31, 2024. To appoint a Director in place of Dr. Thomas Hoffmann (DIN: 06485949), who retires by rotation and	FOR	FOR	identified.
14-08-2024	Bayer Cropscience Limited	AGM	Management	being eligible offers his candidature for re-appointment. Appointment of Ms. Radhika Rajan (DIN: 00499485) as the Woman Independent Director of the Company	FOR	FOR	Routine proposal
14-08-2024	Bayer Cropscience Limited	AGM	Management	for a period of five (5) years which would commence from the date of the ensuing Annual General Meeting and that she shall not be liable to retire by rotation.	FOR	FOR	Routine proposal
				Ratification of Remuneration of Rs. 0.63 Million plus taxes as applicable and out - of - pocket expenses incurred in performance of their duties payable to M/s. D. C. Dave and Co., Cost Accountants, having Firm Registration No. 000611, appointed by the Board of Directors of the Company on the recommendation of the Audit Committee, as Cost Auditors of the Company to conduct the audit of the cost records of the			
14-08-2024	Bayer Cropscience Limited	AGM	Management	Company relating to Insecticides for the financial year ending March 31, 2025.	FOR	FOR	No major governance concern identified.
14-08-2024	Sundaram Finance Limited	AGM	Management	To consider the Audited Financial Statements, including the Consolidated Financial Statements of the Company, for the year ended 31st March 2024, and the Board's and Auditors Reports thereon.	FOR	FOR	Routine proposal

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Proposal of **Description of the proposal** Meeting **Investee Company Name** Type of Meeting Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) To consider a final dividend of Rs. 16/- per share (160% on the face value of Rs. 10/-), as recommended by the Directors and declared for the financial year ended 31st March 2024 on the paid-up capital of Rs. 111.10 cr. and the same be paid to the shareholders, whose names appear on the Register of Members of the Company on 31st July 2024, making with the interim dividend of Rs. 14/- per share (140% on the face value of Rs. 10/-), a total dividend of Rs. 30/- per share (300% on the face value of Rs. 10/-) for the year 2023 - 24 and that the total dividend amount of Rs. 333.31 cr. representing the said total dividend of Rs. 30/- per share (300% on the face value of Rs. 10/-) be paid out of the profits for the year 2023 - 24. AGM **FOR** FOR 14-08-2024 Sundaram Finance Limited Management Routine proposal Appointment of M/s Brahmayya and Co., Chartered Accountants, Chennal (Regn. No. 0005115) and M/s R.G.N Price and Co., Chartered Accountants, Chennai (Regn. No. 002785S) as Joint Statutory Auditors of the Company, to hold office for a term of three (3) consecutive years, from the conclusion of the 71st Annual General Meeting to the conclusion of the 74th Annual General Meeting, in the place of M/s B. K. Khare and Co., Chartered Accountants, Mumbai and M/s N. C. Rajagopal and Co., Chartered Accountants, Chennai who complete their three (3) year term of office at the conclusion of the 71st Annual General Sundaram Finance Limited 14-08-2024 AGM FOR Management FOR Routine proposal Re-appointment of Mr. S. Viji (holding DIN: 00139043), as Director of the Company, liable for retirement 14-08-2024 Sundaram Finance Limited AGM FOR FOR Management Nothing objectionable Re-appointment of Mr. Srivats Ram (holding DIN: 00063415), as Director of the Company, liable for AGM FOR Routine proposal 14-08-2024 Sundaram Finance Limited Management retirement by rotation. FOR Approval and consent for a revision in the scale of basic salary payable to Mr. Harsha Viji, Executive Vice 14-08-2024 AGM Chairman, with effect from 1st April 2025. FOR FOR Sundaram Finance Limited Management Routine proposal To borrowing moneys, including foreign currency loans, for the purposes of the Company, from time to time, notwithstanding that the moneys to be borrowed together with the moneys already borrowed, apart from temporary loans obtained from the Company's bankers in the ordinary course of business, shall not 14-08-2024 AGM exceed Rs. 60,000 cr. FOR FOR Sundaram Finance Limited Management Routine proposal To consider and adopt the Audited Financial Statements of the Company for the financial year ended as at 31st March 2024 together with the reports of the Board of Directors and Auditors thereon. 14-08-2024 AGM FOR FOR Go Digit General Insurance Ltd Management nothing objectionable To appoint a Director in place of Kamesh Goyal (DIN: 01816985), who retires by rotation and being AGM eligible, offers himself for re-appointment. FOR FOR 14-08-2024 Go Digit General Insurance Ltd Management nothing objectionable Appointment of Mahender Kumar Garg (DIN: 00081454) as an Independent Director of the Company for a period from 30th June 2024 till 9th May 2028, not liable to be retire by rotation. 14-08-2024 Go Digit General Insurance Ltd AGM Management FOR FOR nothing objectionable Appointment of Gopalakrishnan Soundarajan (DIN: 05242795) as a Non-Executive Director of the Go Digit General Insurance Ltd AGM FOR FOR 14-08-2024 Management Company liable to retire by rotation. nothing objectionable 14-08-2024 Go Digit General Insurance Ltd AGM Management Ratification of the Go Digit- Employee Stock Option Plan 2018 (ESOP 2018/ Plan). FOR ABSTAIN dont have much clarity on the resolution Ratification of the extension of the benefits under the Go Digit- Employee Stock Option Plan 2018 (ESOP AGM 2018/ Plan) to the employees of Go Digit Infoworks Services Private Limited, Holding Company. ABSTAIN 14-08-2024 Go Digit General Insurance Ltd FOR Management dont have much clarity on the resolution To approve the amendment in the Go Digit-Employee Stock Option Plan 2018 (ESOP 2018/ Plan). 14-08-2024 Go Digit General Insurance Ltd AGM FOR ABSTAIN dont have much clarity on the resolution Management Revision in remuneration of Jasleen Kohli (DIN: 07634112) as a Managing Director and Chief Executive Officer of the Company, be paid a fixed remuneration (including provident fund and gratuity) of Rs. 3,32,12,423 and to variable pay linked to her performance, of not exceeding Rs. 3,32,12,424/- per annum 14-08-2024 Go Digit General Insurance Ltd AGM for the financial year 2024 - 25. **FOR** FOR nothing objectionable Management To receive, consider and adopt: a. the Audited Standalone Financial Statements for the financial year ended 31st March, 2024 and the Reports of Directors' and Auditors' thereon Unqualified financial statements. No concern identified (except certain non-material remarks b. the Audited Consolidated Financial Statements for the financial year ended 31st March, 2024 and the UltraTech Cement Limited AGM Reports of Auditors' thereon. identified in CARO report). 14-08-2024 Management FOR FOR Sufficient Funds available. No concern AGM 14-08-2024 UltraTech Cement Limited To declare dividend on equity shares for the year ended 31st March, 2024. FOR FOR identified. Management To appoint a Director in place of Mr. Kumar Mangalam Birla (DIN: 00012813), who retires by rotation and being eligible, offers himself for re-appointment. AGM FOR FOR 14-08-2024 UltraTech Cement Limited Management Compliant with Law. No concern Identified. Ratification of remuneration of Rs. 24,00,000/- payable to M/s. D. C. Dave and Co., Cost Accountants, Compliant with law. Fees proposed is in Mumbai and of Rs. 24,00,000/- 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 accordance with fee suggested by ICAI. No 14-08-2024 JltraTech Cement Limited financial year ending 31st March, 2025. FOR concern identified Management Appointment of Ms. Anita Ramachandran (DIN: 00118188) 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 17th July, 2024 till 16th July, 2029 (both days inclusive). 14-08-2024 AGM **FOR** FOR UltraTech Cement Limited Management No concern Appointment of Mr. Anjani Kumar Agrawal (DIN: 08579812) 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 17th 14-08-2024 JltraTech Cement Limited AGM Management July, 2024 till 16th July, 2029 (both days inclusive). FOR FOR Compliant with Law. No concern Identified. Compliant with Law. No major concern AGM Management Appointment of Mr. Vivek Agrawal (DIN: 10599212) as a Director of the Company. FOR FOR Identified. 14-08-2024 JltraTech Cement Limited Appointment of Mr. Vivek Agrawal (DIN: 10599212) as Whole - time Director and Chief Marketing Officer Compliant with Law. No major concern 14-08-2024 JltraTech Cement Limited AGM Management of the Company and including remuneration. FOR FOR Identified. Re-appointment of Mr. Kailash Chandra Jhanwar (DIN: 01743559) as Managing Director of the Company Compliant with Law. No major concern AGM and including remuneration. 14-08-2024 UltraTech Cement Limited Management FOR FOR Identified. To receive, consider and adopt the Audited Financial Statements of the Bank for the Financial Year ended AGM March 31, 2024 and Reports of the Board of Directors and Auditors thereon. FOR 14-08-2024 The Karur Vysya Bank Limited FOR nothing objectionable Management To declare dividend at the rate of Rs. 2.40/- per equity share having face value of Rs. 2.00/- each fully paid-up (i.e. 120%), as recommended by the Board of Directors for the financial year ended March 31, 14-08-2024 The Karur Vysya Bank Limited Management FOR FOR nothing objectionable To appoint a director in the place of Shri R Ramkumar (DIN: 00275622), who retires by rotation and being FOR AGM eligible, offers himself for re-appointment. FOR 14-08-2024 The Karur Vysya Bank Limited nothing objectionable Management

125

Date: September 30, 2024

Description of the proposal Investee Company Name Proposal of Meeting Type of Meeting Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) To appoint of M/s. Kalyaniwalla and Mistry LLP, Chartered Accountants, Mumbai (Firm Registration No. 104607W/ W100166) together with M/s. Varma and Varma, Chartered Accountants, Kochi (Firm Registration No. 004532S) as Joint Statutory Central Auditors of the Bank to hold office from the conclusion of this Annual General Meeting until the conclusion next Annual General Meeting of the Bank 14-08-2024 The Karur Vysya Bank Limited and fix their remuneration. **FOR FOR** nothing objectionable Management To appoint the Branch Auditors for the FY 2024 - 25, who are qualified to act as Auditors including Joint Statutory Central Auditors and to fix their remuneration and out of pocket expenses, based on the The Karur Vysya Bank Limited AGM recommendations of the Audit Committee of the Board. FOR FOR 14-08-2024 Management nothing objectionable Unqualified financial statements. Compliant The Company's Separate and Consolidated Audited Financial Statements for the year ended 31st March with Indian Accounting Standards. No major The Ramco Cements Limited 2024, and the Reports of the Board of Directors and Auditors thereon. governance concern identified. 16-08-2024 AGM FOR FOR Management To declare a Dividend of Rs.2.50 per Share for the year ended 31st March 2024 and the same be paid to those shareholders whose names appear in the Register of Members maintained by the Company and the Sufficient funds for payment of dividend. No 16-08-2024 The Ramco Cements Limited AGM Register of Beneficial Owners maintained by the Depositories as on 9th August 2024. FOR concern identified. Management FOR Re-appointment of Shri. P. R. Venketrama Raja (DIN: 00331406), who retires by rotation as a Director of 16-08-2024 The Ramco Cements Limited AGM FOR FOR Re-appointment compliant with law. Management Re-appointment of Dr. M. S. Krishnan (DIN: 08539017) as Independent Director for another term of 5 AGM years starting from 03 - 09 - 2024 to 02 - 09 - 2029. FOR 16-08-2024 The Ramco Cements Limited Management **FOR** Compliant with law. Ratification of remuneration of Rs. 7,00,000/- exclusive of GST and out- of- pocket expenses, payable to M/s. Geeyes and Co., Cost Accountants (Firm Registration No: 000044) appointed as the Cost Auditors of 16-08-2024 The Ramco Cements Limited the Company by the Board of Directors, for the financial year 2024 - 25. **FOR** FOR Compliant with law. No concern identified. Management Material related party transactions entered into by Apollo Healthco Limited (AHL), a material subsidiary of Compliant with law. No major governance 17-08-2024 Ithe Company. FOR FOR Apollo Hospitals Enterprise Limited | PBL Management concern identified. Approval for dilution of shareholding in Apollo Healthco Limited (AHL), a material subsidiary of the Compliant with law. No major governance FOR Apollo Hospitals Enterprise Limited | PBL FOR 17-08-2024 Management concern identified. To receive, consider and adopt: a. The Audited Financial Statements of the Company for the financial year ended 31st March, 2024 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 31st Kalyan Jewellers India Ltd March, 2024 and the Report of Auditors thereon. FOR 17-08-2024 Management FOR Routine proposal To declare a final dividend of Rs. 1.20/- paise per equity share of Rs.10/- each for the financial year AGM Kalyan Jewellers India Ltd FOR FOR 17-08-2024 Management ended 31st March, 2024. Routine proposal To re-appoint Mr. Salil Nair (DIN: 01955091), Director, who retires by rotation and being eligible, offers 17-08-2024 Kalyan Jewellers India Ltd AGM Management himself for such re-appointment. **FOR** FOR Nothing objectionable To re-appoint Mr. TK Seetharam (DIN: 01021898), Director, who retires by rotation and being eligible, AGM offers himself for such reappointment. FOR FOR 17-08-2024 Kalyan Jewellers India Ltd Management Nothing objectionable Appointment of M/s. Walker Chandiok and Co LLP, Chartered Accountants, (ICAI FRN: 001076N/N500013) as the Statutory Auditors of the Company, to hold office for a term of five consecutive years from the conclusion of the 16th Annual General Meeting (AGM) until the conclusion of the 21st AGM AGM FOR FOR 17-08-2024 Kalyan Jewellers India Ltd of the Company, on such remuneration. Management Nothing objectionable FOR 17-08-2024 Kalyan Jewellers India Ltd AGM Approval for acceptance of Deposits from Public/ Members. FOR Management Nothing objectionable Payment of remuneration to Mr. Vinod Rai (DIN - 00041867), Chairman (Non - Executive) and Independent Director of the Company for the Financial Year 2024 - 25, which may exceed 50% of the total annual remuneration that may be payable to all the Non - Executive Directors of the Company for AGM the Financial Year 2024 - 25. FOR FOR 17-08-2024 Kalyan Jewellers India Ltd Management Nothing objectionable To consider and adopt: a) the Audited Standalone Financial Statements of CDSL for the financial year ended March 31, 2024 and the Reports of the Board of Directors and the Statutory Auditors thereon, and b) the Audited Consolidated Financial Statements of CDSL for the financial year ended March 31, 2024 Central Depository Services (India) 17-08-2024 and the Report of the Statutory Auditors thereon. FOR Limited Management FOR Routine proposal Central Depository Services (India) To declare a Final Dividend at the rate of Rs. 19/- and a Special Dividend at the rate of Rs. 3/- per Equity 17-08-2024 AGM Share of Rs. 10/- each fully paid up of the Company for the financial year ended March 31, 2024. FOR FOR _imited Management Routine proposal To appoint a Director in place of Sushri Kamala Kantharaj (DIN: 07917801), Non-Independent Director, Central Depository Services (India) FOR 17-08-2024 who retires from office by rotation and being eligible, offers herself for re-appointment. FOR Routine proposal Management To increase the existing Authorised Share Capital from Rs. 1,50,00,00,000/- divided into 15,00,00,000 Equity Shares of Rs. 10/- each to Rs. 3,00,00,00,000/- divided into 30,00,00,000 Equity Shares of Rs. 10/-Central Depository Services (India) 17-08-2024 Limited Management each ranking pari passu in all respect with the existing Equity Shares of the Company. FOR Nothing objectionable Central Depository Services (India) To approve the Alteration of the Articles of Association (AOA) of the Company. FOR 17-08-2024 Limited AGM FOR Nothing objectionable Management Reserves and Retained Earnings of the Company as determined by the Board of the Company, for the purpose of the issuance of Bonus Shares in the proportion of 1:1 i.e. 1 (One) new fully paid-up Equity Share of Rs. 10/- each for every 1 (One) existing fully paid-up Equity Share of Rs. 10/- each to the eligible Shareholders of the Company whose names appear in the Register of Shareholders of the Company/ List of Beneficial Owners as received from the National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) as on the Record Date as may be fixed by the Board or Management and that the new Bonus Shares so issued and allotted shall, for all purposes, be treated as Central Depository Services (India) an increase in the paid-up Capital of the Company held by each such Shareholders and not as income in 17-08-2024 lieu of dividend credited. FOR FOR Nothing objectionable Management

Date: September 30, 2024

Description of the proposal Investee Company Name Meeting Type of Meeting Proposal of Management Vote Reason supporting the vote decision Date (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) o, inter alia, (a) give any loan to any person(s) or other body corporate(s), (b) give any guarantee or provide security in connection with a loan to any person(s) or other body corporate(s), and (c) acquire by way of subscription, purchase or otherwise, securities of any other body corporate from time to time in one or more tranches as the Board of Directors in their absolute discretion deem beneficial and in the interest of the Company, however, that the aggregate of the loans and investments so far made, the amount for which guarantees or securities so far provided to or in all other body corporate along with the Central Depository Services (India) investments, loans, guarantees or securities proposed to be made or given by the Company, from time to time, shall not exceed, at any time Rs. 2,000 Crores. 17-08-2024 AGM FOR FOR Limited Nothing objectionable Management To receive, consider and adopt the Audited Financial Statements for the financial year ended 31 March, FOR Timken India Limited AGM 2024 and reports of the Board of Directors and the Statutory Auditors. FOR 19-08-2024 Management Routine Proposal To declare dividend of Rs. 2.5/- per equity share of Rs. 10/- each fully paid up for the financial year 19-08-2024 Timken India Limited AGM ended 31 March, 2024. FOR FOR Management Routine Proposal To appoint a Director in place of Mr. Hansal Patel (DIN: 09607506), who retires by rotation and being AGM 19-08-2024 Timken India Limited Management eligible, offers himself for re-appointment. FOR FOR Nothing Objectionable Re-appointment of Mr. George J Ollapally (DIN: 09607523) as an Independent Director of the Company AGM 19-08-2024 Timken India Limited for a further period of 3 years w.e.f. 1 June, 2024. FOR FOR Nothing Objectionable Management Appointment of Mr. Soumitra Hazra (DIN: 02293182) as an Independent Director of the Company for a AGM FOR FOR 19-08-2024 Timken India Limited Management period of 2 years w.e.f. 31 May, 2024. Nothing Objectionable Ratification of remuneration of Rs. 6,30,000/- plus applicable taxes and reimbursement of out - of pocket expenses payable to M/s. Shome and Banerjee (Firm Registration No. 000001), Cost Auditors, to AGM conduct Cost Audit for the financial year 2024 - 25. 19-08-2024 Timken India Limited FOR FOR Management Nothing Objectionable Related party transactions with The Timken Company for Actual transactions 2,963.64 and Estimated AGM transaction 4,460.00 for financial year 2024 - 25. FOR FOR 19-08-2024 Timken India Limited Nothing Objectionable Management Related party transactions with The Timken Corporation for Actual transactions 3,921.62 and Estimated AGM transaction 8,900.00 for financial year 2024 - 25. FOR FOR 19-08-2024 Timken India Limited Nothing Objectionable Management Related party transactions with Timken Engineering and Research - India Private Limited for Actual AGM FOR FOR 19-08-2024 Timken India Limited Management transactions 2,116.51 and Estimated transaction 4,260.00 for financial year 2024 - 25. Nothing Objectionable Related party transactions with Timken Wuxi Bearings Co. Ltd. for Actual transactions 3,614.90 and AGM Estimated transaction 6,645.00 for financial year 2024 - 25. FOR FOR 19-08-2024 Timken India Limited Nothing Objectionable Management Unqualified financial statements. Compliant Adoption of Audited Standalone and Consolidated Financial Statements of the Company for the financial with Indian Accounting Standards. No year ended 31st March 2024, and the Reports of the Board of Directors and Auditors thereon. FOR 20-08-2024 Grasim Industries Limited AGM Management FOR governance concern identified. Declaration of 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), Sufficient funds for the payment of final AGM as recommended by the Board of Directors for the financial year ended 31st March 2024. FOR dividend. No concern identified 20-08-2024 Grasim Industries Limited Management **FOR** Re-appointment of Smt. Rajashree Birla (DIN: 00022995) as a Director of the Company, liable to retire by AGM FOR 20-08-2024 Grasim Industries Limited Compliant with law. No concern identified. Management Mr. Raj Kumar (DIN: 06627311), who retires by rotation at this Annual General Meeting and who has not offered himself for re-appointment, be and is not re-appointed as a Director of the Company and the AGM vacancy, so created be not filled. FOR FOR 20-08-2024 Grasim Industries Limited Compliant with law. No concern identified. Management Appointment of M/s. Singhi and Co., Chartered Accountants (Registration Number 302049E) as the Branc Auditor of the Company, to hold office from the conclusion of this Annual General Meeting (AGM) until the conclusion of the 78th AGM of the Company, to conduct the audit for Paints Business, for the financial year 2024 - 25, at a remuneration not exceeding Rs. 50 lakh plus tax as applicable and reimbursement of No problem in appointing auditor for 1 year. AGM out - of - pocket expenses. FOR Interpretation issue between SES & Co. 20-08-2024 FOR Grasim Industries Limited Management Ratification of remuneration of Rs. 26 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 20-08-2024 Grasim Industries Limited AGM Management FOR FOR Compliant with law. No concern identified. Continuation of Smt. Rajashree Birla (DIN: 00022995), who has attained the age of 75 (Seventy Five) AGM 20-08-2024 Grasim Industries Limited years, as a Non-executive Director of the Company, liable to retire by rotation. FOR FOR Management Compliant with law. No concern identified. Appointment of Mr. Haigreve Khaitan (DIN: 00005290) as an Independent Director of the Company, not liable to retire by rotation, for a term of 5 (Five) consecutive years commencing from 26th September AGM 2024 upto 25th September 2029 (both days inclusive). FOR FOR 20-08-2024 Grasim Industries Limited Management Compliant with law. Appointment of Mr. Ashvin Dhirailal Parekh (DIN: 06559989) as an Independent Director of the Company, not liable to retire by rotation, for a term of 5 (Five) consecutive years commencing from 23rd August 2024 up to 22nd August 2029 (both days inclusive) and to continue to act as an Independent Director of 20-08-2024 Grasim Industries Limited AGM Management the Company, on attaining the age of 75 (seventy five) years in the year 2028. FOR FOR Compliant with law. No concern identified. Appointment of Mr. Mukkavilli Jagannath (DIN: 10090437) as a Non-executive Director of the Company, AGM with effect from 26th September 2024, whose office shall be liable to retire by rotation. FOR FOR 20-08-2024 Grasim Industries Limited Management Compliant with law. No concern identified. Material Related Party Transactions with Hindalco Industries Limited for an aggregate value of up to Rs. Compliant with law. No governance concern AGM 1,250 crore during the FY 2024 - 25. FOR FOR 20-08-2024 **Grasim Industries Limited** Management Material Related Party Transactions with AV Group NB Inc, Canada for an aggregate value of up to Rs. Compliant with law. No governance concern 20-08-2024 AGM 1,108 crore during the FY 2024 - 25. FOR FOR identified. Grasim Industries Limited Management Unqualified financial statements. Compliant To receive, consider and adopt the audited standalone financial statements of the Company for the with Indian Accounting Standards. No concern AGM financial year ended 31st March, 2024 and the reports of the Board of Directors and Auditor thereon. FOR FOR 20-08-2024 Cipla Limited Management Unqualified financial statements. Compliant To receive, consider and adopt the audited consolidated financial statements of the Company for the with Indian Accounting Standards. No concern AGM 20-08-2024 financial year ended 31st March, 2024 and the report of the Auditor thereon. FOR **FOR** Cipla Limited Management To declare final dividend of Rs. 13/- per equity share of the Company, as recommended by the Board of Company has sufficient funds for payment of AGM 20-08-2024 Cipla Limited Directors for the financial year ended 31st March 2024. **FOR** FOR dividend. No concern identified Management To approve to not to fill the vacancy caused by retirement of Mr S Radhakrishnan (DIN: 02313000) shall FOR FOR AGM not be filled as he has expressed his desire not to seek reappointment as director of the Company. 20-08-2024 Cipla Limited Management Compliant with law. No concern identified.

127

Date: September 30, 2024

Proposal of Management Meeting **Investee Company Name** Type of Meeting **Description of the proposal** Vote Reason supporting the vote decision (AGM / EGM) **Date** (For / Against/ Management / Recommendation **Shareholders** Abstain) To approve the continuation of Dr Y K Hamied (DIN: 00029049) as Non-Executive Director of the AGM FOR FOR 20-08-2024 Cipla Limited Management Company not liable to retire by rotation. Nothing objectionable To ratify remuneration of Rs. 12,50,000/- plus applicable taxes and reimbursement of out- of- pocket expenses to be paid to M/s Joshi Apte and Associates (Firm Registration No. 000240), the Cost Auditor, to Compliant with Law. No major governance audit the cost records maintained by the Company for the financial year ending 31st March, 2025. AGM FOR 20-08-2024 Cipla Limited Management FOR concern identified. To receive, consider, approve and adopt the audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2024 along with the reports of the Board of Directors, Auditors and the comments of the Comptroller and Auditor General of India thereon. 20-08-2024 AGM FOR FOR REC Ltd Management Routine proposal To take note of the payment of 1st, 2nd and 3rd interim dividends and declare final dividend on equity 20-08-2024 REC Ltd AGM shares of the Company for the financial year 2023 - 24. FOR FOR Management Routine proposal To appoint a Director in place of Shri Manoj Sharma (DIN: 06822395), who retires by rotation and being 20-08-2024 REC Ltd AGM Management eligible, offers himself for re-appointment. FOR FOR Nothing objectionable 20-08-2024 AGM To fix the remuneration of Statutory Auditors for the financial year 2024 - 25. REC Ltd Management FOR FOR Routine proposal Appointment of Shri Harsh Baweja (DIN: 09769272) as the Director (Finance) of the Company and he 20-08-2024 REC Ltd AGM shall be liable to retire by rotation. FOR FOR Nothing objectionable Management To borrow such moneys or sum or moneys, from time to time, at its discretion, with or without security and upon such terms and conditions as the Board may think fit, for the purpose of business of the Company, notwithstanding that the money to be borrowed together with the money already borrowed by the Company (apart from the temporary loans obtained from the Company's bankers in the ordinary course of business), will exceed aggregate of the paid up share capital of the Company and its free reserves, provided that the total amount borrowed and outstanding at any point of time shall not exceed a sum equivalent upto Rs. 6,00,000 crore in Indian Rupees, as earlier approved by the shareholders and in AGM any foreign currency equivalent to USD 24 billion. FOR FOR 20-08-2024 REC Ltd Management **Business** need o create charge, hypothecation, mortgage on any movable and/ or immovable properties of the Company wheresoever situated, both present and future and on the whole or substantially the whole of the undertaking or the undertakings of the Company in favour of any banks, financial institutions, hire purchase/ lease companies, body corporate or any other persons on such terms and conditions as the Board may think fit, for the benefit of the Company and as agreed between Board and lender(s) towards security for borrowing of funds from time to time, not exceeding Rs. 6,00,000 crore in Indian Rupees, as earlier approved by the shareholders and in any foreign currency equivalent to USD 24 billion for the 20-08-2024 REC Ltd AGM purpose of business of the Company. FOR FOR **Business** need Management To raise funds through private placement of unsecured/ secured non-convertible bonds/ debentures upto Rs. 1,45,000 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 AGM FOR FOR 20-08-2024 REC Ltd Management Business need To receive, consider and adopt the audited standalone and consolidated financial statements of the Unqualified financial statements. Compliant Company for the financial year ended March 31, 2024 together with the reports of Board of Directors and with the Indian Accounting Standards. No 20-08-2024 **Bharti Airtel Limited** AGM of Auditors thereon. FOR FOR governance concern identified. Management To declare dividend at the rate of Rs. 8/- per fully paid-up equity share of face value of Rs. 5/- each and a pro-rata dividend at the rate of Rs. 2/- per partly paid-up equity shares of face value of Rs. 5/- each (Paid Sufficient funds available. No governance up value of Rs. 1.25/- per share), as recommended by the Board of Directors for the financial year concern identified in the proposed dividend per-20-08-2024 **Bharti Airtel Limited** AGM ended March 31, 2024. FOR FOR Management To re-appoint Mr. Tao Yih Arthur Lang (DIN: 07798156), who retires by rotation and being eligible offers Compliant with law. No governance concern AGM FOR himself for re-appointment. **FOR** identified in the proposed re-appointment. 20-08-2024 Bharti Airtel Limited Management Ratification of remuneration of Rs. 12,50,000/- plus applicable taxes and reimbursement of actual travel and out of pocket expenses payable to Sanjay Gupta and Associates, Cost Accountants (Firm registration Compliant with law. No major governance no. 00212) as Cost Auditors of the Company for conducting the cost audit for financial year 2024 - 25. 20-08-2024 Bharti Airtel Limited AGM FOR FOR concern identified in the proposed approval. Management Appointment of Justice (Retd.) Arjan Kumar Sikri (DIN: 08624055) as an Independent Director of the Company for a term of five consecutive years with effect from the date of appointment i.e. from June 01, 2024 to May 31, 2029, notwithstanding that he will attain the age of 75 years during the currency of his Compliant with law. No governance concern tenure as Independent Director. Bharti Airtel Limited AGM FOR FOR 20-08-2024 identified in the proposed appointment. Management To approve Material Related Party Transactions with Bharti Hexacom Limited, a subsidiary company for aggregate, does not exceed Rs. 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 Compliant with law. No governance concern business of the Company. 20-08-2024 Bharti Airtel Limited AGM FOR FOR identified in the proposed approvals. Management To approve Material Related Party Transactions with Nxtra Data Limited, a subsidiary company for [aggregate, does not exceed Rs. 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 Compliant with law. No governance concern identified in the proposed approvals. 20-08-2024 Bharti Airtel Limited AGM Management business of the Company. FOR **FOR** To approve Material Related Party Transactions with Indus Towers Limited, a joint venture company for aggregate, does not exceed Rs.19,000 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 Compliant with law. No governance concern business of the Company. 20-08-2024 Bharti Airtel Limited AGM Management FOR FOR identified in the proposed approvals. To approve Material Related Party Transactions with Dixon Electro Appliances Private Limited, an associate company for aggregate, does not exceed Rs. 2,500 Crore in the financial year, provided that the said contract(s)/ arrangement(s)/ transaction(s) shall be carried out at arm's length basis and in the Compliant with law. No major governance ordinary course of business of the Company. 20-08-2024 Bharti Airtel Limited AGM FOR FOR concern identified in the proposed approval. Management To receive, consider and adopt the audited standalone and consolidated financial statements of the Unqualified financial statements. Compliant Company for the financial year ended March 31, 2024 together with the reports of Board of Directors and with the Indian Accounting Standards. No Bharti Airtel Ltd Partly Paid Up AGM governance concern identified. 20-08-2024 Management FOR To declare dividend at the rate of Rs. 8/- per fully paid-up equity share of face value of Rs.5/- each and a Sufficient funds available. No governance pro-rata dividend at the rate of Rs. 2/- per partly paid-up equity shares of face value of Rs. 5/- each (Paidconcern identified in the proposed dividend per-Bharti Airtel Ltd Partly Paid Up up value of Rs.1.25/- per share) for the financial year ended March 31, 2024. 20-08-2024 AGM FOR FOR Shares Management Bharti Airtel Ltd Partly Paid Up To appoint Mr. Tao Yih Arthur Lang (DIN: 07798156) as a Director, who retires by rotation and being Compliant with law. No governance concern AGM FOR FOR 20-08-2024 Shares Management eligible offers himself for re-appointment. identified in the proposed re-appointment.

128

Date: September 30, 2024

Investee Company Name Proposal of Reason supporting the vote decision Meeting Type of Meeting **Description of the proposal** Management Vote **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) 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 Bharti Airtel Ltd Partly Paid Up Audit Committee payable to Sanjay Gupta and Associates, Cost Accountants (Firm registration no. 00212) Compliant with law. No major governance as Cost Auditors of the Company for conducting the cost audit for financial year 2024 - 25. concern identified in the proposed approval. 20-08-2024 AGM **FOR** Management To appoint Justice (Retd.) Arjan Kumar Sikri (DIN: 08624055) as an Independent Director of the Company for a term of five consecutive years with effect from the date of appointment i.e. from June 01, 2024 to May 31, 2029, notwithstanding that he will attain the age of 75 years during the currency of his tenure as Compliant with law. No governance concern Bharti Airtel Ltd Partly Paid Up 20-08-2024 AGM Management FOR FOR identified in the proposed appointment. To approve Material Related Party Transactions with Bharti Hexacom Limited, a subsidiary company for a period commencing from the date of this 29th Annual General Meeting (AGM) upto the date of 30th AGM to be held in calendar year 2025 subject to a maximum period of fifteen months, such that the maximum value in aggregate, does not exceed Rs.3,000 Crore in a financial year, provided that the said contract(s)/ Bharti Airtel Ltd Partly Paid Up arrangement(s)/ transaction(s) shall be carried out at arm's length basis and in the ordinary course of Compliant with law. No governance concern 20-08-2024 AGM Management business of the Company. FOR FOR identified in the proposed approvals. Shares To approve Material Related Party Transactions with Nxtra Data Limited, a subsidiary company for a period commencing from the date of this 29th Annual General Meeting (AGM) upto the date of 30th AGM to be held in calendar year 2025 subject to the maximum period of fifteen months, such that the maximum value in aggregate, does not exceed Rs. 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 Bharti Airtel Ltd Partly Paid Up Compliant with law. No governance concern 20-08-2024 AGM course of business of the Company. FOR identified in the proposed approvals. Management to approve Material Related Party Transactions with Indus Towers Limited, a joint venture company for a period commencing from the date of this 29th Annual General Meeting (AGM) upto the date of 30th AGM to be held in calendar year 2025 subject to the maximum period of fifteen months or for any such higher period as may be allowed by SEBI in this regard, such that the maximum value in aggregate, does not exceed Rs. 19,000 Crore in a financial year, provided that the said contract(s)/ arrangement(s)/ Bharti Airtel Ltd Partly Paid Up transaction(s) shall be carried out at arm's length basis and in the ordinary course of business of the Compliant with law. No governance concern FOR 20-08-2024 Shares AGM FOR identified in the proposed approvals. Management To approve Material Related Party Transactions with Dixon Electro Appliances Private Limited, an associate company during FY 2024 - 25 such that the maximum value in aggregate, does not exceed Rs. Bharti Airtel Ltd Partly Paid Up 2,500 Crore in the financial year, provided that the said contract(s)/ arrangement(s)/ transaction(s) shall Compliant with law. No major governance be carried out at arm's length basis and in the ordinary course of business of the Company. concern identified in the proposed approval. 20-08-2024 AGM FOR FOR Shares Management Unqualified financial statements. Compliant Grasim Industries Limited Partly Adoption of Audited Standalone and Consolidated Financial Statements of the Company for the financial with Indian Accounting Standards. No 20-08-2024 AGM year ended 31st March 2024, and the Reports of the Board of Directors and Auditors thereon. FOR FOR governance concern identified. Paid Up Management Declaration of Dividend at the rate of Rs. 10/- per equity share of Rs. 2/- each (on fully paid-up equity **Grasim Industries Limited Partly** shares and partly paid-up equity shares in proportion to their share in the paid-up equity share capital), Sufficient funds for the payment of final as recommended by the Board of Directors for the financial year ended 31st March 2024. 20-08-2024 Paid Up AGM FOR FOR dividend. No concern identified Management Re-appointment of Smt. Rajashree Birla (DIN: 00022995) as a Director of the Company, liable to retire by Grasim Industries Limited Partly AGM FOR FOR Compliant with law. No concern identified. 20-08-2024 Paid Up Management Mr. Raj Kumar (DIN: 06627311), who retires by rotation at this Annual General Meeting and who has not Grasim Industries Limited Partly offered himself for re-appointment, be and is not re-appointed as a Director of the Company and the AGM 20-08-2024 Paid Up Management vacancy, so created be not filled. FOR FOR Compliant with law. No concern identified. Appointment of M/s. Singhi and Co., Chartered Accountants (Registration Number 302049E) as the Brancl Auditor of the Company, to hold office from the conclusion of this Annual General Meeting (AGM) until the conclusion of the 78th AGM of the Company, to conduct the audit for Paints Business, for the financial Interpretation issue between CO and SES. We Grasim Industries Limited Partly year 2024 - 25, at a remuneration not exceeding Rs. 50 lakh plus tax as applicable and reimbursement of see no problem in appointing Auditor for 1 20-08-2024 Paid Up AGM Management out - of - pocket expenses. FOR FOR Ratification of remuneration of Rs. 26 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 **Grasim Industries Limited Partly** conducting audit of the cost accounting records of the Company for the financial year ending 31st March 20-08-2024 AGM FOR FOR Compliant with law. No concern identified. Paid Up Management Continuation of Smt. Rajashree Birla (DIN: 00022995), who has attained the age of 75 (Seventy Five) Grasim Industries Limited Partly AGM FOR 20-08-2024 Paid Up years, as a Non-executive Director of the Company, liable to retire by rotation. FOR Compliant with law. No concern identified. Management Appointment of Mr. Haigreve Khaitan (DIN: 00005290) as an Independent Director of the Company, not Grasim Industries Limited Partly liable to retire by rotation, for a term of 5 (Five) consecutive years commencing from 26th September AGM 20-08-2024 2024 upto 25th September 2029 (both days inclusive). FOR FOR Compliant with law. Paid Up Management Appointment of Mr. Ashvin Dhirajlal Parekh (DIN: 06559989) as an Independent Director of the Company, not liable to retire by rotation, for a term of 5 (Five) consecutive years commencing from 23rd August 2024 up to 22nd August 2029 (both days inclusive) and to continue to act as an Independent Director of Grasim Industries Limited Partly AGM the Company, on attaining the age of 75 (seventy five) years in the year 2028. FOR FOR Compliant with law. No concern identified. 20-08-2024 Paid Up Management Grasim Industries Limited Partly Appointment of Mr. Mukkavilli Jagannath (DIN: 10090437) as a Non-executive Director of the Company, 20-08-2024 Paid Up AGM with effect from 26th September 2024, whose office shall be liable to retire by rotation. FOR FOR Management Compliant with law. No concern identified. Material Related Party Transactions with Hindalco Industries Limited for an aggregate value of up to Rs. Grasim Industries Limited Partly Compliant with law. No governance concern 20-08-2024 Paid Up AGM Management 1,250 crore during the FY 2024 - 25. FOR FOR Material Related Party Transactions with AV Group NB Inc, Canada for an aggregate value of up to Rs. Grasim Industries Limited Partly Compliant with law. No governance concern AGM FOR 20-08-2024 Paid Up 1,108 crore during the FY 2024 - 25. FOR identified. Management To receive, consider and adopt the financial statements of the Company for the financial year ended March 31, 2024, including (i) the Audited Balance Sheet; (ii) Statement of Profit and Loss Account and (iii) the Cash Flow Statement for the year ended on that date together with (iv) the Reports of Board of Directors and the Auditors thereon. FOR 21-08-2024 Hitachi Energy India Ltd AGM Management FOR Routine Proposal To declare a final dividend at the rate of Rs. 4.00 per equity share of Rs. 2.00 each fully paid up of the Company, be and is hereby declared for the financial year ended March 31, 2024 and that the same be paid as recommended by the Board of Directors of the Company for the financial year ended March 31, FOR FOR 21-08-2024 Hitachi Energy India Ltd AGM Management Routine Proposal

129

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
21-08-2024	Hitachi Energy India Ltd	AGM	Management	Re-appointment of Mr. Achim Michael Braun (DIN: 08596097), who retires by rotation at this Annual General Meeting and being eligible, offers himself for re-appointment.	FOR	FOR	Nothing Objectionable
21-00-2024	Tillaciii Ellergy Iridia Eta	AGM	Management	Ratification of remuneration of Rs. 20,75,000/- per annum plus applicable taxes and reimbursement of out		FOR	Not ling Objectionable
				-of- pocket expenses actually incurred during the course of audit, payable to M/s. Ashwin Solanki and			
				Associates, Cost Accountants (Firm Registration No. 100392) appointed as Cost Auditors, by the Board of Directors of the Company to conduct the audit of the cost records of the Company for the financial year			
21-08-2024	Hitachi Energy India Ltd	AGM	Management	ending March 31, 2025.	FOR	FOR	Nothing Objectionable
				Approval of Material Related Party Transactions with Hitachi Energy Sweden AB for an aggregate value of			
				up to Rs. 1,000 Crores during financial year 2024 - 25 (i. e., April 1, 2024 to March 31, 2025), in respect of			
				sale or purchase of product(s), component(s), system(s), spares and/ or rendering or receipt of services			
21-08-2024	Hitachi Energy India Ltd	AGM	Management	under multiple orders, at arm's length and in the ordinary course of business of the Company.	FOR	FOR	Nothing Objectionable
				Approval of Material Related Party Transactions with Hitachi Energy Australia Pty. Ltd. for an aggregate			
				value of up to Rs. 1,000 Crores during financial year 2024 - 25 (i. e., April 01, 2024 to March 31, 2025), in			
21-08-2024	Hitachi Energy India Ltd	AGM	Management	respect of sale or purchase of product(s), component(s), system(s), spares and/ or rendering or receipt of services under multiple orders, at arm's length and in the ordinary course of business of the Company.	FOR	FOR	Nothing Objectionable
21 00 2021	Intern Energy India Lta	7.6.1	- I lanagement	Approval of Material Related Party Transactions with Hitachi Energy Ltd., Switzerland for an aggregate		T GIX	inocuming objectionable
				value of up to Rs. 1,200 Crores during financial year 2024 - 25 (i. e., April 01, 2024 to March 31, 2025), in			
				respect of sale or purchase of product(s), component(s), system(s), spares and/ or rendering or receipt of services (including royalty and technology payments) under multiple orders, at arm's length and in the			
21-08-2024	Hitachi Energy India Ltd	AGM	Management	ordinary course of business of the Company.	FOR	FOR	Nothing Objectionable
				a. The Standalone Audited Financial Statements of the Company for the financial year ended March 31,			
				2024, including the Audited Balance Sheet as on March 31, 2024, 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,			
				2024, including the Audited Balance Sheet as on March 31, 2024 and the Statement of Profit & Loss for			
				the year ended on that date and the Reports of Statutory Auditor and Comptroller and Auditor General of			
21-08-2024	Coal India Limited	AGM	Management	India thereon. To confirm 1st and 2nd Interim dividend paid @ Rs. 15.25/- per share (152.50%) and Rs. 5.25/- per	FOR	FOR	Routine proposal
				share (52.50%) respectively on equity shares for the financial year 2023 - 24 and to declare the final			
21-08-2024	Coal India Limited	AGM	Management	dividend @ Rs. 5/- per share (50%) on equity shares for the financial year 2023 - 24.	FOR	FOR	Routine proposal
				To appoint a director in place of Smt Nirupama Kotru [DIN- 09204338] who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and Article 39(j) of Articles of Association of the Company and			
21-08-2024	Coal India Limited	AGM	Management	being eligible, offers herself for reappointment.	FOR	FOR	Routine proposal
				To appoint a director in place of Shri Debasish Nanda [DIN- 09015566] who retires by rotation in terms of			
21-08-2024	Coal India Limited	AGM	Management	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 reappointment.	FOR	FOR	Routine proposal
21 00 2024	Codi India Elimica	Adiri	Management		TOK	TOK	Nouthle proposal
				Ratification of remuneration of Rs. 4,40,000/- out of pocket expenditures at actuals restricted to 50% of			
				Audit fees and applicable taxes payable to M/s. R. M Bansal and Co, Cost Auditor (Registration Number 000022) who were appointed as Cost Auditor by the Board of Directors of the Company to conduct the			
21-08-2024	Coal India Limited	AGM	Management	audit of the cost records of CIL (Standalone) for the FY 2023 - 24 and FY 2024 - 25.	FOR	FOR	Routine proposal
				Appointment of Shri Mukesh Agrawal [DIN: 10199741] as a Whole time Director to function as			
				Director(Finance), CIL of the Company w. e .f 8th February 2024 and until further orders, in terms of Ministry of Coal letter no21/ 17/ 2020 - Establishment(BA) dated 5th February 2024, liable to retire by			
21-08-2024	Coal India Limited	AGM	Management	rotation.	FOR	FOR	Routine proposal
				To consider and adopt the Audited Financial Statements of the Company for the Financial Year ended 31st March, 2024 together with the Reports of the Board of Directors and Auditors thereon and the Comments			Unqualified financial statements. Compliant with Indian Accounting Standards. No
21-08-2024	RailTel Corporation of India Ltd	AGM	Management	of the Comptroller & Auditor General (C and AG) of India thereon.	FOR	FOR	governance concern identified.
	·			To confirm the payment of Interim Dividend for the Financial Year 2023 - 24 and to declare the Final			Sufficient funds available for payment of
21-08-2024	RailTel Corporation of India Ltd	AGM	Management	Dividend for the Financial Year 2023 - 24. To appoint a Director in place of Shri Sanjai Kumar, Chairman and Managing Director (CMD) (DIN:	FOR	FOR	dividend. No concern identified.
21-08-2024	RailTel Corporation of India Ltd	AGM	Management	06923630) who retires by rotation and being eligible, offers himself for reappointment.	FOR	FOR	Nothing objectionable
				To authorize the Board of Directors of the Company to fix the remuneration of the Statutory Auditors to be			Compliant with law. No major governance
21-08-2024	RailTel Corporation of India Ltd	AGM	Management	appointed by C and AG of India for the Financial Year 2024 - 25. Appointment of Shri Ranjit Kumar (DIN: 10404869) as Part - time Govt. Nominee Director of the	FOR	FOR	concern identified.
21-08-2024	RailTel Corporation of India Ltd	AGM	Management	Company, not liable to retire by rotation.	FOR	FOR	Nothing objectionable
				Ratification of remuneration of Rs. 40,000/- plus GST payable to M/s. Dhananjay V. Joshi and Associates,			Compliant with law No maring and
21-08-2024	RailTel Corporation of India Ltd	AGM	Management	Cost Accountants appointed as Cost Auditors by the Board of Directors of the Company, to conduct the audit of the cost records of the Company for the Financial year 2024 - 25.	FOR	FOR	Compliant with law. No major governance concern identified.
30 L0L1	- Siporadori oi Iridia Eta	1		To receive, consider and adopt:	1		
	1			a. the Standalone Audited Financial Statements of the Company for the financial year ended March 31, 2024 including the Audited Balance Sheet as on March 31, 2024 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 comments of			
				Comptroller and Auditor General of India thereon.			
				Comptroller and Auditor General of India thereon. b. the Consolidated Audited Financial Statements of the Company for the financial year ended March 31,			
				Comptroller and Auditor General of India thereon. b. the Consolidated Audited Financial Statements of the Company for the financial year ended March 31, 2024 including the Audited Balance Sheet as on March 31, 2024 and the Statement of Profit and Loss for			
21-08-2024	Power Finance Corporation Limited	AGM	Management	Comptroller and Auditor General of India thereon. b. the Consolidated Audited Financial Statements of the Company for the financial year ended March 31, 2024 including the Audited Balance Sheet as on March 31, 2024 and the Statement of Profit and Loss for the year ended on that date and the Reports of Statutory Auditor and comments of Comptroller and Auditor General of India thereon.	FOR	FOR	Routine proposal
	·			Comptroller and Auditor General of India thereon. b. the Consolidated Audited Financial Statements of the Company for the financial year ended March 31, 2024 including the Audited Balance Sheet as on March 31, 2024 and the Statement of Profit and Loss for the year ended on that date and the Reports of Statutory Auditor and comments of Comptroller and Auditor General of India thereon. To confirm the payment of Interim Dividend and declare Final Dividend on Equity Shares for the financial	FOR		
21-08-2024 21-08-2024	Power Finance Corporation Limited Power Finance Corporation Limited		Management Management	Comptroller and Auditor General of India thereon. b. the Consolidated Audited Financial Statements of the Company for the financial year ended March 31, 2024 including the Audited Balance Sheet as on March 31, 2024 and the Statement of Profit and Loss for the year ended on that date and the Reports of Statutory Auditor and comments of Comptroller and Auditor General of India thereon. To confirm the payment of Interim Dividend and declare Final Dividend on Equity Shares for the financial year 2023 - 24.		FOR FOR	Routine proposal Routine proposal
	·	AGM		Comptroller and Auditor General of India thereon. b. the Consolidated Audited Financial Statements of the Company for the financial year ended March 31, 2024 including the Audited Balance Sheet as on March 31, 2024 and the Statement of Profit and Loss for the year ended on that date and the Reports of Statutory Auditor and comments of Comptroller and Auditor General of India thereon. To confirm the payment of Interim Dividend and declare Final Dividend on Equity Shares for the financial	FOR		

Date: September 30, 2024

Description of the proposal Management **Investee Company Name** Type of Meeting Proposal of Vote Reason supporting the vote decision Recommendation **Date** (AGM / EGM) Management / (For / Against/ **Shareholders** Abstain) Appointment of Shri Shashank Misra, (DIN: 08364288) as the Director (Government Nominee) on the Board of Directors of Power Finance Corporation Limited w.e.f. June 25, 2024 liable to retire by rotation. FOR FOR 21-08-2024 Power Finance Corporation Limited | AGM Management Routine proposal Appointment of Shri Sandeep Kumar, (DIN: 08529035) as the Director (Finance) on the Board of Directors 21-08-2024 Power Finance Corporation Limited | AGM Management of Power Finance Corporation Limited w.e.f. July 11, 2024 liable to retire by rotation. FOR Routine proposal To receive, consider and adopt the Audited Standalone and Consolidated Financial Statements of the Company for the Financial Year ended 31st March, 2024 together with the Directors Report and Auditors Report thereon. FOR 22-08-2024 Bharat Heavy Electricals Limited FOR Routine Proposal Management 22-08-2024 FOR Bharat Heavy Electricals Limited AGM Management To approve and declare dividend for the financial year 2023 - 24. FOR Routine Proposal To appoint a Director in place of Ms. Arti Bhatnagar (DIN: 10065528), who retires by rotation and being AGM FOR Nothing Objectionable 22-08-2024 Bharat Heavy Electricals Limited eligible, offers herself for re-appointment. FOR Management To appoint a Director in place of Shri Krishna Kumar Thakur (DIN: 10172666), who retires by rotation and FOR 22-08-2024 being eligible, offers himself for re-appointment. Bharat Heavy Electricals Limited Management Nothing Objectionable 22-08-2024 To authorize the Board of Directors to fix the remuneration of the Auditors for the year 2024 - 25. Bharat Heavy Electricals Limited AGM Management FOR FOR Nothing Objectionable Ratification of remuneration of Rs. 15.76 Lakhs payable to M/s Vijender Sharma and Co., Delhi, M/s I Bansal and Co., Kanpur, M/s Narasimha Murthy and Co., Hyderabad, M/s Subramanian Rajagopal and Associates, Tiruchirapalli, M/s Murthy and Co. LLP., Bengaluru, M/s Paliwal and Associates, Lucknow and M/s SSPGR and Associates LLP, Visakhapatnam as a Cost Auditors appointed by the Board of Directors of the Company to conduct the audit of the cost records of the Company for the Financial Year ending on 31st March, 2025. FOR FOR Nothing Objectionable 22-08-2024 Bharat Heavy Electricals Limited Management Appointment of Shri Tajinder Gupta (DIN: 10327530), as a Director of the Company in line with applicable 22-08-2024 Bharat Heavy Electricals Limited statutory provisions, liable to retire by rotation. FOR FOR Nothing Objectionable Management Appointment of Ms. Bani Varma (DIN: 10337787), as a Director of the Company in line with applicable 22-08-2024 AGM statutory provisions, liable to retire by rotation. FOR FOR Bharat Heavy Electricals Limited Management Nothing Objectionable Appointment of Shri Koppu Sadashiv Murthy (DIN: 09184201), as a Director of the Company in line with FOR AGM FOR 22-08-2024 Bharat Heavy Electricals Limited applicable statutory provisions. Nothing Objectionable Management Appointment of Shri Rajesh Kumar Dwivedi (DIN: 10048893), as a Director of the Company in line with AGM applicable statutory provisions, liable to retire by rotation. FOR FOR 22-08-2024 Bharat Heavy Electricals Limited Nothing Objectionable Management To consider and adopt the Audited Standalone Financial Statements for the financial year ended 31st 22-08-2024 Hindalco Industries Limited AGM March, 2024, together with Report of the Board of Directors and the Auditors thereon. FOR FOR Management Routine proposal To consider and adopt the Audited Consolidated Financial Statements for the financial year ended 31st AGM 22-08-2024 Hindalco Industries Limited Management March, 2024, together with Report of the Auditors thereon. FOR FOR Routine proposal To declare Dividend of Rs. 3.50/- per equity share having face value Rs. 1/- each of the Company for the 22-08-2024 AGM FOR financial year ended 31st March, 2024. FOR Hindalco Industries Limited Management Routine proposal Approved not to fill the vacancy caused by the retirement of Mr. Askaran Agarwala [DIN: 00023684], a 22-08-2024 AGM Director, who retires by rotation at the 65th Annual General Meeting and does not seek reappointment. FOR FOR Hindalco Industries Limited Management Routine proposal Appoint a Director in place of Mr. Kumar Mangalam Birla [DIN: 00012813], Non - Executive Director who AGM FOR FOR 22-08-2024 Hindalco Industries Limited retires by rotation and being eligible, offers himself for reappointment. Management Routine proposal Ratification of remuneration of Rs. 20,00,000/- per annum plus taxes, as applicable and reimbursement of actual travel and out - of - pocket expenses payable to M/s. R. Nanabhoy and Co., Cost Accountants [Firm Registration No. 000010] appointed by the Board of Directors on recommendation of the Audit Committee Hindalco Industries Limited 22-08-2024 AGM to conduct the audit of the cost records of the Company for the financial year ending 31st March, 2025. FOR FOR Management Routine proposal Material Related Party Transactions with Grasim Industries Limited for an aggregate value of up to Rs. AGM Management 1,250/- Crore for financial year ending 31st March, 2025. FOR 22-08-2024 Hindalco Industries Limited FOR Nothing objectionable Reappointment of Mr. Sudhir Mital [DIN: 08314675] as an Independent Director of the Company for a second term of 5 [Five] consecutive years commencing from 11th November, 2024, until 10th November, 2029 [both days inclusive]. 22-08-2024 Hindalco Industries Limited AGM FOR Management Routine proposal To receive, consider and adopt the Audited Financial Statements (including Audited Consolidated Financia Statements) of the Company for the financial year ended March 31, 2024 together with the Reports of the 22-08-2024 Eicher Motors Limited AGM Board of Directors and the Auditors thereon. FOR Management FOR Routine proposal To declare a dividend of Rs. 51/- per equity share of face value of Re. 1/- each for the financial year 22-08-2024 AGM FOR FOR Eicher Motors Limited ended March 31, 2024. Management Routine proposal To appoint Mr. Govindarajan Balakrishnan (DIN: 03093035), who retires by rotation and being eligible, AGM offers himself for re-appointment as a Director. 22-08-2024 Eicher Motors Limited FOR Nothing Objectionable 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, Value of the proposed transaction Not exceeding Rs. 4000 Crores, excluding taxes, during the financial year 22-08-2024 Eicher Motors Limited AGM Management 2024 - 25. FOR FOR Nothing Objectionable Ratification of 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. 101197), appointed by the Board of Directors on the recommendation of the Audit Committee as Cost Auditor of the 22-08-2024 Eicher Motors Limited AGM Company to conduct audit of the relevant cost records of the Company for the financial year 2023 - 24. FOR Management Nothing Objectionable To receive, consider and adopt the Audited Financial Statements of the Bank for the Financial Year ended AGM City Union Bank Limited March 31, 2024 and the Reports of Directors and Auditors thereon. FOR 22-08-2024 Management nothing objectionable To declare Dividend of 150% i.e. Rs.1.50/- per equity share on face value of Rs.1/- each fully paid up (including Rs.0.50 paise per equity share as Special Dividend in commemoration of 120th year of operations of the Bank) for the Financial Year 2023 - 24. 22-08-2024 City Union Bank Limited AGM FOR FOR Management nothing objectionable Appointment of M/s. P. B. Vijayaraghavan and Co., Chartered Accountants, Chennai (FRN 004/215) and M/s. M. Srinivasan and Associates, Chartered Accountants, Chennai (FRN 004050S), as the Joint Statutory Central Auditors of the Bank on a first term for FY 2024 - 25 in the place of retiring Joint Statutory Central Auditors M/s. Jagannathan and Sarabeswaran, Chartered Accountants, Chennai (FRN 001204S) and M/s. K. Gopal Rao and Co., Chartered Accountants, Chennai (FRN 000956S), to hold the office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting of the Bank at a remuneration of Rs.90 lakh. FOR 22-08-2024 City Union Bank Limited AGM FOR nothing objectionable Management

Date: September 30, 2024

Investee Company Name Description of the proposal Vote Meeting Type of Meeting Proposal of Management Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) To appoint, in consultation with the Joint Statutory Central Auditors of the Bank, the Branch Auditors who are qualified to act as Auditors, including Statutory Auditors for the purpose of audit of the branches of AGM the Bank for the Financial Year 2024 - 25 and to fix their remuneration. FOR FOR 22-08-2024 City Union Bank Limited Management nothing objectionable Appointment of Shri. Gurumoorthy Mahalingam (DIN: 09660723) as the Part - time Non - Executive City Union Bank Limited AGM Chairman of the Bank for a period of three (3) years w.e.f. May 4, 2024. FOR 22-08-2024 Management FOR nothing objectionable Revision of fixed remuneration pay from Rs. 178.13 lakh p.a. including perquisites to Rs. 196.00 lakh p.a. including perguisites effective from May 1, 2022 to April 30, 2023 and to Rs. 215.00 lakh p.a. including perquisites effective from May 1, 2023 to April 30, 2024 to Dr. N. Kamakodi (DIN: 02039618) Managing FOR 22-08-2024 City Union Bank Limited AGM Management Director and CEO of the Bank and the payment of the same. FOR nothing objectionable Appointment of Shri. R. Vijay Anandh (DIN: 09656376) Additional Director, as a Whole-time Director designated as Executive Director of the Bank, for a period of three (3) years, with effect from June 24, 2024 up to June 23, 2027 (both days inclusive) including remuneration, as approved by the RBI. 22-08-2024 AGM FOR FOR City Union Bank Limited Management nothing objectionable To offer, issue and allot, by way of Qualified Institutions Placement (QIP), to Qualified Institutional Buyers (QIB), in terms of Chapter VI of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, whether or not such investors are existing Members of the Bank. through one or more placements to raise an amount not exceeding Rs.500 crore by issue of Equity shares of Rs.1/- each at such price or prices, (whether at prevailing market prices or at permissible discount or FOR 22-08-2024 City Union Bank Limited AGM Management premium to market prices. FOR nothing objectionable To receive, consider and adopt the Audited Financial Statements including Consolidated Financial Power Grid Corporation of India Statements of the Company for the Financial Year ended 31st March, 2024, together with the Board's 22-08-2024 Report, the Auditors Report thereon and comments of the Comptroller and Auditor General of India. FOR Limited AGM FOR Management Routine proposal Power Grid Corporation of India To confirm payment of 1st and 2nd interim dividend and declare final dividend for the Financial Year 2023 AGM FOR 22-08-2024 FOR Routine proposal Limited Management To appoint a director in place of Shri Ravisankar Ganesan (DIN: 08816101), who retires by rotation and Power Grid Corporation of India 22-08-2024 Limited AGM Management being eligible, offers himself for re-appointment. FOR FOR Nothing Objectionable Power Grid Corporation of India To authorize the Board of Directors to fix the remuneration of the Statutory Auditors for the Financial Year AGM FOR 22-08-2024 FOR Nothing Objectionable _imited Management Power Grid Corporation of India Appointment of Shri Ravindra Kumar Tyagi (DIN: 09632316) as Chairman and Managing Director, not 22-08-2024 AGM liable to retire by rotation. FOR FOR _imited Management Nothing Objectionable Power Grid Corporation of India Appointment of Dr. Yatindra Dwivedi (DIN: 10301390) as Whole-time Director [Director (Personnel)]. AGM 22-08-2024 liable to retire by rotation. FOR FOR Limited Management Nothing Objectionable Appointment of Shri Lalit Bohra, (DIN: 08061561) as a Government Nominee Director of the Company Power Grid Corporation of India 22-08-2024 AGM Management FOR FOR Nothing Objectionable Ratification of remuneration 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 as appointed by the Board of Directors for the Financial Year 2024 - 25 at a remuneration of Rs. 2,50,000 to be shared equally by both the Firms; taxes as applicable to be paid extra, 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 Lead Cost Auditor for consolidation and facilitation for filing of Power Grid Corporation of India FOR FOR 22-08-2024 AGM Consolidated Cost Audit Report for the Financial Year 2024 - 25 of the Company. Nothing Objectionable Management To enhancement of the borrowing limit from Rs. 12,000 Crore to Rs. 15,000 Crore during the Financial Year 2024 - 25 in domestic market for financing of capital expenditure, providing Inter Corporate Loan(s) to wholly owned subsidiaries, joint ventures, other purposes as may be approved by Board of Directors / Committee of Directors for Bonds and for other general corporate purposes, in one or more tranches / Power Grid Corporation of India offers through issue of secured / unsecured, non-convertible, cumulative/ non-cumulative, redeemable, taxable / tax-free debentures (Bonds) under Private Placement. 22-08-2024 Limited AGM Management FOR Nothing Objectionable To raise funds up to Rs. 16,000 Crore in domestic market during the Financial year 2025 - 26 for financing of capital expenditure, providing Inter Corporate Loan(s) to wholly owned subsidiaries, Joint Ventures, other purposes as may be approved by Board of Directors / Committee of Directors for Bonds and for other general corporate purposes, in one or more tranches / offers through issue of secured / unsecured, non-convertible, cumulative/ non-cumulative, redeemable, taxable / tax-free debentures (Bonds) under Power Grid Corporation of India 22-08-2024 Private Placement. FOR Nothing Objectionable Management Power Grid Corporation of India Appointment of Shri Naveen Srivastava (DIN:10158134) as Whole-time Director [Director (Operations)], 22-08-2024 _imited AGM liable to retire by rotation. FOR FOR Nothing Objectionable Management To receive, consider and adopt a. the Audited Standalone Financial Statements of the Company for the financial year ended March 31, Unqualified financial statements. Compliant 2024, together with the Reports of the Board of Directors and the Auditors thereon and with Indian Accounting Standards. No concern b. the Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 2024, together with the Report of the Auditors thereon. 23-08-2024 Macrotech Developers Ltd AGM Management FOR FOR Compliant with Law. Sufficient funds for AGM FOR 23-08-2024 Macrotech Developers Ltd Management To declare final dividend of Rs. 2.25 per equity share for the financial year ended March 31, 2024. FOR payment of dividend. No concern identified. To appoint a director in place of Mr. Rajendra Lodha (DIN: 00370053) who retires by rotation and being Compliant with Law. No governance concern AGM eligible, offers himself for re-appointment. FOR 23-08-2024 Macrotech Developers Ltd **FOR** identified in the proposed re-appointment. Management Appointment of Mr Shaishav Dharia (DIN: 06405078) as a Whole-time Director of the Company, for a period of 3 (Three) years to hold office from June 17, 2024 to June 16, 2027, liable to retire by rotation Compliant with Law. No major concern 23-08-2024 Macrotech Developers Ltd AGM and including remuneration. FOR FOR identified. Management Ratification of remuneration of Rs. 10,00,000 (plus applicable taxes and re-imbursement of out of pocket expenses), payable to D. C. Dave and Co., Cost Accountants (Firm Registration No. 000611), appointed by Compliant with Law. No major governance AGM the Board to conduct the audit of the cost records of the Company for the financial year 2024 - 25. FOR 23-08-2024 Macrotech Developers Ltd Management FOR concern identified. Approval for re-appointment of Ms. Usha Sangwan (DIN: 02609263), as an Independent Director of the SBI Life Insurance Company Company not liable to retire by rotation for a second term of 3 (three) consecutive years commencing PBL FOR FOR 23-08-2024 Limited from August 24, 2024 upto August 23, 2027. nothing objectionable Management

132

Date: September 30, 2024

Proposal of Meeting **Investee Company Name** Type of Meeting **Description of the proposal** Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / (For / Against/ Recommendation Shareholders Abstain) To receive, consider and adopt the audited financial statements of the Company for the financial year Management ended 31st March, 2024, together with the reports of the Board of Directors and Auditors thereon. FOR FOR 23-08-2024 Endurance Technologies Limited Routine proposal To receive, consider and adopt the audited consolidated financial statements of the Company for the FOR 23-08-2024 **Endurance Technologies Limited** financial year ended 31st March, 2024, together with the report of Auditors thereon. FOR Management Routine proposal To declare dividend on 140,662,848 equity shares of the Company at the rate of Rs. 8.50 per equity share of face value Rs. 10 each (85%) fully paid up, for the financial year ended 31st March, 2024. FOR FOR 23-08-2024 Endurance Technologies Limited Management Routine proposal To appoint a director in place of Mrs. Varsha Jain (DIN: 08947297), who retires by rotation in terms of 23-08-2024 Section 152(6) of the Companies Act, 2013, and being eligible, offers herself for re-appointment. FOR FOR Nothing Objectionable Endurance Technologies Limited Management Ratification of remuneration of Rs. 550,000/- excluding applicable taxes and reimbursement of out- ofpocket expenses at actuals, if any, incurred in connection with the audit, payable to Mr. Jayant B. Galande, Cost Accountant (Registration No. M- 5255) who was appointed as the Cost Auditor of the Company by the Board of Directors of the Company (Board) based on the recommendation of the Audit Committee, to conduct audit of the cost records maintained by the Company for the financial year ending 23-08-2024 Endurance Technologies Limited 31st March, 2025. FOR Management Nothing Objectionable Appointment of Mr. Rajendra Abhange (DIN: 10632906) as a Director of the Company, liable to retire by FOR 23-08-2024 Endurance Technologies Limited Management FOR Nothing Objectionable Appointment of Mr. Rajendra Abhange (DIN: 10632906) as a Whole-time Director and designate him as Director and Chief Operating Officer of the Company and including remuneration. FOR FOR Nothing Objectionable 23-08-2024 Endurance Technologies Limited Management To receive, consider and adopt: a. the Audited Financial Statements of the Company for the financial year ended March 31, 2024, together with the reports of Board of Directors and Auditors thereon and b. the Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 2024, together with the Report of the Auditors thereon. 23-08-2024 Astral Ltd AGM Management FOR FOR Routine Proposal To confirm Interim Dividend declared by the Board of Directors and to declare Final Dividend on equity AGM FOR FOR 23-08-2024 Astral Ltd shares for the financial year ended on March 31, 2024. Routine Proposal Management To consider re-appointment of Mr. Girish Joshi (DIN: 09222943), who retires by rotation and being 23-08-2024 AGM eligible, offers himself for re-appointment. FOR FOR Nothing Objectionable Astral Ltd Management Re-appointment of Mrs. Jagruti Engineer (DIN: 00067276), as Whole-Time Director for a further period of 5 years effect from April 1, 2025 to March 31, 2030 and she shall be liable to retire by rotation and AGM including remuneration. FOR Nothing Objectionable 23-08-2024 Astral Ltd FOR Management Ratification of remuneration of Rs. 2,50,000/- plus applicable GST and out of pocket expenses payable to M/s. V. H. Savaliya and Associates, Cost Accountants (FRN: 100346), appointed as the Cost Auditors by the Board of Directors of the Company, to conduct the audit of the cost records of the Company for the AGM financial year ending March 31, 2025. FOR FOR 23-08-2024 Astral Ltd Management Nothing Objectionable Re-appointment of Mr. C.K Gopal (DIN: 08434324), as an Independent Director of the Company for a 23-08-2024 Astral Ltd AGM second term of 5 (Five) years commencing from February 11, 2025, not liable to retire by rotation. FOR FOR Nothing Objectionable Management Re-appointment of Mr. Viral Jhaveri (DIN: 08277568), as an Independent Director of the Company for a Astral Ltd 23-08-2024 AGM second term of 5 (Five) years commencing from October 24, 2024, not liable to retire by rotation. **FOR** FOR Nothing Objectionable Management Hindustan Petroleum Corporation To receive, consider and adopt the Audited Financial Statements of the Company for the Financial Year AGM ended March 31, 2024 together with the Reports of the Board of Directors and Auditors thereon. 23-08-2024 Management FOR FOR Routine Proposal _imited Hindustan Petroleum Corporation To confirm the payment of Interim Dividend and to declare Final Dividend of Rs. 11/- per equity share for 23-08-2024 AGM the Financial Year 2023 - 2024 FOR imited Management FOR Routine Proposal To appoint a Director in place of Shri Pankaj Kumar (DIN: 09252235) who retires by rotation and being Hindustan Petroleum Corporation AGM eligible, offers himself for re-appointment. 23-08-2024 _imited FOR FOR Nothing Objectionable Management To appoint a Director in place of Shri S. Bharathan (DIN: 09561481) who retires by rotation and being Hindustan Petroleum Corporation eligible, offers himself for re-appointment. 23-08-2024 AGM FOR FOR Limited Management Nothing Objectionable Appointment of Shri Vinod Seshan (DIN: 07985959) as a Director of the Company and is liable to retire by Hindustan Petroleum Corporation AGM FOR FOR 23-08-2024 Nothing Objectionable _imited Management Ratification of remuneration of Rs. 7,00,000/- (Rs. 3,50,000 each) plus reimbursement of out of pocket expenses at actuals plus applicable GST payable to M/s. R. Nanabhoy and Co and M/s. Rohit and Associates who were appointed as Cost Auditors to conduct the audit of Cost Records maintained by the Hindustan Petroleum Corporation 23-08-2024 _imited Company for the Financial Year ending March 31, 2025. FOR FOR Nothing Objectionable Management To increase the authorized share capital of the Company from Rs. 2,500 Crore divided into 75,000 Redeemable Preference Shares of Rs. 100 each totaling to Rs. 75 Lakhs and 249,92,50,000 Equity Shares of Rs. 10 each totaling to Rs. 2499.25 Crore to Rs. 5,000 Crore divided into 75,000 Redeemable Preference Shares of Rs. 100 each totaling to Rs. 75 Lakhs and 499,92,50,000 Equity Shares of Rs. 10 Hindustan Petroleum Corporation each totaling to Rs. 4,999.25 Crore. 23-08-2024 AGM Management FOR FOR Nothing Objectionable Approval of Material Related Party Transactions with HPCL - Mittal Energy Limited (HMEL) for a value of Hindustan Petroleum Corporation 23-08-2024 AGM Rs. 80,400 Crore to be entered during the Financial Year 2025 - 2026. FOR FOR Nothing Objectionable imited Management Hindustan Petroleum Corporation Approval of Material Related Party Transactions to be entered with Hindustan Colas Private Limited (HINCOL) for a value of Rs. 2,650 Crore during the Financial Year 2025 - 2026. AGM FOR FOR 23-08-2024 Management Nothing Objectionable _imited Approval of Material Related Party Transactions to be entered with ONGC Petro additions Limited (OPaL) Hindustan Petroleum Corporation AGM for a value of Rs. 2,100 Crore during the Financial Year 2025 - 2026. FOR FOR Nothing Objectionable 23-08-2024 Limited Management To receive, consider and adopt the audited standalone financial statements of the Company for the financial year ended March 31, 2024, together with the Reports of the Board of Directors and Auditors Max Financial Services Limited 23-08-2024 AGM FOR FOR Management nothing objectionable To receive, consider and adopt the audited consolidated financial statements of the Company for the AGM 23-08-2024 Max Financial Services Limited financial year ended March 31, 2024, together with the Report of the Auditors thereon. FOR FOR nothing objectionable Management To appoint Mr. Analjit Singh (DIN: 00029641), who retires by rotation and being eligible offers himself for AGM FOR FOR 23-08-2024 Max Financial Services Limited Management re-appointment as a Director. nothing objectionable To appoint Mr. Sahil Vachani (DIN: 00761695), who retires by rotation and being eligible offers himself for AGM Management FOR FOR 23-08-2024 Max Financial Services Limited re-appointment, as a Director. nothing objectionable

133

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Description of the proposal Meeting **Investee Company Name** Type of Meeting Proposal of Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) he material related party transactions between Max Life Insurance Company Limited, a material subsidiary of the Company and its related party, viz., Axis Bank Limited for payment of fees/ commission for distribution of life insurance products, display of publicity materials, procuring banking services, and other related business, during the period from October 1, 2024 and up to the date of next annual general meeting of the Company to be held in the year 2025 may exceed Rs. 1,000 crore or 10% of the annual consolidated turnover of the Company. FOR 23-08-2024 Max Financial Services Limited AGM Management FOR nothing objectionable To receive, consider and adopt Unqualified financial statements. Compliant (a) the audited standalone financial statements of the Company for the financial year ended 31st March with Indian accounting standards. No 2024 and the Reports of the Board of Directors and Auditors thereon governance concern identified (except certain non material remarks identified in CARO (b) the audited consolidated financial statements of the Company for the financial year ended 31st March 23-08-2024 JK Lakshmi Cement Limited AGM 2024 and the Report of the Auditors thereon. FOR FOR Management Sufficient funds available for the payment of AGM FOR FOR 23-08-2024 JK Lakshmi Cement Limited Management To declare Dividend. dividend. No concern identified. To appoint a Director in place of Shri Arun Kumar Shukla (DIN: 09604989), who retires by rotation and Appointment compliant with law. No AGM Management FOR FOR 23-08-2024 JK Lakshmi Cement Limited being eligible, has offered himself for re-appointment. governance concerns identified. Ratification of remuneration of Rs. 2.25 Lakh only per annum, excluding GST as applicable and reimbursement of travelling and other out - of - pocket expenses payable to M/s R.J. Goel and Co., the Cost Accountants, appointed by the Board of Directors of the Company as the Cost Auditors to conduct AGM the audit of the cost records of the Company for the Financial Year 2024 - 25 commencing 1st April 2024. FOR FOR 23-08-2024 JK Lakshmi Cement Limited Management No Governance concerns identified. Appointment of Smt. Shwetambara Shardul Shroff Chopra (DIN: 07489205) as an Independent Director o the Company, for a term of three consecutive years with effect from 1st July 2024, not liable to retire by Appointment Compliant with law, No AGM FOR 23-08-2024 JK Lakshmi Cement Limited FOR governance concern identified. Management The audited standalone financial statements of the Company for the financial year ended March 31, 2024 together with the reports of the Directors and Auditors thereon and b. the audited consolidated financial statements of the Company for the financial year ended March 31, 2024 together with the report of the Auditors thereon. 23-08-2024 InterGlobe Aviation Limited AGM Management FOR FOR Routine proposal To appoint a Director in place of Mr. Anil Parashar (DIN: 00055377) who retires by rotation, and being AGM eligible, offers himself for re-appointment. FOR FOR 23-08-2024 Management InterGlobe Aviation Limited Nothing objectionable Re-appointment of M/s. S.R. Batliboi and Co. LLP, Chartered Accountants (Firm Registration No. 301003E/E300005) as Statutory Auditors of the Company to hold office for a second term of five (5) consecutive years, from the conclusion of 21st Annual General Meeting until the conclusion of 26th Annual General Meeting to be held in the year 2029, at such remuneration as may be determined by the Board of 23-08-2024 AGM FOR FOR InterGlobe Aviation Limited Management Directors of the Company. Nothing objectionable Conflict on independence of Ms Shroff as Re-appointment of Ms. Pallavi Shardul Shroff (DIN: 00013580) as an Independent Director of the Shardul Amarchand Mangaldas, where Ms Shroff is Managing Partner, provides Company, not liable to retire by rotation, to hold office for a second term of five (5) consecutive years, 23-08-2024 AGM with effect from September 19, 2024 to September 18, 2029. FOR AGAINST InterGlobe Aviation Limited professional services to the company Management To borrow money, from time to time, with or without security, as and when required, including without limitation, any bank, financial institution, non- banking financial institution, leasing entity including the Company's subsidiary, debt investor or any other lender or investing agency (Lenders) either in Rupees or in such other foreign currencies as may be deemed appropriate by the Board for an aggregate amount not exceeding Rs. 70,000 crore, for the purpose of the business of the Company, notwithstanding that money so borrowed together with the money already borrowed by the Company (apart from temporary loans obtained/ to be obtained from the Company's bankers, in the ordinary course of business), exceeds AGM the aggregate of the paid-up share capital, free reserves and securities premium of the Company. FOR FOR 23-08-2024 InterGlobe Aviation Limited Management Business need To rečeive, consider and adopt (a) the Audited Financial Statements of the Company for the Financial Year ended March 31, 2024 including Balance Sheet as at March 31, 2024, the Statement of Profit and Loss for the year ended on that date, 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, 2024 including Balance Sheet as at March 31, 2024, the Statement of Profit and Loss for the year ended Unqualified financial statements. Compliant on that date, together with Report of the Auditors thereon. AGM FOR FOR with Indian Accounting Standards. 23-08-2024 Coforge Ltd Management To confirm Interim Dividend aggregating to INR 76 per equity share of the face value of INR 10 each for Interim dividend already paid during the year. AGM 23-08-2024 Coforge Ltd the Financial Year 2023 - 24. FOR FOR No concern identified. Management To appoint a Director in place of Mr. Sudhir Singh (DIN: 07080613), who retires by rotation and being Reappointment is compliant with law. No eligible, offers himself for re-appointment. 23-08-2024 Coforge Ltd AGM FOR FOR concern identified. Management To approve the re - appointment of Mr. Sudhir Singh (DIN: 07080613) as an Executive Director of the Company, for a period of 5 years from January 29, 2025 upto January 28, 2030 (both days inclusive), liable to retire by rotation at a remuneration not exceeding limits of 5% prescribed under the Companies AGM 23-08-2024 Coforge Ltd Management **FOR** FOR Reappointment is compliant with law. Shifting the Registered Office of the Company from 8, Balaji Estate, Third Floor, Guru Ravi Das Marg, Kalkaji, New Delhi - 110019, NCT of Delhi to Plot No. 13, Udyog Vihar Phase - IV, Sector 18, Gurugram -122015, State of Haryana or such other place within the local limits of Gurugram as may be decided by 23-08-2024 Coforge Ltd AGM Management the Board of Directors of the Company from time to time. **FOR** FOR Compliant with law. No concern identified. To receive, consider and adopt the Standalone and Consolidated Audited Financial Statements of the Company for the financial year ended March 31, 2024, together with the Reports of the Board of Directors 23-08-2024 Mahanagar Gas Limited AGM and Auditors thereon. **FOR** FOR Management Routine proposal To confirm the payment of Interim Dividend of Rs. 12/- per equity share, already paid and to declare the 23-08-2024 AGM Final Dividend of Rs. 18/- per equity share for the financial year ended on March 31, 2024. FOR FOR Mahanagar Gas Limited Management Routine proposal To appoint a Director in place of Dr. Harshadeep S. Kamble (DIN: 07183938), who retires by rotation and AGM being eligible, offers himself for re-appointment. FOR FOR 23-08-2024 Mahanagar Gas Limited Management Nothing Objectionable Ratification of remuneration of Rs. 2,50,000/- (excluding out of pocket expenses, to be reimbursed up to 5% of basic fee) plus taxes payable to M/s. ABK and Associates, Cost Accountants (Firm Registration No. 000036), the Cost Auditors appointed by the Board of Directors of the Company, to conduct audit of the AGM cost records of the Company for the financial year 2024 - 25. FOR FOR 23-08-2024 Mahanagar Gas Limited Management Nothing Objectionable

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Investee Company Name Proposal of **Description of the proposal** Meeting Type of Meeting Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Approval of Material Related Party Transactions with GAIL (India) Limited for an Estimated Value of AGM FOR FOR 23-08-2024 Mahanagar Gas Limited Management Transactions Rs. 6,000 Crores during the financial year 2025 - 26. Nothing Objectionable To create, offer, issue and allot, such number of equity shares of Rs. 2 each of the Company (Equity Shares) and/ or other eligible securities convertible into Equity Shares (including warrants (detachable or not) or otherwise, in registered or bearer form), and / or Global Depository Receipts (GDRs) and / or American Depository Receipts (ADRs) and / or bonds, Foreign Currency Convertible Bonds (FCCBs), fully convertible debentures, partly convertible debentures, non- convertible debentures with or without warrants and/ or convertible preference shares of any kind or type or any security convertible and/ or linked to Equity Shares (hereinafter referred to as Securities), or any combination thereof, in accordance with applicable law, in one or more tranches and/ or one or more issuances simultaneously or otherwise, whether Rupee denominated or denominated in foreign currency, in the course of domestic and / or international offering(s) in one or more foreign markets, in terms of the applicable regulations and as 26-08-2024 Jindal Stainless Limited EGM Management permitted under the applicable laws for an aggregate amount not exceeding Rs. 5,000 Crore. FOR FOR Nothing objectionable To receive, consider and adopt the Revenue Account, Profit and Loss Account and Receipts and Payments Account for the financial year ended March 31, 2024 and the Balance Sheet of the Company as at March 31, 2024, together with the reports of the Board of Directors of the Company (Board), report of the SBI Life Insurance Company Statutory Auditors of the Company (Auditors) and comments of the Comptroller and Auditor General of 26-08-2024 AGM Limited Management FOR FOR Nothing objectionable SBI Life Insurance Company To confirm the interim dividend declared by the Company on March 10, 2024 as final dividend for the year AGM FOR FOR 26-08-2024 ended March 31, 2024. Nothing objectionable _imited Management To fixation of remuneration payable to the Statutory Auditors of the Company (Auditors) for the financial year 2024 - 25, is affixed at Rs. 58 lakhs (Rs. 29 lakhs to each joint auditor) for annual audit and Rs. 45 lakhs (Rs. 7.50 lakhs per quarter to each joint auditor) for June, September and December quarterly SBI Life Insurance Company audit plus applicable taxes and reimbursement of out of pocket expenses incurred by the Auditors, if any, 26-08-2024 Limited AGM Management in connection with the audit of the accounts of the Company for the financial year 2024 - 25. FOR FOR Nothing objectionable Continuation of Mr. Dinesh Kumar Khara (DIN: 06737041) nominee of State Bank of India, as the SBI Life Insurance Company AGM Management FOR FOR 26-08-2024 Chairman, Nominee Director of the Company, whose office shall not be liable to retire by rotation. Nothing objectionable Limited SBI Life Insurance Company Revision in remuneration, subject to the approval of IRDAI, of Mr. Amit Jhingran (DIN: 10255903), 26-08-2024 AGM Managing Director and CEO of the Company. FOR FOR _imited Management Nothing objectionable Unqualified financial statements. Compliant To receive, consider and adopt the Audited Financial Statements for the financial year ended March 31, with Indian Accounting Standards. No concern KPIT Technologies Ltd FOR 27-08-2024 AGM FOR Management 2024, together with the reports of the Auditors and the Board of Directors thereon. identified. Unqualified financial statements (except certain non-material remarks identified in CARO Report). Non-Compliant with Sec 136(1) of the Companies Act: Non-disclosure of the audited To receive, consider and adopt the Audited Consolidated Financial Statements for the financial year ended financial statements of 1 Subsidiary on the AGM March 31, 2024, together with the report of the Auditors thereon. FOR 27-08-2024 KPIT Technologies Ltd FOR website of the Company Management To declare final dividend at Rs. 4.60/- per equity share of Rs. 10/- each (at 46%) in addition to interim dividend paid at Rs. 2.10/- per equity share of Rs. 10/- each (at 21%) for the financial year ended March Compliant with Law. Sufficient funds for 27-08-2024 **KPIT Technologies Ltd** AGM FOR FOR payment of dividend. No concern identified. Management To appoint a director in place of Mr. Sachin Tikekar (DIN: 02918460) who retires by rotation and being Compliant with Law. No governance concern AGM eligible, offers himself for reappointment. FOR **FOR** identified in the proposed re-appointment. 27-08-2024 **KPIT Technologies Ltd** Management Compliant with law. No concern on the merit of To appoint a director in place of Mr. S. B. (Ravi) Pandit (DIN: 00075861) who retires by rotation and being proposed appointee. Governance concern: 27-08-2024 **KPIT Technologies Ltd** AGM eligible, offers himself for re-appointment. FOR FOR Board Chairman related to ED. Management To continue Mr. S. B. (Ravi) Pandit (DIN: 00075861), who holds office beyond the age of 75 years as a Compliant with law. No concern on the merit of Non-executive Director and Chairman of the Board, liable to retire by rotation, with effect from March 29, proposed appointee. Governance concern: KPIT Technologies Ltd AGM FOR Board Chairman related to ED. 27-08-2024 Management FOR 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 2024 and the Reports of UNO Minda Ltd AGM Board of Directors and Auditors thereon. 27-08-2024 Management FOR Routine proposal To declare final dividend of Rs. 1.35/- per equity share and to approve an interim dividend of Rs. 0.65 per equity share (already paid) for the financial year ended 31 March 2024. **UNO Minda Ltd** AGM 27-08-2024 FOR FOR Nothing objectionable Management To appoint a Director in place of Mr. Anand Kumar Minda (00007964), who retires by rotation and being AGM FOR 27-08-2024 UNO Minda Ltd eligible, offers himself for re - appointment. **FOR** Nothing objectionable Management To appoint a Director in place of Mr. Vivek Jindal (01074542), who retires by rotation and being eligible, 27-08-2024 UNO Minda Ltd AGM offers himself for re - appointment. FOR **FOR** Management Nothing objectionable Ratification of remuneration of Rs. 7.35 Lakhs plus applicable taxes and reimbursement of out of pocket expenses payable to M/s. Jitender 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 **UNO Minda Ltd** 27-08-2024 AGM records of the Company for FY 2024 - 25. FOR FOR Management Nothing objectionable To approve the Raising of Funds of upto Rupees 2,000 Crores through issue of Securities in one or more **UNO Minda Ltd** AGM FOR FOR 27-08-2024 Management Nothing objectionable tranches. To appoint from time to time Branch Auditors for 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. UNO Minda Ltd AGM FOR FOR 27-08-2024 Management Nothing objectionable To receive, consider and adopt the Standalone Audited Financial Statements of the Company for the financial year ended on March 31, 2024 together with the Reports of the Board of Directors and Auditors AGM Management FOR FOR 27-08-2024 Emami Limited Routine proposal To receive, consider and adopt the Consolidated Audited Financial Statements of the Company for the AGM FOR FOR 27-08-2024 Emami Limited Management financial year ended March 31, 2024. Routine proposal

135

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
27-08-2024	Emami Limited	AGM	Management	To confirm the payment of two Interim Dividends aggregating to Rs. 8/- per equity share declared for the financial year 2023 - 24.	FOR	FOR	Nothing objectionable
27-08-2024	Emami Limited	AGM	Management	To re-appoint Shri Radhe Shyam Goenka (DIN: 00152880) who retires by rotation and being eligible, offers himself for re-appointment as a Director.	FOR	FOR	Nothing objectionable
27-08-2024	Emami Limited	AGM	Management	To re-appoint Smt. Priti A. Sureka (DIN: 00319256) who retires by rotation and being eligible, offers herself for re-appointment as a Director.	FOR	FOR	Nothing objectionable
27-08-2024	Emami Limited	AGM	Management	To re-appoint Shri Prashant Goenka (DIN: 00703389) who retires by rotation and being eligible, offers himself for re-appointment as a Director.	FOR	FOR	Nothing objectionable
				Ratification of remuneration of Rs. 1,82,000 plus applicable taxes and out of pocket expenses payable to M/s. V. K. Jain and Co., Cost Accountants (Firm Registration No: 00049) who were re-appointed as Cost			3 7
27-08-2024	Emami Limited	AGM	Management		FOR	FOR	Nothing objectionable
27.00.2024	Faranci Lineta d	0.004	Managamank	Re-appointment of Smt. Priti A. Sureka (DIN: 00319256) as a Whole time Director of the Company for a	FOR	FOR	Nathing abjectional la
27-08-2024	Emami Limited	AGM	Management		FOR	FOR	Nothing objectionable Unqualified financial statements. Compliant
27-08-2024	UPL Limited	AGM	Management	To consider and adopt the audited standalone financial statements of the Company for the financial year ended March 31, 2024 and the reports of the Board of Directors and Auditor thereon.	FOR	FOR	with Indian Accounting Standards. No governance concern identified.
				To consider and adopt the audited consolidated financial statements of the Company for the financial year			Unqualified financial statements. Compliant with Indian Accounting Standards. No
27-08-2024	UPL Limited	AGM	Management	ended March 31, 2024 and the report of the Auditor thereon. To declare dividend at the rate of Rs. 1/- per equity share of face value of Rs. 2/- each fully paid- up, be	FOR	FOR	governance concern identified.
				and is hereby declared for the financial year ended March 31, 2024 and the same be paid from the profit of the current year i. e. FY 2023 - 24 and / or from balance carried forward to Profit and Loss account			Sufficient funds available for payment of
27-08-2024	UPL Limited	AGM	Management	from previous years.	FOR	FOR	dividend. No concern has been identified.
27-08-2024	UPL Limited	AGM	Management	To re-appoint Mr. Vikram R. Shroff (DIN: 00191472) who retires by rotation and being eligible has offered himself for re-appointment.	FOR	FOR	Compliant with law. No concern identified.
				Ratification of remuneration of Rs. 12,10,000/- plus payment of taxes, as applicable and reimbursement of out -of- pocket expenses incurred in connection with the aforesaid audit, payable to M/s. RA and Co.,			
				Cost Accountants (Firm Registration No. 000242), appointed by the Board of Directors on the recommendation of the Audit Committee, as Cost Auditor to conduct the audit of the cost records of the			Compliant with law. No major concern
27-08-2024	UPL Limited	AGM	Management	Company for the financial year ending March 31, 2025. Approve investing in and/ or providing loans/ guarantees/ securities to certain subsidiaries of the	FOR	FOR	identified.
27-08-2024	UPL Limited	AGM	Management	Company.	FOR	FOR	Compliant with law. No concern identified.
27-08-2024	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, 2024 and the reports of the Board of Directors and Auditors thereon.	FOR	FOR	Routine proposal
27-08-2024	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, 2024 and the report of the Auditors thereon.	FOR	FOR	Routine proposal
27-08-2024	Maruti Suzuki India Limited	AGM	Management	To declare dividend at the rate of INR 125 per equity share and declared to be paid to the members of the Company.	FOR	FOR	Nothing objectionable
27-08-2024	Maruti Suzuki India Limited	AGM	Management	To appoint a Director in place of Mr. Toshihiro Suzuki (DIN: 06709846), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Nothing objectionable
27-08-2024	Maruti Suzuki India Limited	AGM	Management	To appoint a Director in place of Mr. Hisashi Takeuchi (DIN: 07806180), who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Nothing objectionable
27-08-2024	Maruti Suzuki India Limited	AGM		To continue the appointment of Mr. Ravindra Chandra Bhargava (DIN: 00007620) as a Non-Executive Director of the Company not to retire by rotation.	FOR	FOR	
			Management	To continue the appointment of Mr. Osamu Suzuki (DIN: 00680073) as a Non-Executive Director of the			Nothing objectionable
27-08-2024	Maruti Suzuki India Limited	AGM	Management	Company not to retire by rotation. Ratification of remuneration of INR 3.05 lac plus applicable taxes thereon besides reimbursement of out	FOR	FOR	Nothing objectionable
				of pocket expenses payable to M/s R.J. Goel and Co., Cost Accountants (Firm Registration No. 000026) appointed by the Board of Directors as Cost Auditor to conduct the audit of the applicable cost records of			
27-08-2024	Maruti Suzuki India Limited	AGM	Management	the Company for the financial year 2024 - 25.	FOR	FOR	Nothing objectionable
27-08-2024	Maruti Suzuki India Limited	AGM	Management	To appoint Ms. Anjali Bansal (DIN: 00207746), as an Independent Director of the Company, not to retire by rotation, for a period of five years with effect from 28th August, 2024 to 27th August, 2029.	FOR	FOR	Nothing objectionable
27 00 2024	Plantit Suzuki India Elimiteu	AUN	Management		I OK	TOR	Nothing objectionable
27-08-2024	Maruti Suzuki India Limited	AGM	Management		FOR	FOR	Nothing objectionable
27-08-2024	Maruti Suzuki India Limited	AGM	Management	To re-appoint Ms. Lira Goswami (DIN: 00114636), as an Independent Director, not to retire by rotation, for a period of five years with effect from 28th August, 2024 to 27th August, 2029.	FOR	FOR	Nothing objectionable
				To approve the Material Related Party Transactions between Suzuki Motor Gujarat Private Limited (SMG) and Suzuki Motor Corporation, Japan (SMC) for an aggregate value not exceeding INR 2,100 crores for			
27-08-2024	Maruti Suzuki India Limited	AGM	Management	the financial year 2024 - 25. To approve the Material Related Party Transactions between Suzuki Motor Gujarat Private Limited (SMG)	FOR	FOR	Nothing objectionable
27-08-2024	Maruti Suzuki India Limited	AGM	Managomont	and Krishna Maruti Limited (KML) for an aggregate value not exceeding INR 2,500 crores for the financial year 2024 - 25.	FOR	FOR	Nothing objectionable
27 00-2024	Indiad Suzuki India Limited	AGIT	Management	To consider and adopt the standalone and consolidated financial statements of the Company for the	I OK	I OK	Unqualified financial statements. Compliant
27-08-2024	PI Industries Limited	AGM	Management	financial year ended March 31, 2024, together with the reports of Board of Directors and Auditors thereon.	FOR	FOR	with Indian Accounting Standards. No concern identified.
27-08-2024	PI Industries Limited	AGM	Management	To confirm the payment of Interim Dividend of Rs. 6/- per equity share of face value of Re. 1/- each and to declare Final Dividend on equity shares for the financial year ended March 31, 2024.	FOR	FOR	Sufficient funds available for the payment of dividend. No concern identified.
27-08-2024	PI Industries Limited	AGM	Management	To appoint a Director in place of Mr. Narayan K Seshadri (DIN: 00053563), who retires by rotation and being eligible, offers his candidature for re-appointment.	FOR	FOR	Nothing objectionable
			<u> </u>	Ratification of remuneration of Rs. 0.33 Million plus applicable taxes and reimbursement of out of pocket			
27.00.2024	DI Industrias Limited	ACM	Managamant	expenses payable to M/s K.G. Goyal and Co., Cost Accountants, (Firm Regn. No.000017) appointed by the	EOD	EOR	Compliant with law No concern identified
27-08-2024	PI Industries Limited	AGM	Management	Board of Directors as Cost Auditor of the Company for the financial year 2024 - 25.	FOR	FOR	Compliant with law. No concern identified.

136

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Meeting	Investee Company Name	Type of Meeting	Proposal of	Description of the proposal	Management	Vote	Reason supporting the vote decision
Date		(AGM / EGM)	Management /		Recommendation	(For / Against/	
			Shareholders	Payment of commission to Non - Executive Directors of the Company for a period of next 5 years		Abstain)	
				commencing from financial year 2024 - 25 within limits specified under Section 197 of the Companies Act,			
27-08-2024	PI Industries Limited	AGM	Management	2013. Payment of remuneration by way of commission of Rs.30 million for the financial year 2023-24 to Mr.	FOR	FOR	Nothing objectionable
				Narayan K Seshadri (DIN: 00053563), Non - Executive Non - Independent Chairperson of the Company,			
				exceeding 50% (fifty percent) of total annual remuneration payable to all Non-Executive Directors of the			
27-08-2024	PI Industries Limited	AGM	Management	Company for the said financial year. To receive, consider and adopt the Audited Financial Statements (Standalone and Consolidated) of the	FOR	FOR	Nothing objectionable
				Bank for the Financial Year ended March 31, 2024, together with the Reports of the Board of Directors			
27-08-2024	IndusInd Bank Limited	AGM	Management	and Auditors thereon. To declare Dividend at the rate of Rs. 16.50 per Equity Share of Rs. 10 each of the Bank, fully paid, for	FOR	FOR	nothing objectionable
27-08-2024	IndusInd Bank Limited	AGM	Management	the Financial Year ended March 31, 2024.	FOR	FOR	nothing objectionable
			1.,	To re-appoint Mr. Arun Khurana (DIN: 00075189) as a director who retires by rotation and being eligible			
27-08-2024	IndusInd Bank Limited	AGM	Management	has offered himself for re-appointment. Appointment of M/s. Chokshi and Chokshi LLP, Chartered Accountants (Firm Registration Number	FOR	FOR	nothing objectionable
				101872W / W100045) as one of the Joint Statutory Auditor of the Bank, for a period of 3 (Three) years,			
27-08-2024	IndusInd Bank Limited	AGM	Management	and to hold office as such from the conclusion of the Thirtieth Annual General Meeting of the Bank until the conclusion of the Thirty-Third Annual General Meeting of the Bank.	FOR	FOR	nothing objectionable
27-00-2024	Industria bank Limited	AGM	Management	· · · · · · · · · · · · · · · · · · ·	IOK	TOR	nothing objectionable
				To borrow / raise funds denominated in Indian (Rs) or any other permitted Foreign Currency, by issuance of Debentures, Non - Convertible Debentures, Medium Term Notes, Infrastructure Bonds, Green Bonds,			
				Tier 2 Capital Bonds, Perpetual Debt Instruments, AT 1 Bonds or such other debt securities by whatever			
				name called, in domestic and/ or overseas market as may be permitted under the aforesaid norms, from			
				time to time, (Debt Securities) on Private Placement basis and / or for making offers and / or invitations thereof, and / or issue / issuances thereof, on Private Placement basis, in one or more tranches and / or			
				series and / or under one or more shelf disclosure documents and / or one or more Letters of Offer, and			
				on such terms and conditions for each series / tranches, including the price, coupon, premium, discount,			
				tenor etc. as may be deemed fit and appropriate by the Board, as per the structure and within the overall limits as may be permitted by the RBI, from time to time, for an aggregate amount not exceeding Rs.			
				20,000 crores or its equivalent amount in such foreign currencies as may be necessary, in domestic and /			
27-08-2024	IndusInd Bank Limited	AGM	Management	or overseas markets within the overall borrowing limits of the Bank.	FOR	FOR	nothing objectionable
				Augmentation of capital through further issue or placement of securities including American Depository Receipts, Global Depository Receipts, Qualified Institutional Placement, etc for an aggregate amount not			
27-08-2024	IndusInd Bank Limited	AGM	Management	exceeding Rs. 10,000 crores.	FOR	FOR	nothing objectionable
				To receive, consider and adopt the Audited Financial Statements (including the Consolidated Financial			J. G. S.
27-08-2024	National Stock Exchange Of India	AGM	Management	Statements) of the Company for the financial year ended March 31, 2024, together with the Reports of the Board of Directors and the Auditors thereon.	FOR	FOR	Routine proposal
27-06-2024	National Stock Exchange Of India	AGM	Management	the board of birectors and the Additors thereon.	I OK	TOK	Routine proposal
27-08-2024	Ltd	AGM	Management	To declare final dividend on equity shares for the financial year ended March 31, 2024.	FOR	FOR	Routine proposal
	National Stock Exchange Of India			To appoint a Director in place of Shri. Tablesh Pandey (DIN: 10119561), who retires by rotation and being			
27-08-2024	Ltd	AGM	Management	eligible, seeks reappointment, subject to approval of the Securities and Exchange Board of India (SEBI).	FOR	FOR	Routine proposal
				To receive, consider and adopt the Audited Standalone as well as Consolidated Financial Statements for			
28-08-2024	GAIL (India) Limited	AGM	Management	the Financial year ended 31st March, 2024, Board's Report, Independent Auditors' Report and the comments thereon of the Comptroller and Auditor General of India.	FOR	FOR	Routine Proposal
				To appoint a Director in place of Shri Ayush Gupta, Director (HR) (DIN 09681775), who retires by rotation			·
28-08-2024	GAIL (India) Limited	AGM	Management	and being eligible, offers himself for re-appointment. To appoint a Director in place of Shri Kushagra Mittal (DIN 09026246), as Government Nominee Director	FOR	FOR	Nothing Objectionable
28-08-2024	GAIL (India) Limited	AGM	Management	who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Nothing Objectionable
				Approval for appointment of Shri Asheesh Joshi (DIN 09005888) as Government Nominee Director of the			
28-08-2024	GAIL (India) Limited	AGM	Management	Company for a period of three years on co- terminus basis or until further order, whichever is earlier, liable to retire by rotation.	FOR	FOR	Nothing Objectionable
			ranagement	Approval for appointment of Shri Rajeev Kumar Singhal (DIN 09230386) as Director (Business			
28-08-2024	GAIL (India) Limited	AGM	Management	Development) of the Company, liable to retire by rotation. Ratification of remuneration of Rs. 27,78,300/- plus applicable taxes and out of pocket expenses etc,	FOR	FOR	Nothing Objectionable
				payable to the Cost Auditor(s) appointed by the Board of Directors of the Company to conduct the audit of			
28-08-2024	GAIL (India) Limited	AGM	Management	cost records of the various units of the Company for the Financial Year 2023 - 24.	FOR	FOR	Nothing Objectionable
28_00 2024	CAIL (India) Limited	AGM	Management	Material Related Party Transactions with Petronet LNG Limited for a expected value of Rs. 37,300 crore during FY 2025 - 26.	FOR	FOR	Nothing Objectionable
28-08-2024	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Ramagundam Fertilizers and Chemicals Limited for a expected	I OK	FOR	Nothing Objectionable
28-08-2024	GAIL (India) Limited	AGM	Management	value of Rs. 4,700 crore during FY 2025 - 26.	FOR	FOR	Nothing Objectionable
28-08-2024	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Indraprastha Gas Limited for a expected value of Rs. 14,200 crore during FY 2025 - 26.	FOR	FOR	Nothing Objectionable
20 00 2027	oraz (znala) zmilicu		i idilagement	Material Related Party Transactions with Mahanagar Gas Limited for a expected value of Rs. 6,200 crore			
28-08-2024	GAIL (India) Limited	AGM	Management	during FY 2025 - 26.	FOR	FOR	Nothing Objectionable
28-08-2024	GAIL (India) Limited	AGM	Management	Material Related Party Transactions with Maharashtra Natural Gas Limited for a expected value of Rs. 1,900 crore during FY 2025 - 26.	FOR	FOR	Nothing Objectionable
				Material Related Party Transactions with Aavantika Gas Limited for a expected value of Rs. 1,050 crore			
28-08-2024	GAIL (India) Limited	AGM	Management	during FY 2025 - 26. Material Related Party Transactions with Central U.P. Gas Limited for a expected value of Rs. 1,050 crore	FOR	FOR	Nothing Objectionable
28-08-2024	GAIL (India) Limited	AGM	Management	during FY 2025 - 26.	FOR	FOR	Nothing Objectionable
				Material Related Party Transactions with Green Gas Limited for a expected value of Rs. 1,050 crore during			
28-08-2024	GAIL (India) Limited	AGM	Management	FY 2025 - 26. Material Related Party Transactions with Bhagyanagar Gas Limited for a expected value of Rs. 1,050 crore	FOR	FOR	Nothing Objectionable
28-08-2024	GAIL (India) Limited	AGM	Management	during FY 2025 - 26.	FOR	FOR	Nothing Objectionable
	, ,			To receive, consider and adopt the audited financial statements (including audited consolidated financial			
28-08-2024	Hindustan Aeronautics Limited	AGM	Management	statements) for the financial year ended 31st March, 2024 and the Reports of the Board of Directors and Auditors thereon and Comments of the Comptroller and Auditor General of India.	FOR	FOR	Routine proposal
20-00-202 1	primuusian Acionaulics Liinileu	ואסויו	Inanagement	paditions discretification of the computation and Addition General of India.	JI OK	lı OK	Inodulie proposal

137

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
28-08-2024	Hindustan Aeronautics Limited	AGM		To confirm payment of interim dividend of Rs. 22/- per equity share and to declare a final dividend of Rs. 13/- per equity share for the financial year 2023 - 24.	FOR	FOR	Douting proposal
20-00-2024	Hilliaustan Aeronautics Limited		Management	To appoint a Director in place of Shri C B Ananthakrishnan (DIN 06761339) who retires by rotation and			Routine proposal
28-08-2024	Hindustan Aeronautics Limited	AGM	Management	being eligible, offers himself for re-appointment. To appoint a Director in place of Dr. D K Sunil, (DIN 09639264) who retires by rotation and being eligible,	FOR	FOR	Nothing Objectionable
28-08-2024	Hindustan Aeronautics Limited	AGM	Management	offers himself for re-appointment.	FOR	FOR	Nothing Objectionable
28-08-2024	Hindustan Aeronautics Limited	AGM	Management	To fix the remuneration of the Statutory Auditors of the Company for the financial year 2024 - 25. Ratification of remuneration of Rs. 1,50,000/- excluding applicable Tax payable to M/s Murthy and Co.,	FOR	FOR	Nothing Objectionable
20.00.004				LLP, Cost and Management Accountants, Bengaluru, for conducting cost audit of the Company for the			
28-08-2024	Hindustan Aeronautics Limited	AGM	Management	financial year 2024 - 25. Increase of Authorized Share Capital of the Company from Rs. 600,00,00,000 divided into 1,20,00,00,000	FOR	FOR	Nothing Objectionable
20.00.2024	I lim du atam A ayaya u tiga li insita d	A CM	Managanah	equity shares of Rs. 5/- each to Rs. 700,00,00,000 divided into 1,40,00,00,000 equity shares of Rs. 5/-	FOR	FOR	Nothing Objectionship
28-08-2024	Hindustan Aeronautics Limited	AGM	Management	each.	FOR	FOR	Nothing Objectionable
				To consider and adopt: a. the Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2024, the Reports of the Board of Directors, Auditors Report thereon and Comments of the Comptroller and Auditor General of India and b. the Audited Consolidated Financial Statements of the Company for the financial year ended March 31,			
28-08-2024	NHPC Limited	AGM	Management	2024, the Report of Auditors thereon and Comments of the Comptroller and Auditor General of India.	FOR	FOR	Routine Proposal
28-08-2024	NHPC Limited	AGM	Management	To confirm the payment of interim dividend and declare final dividend for the financial year 2023 - 24.	FOR	FOR	Routine Proposal
				To appoint a Director in place of Shri Rajendra Prasad Goyal, Director (Finance) (DIN: 08645380), who retires by rotation and, being eligible, offers himself for re-appointment for remaining term at the			
28-08-2024	NHPC Limited	AGM	Management	pleasure of the President of India.	FOR	FOR	Nothing Objectionable
28-08-2024	NHPC Limited	AGM	Management	To authorize Board of Directors of the Company to fix the remuneration of the Joint Statutory Auditors for the financial year 2024 - 25.	FOR	FOR	Nothing Objectionable
			- tanagement	Ratification of remuneration of Rs. 1,00,000 per power station (excluding taxes, duties and TA/ DA) and Rs. 1,00,000 (excluding taxes, duties and TA/DA) for consolidation of cost audit reports of all the power stations by the Lead Cost Auditor and submission of consolidated cost audit report in Form CRA - 3 payable to Cost Auditors appointed by Board of Directors of the Company, to conduct the audit of cost			
28-08-2024	NHPC Limited	AGM	Management	records of the Company for the financial year 2024 - 25.	FOR	FOR	Nothing Objectionable
28-08-2024	NHPC Limited	AGM	Management	To appoint Shri Raj Kumar Chaudhary (DIN: 10198931) as Director (Technical) of the Company, liable to retire by rotation.	FOR	FOR	Nothing Objectionable
28-08-2024	NHPC Limited	AGM	Management	ither in foreign currency and / or in Indian rupees, as may be deemed necessary, on such terms and conditions and with or without security as the Board may think fit, which together with the monies already borrowed by the Company (apart from the temporary loans obtained from the bankers of the Company in the ordinary course of business) at any time shall not exceed in the aggregate Rs. 50,000 Crore irrespective of the fact that such aggregate amount of borrowings outstanding at any one time may exceed the aggregate, for the time being, of the paid-up capital, securities premium and free reserves of the Company.	FOR	FOR	Nothing Objectionable
				To create such charges, mortgages and hypothecations in addition to existing charges, mortgages and hypothecations created by the Company, on such movable and immovable properties and /or the whole or substantially the whole of the undertaking(s) of the Company, as the case may be, both present and future and in such form and manner as the Board may deem fit in favour of Banks/ Financial Institutions/ Agents/ Trustees etc. (hereinafter referred to as Lenders) whenever required for securing the borrowings availed/ to be availed by way of rupee/foreign currency loans, other external commercial borrowings, issue of debentures / Bonds etc as may be mutually agreed with the lenders of the Company towards			
28-08-2024	NHPC Limited	AGM	Management	security for borrowing of funds for the purposes of business of the Company. To appoint Shri Sanjay Kumar Singh (DIN: 10718481), as Director (Projects) of the Company, liable to	FOR	FOR	Nothing Objectionable
28-08-2024	NHPC Limited	AGM	Management	retire by rotation.	FOR	FOR	Nothing Objectionable
				To consider and adopt the audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2024, together with the reports of the board of directors and auditors'			
28-08-2024	Zomato Ltd	AGM	Management	thereon.	FOR	FOR	Routine Proposal
28-08-2024	Zomato Ltd	AGM	Management	To re-appoint Sanjeev Bikhchandani (DIN: 00065640), as Non- Executive Nominee Director, who retires by rotation and being eligible, offers himself for re-appointment.	FOR	FOR	Nothing objectionable
				Payment of remuneration of INR 1,00,00,000/- per annum (including but not limited to remuneration to be paid in case of no profits/ inadequate profits) to Aparna Popat Ved (DIN: 08661466), as Non- Executive Independent Director of the Company, for a period of 3 years commencing from April 1, 2024 till March 31, 2027 or the date of completion of tenure as Non- Executive Independent Director of the Company,			
28-08-2024	Zomato Ltd	AGM	Management	whichever is earlier. Payment of remuneration of INR 1,00,00,000/- per annum (including but not limited to remuneration to be paid in case of no profits/ inadequate profits) to Gunjan Tilak Raj Soni (DIN: 07333270), as Non-Executive Independent Director of the Company, for a period of 3 years commencing from April 1, 2024 till March 31, 2027 or the date of completion of tenure as Non-Executive Independent Director of the	FOR	AGAINST	Excessive remuneration
28-08-2024	Zomato Ltd	AGM	Management	Company, whichever is earlier.	FOR	AGAINST	Excessive remuneration
28-08-2024	Zomato Ltd	AGM	Management	Payment of remuneration of INR 1,00,00,000/- per annum (including but not limited to remuneration to be paid in case of no profits/ inadequate profits) to Kaushik Dutta (DIN: 03328890), as Non- Executive Independent Director of the Company, for a period of 3 years commencing from April 1, 2024 till March 31, 2027 or the date of completion of tenure as Non- Executive Independent Director of the Company, whichever is earlier.	FOR	AGAINST	Excessive remuneration
20 00 2027		, 10, 1	i anagement	Payment of remuneration of INR 1,00,00,000/- per annum (including but not limited to remuneration to be paid in case of no profits/ inadequate profits) to Namita Gupta (DIN: 07337772), as Non- Executive Independent Director of the Company, for a period of 3 years commencing from April 1, 2024 till March 31, 2027 or the date of completion of tenure as Non- Executive Independent Director of the Company,		7.0, 11101	EXCOSITE LEHIGICIANOII
28-08-2024	Zomato Ltd	AGM	Management		FOR	AGAINST	Excessive remuneration

138

Date: September 30, 2024

Description of the proposal Meeting **Investee Company Name** Type of Meeting Proposal of Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Payment of remuneration of INR 1,00,00,000/- per annum (including but not limited to remuneration to be paid in case of no profits/ inadequate profits) to Sutapa Banerjee (DIN: 02844650), as Non- Executive Independent Director of the Company, for a period of 3 years commencing from April 1, 2024 till March 31, 2027 or the date of completion of tenure as Non- Executive Independent Director of the Company, whichever is earlier. FOR AGAINST 28-08-2024 Zomato Ltd AGM Management Excessive remuneration To consider and adopt a) the Audited Financial Statement(s) of the Company for the financial year ended 31 March 2024 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 AGM 2024 and the reports of Auditors thereon. FOR FOR 28-08-2024 **Bharat Electronics Limited** Management Routine proposal To confirm the payment of interim dividend of Rs. 1.40 (140%) per equity share and to declare final FOR 28-08-2024 AGM dividend of Rs. 0.80 (80%) per equity share of Rs. 1 each fully paid up for the financial year 2023 - 24. FOR Bharat Electronics Limited Management Routine proposal To appoint a Director in place of Mr Vikraman N (DIN: 10185349), Director (Human Resources) who AGM Management 28-08-2024 Bharat Electronics Limited retires by rotation and being eligible, offers himself for re-appointment. FOR FOR Nothing Objectionable Appointment of Mr Manoj Jain (DIN: 09749046) as Managing Director of the Company, not liable to retire AGM 28-08-2024 Bharat Electronics Limited Management FOR FOR Nothing Objectionable Ratification of remuneration of Rs. 4,50,000 plus applicable taxes payable to M/s GNV 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 records of the Company for the financial year AGM ending on 31 March 2025. FOR 28-08-2024 Bharat Electronics Limited FOR Nothing Objectionable Management To receive, consider and adopt: (a) the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2024, together with the Reports of the Board of Directors and Auditors thereon (b) the Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2024, together with the Report of the Auditors thereon. FOR FOR 28-08-2024 Vodafone Idea Limited AGM Management Nothing Objectionable To appoint a Director in place of Mr. Ravinder Takkar (DIN: 01719511), who retires by rotation, and being Compliant with law. No governance concern AGM Management eligible, offers himself for re-appointment. FOR 28-08-2024 Vodafone Idea Limited FOR identified. To appoint a Director in place of Mr. Sunil Sood (DIN: 03132202), who retires by rotation, and being Compliant with law. No governance concern 28-08-2024 Vodafone Idea Limited AGM Management eligible, offers himself for re-appointment. FOR identified. Ratification of remuneration of Rs. 12,00,000/- plus applicable taxes and reimbursement of travel and out of pocket expenses, payable to M/s. Sanjay Gupta and Associates, Cost Accountants (Firm Registration No. 000212), who have been appointed by the Board of Directors on the recommendation of the Audit Committee, as the Cost Auditors of the Company to conduct the audit of the cost accounting records of Compliant with law. No major governance 28-08-2024 Vodafone Idea Limited AGM Management the Company for the Financial Year ending March 31, 2025. **FOR** FOR concern identified. Approval of Material Related Party Transactions with Indus Towers Limited for an aggregate value of Compliant with law. No major governance FOR AGM approximately Rs. 12,000 crore and Rs. 14,500 crore during the FY 2024 - 25 and FY 2025 - 26. FOR 28-08-2024 Vodafone Idea Limited Management concern identified. Appointment of Mr. Rajat Kumar Jain (DIN: 00046053), as an Independent Director of the Company, not liable to retire by rotation, for a term of 5 (five) consecutive years, with effect from August 31, 2024 to Compliant with law. No governance concern 28-08-2024 Vodafone Idea Limited AGM August 30, 2029. FOR FOR identified. Management To increase the term of Mr. Ashwani Windlass (DIN: 00042686) as an Independent Director from 3 (three consecutive years to a period of 5 (five) consecutive years with effect from August 31, 2021 upto August 28-08-2024 Vodafone Idea Limited AGM **FOR** FOR Nothing Objectionable Management To increase the term of Ms. Neena Gupta (DIN: 02530640) as an Independent Director from 3 (three) consecutive years to a period of 5 (five) consecutive years with effect from September 17, 2021 upto AGM **FOR** 28-08-2024 Vodafone Idea Limited September 16, 2026. FOR Management Nothing Objectionable To increase the term of Mr. Suresh Vaswani (DIN: 02176528) as an Independent Director from 3 (three) consecutive years to a period of 5 (five) consecutive years with effect from February 8, 2022 upto FOR 28-08-2024 Vodafone Idea Limited AGM February 7, 2027. FOR Nothing Objectionable Management To receive, consider and adopt: a. the Audited Standalone Financial Statements of the Company for the financial year ended on March 31, 2024 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, 2024 and the Report of the Auditors thereon. AGM FOR 28-08-2024 Info Edge (India) Limited FOR No governance concern identified. Management Compliant with law. Sufficient Liquid funds. No To declare a final dividend of Rs. 12/- per equity share and to confirm the interim dividend of Rs.10/- per Info Edge (India) Limited AGM equity share, already paid, for the FY 24. FOR 28-08-2024 FOR concern identified. Management To appoint a Director in place of Mr. Kapil Kapoor (DIN: 00178966), who retires by rotation, and being eligible, offers himself for re-appointment. 28-08-2024 Info Edge (India) Limited AGM FOR FOR Compliant with Law. No concern Identified. 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(ies) and to hold office until the conclusion of next Annual Compliant with Law. No concern identified on the proposed appointment. 28-08-2024 Info Edge (India) Limited AGM Management General Meeting of the Company. FOR FOR Re-appointment of Mr. Chintan Thakkar (DIN: 00678173), as a Whole - time Director, liable to retire by rotation, to be designated as Whole - time Director and Chief Financial Officer of the Company, for a period of 5 (five) consecutive years, on expiry of his present term of office, i.e. with effect from October 28-08-2024 Info Edge (India) Limited AGM 16, 2024 to October 15, 2029. FOR FOR Compliant with Law. No concern Identified. Management Unqualified Financial Statements. Compliant with Indian Accounting Standards. No To receive, consider and adopt the Audited Financial Statement of the Company for the financial year 28-08-2024 Pfizer Limited AGM ended March 31, 2024, including the Reports of the Board of Directors and Auditors thereon. FOR FOR governance concern identified. Management Sufficient funds available. No governance AGM FOR FOR concern identified. 28-08-2024 Pfizer Limited Management To declare a dividend of Rs. 35/- (350%) per equity share for the financial year ended March 31, 2024. To consider appointment of a Director in place of Mr. P. Rengan (DIN: 10362899), who retires by rotation Compliant with law. No governance concern 28-08-2024 Pfizer Limited AGM Management and being eligible, offers himself for re-appointment. FOR FOR To consider, Appointment of Mr. Pradip Shah (DIN: 00066242) as a Non - Executive Non - Independent AGM Director of the Company, effective November 10, 2024, liable to retire by rotation. FOR FOR 28-08-2024 Pfizer Limited Nothing Objectionable Management To consider appointment of Mr. Lakshmanan Krishnakumar (DIN: 00423616) as an Independent Director of the Company, for a term of 5 (five) consecutive years, effective July 29, 2024, not being liable to retire No concern on the merit of proposed AGM FOR FOR 28-08-2024 Pfizer Limited Management appointee.

139

Date: September 30, 2024

Proposal of Meeting **Investee Company Name** Type of Meeting **Description of the proposal** Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) To consider appointment of Ms. Sonia Singh (DIN: 07108778) as an Independent Director of the Company, for a term of 5 (five) consecutive years, effective July 29, 2024, not being liable to retire by No concern on the merit of proposed AGM FOR FOR 28-08-2024 Pfizer Limited Management appointee. Ratification of remuneration of Rs. 14,70,000/- plus applicable taxes and out- of- pocket expenses payable to M/s. Kishore Bhatia and Associates, Cost Accountants, having Firm Registration No. 000294 for conducting Cost Audit of the cost records maintained by the Company for the financial year ended March Compliant with law. No governance concern AGM FOR FOR 28-08-2024 Pfizer Limited Management Ratification of remuneration of Rs. 14,70,000/- plus applicable taxes and out- of- pocket expenses payable to M/s. Kishore Bhatia and Associates, Cost Accountants, having Firm Registration No. 000294 for conducting Cost Audit of the cost records maintained by the Company for the financial year ended March Compliant with law. No governance concern 28-08-2024 Pfizer Limited AGM FOR FOR Management Adoption of Accounts: a) To receive, consider and adopt the standalone audited financial statements of the Company for the financial year ended 31st March, 2024 together with the Reports of the Board of Directors and Auditors b) To receive, consider and adopt the consolidated audited financial statements of the Company for the 29-08-2024 AGM financial year ended 31st March, 2024 together with the Reports of Auditors thereon. FOR Avenue Supermarts Limited Management Routine proposal To appoint a Director in place of Mr. Elvin Machado (DIN: 07206710), who retires by rotation and being AGM FOR FOR 29-08-2024 Avenue Supermarts Limited Management eligible, offers himself for re-appointment. Nothing objectionable To approve material related party transactions for sale/ purchase of goods, materials and assets between the Company and Avenue E-Commerce Limited, for a period from date of this meeting till the date of next Annual General Meeting and up to a maximum aggregate value of Rs. 29,000,000,000 plus applicable taxes, in the ordinary course of business of the Company and at arm's length basis. Avenue Supermarts Limited AGM FOR FOR 29-08-2024 Management Business requirement To approve material related party transaction for further investment in the share capital of Avenue E-Commerce Limited, for a period from date of this meeting till the date of next annual general meeting and upto a maximum aggregate value of Rs. 2,500,000,000 in the ordinary course of business of the 29-08-2024 Avenue Supermarts Limited AGM FOR FOR Management **Business requirement** To approve material related party transaction for sharing of turnover generated from premises of the Company by Avenue E-Commerce Limited, for a period commencing from 1st April, 2025 to 30th September, 2028 upto a maximum aggregate value of Rs. 200,000,000 plus applicable taxes on an annual basis during the said period, in the ordinary course of business of the Company. 29-08-2024 Avenue Supermarts Limited AGM Management FOR FOR Business requirement To approve material related party transaction for leasing premises to Avenue E-Commerce Limited, for a period commencing from 1st April, 2025 to 30th September, 2028 upto a maximum aggregate value of Rs. 600,000,000 plus applicable taxes on an annual basis during the said period, in the ordinary course of business of the Company and at arm's length. 29-08-2024 Avenue Supermarts Limited AGM Management FOR FOR Business requirement Appointment of Mr. Amar Kaul (DIN: 07574081) as the Managing Director and CEO of the Company for a period of five years with effect from 25th July 2024 up to 24th July 2029 (both days inclusive), not liable CG Power and Industrial Solutions to retire by rotation and including remuneration. FOR 29-08-2024 PBL FOR Nothing Objectionable Management Appointment of Mr. Suresh Vaswani (DIN: 02176528) as an Independent Director of the Company, not ICICI Prudential Life Insurance liable to retire by rotation, for a term of five consecutive years commencing from July 4, 2024 to July 3, 29-08-2024 Company Ltd PBL Management FOR FOR nothing objectionable Unqualified financial statements. (except a non-To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the material remark identified in CARO report) No 29-08-2024 Aurobindo Pharma Limited AGM Management financial year ended March 31, 2024, and reports of Directors and Auditors thereon. FOR FOR concern Identified. Unqualified financial statements. (except a non-To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the material remark identified in CARO report) No Aurobindo Pharma Limited AGM financial year ended March 31, 2024, and report of Auditors thereon. FOR 29-08-2024 Management FOR concern Identified. To confirm the interim dividend of Rs. 3.00 and second interim dividend of Rs. 1.50 in aggregate Rs. 4.50 AGM 29-08-2024 Aurobindo Pharma Limited per equity share of Rs. 1 each, as dividend paid for the financial year 2023 - 24. FOR FOR Compliant with Law. No concern identified. Management To appoint a Director in place of Mr. K. Nithyananda Reddy (DIN: 01284195) who retires by rotation at this Annual General Meeting and being eligible, seeks re-appointment. 29-08-2024 AGM FOR FOR Aurobindo Pharma Limited Management Compliant with Law. No concern Identified. To appoint a Director in place of Mr. M. Madan Mohan Reddy (DIN: 01284266) who retires by rotation at this Annual General Meeting and being eligible, seeks re-appointment. Aurobindo Pharma Limited AGM FOR FOR 29-08-2024 Management Compliant with Law. No concern Identified. To re-appoint Mr. K. Nithyananda Reddy (DIN: 01284195) as Vice Chairman and Managing Director of the Company for a period of three years with effect from June 1, 2024 and including remuneration. 29-08-2024 Aurobindo Pharma Limited AGM FOR FOR Compliant with Law. No concern Identified. Management To re-appoint Mr. M. Madan Mohan Reddy (DIN: 01284266) as Whole- time Director of the Company for a AGM FOR Compliant with Law. No concern Identified. 29-08-2024 Aurobindo Pharma Limited period of three years with effect from June 1, 2024 and including remuneration. **FOR** Management To approve the continuation of Mr. P. V. Ramprasad Reddy (DIN: 01284132) as Non- Executive Director on the Board of the Company, whose term of office shall not be liable to determination by retirement of directors by rotation, subject to approval of the Members at least once in every five years. FOR 29-08-2024 Aurobindo Pharma Limited AGM Management FOR Compliant with Law. No concern Identified. Ratification of remuneration of Rs. 6,50,000/- excluding applicable taxes payable to M/s. EVS and Associates (Registration No. 000175), Cost Accountants, Hyderabad, appointed by the Board of Directors, on the recommendation of the Audit Committee, as Cost Auditors of the Company for conducting audit of Compliant with Law. No governance concern the cost records of the Company for the financial year 2024 - 25. FOR identified. 29-08-2024 AGM **FOR** Aurobindo Pharma Limited Management To approve payment of commission to independent directors, but not exceeding Rupees twenty lakhs per independent director in any financial year be paid to and distributed amongst the independent directors of the Company in such amounts or proportions and in such manner and in all respects as may be decided and directed by the Board of Directors and such payments shall be made in respect of the profits of the Compliant with law. No major concern Company for each financial year, commencing from April 1, 2024. 29-08-2024 Aurobindo Pharma Limited Management FOR identified. To consider and adopt Audited Standalone and Consolidated Financial Statements of the Company for the NTPC Limited AGM financial year ended 31st March 2024, the reports of the Board of Directors and Auditors thereon. FOR FOR 29-08-2024 Management Routine Proposal

140

Date: September 30, 2024

Description of the proposal Investee Company Name Proposal of Management Reason supporting the vote decision Meeting Type of Meeting Vote Recommendation **Date** (AGM / EGM) Management / (For / Against/ **Shareholders** Abstain) To confirm payment an interim dividend @ 45% (Rs. 4.50 per equity share of Rs. 10/-) on the paid- up equity share capital of the Company and final dividend @ 32.50% (Rs. 3.25 per equity share of Rs. 10/-) as recommended by the Board of Directors out of the profits of the Company for the financial year 2023 -29-08-2024 NTPC Limited AGM FOR Management Routine Proposal To appoint Shri Piyush Surendrapal Singh (DIN: 07492389) Government Nominee Director, who retires by NTPC Limited AGM FOR 29-08-2024 Management rotation as a Director. FOR Nothing Objectionable To fix the remuneration of the Statutory Auditors of the company appointed by the Comptroller and AGM NTPC Limited Auditor General of India for the financial year 2024 - 25. FOR FOR 29-08-2024 Nothing Objectionable Management To appoint Shri K. Shanmugha Sundaram (DIN: 10347322) as Director (Projects) of the Company and he NTPC Limited shall be liable to retire by rotation. AGM FOR FOR 29-08-2024 Management Nothing Objectionable To appoint Shri Ravindra Kumar (DIN: 10523088) as Director (Operations) of the Company and he shall 29-08-2024 NTPC Limited AGM be liable to retire by rotation. FOR FOR Nothing Objectionable Management Ratification of remuneration of Rs. 47,40,000/- as approved by the Board of Directors payable to Cost Auditors appointed by the Board of Directors of the Company to conduct the audit of the cost records of Management 29-08-2024 NTPC Limited AGM the Company for the financial year 2024 - 25. **FOR** FOR Nothing Objectionable 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. 12,000 Crore in one or more tranches/ series not exceeding 12 (twelve), through private placement, in domestic market for capex, working capital and general corporate purposes, during the period commencing from the date of passing of Special Resolution till completion of one year thereof or the date of next Annual General NTPC Limited Nothing Objectionable 29-08-2024 AGM Meeting in the financial year 2025 - 26. FOR Management To appoint Shri Mahabir Prasad (DIN: 07094229) as Government Nominee Director of the Company and NTPC Limited AGM FOR FOR 29-08-2024 he shall be liable to retire by rotation. Nothing Objectionable Management To consider and adopt (a) the audited financial statement of the Company for the financial year ended March 31, 2024, and the reports of the Board of Directors and Auditors thereon and Unqualified Financial Statements. Compliant Krishna Institute of Medical (b) the audited consolidated financial statement of the Company for the financial year ended March 31, with Indian Accounting Standards. No concern Sciences Limited 29-08-2024 AGM 2024, and the report of Auditors thereon. FOR FOR identified. Management Krishna Institute of Medical To appoint Dr. Bhaskara Rao Bollineni, (DIN No. 00008985), who retires by rotation and, being eligible, 29-08-2024 Sciences Limited AGM Management offers himself for re-appointment as a Director. FOR FOR Nothing Objectionable Re-appointment of M/s. S. R. Batliboi and Associates LLP, Chartered Accountants (Firm Registration No. 101049W/ E300004) as the Statutory Auditors of the Company for a further consecutive term of five years, from the conclusion of this Annual General Meeting till the conclusion of Twenty Seventh Annual General Meeting at a remuneration to be fixed by the Audit Committee and/ or Board of Directors of the Krishna Institute of Medical Company, in addition to reimbursement of applicable taxes and actual out of pocket and traveling 29-08-2024 AGM expenses incurred in connection with the audit and billed progressively. Sciences Limited Management FOR FOR Compliant with Law. No concern Identified. Ratification of remuneration of Rs. 6.00 Lakhs excluding applicable taxes, payable to M/s. Sagar and Krishna Institute of Medical Associates, (FRN 000118) Cost Accountants appointed as the Cost Auditors, to conduct the audit of the FOR 29-08-2024 Sciences Limited AGM Company's cost records for the financial year 2024 - 25. FOR Compliant with law. No concern identified. Management Compliant with law. No major concern Krishna Institute of Medical AGM Approval of Re-classification of persons from Promoter Group Category to Public Category. FOR FOR 29-08-2024 Sciences Limited identified. Management Sub-division of 1 (One) Equity Share of the Company of the face value of Rs. 10/- each fully paid into 5 Krishna Institute of Medical FOR FOR 29-08-2024 Sciences Limited AGM (Five) Equity Shares of the Company of face value of Rs. 2/- each fully paid up. Compliant with law. No concern identified. Management Krishna Institute of Medical AGM FOR FOR 29-08-2024 Sciences Limited Management Alteration of Capital Clause (Clause V) of the Memorandum of Association of the Company. Compliant with law. No concern identified. To consider and adopt the Audited Financial Statements of the Company for the financial year ended AGM March 31, 2024 together with reports of the Board of Directors and Auditors thereon. FOR FOR 29-08-2024 Motherson Sumi Wiring India Ltd Management Routine proposal To declare final dividend of Re. 0.80 per share on equity shares for the financial year ended March 31, 29-08-2024 Motherson Sumi Wiring India Ltd 2024 as recommended by the Board of Directors of the company. FOR FOR Management Routine proposal To appoint a Director in place of Mr. Anurag Gahlot (DIN- 09455743), who retires by rotation and being FOR FOR eligible offers himself for re-appointment. 29-08-2024 Motherson Sumi Wiring India Ltd Management Nothing objectionable Ratification of remuneration of INR 1,100,000 plus applicable taxes thereon besides reimbursement of out of pocket expenses payable to M/s. M.R. Vyas and Associates, Practicing Cost and Management Accountants (Firm Registration No. 101394 with the Institute of Cost Accountant of India) appointed by the Board of Directors of the Company as the Cost Auditors, pursuant to the recommendation of the Audit Committee, to conduct the audit of the cost records of the Company for the financial year 2024 - 25. 29-08-2024 Motherson Sumi Wiring India Ltd **FOR** FOR Management Nothing objectionable To enter into contract(s) / agreement(s) / arrangement(s) / transaction(s), between the Company and FOR 29-08-2024 Motherson Sumi Wiring India Ltd Sumitomo Wiring Systems Limited. **FOR** Management Business requirement To enter into contract(s) / agreement(s) / arrangement(s) / transaction(s), between the Company and Samvardhana Motherson International Limited (formerly known as Motherson Sumi Systems Limited) 29-08-2024 Motherson Sumi Wiring India Ltd Management FOR FOR Business requirement Continuation of appointment of Mr. Vivek Chaand Sehgal (DIN: 00291126), Chairman of the Company as Non-Executive and Non-Independent Director of the Company for a period of 5 (five) years effective from April 1, 2024 and shall be not liable to retire by rotation. 29-08-2024 Motherson Sumi Wiring India Ltd FOR FOR Nothing objectionable Management To receive, consider and adopt the audited standalone and consolidated financial statements for the financial year ended March 31, 2024 together with the Reports of the Directors and the Auditors thereon. FOR 29-08-2024 ICICI Bank Limited AGM Management FOR nothing objectionable 29-08-2024 ICICI Bank Limited AGM Management To declare dividend on equity shares. FOR nothing objectionable To appoint a director in place of Mr. Rakesh Jha (DIN: 00042075), who retires by rotation and, being eligible, offers himself for re-appointment. AGM FOR FOR 29-08-2024 ICICI Bank Limited Management nothing objectionable Appointment of M/s. B S R and Co. LLP, Chartered Accountants (Registration No. 101248W/W100022) as one of the Joint Statutory Auditors of the Bank, to hold office from the conclusion of this meeting till the AGM conclusion of the Thirty- First Annual General Meeting of the Bank on such terms including remuneration. FOR FOR 29-08-2024 ICICI Bank Limited nothing objectionable Management

Date: September 30, 2024

Management Reason supporting the vote decision Meeting **Investee Company Name** Type of Meeting Proposal of **Description of the proposal** Vote Recommendation **Date** (AGM / EGM) Management / (For / Against/ **Shareholders** Abstain) Appointment of M/s. C N K and Associates LLP, 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- First Annual General Meeting of the Bank on such terms 29-08-2024 ICICI Bank Limited AGM including remuneration. FOR FOR Management nothing objectionable Payment of remuneration to M/s. M S K A and Associates, Chartered Accountants (Registration No. 105047W) (hereinafter referred to as M S K A and Associates) and M/s. KKC and Associates LLP, Chartered Accountants (formerly M/s. Khimji Kunverji and Co LLP) (Registration No. 105146W/W100621) (hereinafter referred to as KKC and Associates), Joint Statutory Auditors of the Bank, approval of the 29-08-2024 ICICI Bank Limited AGM Management Members of the Bank. FOR FOR nothing objectionable Appointment of Mr. Rohit Bhasin (DIN: 02478962) as an Independent Director of the Bank, not liable to ICICI Bank Limited AGM Management retire by rotation, for a term of five years with effect from July 26, 2024. FOR FOR 29-08-2024 nothing objectionable Revision in remuneration of Mr. Sandeep Bakhshi (DIN: 00109206) as Managing Director and Chief ICICI Bank Limited AGM FOR 29-08-2024 Executive Officer (MD and CEO) of the Bank. FOR Management nothing objectionable 29-08-2024 AGM ICICI Bank Limited Management Revision in remuneration of Mr. Sandeep Batra (DIN: 03620913) as Executive Director of the Bank. FOR FOR nothing objectionable AGM Revision in remuneration of Mr. Rakesh Jha (DIN: 00042075) as Executive Director of the Bank. 29-08-2024 **ICICI Bank Limited** Management FOR FOR nothing objectionable ICICI Bank Limited AGM 29-08-2024 Revision in remuneration of Mr. Ajay Kumar Gupta (DIN: 07580795) as Executive Director of the Bank. FOR FOR Management nothing objectionable Modification of earlier approved Material Related Party Transactions for acceptance of Current account and Savings account (CASA) deposits by the Bank from the Related Parties for FY 2025, 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 ICICI Bank Limited AGM ordinary course of business of the Bank. FOR FOR 29-08-2024 Management nothing objectionable Modification of earlier approved Material Related Party Transactions for subscription of securities issued by the Related Party and purchase of securities from the Related Party (issued by related or unrelated parties) by the Bank for FY 2025, 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 Management 29-08-2024 ICICI Bank Limited AGM arm's length basis and in the ordinary course of business of the Bank. FOR FOR nothing objectionable viodification of earlier approved Matérial Related Party Transactions for sale of securit Party (issued by related or unrelated parties) by the Bank for FY 2025, 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 AGM 29-08-2024 ICICI Bank Limited **FOR** FOR nothing objectionable Management viaterial Related Party Transactions for rendering of insurance services by ICICI Prudential Life Insurance Company Limited, subsidiary of the Bank for FY 2025, 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 ICICI AGM Prudential Life Insurance Company Limited. 29-08-2024 ICICI Bank Limited FOR **FOR** Management nothing objectionable Material Related Party Transactions for dividend payout by ICICI Prudential Asset Management Company Limited, subsidiary of the Bank for FY 2025, 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 ICICI 29-08-2024 ICICI Bank Limited AGM Management Prudential Asset Management Company Limited. FOR FOR nothing objectionable laterial Related Party Transactions pertaining to foreign exchange and derivative transactions by the Bank with the Related Parties for FY 2025, 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 29-08-2024 ICICI Bank Limited AGM Management FOR FOR nothing objectionable raterial Related Party Transactions for acceptance of Current account and Savings account (CASA) deposits by the Bank from the Related Parties for FY 2026, 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 AGM 29-08-2024 ICICI Bank Limited business of the Bank. FOR FOR Management nothing objectionable viaterial Related Party Transactions for subscription of securities issued by the Related Parties and purchase of securities from the Related Parties (issued by related or unrelated parties) by the Bank for FY 2026, 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 AGM and in the ordinary course of business of the Bank. 29-08-2024 ICICI Bank Limited Management **FOR** FOR nothing objectionable

Date: September 30, 2024

Type of Meeting **Description of the proposal** Vote Meeting **Investee Company Name** Proposal of Management Reason supporting the vote decision Date Management / (AGM / EGM) Recommendation (For / Against/ **Shareholders** Abstain) laterial Related Party Transactions for sale of securities to the Related Parties (issued by related or unrelated parties) by the Bank for FY 2026, 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 29-08-2024 ICICI Bank Limited AGM FOR FOR nothing objectionable Management Material Related Party Transactions for granting of fund based and/ or non- fund based credit facilities by the Bank to the Related Parties for FY 2026, 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 29-08-2024 ICICI Bank Limited AGM Management FOR FOR nothing objectionable Material Related Party Transactions for purchase/ sale of loans by the Bank from/ to the Related Party fol FY 2026, 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 29-08-2024 ICICI Bank Limited AGM ordinary course of business of the Bank. FOR FOR Management nothing objectionable iaterial Kelated Party Transactions for undertaking repurchase (repo) transactions and other permitted short- term borrowing transactions by the Bank with the Related Party for FY 2026, 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. 29-08-2024 ICICI Bank Limited AGM Management **FOR** FOR nothing objectionable Material Related Party Transactions for undertaking reverse repurchase (reverse repo) transactions and other permitted short- term lending transactions by the Bank with the Related Party for FY 2026, 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 ICICI Bank Limited AGM 29-08-2024 course of business of the Bank. FOR nothing objectionable Management FOR Material Related Party Transactions pertaining to foreign exchange and derivative transactions by the Bank with the Related Parties for FY 2026, 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 ICICI Bank Limited AGM FOR FOR 29-08-2024 nothing objectionable Management Material Related Party Transactions for availing insurance services by the Bank from the Related Party fo FY 2026, 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 ICICI Bank Limited AGM ordinary course of business of the Bank. FOR 29-08-2024 Management nothing objectionable viaterial Related Party Transactions for rendering of insurance services by ICICI Prudential Life Insurance Company Limited, subsidiary of the Bank for FY 2026, 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 ICICI Prudential Life Insurance Company Limited. ICICI Bank Limited AGM FOR FOR 29-08-2024 nothing objectionable Management Material Related Party Transactions for dividend payout by ICICI Prudential Asset Management Compan Limited, subsidiary of the Bank for FY 2026, 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 ICICI 29-08-2024 AGM **FOR** ICICI Bank Limited Management Prudential Asset Management Company Limited. FOR nothing objectionable To consider and adopt: a) the Audited Financial Statements of the Company for financial year ended March 31, 2024, together with reports of the Board of Directors and Auditors thereon, and Samvardhana Motherson b) the Audited Consolidated Financial Statements of the Company for financial year ended March 31, 29-08-2024 International Ltd AGM 2024, together with the report of Auditors thereon. FOR FOR Routine proposal Management Samvardhana Motherson AGM 29-08-2024 International Ltd Management To declare final dividend of Re. 0.80 per equity share for financial year ended March 31, 2024. FOR FOR Routine proposal To appoint a Director in place of Mr. Laksh Vaaman Sehgal (DIN: 00048584), who retires by rotation and Samvardhana Motherson AGM Management being eligible offers himself for re-appointment. FOR 29-08-2024 International Ltd FOR Nothing objectionable Ratification of remuneration of INR 4,10,000 plus applicable taxes thereon and reimbursement of out of pocket expenses payable to M/s. M.R. Vyas and Associates, Practicing Cost and Management Accountants (Firm Registration No. 101394 with the Institute of Cost Accountant of India) appointed by the Board of Directors of the Company as the Cost Auditors to conduct audit of cost records of the Company for Samvardhana Motherson financial vear 2024 - 25. International Ltd AGM FOR 29-08-2024 FOR Nothing objectionable Management Continuation of Mr. Vivek Chaand Sehgal (DIN: 00291126) as the Director of the Company, for a period of Samvardhana Motherson AGM FOR five (5) years effective April 1, 2024 and shall not be liable to retire by rotation. FOR 29-08-2024 International Ltd Nothing objectionable Management

143

Date: September 30, 2024

Investee Company Name Type of Meeting Proposal of **Description of the proposal** Management Vote Reason supporting the vote decision Management / **Date** (AGM / EGM) Recommendation (For / Against/ **Shareholders** Abstain) Samvardhana Motherson To enter into contract(s)/ agreements(s)/ arrangement(s)/ transaction(s), between the Company and AGM FOR 29-08-2024 International Ltd Management Motherson Sumi Wiring India Limited (MSWIL). FOR Business requirement Samvardhana Motherson To enter into contract(s) / agreements(s) / arrangement(s) / transaction(s), between the Company with 29-08-2024 AGM SEI Thai Electric Conductor Co., Ltd., Thailand for purchase of copper. FOR FOR International Ltd Management Business requirement To give corporate guarantee(s) or provide security(s) in connection with term loan facility(ies) and/ or working capital facility(ies), to be availed by Motherson Electronic Components Private Limited (MECPL), step-down subsidiary of the Company through Samvardhana Motherson Innovative Solutions Limited (SMISL), for an amount upto INR 21,500,000,000/- in one or more tranches from time to time, in favour Samvardhana Motherson of Bank(s), Financial Institution(s), Public financial Institution(s) or any other third party lender(s). International Ltd AGM FOR FOR 29-08-2024 Management **Business** requirement To create pledge (including disposal upon invocation of pledge), lien or any other encumbrance over entire or any substantial part of the equity shareholding in SMRC Automotive Holdings Netherlands B.V., a company incorporated under the laws of Netherlands (hereinafter referred as SMRC AHN B.V.), a material subsidiary of the Company, in one or more tranches for loan availed and/or to be availed by SMRC AHN B.V. and/or by the Company and/or by any of the wholly owned subsidiary of the Company from time to Samvardhana Motherson 29-08-2024 International Ltd AGM FOR FOR Management Business requirement To (i) give any loan to any person or other body corporate; and (ii) give any guarantee or provide any security in connection with a loan to any other body corporate or person as they may in their absolute discretion deem fit and in the interest of the Company, upto an additional amount of INR 2,000 Million over and above existing loan(s), security(ies), guarantee(s) to any person or other body corporate or existing investment(s) made by the Company to any person or other body corporate as on March 31, 2024, provided that pursuant to first proviso of sub-section (3) of section 186 of the Act, the aforesaid additional limit(s) of INR 2,000 Million (Rupees Two Thousand Million only), will continue to exclude, Samvardhana Motherson loan(s) given or to be given, or guarantee(s) or security(ies) provided or to be provided in future by the AGM FOR FOR 29-08-2024 International Ltd Management Company to its wholly owned subsidiary company(ies) or joint venture company(ies). Business requirement To create, issue, offer and allot (including with provisions for reservations on firm and/ or competitive basis, or such part of issue and for such categories of persons as may be permitted under the applicable laws) such number of Securities (as defined hereinafter) up to 33,88,21,074 equity shares, for cash at such price that may be decided by the Board in terms of the applicable regulations and as permitted under the applicable laws, in one or more tranches, with or without a green shoe option to such investors, whether Indian or foreign, that may be permitted to invest in such issuance of Securities, including Samvardhana Motherson eligible Qualified Institutional Buyers (the QIBs) as defined in the ICDR Regulations, by way of a private 29-08-2024 International Ltd AGM Management placement including Qualified Institutions Placement (the QIP). FOR FOR Business requirement To receive, consider and adopt: a) the Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2024 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, 29-08-2024 Jubilant Foodworks Limited AGM 2024 together with the Report of the Auditors thereon. **FOR** FOR Management Routine proposal 29-08-2024 Jubilant Foodworks Limited AGM Management To declare dividend on equity shares for the financial year ended March 31, 2024. FOR FOR Routine proposal To appoint a Director in place of Mr. Hari S. Bhartia (DIN: 00010499) who retires by rotation and, being AGM FOR FOR 29-08-2024 Jubilant Foodworks Limited eligible, offers himself for re-appointment. Nothing Objectionable Management To approve payment of commission to the Directors other than the Managing/ Whole-time/ Executive Directors (hereinafter called the Non-Executive Directors or NEDs), in addition to sitting fees for attending meetings of the Board of Directors, Independent Directors, Committee(s) of the Board etc. not exceeding in the aggregate, 1% (one per cent) per annum or such other percentage as may be specified by the Act from time to time in this regard, of the net profits of the Company to be calculated in accordance with the provisions of Section 198 and other applicable provisions, if any, of the Act, to be paid to and distributed amongst the NEDs in such amounts or proportions and in such manner as the Board of Directors of the Company (hereinafter referred to as the Board which term shall be deemed to include Committee thereof authorized for the purpose) may determine and such payment shall be made out of the profits of the AGM Company, commencing from April 1, 2024. FOR 29-08-2024 Jubilant Foodworks Limited Nothing Objectionable Management AGM To authorise creation of security/ charge over the assets/ undertakings of the Company. FOR FOR 29-08-2024 Jubilant Foodworks Limited Management Nothing Objectionable Fo consider and adopt (a) the audited financial statement of the Company for the financial year ended March 31, 2024 and the 29-08-2024 Reliance Industries Limited AGM reports of the Board of Directors and Auditors thereon. FOR FOR Management Routine Proposal To consider and adopt (b) the audited consolidated financial statement of the Company for the financial year ended March 31, Reliance Industries Limited AGM FOR FOR 29-08-2024 Management 2024 and the report of Auditors thereon. Routine Proposal To declare dividend at the rate of Rs. 10/- 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, 2024 and Reliance Industries Limited 29-08-2024 AGM the same be paid out of the profits of the Company. FOR FOR Management Routine Proposal To appoint Shri Hital R. Meswani (DIN: 00001623), who retires by rotation at this meeting, as a Director of 29-08-2024 Reliance Industries Limited AGM Management FOR FOR Nothing Objectionable To appoint Shri P. M .S. Prasad (DIN: 00012144), who retires by rotation at this meeting, as a Director of AGM 29-08-2024 Reliance Industries Limited Management the Company. FOR FOR Nothing Objectionable Ratification of remuneration, a) 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, 2025 and b) to be paid to Shome and Banerjee, Cost Accountants (FRN: 000001), the Cost Auditors appointed by the Board of Directors, to conduct the audit of cost records of the Company for the financial year ended 29-08-2024 Reliance Industries Limited Management **FOR** FOR Nothing Objectionable To approve Material Related Party Transactions with Star India Private Limited (SIPL) by investing in equity shares for an amount not exceeding Rs. 11,500 crore, for licensing of content by Jio Studios a division of the Company, transactions to be upto Rs.300 crore and brand integration services, FOR FOR 29-08-2024 Reliance Industries Limited AGM transactions to be upto Rs. 30 crore during the FY 2024 - 25. Nothing Objectionable Management

Date: September 30, 2024

Proposal of **Description of the proposal** Reason supporting the vote decision **Investee Company Name** Type of Meeting Management Vote **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) Unqualified financial statements. Compliant To receive, consider and adopt the standalone and consolidated Financial Statements of the Company for with Indian Accounting Standards. No AGM the Financial Year ended March 31, 2024. FOR governance concern identified. 29-08-2024 **Indus Towers Ltd** Management To appoint Mr. Sunil Sood (DIN: 03132202), who retires by rotation and being eligible offers himself for re Indus Towers Ltd AGM Compliant with law. No concern identified 29-08-2024 FOR FOR Management To appoint Mr. Rajan Bharti Mittal (DIN: 00028016), who retires by rotation and being eligible offers AGM FOR FOR 29-08-2024 **Indus Towers Ltd** himself for re-appointment. Compliant with law. No concern identified. Management To appoint Mr. Gopal Vittal (DIN: 02291778),who retires by rotation and being eligible offers himself for AGM FOR 29-08-2024 Indus Towers Ltd Management re-appointment. **FOR** Compliant with law. No concern identified. To approve Material Related Party Transaction(s) with Bharti Airtel Limited for an amount not exceeding aggregate of Rs. 19,000 Crore per annum provided that the said contract(s)/ arrangement(s)/ transaction(s) shall be carried out on an arm's length basis and in the ordinary course of the business of Compliant with law. No governance concern 29-08-2024 AGM FOR FOR Indus Towers Ltd Management identified. To approve Material Related Party Transaction(s) with Bharti Hexacom Limited for an amount not exceeding aggregate of Rs. 1,500 Crore per annum provided that the said contract(s)/ arrangement(s)/ transaction(s) shall be carried out on an arm's length basis and in the ordinary course of the business of Compliant with law. No governance concern 29-08-2024 Indus Towers Ltd AGM FOR FOR Management identified. To approve Material Related Party Transaction(s) with Vodafone Idea Limited for an amount not exceeding aggregate of Rs. 14,000 Crore per annum provided that the said contract(s)/ arrangement(s)/ transaction(s) shall be carried out on an arm's length basis and in the ordinary course of the business of Compliant with law. No governance concern 29-08-2024 Indus Towers Ltd AGM FOR FOR identified Management the Company. Appointment of Mr. Jagdish Saksena Deepak (DIN: 02194470) as a Director of the Company, liable to Indus Towers Ltd AGM FOR FOR 29-08-2024 retire by rotation. Compliant with law. No concern identified. Management To receive, consider and adopt: Unqualified financial statements (except certain (a) the Audited Standalone Financial Statements of the Company for financial year ended 31st March, 2024 and the Reports of the Board of Directors and Auditors thereon and non-material remarks identified in CARO (b) the Audited Consolidated Financial Statements of the Company for financial year ended 31st March, report). Compliant with Indian Accounting 30-08-2024 AGM 2024 and the Report of Auditors thereon. FOR FOR Standards. No governance concern identified. Alkem Laboratories Limited Management To confirm the payment of Interim Dividend and to declare Final Dividend on Equity Shares for financial Sufficient fund to pay Dividend. No concern 30-08-2024 AGM year ended 31st March, 2024. FOR FOR identified. Alkem Laboratories Limited Management To appoint a Director in place of Mrs. Madhurima Singh (DIN: 09137323), who retires by rotation and AGM being eligible, offers herself for re-appointment. 30-08-2024 Alkem Laboratories Limited Management FOR FOR Nothing objectionable To appoint a Director in place of Mr. Sarvesh Singh (DIN: 01278229), who retires by rotation and being AGM leligible, offers himself for re-appointment. FOR 30-08-2024 Alkem Laboratories Limited Management Compliant with law. No concern identified. To appoint M/s. Deloitte Haskins and Sells LLP, Chartered Accountants (Firm Registration No. 117366W/W 100018) as the Statutory Auditors of the Company, to hold office for a term of 5 (five) consecutive years from the conclusion of this 50th Annual General Meeting until the conclusion of 55th Annual General Meeting of the Company to be held in the year 2029, on such fees as may be decided by the Board of FOR 30-08-2024 Alkem Laboratories Limited Directors of the Company and the Statutory Auditors. FOR Compliant with law. No concern identified. Management Re-appointment of Mr. Basudeo N. Singh (DIN: 00760310), as an Executive Chairman of the Company, not liable to retire by rotation, for a further term of 3 (three) consecutive years w.e.f. 01st April, 2025 AGM FOR FOR 30-08-2024 Alkem Laboratories Limited Management upto 31st March, 2028, at a remuneration of Rs. 1,60,43,936/- per month. Nothing objectionable Re-appointment of Mr. Sarvesh Singh (DIN: 01278229) as an Executive Director of the Company, liable to retire by rotation, for a further term of 5 (five) consecutive years with effect from 11th November, 2024 AGM upto 10th November, 2029 (Service Period), at a remuneration of Rs. 35,45,552/- per month. FOR FOR 30-08-2024 Alkem Laboratories Limited Management Compliant with law. No concern identified. Re-appointment of Mr. Narendra Kumar Aneja (DIN: 00124302), as an Independent Director of the Company, not liable to retire by rotation for a second term of five (5) consecutive years w.e.f. 16th March, 30-08-2024 Alkem Laboratories Limited AGM 2025 upto 15th March, 2030. FOR Management Compliant with law. No concern identified. Ratification of remuneration of Rs. 14,00,000/- plus applicable taxes and re-imbursement at actuals of out of pocket expenses subject to a maximum limit of 3% of total fees i.e. Rs. 42,000/- incurred in connection with the audit, payable to Mr. Suresh D. Shenoy, Cost Accountant (Membership No. 8318), who was appointed by the Board of Directors of the Company as Cost Auditor to conduct audit of cost records AGM maintained by the Company for financial year ended 31st March, 2024. FOR FOR 30-08-2024 Alkem Laboratories Limited Compliant with law. No concern identified. Management Scheme of Arrangement between Kesoram Industries Limited (Demerged Company) and UltraTech Cement Limited (Resulting Company or Company) and their respective shareholders and creditors Compliant with law. No major governance 30-08-2024 JltraTech Cement Limited (Scheme). **FOR** FOR concern identified in the proposed scheme. Management Appointment of Dr. Sangita Reddy (DIN: 00006285) as a Non- executive Independent Director of the Company, not liable to retire by rotation, for a consecutive period of five years, effective from July 16, 30-08-2024 Bajaj Auto Limited PBL Management 2024 up to July 15, 2029. FOR FOR Nothing objectionable Sub- division/ split of the existing equity shares of the Company, such that each equity share having face value of Rs. 5/- each fully paid- up, be sub- divided/ split into such number of equity shares having face value of Rs. 2/- each fully paid- up, ranking pari- passu with each other in all respects with effect from the FOR 30-08-2024 Record Date (Record Date) to be determined by the Board for this purpose. Varun Beverages Ltd PBL Management Nothing objectionable 30-08-2024 To approve alteration of Capital Clause of the Memorandum of Association of the Company. Varun Beverages Ltd PBL Management FOR FOR Nothing objectionable To approve the appointment of Mr. Pradip Manilal Kanakia (DIN: 00770347), as an Independent Director of the Company, not liable to retire by rotation, for a period of 5 (five) consecutive years effective from 30-08-2024 Sona BLW Precision Forgings Ltd Management 1st July, 2024 till 30th June, 2029. **FOR** AGAINST Excessive fixed remuneration To consider and approve raising of capital through issuance of Equity Shares or other eligible convertible securities for an amount not exceeding INR 2,400 crores. FOR FOR 30-08-2024 Sona BLW Precision Forgings Ltd Management Business requirement To receive, consider and adopt the audited Standalone as well as Consolidated Financial Statements of Unqualified financial statements. Compliant Indian Railway Catering and the Company for the Financial Year ended March 31, 2024 along with the Boards' Report, Auditors' Report with Indian Accounting Standards. No Tourism Corporation Ltd AGM and the comments of the Comptroller and Auditor General of India (C and AG) thereon. FOR governance concern identified. 30-08-2024 Management FOR To confirm the payment of interim dividend of Rs. 2.50/- per equity share [i.e. amounting to Rs. 200 crores on 80,00,00,000 equity shares] and to declare a final dividend of Rs. 4.00/- per equity share [i.e. Indian Railway Catering and Sufficient fund to pay dividend. No concern Tourism Corporation Ltd AGM amounting to Rs. 320 crores on 80,00,00,000 equity shares] for the financial year 2023 - 24. FOR FOR 30-08-2024 Management

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Description of the proposal Investee Company Name Proposal of Management Reason supporting the vote decision Type of Meeting Vote **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) To appoint a Director in place of Mr. Manoj Kumar Gangeya (DIN: 09744752), Part- time (Official) Indian Railway Catering and Government Nominee Director, who retires by rotation and being eligible, offers himself for re-Compliant with law. No concern on the merits 30-08-2024 Tourism Corporation Ltd AGM FOR FOR Management appointment. of the proposed appointee. Indian Railway Catering and To authorize the Board of Directors of the Company to fix the remuneration of the Statutory Auditors to be Tourism Corporation Ltd appointed by Comptroller and Auditor General of India (C and AG) for the financial year 2024 - 25. FOR 30-08-2024 AGM Management FOR Compliant with law. No concern identified. Indian Railway Catering and To approve the appointment of Mr. Sanjay Kumar Jain [DIN: 09629741] as Chairman and Managing Compliant with law. No concern on the merits AGM FOR of the proposed appointee. Tourism Corporation Ltd Director of the Company, not liable to retire by rotation. FOR 30-08-2024 Management To approve the appointment of Mr. Rahul Himalian (DIN: 10393348) as Director (Tourism and Marketing) Indian Railway Catering and Compliant with law. No concern on the merits Tourism Corporation Ltd AGM of the Company, liable to retire by rotation. FOR FOR 30-08-2024 Management of the proposed appointee. To receive, consider and adopt: a. The Audited (Standalone) Financial Statements of the Company for the Financial Year ended March 31, 2024 and the Reports of the Board of Directors and Auditors thereon b. The Audited (Consolidated) Financial Statements of the Company for the Financial Year ended March 30-08-2024 LIC Housing Finance Limited AGM 31, 2024 and the Report of the Auditors thereon. FOR Routine proposal Management FOR 30-08-2024 LIC Housing Finance Limited AGM To declare Final Dividend of Rs. 9 /- per Equity Share for the financial year ended March 31, 2024. FOR FOR Management Routine proposal To appoint a Director in place of Shri P Koteswara Rao (DIN: 06389741), who retires by rotation and, AGM FOR 30-08-2024 LIC Housing Finance Limited Management being eligible, offers himself for re-appointment. **FOR** Routine proposal Approval of limits material related party transactions with Life Insurance Corporation of India (LIC of AGM India), for an aggregate value not exceeding Rs. 4,300 crore. FOR FOR 30-08-2024 LIC Housing Finance Limited Management Routine proposal Re-appointment and Continuation of Shri Kashi Prasad Khandelwal (DIN: 00748523) as an Independent Director of the company not liable to retire by rotation for a second term of five (5) consecutive years until June 30, 2029 with effect from July 01, 2024 (both days inclusive), upon his reaching the age of seventyfive (75) years on March 04, 2026. AGM FOR FOR 30-08-2024 LIC Housing Finance Limited Management Routine proposal Re-appointment of Shri Sanjay Kumar Khemani (DIN: 00072812) as an Independent Director of the company not liable to retire by rotation for a second term of five (5) consecutive years until June 30, 2029 with effect from July 01, 2024 (both days inclusive). 30-08-2024 LIC Housing Finance Limited AGM Management FOR FOR Routine proposal Authority to the Board of Directors for approval and Issuance of Redeemable Non- Convertible debentures 30-08-2024 AGM (NCDs)/ or any other instruments on a private placement basis to the tune of Rs. 53,000 crore. FOR FOR LIC Housing Finance Limited Management Routine proposal To receive, consider and adopt the audited Standalone Financial Statements of the Company for the Financial Year ended 31st March, 2024 including the Audited Balance Sheet as at 31st March, 2024, the Statement of Profit and Loss, Statement of changes in Equity and the Statement of Cash Flows for the Unqualified financial statements. Compliant year ended on that date along with the Schedules and Notes thereto, together with the Reports of the with Indian accounting standards. No 30-08-2024 Gland Pharma Ltd AGM Management Board of Directors and Auditors thereon. **FOR** FOR governance concern identified To receive, consider and adopt the audited Consolidated Financial Statements of the Company for the Financial Year ended 31st March, 2024 including the Audited Consolidated Balance Sheet as at 31st March, 2024, the Consolidated Statement of Profit and Loss, Consolidated Statement of changes in Equity Unqualified financial statements. Compliant and the Consolidated Statement of Cash Flows for the year ended on that date along with the Schedules with Indian accounting standards. No 30-08-2024 Gland Pharma Ltd AGM and Notes thereto, together with the Report of the Auditors thereon. FOR FOR governance concern identified Management To declare the final dividend of Rs. 20/- per equity share of face value Rs. 1/-, each fully paid - up of the Company as recommended by the Board of Directors of the Company for the Financial year ended March 31, 2024 on paid-up capital of Rs. 164,751,723. 30-08-2024 Gland Pharma Ltd AGM **FOR** FOR Compliant with Law. Sufficient funds available. Management To reappoint Mr. Srinivas Sadu (DIN: 06900659), as a Director, liable to retire by rotation and being eligible offers himself for reappointment. AGM FOR FOR 30-08-2024 Gland Pharma Ltd Management Nothing objectionable To not fill the vacancy caused by retirement of Mr. Yao Fang (DIN: 09524705) as a Director, as he did not Compliant with Law. No Governance Concern AGM Gland Pharma Ltd offer himself for reappointment. FOR Identified. 30-08-2024 Management To approve the continuation of Mr. Qiyu Chen (DIN: 07675421), as a Non - Executive and Non -AGM 30-08-2024 Gland Pharma Ltd Independent Director, not liable to retire by rotation. WITHDRAWN FOR Management Nothing objectionable To appoint Mr. Wenjie Zhang (DIN: 10727581) as a Director (Non - Executive and Non - Independent), Appointment compliant with law. No FOR 30-08-2024 AGM liable to retire by rotation. Gland Pharma Ltd Management Governance Concerns identified. To receive, consider and adopt the Audited Financial Statements of the Bank for the financial year ended March 31, 2024 together with the schedules and annexures thereto, the reports of the Board of Directors 30-08-2024 AGM and Auditors thereon. FOR FOR Capital Small Finance Bank Ltd Routine proposal Management To declare a dividend at the rate of Rs. 1.20/- per equity share of the Bank, having face value of Rs.10/-Capital Small Finance Bank Ltd AGM 30-08-2024 each fully paid-up for the financial year ended March 31, 2024. FOR FOR Routine proposal Management To Re-appoint Mr. Mahesh Parasuraman (DIN: 00233782), who retires by rotation and being eligible, 30-08-2024 Capital Small Finance Bank Ltd AGM offers himself for re-appointment as a director. FOR FOR Routine proposal Management Re-appointment of M/s S C V and Co. LLP, Chartered Accountants (Firm Registration No.: 000235N/N500089) as the Auditors of the Bank from the conclusion of this Annual General Meeting to hold such office for a period of two (02) financial years starting from Financial Year 2024 - 25 and fix the remuneration not exceeding Rs. 67,50,000/- for FY 25 and Rs.78,00,000/- for FY 26 plus applicable taxes and reimbursement of travelling and out of pocket expenses, payable yearly in one or more installments 30-08-2024 Capital Small Finance Bank Ltd to conduct the audit for the two financial years starting from Financial Year 2024- 25. FOR FOR Management Routine proposal To approve the remuneration of Mr. Sarvjit Singh Samra (DIN: 00477444), Managing Director and Chief Capital Small Finance Bank Ltd AGM Executive officer from April 01, 2024 to April 23, 2025. FOR 30-08-2024 Management FOR Routine proposal To approve the remuneration of Mr. Munish Jain (DIN: 10132430), Executive Director from April 01, 2024 Routine proposal 30-08-2024 Capital Small Finance Bank Ltd Management FOR FOR to August 27, 2026. Approval for Payment of remuneration to Mr. Shahbaz Singh Samra (Related party being son of Mr. Sarvj Singh Samra, Managing Director, Key Managerial Personnel as defined under section 2(76) of the Companies Act, 2013 and SEBI LODR) to hold the office or place of profit in the Bank and for payment of remuneration not exceeding Rs. 3,00,000/- per month, in any calendar year effective from January 01, FOR 30-08-2024 Capital Small Finance Bank Ltd Management FOR Routine proposal To pay Rs. 15,00,000/- per annum to Mr. Navin Kumar Maini, Non - Executive Independent Director and Part time Chairman of the Bank, in addition to payment of sitting fees and reimbursement of expenses for attending the Board and Committee meetings, during his term as Part Time Chairman, subject to the approval of the Reserve Bank of India. FOR FOR 30-08-2024 Capital Small Finance Bank Ltd Management Routine proposal

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
30-08-2024	Capital Small Finance Bank Ltd	AGM	Management	Ratification of CSFB Limited - Employee Stock Option Plan for Material risk takers.	FOR	FOR	Nothing objectionable
	'						
30-08-2024	IDFC First Bank Ltd	AGM	Management	To receive, consider and adopt the Audited Standalone Financial Statements of the Bank for the Financial Year ended March 31, 2024, together with the Report of the Board of Directors and the Auditors thereon.	FOR	FOR	nothing objectionable
				To receive, consider and adopt the Audited Consolidated Financial Statements of the Bank for the			
30-08-2024	IDFC First Bank Ltd	AGM	Management	Financial Year ended March 31, 2024, together with the Report of the Auditors thereon. To re-appoint Dr. Jaimini Bhagwati (DIN: 07274047) as a Director, who retires by rotation and being	FOR	FOR	nothing objectionable
30-08-2024	IDFC First Bank Ltd	AGM	Management	eligible, offers himself for re-appointment for the remaining tenure.	FOR	FOR	nothing objectionable
				Appointment of M/s. M.P. Chitale and Co., Chartered Accountants (Firm Registration No. 101851W) as one of the Joint Statutory Auditors of the Bank, for a period of three (3) years, to hold office from the			
				conclusion of the tenth (10th) Annual General Meeting (AGM) until the conclusion of the thirteenth (13th)			
30-08-2024	IDFC First Bank Ltd	AGM	Management	AGM of the Bank. To approve the payment of remuneration to Mr. Sanjeeb Chaudhuri (DIN: 03594427) as the Part - Time	FOR	FOR	nothing objectionable
30-08-2024	IDFC First Bank Ltd	AGM	Management	Non-Executive Chairperson (Independent) of the Bank.	FOR	FOR	nothing objectionable
20.00.2024	IDEC First Donk Ltd	ACM	Managament	To approve the appointment of Mr. Pradeep Natarajan (DIN: 10499651) as a Director of the Bank, whose	FOR	FOR	nothing chiestianable
30-08-2024	IDFC First Bank Ltd	AGM	Management	office shall be liable to determination by retirement by rotation.	FUR	FOR	nothing objectionable
				To approve the appointment and remuneration of Mr. Pradeep Natarajan (DIN: 10499651) as the Whole -			
30-08-2024	IDFC First Bank Ltd	AGM	Management	Time Director, designated as an Executive Director and Key Managerial Personnel of the Bank for a period of three (3) consecutive years, commencing from June 01, 2024 up to May 31, 2027 (both days inclusive).		FOR	nothing objectionable
							licensing especialists
				Payment of compensation in the form of fixed remuneration (being commensurate with the individual director's responsibilities and demands on time) up to Rs.30,00,000 per annum, to each Non - Executive			
				Director of the Bank (except Part Time Non - Executive Chairperson), as may be determined by the NRC			
30-08-2024	IDFC First Bank Ltd	AGM	Management	or Board of the Bank, from time to time, with effect from April 01, 2024, in addition to payment of sitting fees and reimbursement of expenses for attending the Board and Committee meetings, from time to time.	EOD	FOR	nothing chiectionable
30-00-2024	IDFC FIISL DAIIK LLU	AGIVI	Management	To offer and issue Debt Securities on a Private Placement basis up to an amount not exceeding Rs. 5,000	FUR	FOR	nothing objectionable
30-08-2024	IDFC First Bank Ltd	AGM	Management	crore.	FOR	FOR	nothing objectionable
	Oil & Natural Gas Corporation			To receive, consider and adopt the Audited Financial Statements (Standalone and Consolidated) of the Company for the Financial Year ended March 31, 2024 together with Reports of the Board of Directors,			
30-08-2024	Limited	AGM	Management	the Auditors thereon and the comments of the Comptroller and Auditor General of India.	FOR	FOR	Routine proposal
30-08-2024	Oil & Natural Gas Corporation Limited	AGM	Management	To declare the Final Dividend of Rs. 2.50 per equity share for the FY 24.	FOR	FOR	Routine proposal
30-00-2024	Oil & Natural Gas Corporation	AGM	Management	To appoint a Director in place of Mr. Pankaj Kumar (DIN: 09252235), who retires by rotation and being	I OK	TOK	Roduite proposal
30-08-2024	Limited Oil & Natural Gas Corporation	AGM	Management	eligible, offers himself for re- appointment. To authorize the Board of Directors for fixing the remuneration of Statutory Auditors as appointed by the	FOR	FOR	Routine proposal
30-08-2024	Limited	AGM	Management	Comptroller and Auditor General of India for FY 25.	FOR	FOR	Nothing Objectionable
20.00.004	Oil & Natural Gas Corporation			Appointment of Mr. Vivek Chandrakant Tongaonkar (DIN: 10143854) as Director (Finance) of the			
30-08-2024	Limited	AGM	Management	Company, liable to retire by rotation and including remuneration. Ratification of Remuneration of Rs. 7.50 Lakh per Cost Audit firm plus applicable GST and reimbursement	FOR	FOR	Nothing Objectionable
	Oil & Natural Gas Corporation			of out- of- pocket expenses, to conduct audit of cost records of the Company to six firms of Cost Auditors			
30-08-2024	Limited Oil & Natural Gas Corporation	AGM	Management	as appointed by the Board of Directors for FY 24. Approval of Material Related Party Transaction(s) with Oil and Natural Gas Corporation Employees	FOR	FOR	Nothing Objectionable
30-08-2024	Limited	AGM	Management	Contributory Provident Fund Trust for value upto Rs. 1,104 Crore for FY 26.	FOR	FOR	Nothing Objectionable
30-08-2024	Oil & Natural Gas Corporation Limited	AGM	Management	Approval of Material Related Party Transaction(s) with Petronet LNG Limited for value upto Rs. 3,248.40 crore for FY 26.	FOR	FOR	Nothing Objectionable
30-00-2024	Oil & Natural Gas Corporation	AGIN	Management	Approval of Material Related Party Transaction(s) with ONGC Petro additions Limited (OPaL) for value	I OK	TOK	Nothing Objectionable
30-08-2024	Limited	AGM	Management	upto Rs. 4,472.60 Crore for FY 26.	FOR	FOR	Nothing Objectionable
30-08-2024	Oil & Natural Gas Corporation Limited	AGM	Management	Approval of Material Related Party Transaction for providing Letter of Comfort (LoC) for raising debt by OPaL up to a value of Rs. 5,400 crore.	FOR	FOR	Nothing Objectionable
				To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the			
30-08-2024	Vedant Fashions Ltd	AGM	Management	financial year ended March 31, 2024, together with the Reports of the Board of Directors and the Auditors thereon.	FOR	FOR	Routine proposal
				To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the			
30-08-2024	Vedant Fashions Ltd	AGM	Management	financial year ended March 31, 2024, together with the Report of the Auditors thereon. To declare a Dividend for the financial year ended March 31, 2024. The Board of Directors has	FOR	FOR	Routine proposal
30-08-2024	Vedant Fashions Ltd	AGM	Management	recommended a Dividend of Rs. 8.50/- per fully paid- up equity share of Rs. 1/- each.	FOR	FOR	Routine proposal
30-08-2024	Vedant Fashions Ltd	AGM	Management	To appoint a Director in place of Mrs. Shilpi Modi (DIN: 00361954), who retires by rotation and being eligible, offers herself for re-appointment.	FOR	FOR	Nothing objectionable
30-00-2024	vedant i asmons Ltd	AGM	Management	Continuation of appointment of Mr. Sunish Sharma (DIN: 00274432) as Director (designated as Non-	I OK	IOK	Not ling objectionable
20 00 2024	Vodant Fachions Ltd	ACM	Management	Executive and Non- Independent Director) of the Company for the remaining period of his existing term i.	EOD	EOD	Nothing objectionable
30-08-2024	Vedant Fashions Ltd	AGM	Management	e., up to March 31, 2027 and that he shall not be liable to retire by rotation. To consider and adopt the audited financial statement of the Company for the financial year ended March	FOR	FOR	Nothing objectionable
30-08-2024	Jio Financial Services Ltd	AGM	Management	31, 2024 and the reports of the Board of Directors and Auditors thereon.	FOR	FOR	Routine proposal
30-08-2024	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, 2024 and the report of Auditors thereon.	FOR	FOR	Routine proposal
30-08-2024	Jio Financial Services Ltd	AGM	Management	To appoint Shri Anshuman Thakur (DIN: 03279460), who retires by rotation as a Director.	FOR	FOR	Routine proposal
				Appointment of Deloitte Haskins and Sells, Chartered Accountants, (Registration No. 117365W) as Joint Statutory Auditor of the Company, for a continuous period of 3 (three) years, from the conclusion of this			
				Annual General Meeting till the conclusion of the Annual General Meeting of the Company to be held in			
30-08-2024	Jio Financial Services Ltd	AGM	Managamant	the year 2027, along with the existing Statutory Auditor Lodha and Co LLP, Chartered Accountants (Registration No. 301051E/ E300284) at such remuneration.	FOR	FOR	Routing proposal
JU-UO-2U2 1	DIO I INGLICIAL SELVICES LIU	AUITI	Management	Payment of commission to the Non - Executive Directors for a period of 5 (five) years effective April 1,	I UN	I UK	Routine proposal
				2024, upto a sum not exceeding in the aggregate one percent of the net profits of the Company for that financial year, calculated in accordance with the provisions of Section 198 of the Act, subject to maximum			
				of Rs. 1,00,00,000 per annum to each of the Non - Executive Directors and such sum be paid in the form,			
				manner or proportions as may be determined by the Board of Directors of the Company from time to			
30-08-2024	Jio Financial Services Ltd	AGM	Management	time.	FOR	FOR	Nothing objectionable

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Meeting **Investee Company Name** Type of Meeting Proposal of **Description of the proposal** Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) To receive, consider and adopt: . the audited standalone financial statements of the Company for the financial year ended March 31, 2024 together with the reports of the Board of Directors and Auditors thereon, Unqualified financial statements. Compliant with Indian Accounting Standards. No concern ii. the audited consolidated financial statements of the Company for the financial year ended March 31, 2024 together with the report of the Auditors thereon. Apollo Hospitals Enterprise Limited AGM 30-08-2024 FOR Management To confirm payment of Interim Dividend of Rs. 6/- per equity share (120%) of face value of Rs. 5/- paid to the shareholders on 1st March 2024 involving a gross amount of Rs. 862.71 million and to declare final dividend on Equity Shares at the rate of Rs. 10/- per equity share (200%) of face value of Rs. 5/- each fully paid up, same be paid as recommended by the Board of Directors of the Company, out of the profits Sufficient funds available for the payment of of the Company for the financial year ended March 31, 2024. FOR FOR final dividend. No concern identified. 30-08-2024 Apollo Hospitals Enterprise Limited | AGM Management To appoint a director in place of Smt. Preetha Reddy, (DIN: 00001871) who retires by rotation and being Apollo Hospitals Enterprise Limited AGM eligible offers herself for re-appointment. FOR FOR 30-08-2024 Management Compliant with law. No concern identified. Re-appointment of Dr. Prathap C Reddy (DIN: 00003654) as a Wholetime Director designated as Executive Chairman of the Company for a further period of two years with effect from June 25, 2024 upto 30-08-2024 Apollo Hospitals Enterprise Limited | AGM June 24, 2026 and including remuneration. FOR Management FOR Nothing objectionable To offer or invite subscriptions for secured/ unsecured redeemable non - convertible debentures, in one 30-08-2024 Apollo Hospitals Enterprise Limited | AGM or more series/ tranches, aggregating upto Rs 5,000 million on a private placement basis. FOR FOR Compliant with law. No concern identified. Management Compliant with law. Governance & Transparency Concern: Lack of clarity regarding exercise price/ pricing formula & Potential maximum benefit to a single 30-08-2024 Apollo Hospitals Enterprise Limited AGM Adoption of Apollo Hospitals Enterprise Limited Employee Stock Option Plan 2024 (Apollo ESOP 2024). FOR AGAINST employee appears to be excessive. Management Compliant with law. Governance & Transparency Concern: Lack of clarity regarding exercise price/ pricing formula & Extension of benefits of Apollo Hospitals Enterprise Limited Employee Stock Option Plan 2024 to the Potential maximum benefit to a single Eligible Employees of the subsidiary companies, associate companies, joint ventures and group companies 30-08-2024 Apollo Hospitals Enterprise Limited | AGM Management of the Company. FOR AGAINST employee appears to be excessive. Ratification of remuneration of Rs. 1.65 million plus statutory levies as applicable, excluding out of pocket expenses incurred in connection with the aforesaid audit payable to M/s. A.N. Raman and Associates, Cost Accountants, Chennai (Firm Registration No. 102111), 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 30-08-2024 Apollo Hospitals Enterprise Limited | AGM Management cost records of the Company for the financial year ending March 31, 2025. FOR FOR Compliant with law. No concern identified. To consider and adopt (a) Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2024, together with the Reports of the Board of Directors and Auditors thereon (b) Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, AGM 2024, together with the Report of Auditors thereon. FOR FOR 30-08-2024 Jindal Steel & Power Limited Management Routine proposal Declaration of final dividend for the financial year ended March 31, 2024 @ 200% i.e. Rs. 2/- per fully paid-up equity share of Rs. 1/- each on 102,00,88,097 fully paid-up equity shares of the Company and 30-08-2024 Jindal Steel & Power Limited AGM same be paid out of profits of the Company. FOR FOR Management Routine proposal To appoint Mr. Damodar Mittal (DIN:00171650), who retires by rotation and being eligible, has offered AGM FOR FOR 30-08-2024 Jindal Steel & Power Limited Management himself for re- appointment as a Director. Routine proposal Ratification of remuneration of Rs. 10,00,000/- plus applicable taxes and out of pocket expenses payable to M/s Ramanath Iyer and Co., Cost Accountants (Firm Registration Number: 000019), Cost Auditors appointed by the Board of Directors, to conduct the audit of the cost records of the Company for the AGM Financial Year 2024 - 25. FOR FOR 30-08-2024 Jindal Steel & Power Limited Management Routine proposal To receive, consider and adopt (a) the Audited Financial Statements of the Company for the Financial Year ended March 31, 2024 (b) the Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2024 and the Reports of the Board of Directors, the Statutory Auditors and the Comments of the **Bharat Petroleum Corporation** Comptroller and Auditor General of India thereon. 30-08-2024 Limited AGM Management **FOR** FOR Routine proposal Bharat Petroleum Corporation To confirm the payment of Interim Dividend and to declare a Final Dividend on Equity Shares for the 30-08-2024 Limited AGM Financial Year ended March 31, 2024. FOR FOR Management Routine proposal To appoint a Director in place of Shri Vetsa Ramakrishna Gupta, Director (DIN: 08188547), who retires by **Bharat Petroleum Corporation** AGM FOR 30-08-2024 _imited Management rotation and being eligible, offers himself for reappointment. Nothing Objectionable To authorize the Board of Directors of the Company to fix the remuneration of the Joint Statutory Auditors of the Company for the Financial Year 2024 - 25 in terms of the provisions of Section 139(5) read with **Bharat Petroleum Corporation** 30-08-2024 Limited AGM Section 142 of the Companies Act, 2013. FOR FOR Management Nothing Objectionable 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., Cost Accountants and M/s. Diwanji **Bharat Petroleum Corporation** and Co., Cost Accountants, 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. 30-08-2024 AGM FOR FOR Nothing Objectionable Limited Management Appointment of Shri Acharath Parakat Mahalil Mohamedhanish (DIN: 02504842), as Director of the Bharat Petroleum Corporation AGM FOR FOR 30-08-2024 Company, liable to retire by rotation. Nothing Objectionable imited Management Unqualified financial statements. Compliant with Indian Accounting Standards. No concern To receive, consider and adopt the audited financial statements of the Company for the financial year ended March 31, 2024 together with the Reports of Board of Directors and of Auditors thereon. FOR FOR 30-08-2024 Bharti Hexacom Ltd AGM identified. Management To declare dividend at the rate of Rs. 4/- per fully paid- up equity share of face value of Rs. 5/- each, as Sufficient funds available for the payment of recommended by the Board of Directors for the financial year ended March 31, 2024. 30-08-2024 Bharti Hexacom Ltd AGM FOR FOR final dividend. No concern has been identified. Management To re-appoint Mr. Soumen Ray (DIN: 09484511), who retires by rotation and being eligible offers himself AGM Management FOR 30-08-2024 Bharti Hexacom Ltd for re-appointment. Compliant with law. No concern identified. Ratification of remuneration of Rs. 2,50,000/- including out of pocket expenses excluding applicable taxes, as approved by the Board of Directors upon the recommendation of Audit Committee, to be paid to Sanjay Gupta and Associates, Cost Accountants (Firm Registration No. 000212), as Cost Auditors of the Company Compliant with law. No major concern AGM for conducting the cost audit for the financial year 2024 - 25. FOR FOR 30-08-2024 Bharti Hexacom Ltd Management

Date: September 30, 2024

Investee Company Name Description of the proposal Type of Meeting Proposal of Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) To pay remuneration by way of commission to Non- Executive Independent Directors (IDs) not exceeding an amount equal to one per cent (1%) of the net profits of the Company subject to maximum limit of Rs. 1 Crore for each financial year as computed under Section 198 of the Act, in such amounts or proportions Compliant with law. No major concern and in such manner as may be determined by the Board or Committee thereof. 30-08-2024 Bharti Hexacom Ltd AGM FOR **FOR** Management To approve Material Related Party Transactions with Bharti Airtel Limited, Holding Company does not exceed Rs. 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 30-08-2024 Bharti Hexacom Ltd AGM Management FOR FOR Compliant with law. No concern identified. To approve Material Related Party Transactions with Indus Towers Limited, a related party does not exceed Rs. 1,500 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 FOR 30-08-2024 AGM FOR Bharti Hexacom Ltd Management Compliant with law. No concern identified. To receive, consider and adopt, a. the Audited Financial Statements, including Audited Balance Sheet and Statement of Profit and Loss of the Bank for the Financial Year ended March 31, 2024, and the Reports of the Board of Directors and the b. the Audited Consolidated Financial Statements, including Audited Consolidated Balance Sheet and Statement of Profit and Loss of the Bank for the Financial Year ended March 31, 2024, and the Report of 31-08-2024 The Federal Bank Limited AGM the Auditors thereon. FOR Management nothing objectionable To declare a final dividend of Rs. 1.20 (60%) per equity share of Rs. 2/- each for the Financial Year endec 31-08-2024 The Federal Bank Limited AGM March 31, 2024. FOR nothing objectionable Management To appoint a director in place of Ms. Shalini Warrier (DIN: 08257526), who retires by rotation, and being 31-08-2024 AGM eligible, offers herself for re-appointment. FOR FOR nothing objectionable The Federal Bank Limited Management To porrow/ raising in Indian currency or any other permitted foreign currency by way of issue of debt instruments including but not limited to Additional Tier I bonds (AT1 bonds), Tier II bonds, long term bonds to be issued for financing Infrastructure and Affordable housing loans, Masala Bonds, bonds issued for Environmental Social Governance funding (ESG bonds) such as Green Bonds, Blue Bonds or other such debt securities as may be permitted by RBI from time to time towards the stated purpose, up to INR AGM FOR FOR 31-08-2024 The Federal Bank Limited Management nothing objectionable Revision of compensation by way of fixed remuneration to each of the Non- Executive/ Independent Directors (other than the Non- Executive Part Time Chairman) of the Bank from Rs 20,00,000/- per annum to Rs 30,00,000/- per annum which is commensurate with the individual director's responsibilities and 31-08-2024 AGM demands on time, with effect from the FY 2024 - 25. FOR The Federal Bank Limited Management nothing objectionable Payment of performance linked incentives of Rs. 33,80,000 and the Grant of 64,500 Stock Options to Ms. Shalini Warrier (DIN: 08257526), as Executive Director of the Bank for the performance period FY 2023 -AGM FOR FOR 31-08-2024 The Federal Bank Limited Management nothing objectionable Payment of performance linked incentives of Rs. 37,60,000 and the Grant of 63,000 Stock Options to Mr. 31-08-2024 The Federal Bank Limited AGM Harsh Dugar (DIN: 00832748), as Executive Director of the Bank for the performance period FY 2023 - 24. FOR FOR Management nothing objectionable Revision in remuneration payable to Ms. Shalini Warrier (DIN: 08257526), as Executive Director of the Bank, with effect from July 1, 2024, subject to approval of the Reserve Bank of India. AGM FOR 31-08-2024 The Federal Bank Limited Management nothing objectionable Revision in remuneration payable to Mr. Harsh Dugar (DIN: 00832748), as Executive Director of the Bank, AGM with effect from July 1, 2024, subject to approval of Reserve Bank of India. FOR FOR 31-08-2024 The Federal Bank Limited Management nothing objectionable Revision of payment of fixed remuneration from Rs. 25,00,000 per annum to Rs. 40,00,000 per annum to Mr. A. P. Hota (DIN: 02593219) in addition to payment of sitting fees and meeting of expenses for attending Board/ Committees meetings, as Part- time Chairman of the Bank from the date of approval of Reserve Bank of India till his tenure as a Part- time Chairman on the Board of the Bank i. e. January 14, 31-08-2024 The Federal Bank Limited AGM 2026, which is subject to the approval of Reserve Bank of India. FOR FOR Management nothing objectionable Appointment of Mr. Krishnan Venkat Subramanian (DIN: 00031794) as the Director and Managing Director and CEO (KMP) of the Bank for a period of 3 (three) years with effect from September 23, 2024 and payment of remuneration. 31-08-2024 AGM FOR nothing objectionable The Federal Bank Limited Management **FOR** Approving the requests received for re-classification of certain members of the Promoter and Promoter 04-09-2024 PBL Group of Godrej Properties Limited to Public category. FOR FOR Compliant with law. No concern identified. Godrej Properties Limited Management Appointment of Mr. Vivek Kumar Bajpai (DIN: 10717439) as Government Nominee Director (Non -FOR 05-09-2024 Hindustan Zinc Limited PBL Executive) of the Company and he shall be liable to retire by rotation. FOR Management Routine proposal Approval for borrowing limits of the Company under Section 180(1)(c) of the Companies Act, 2013 shall not exceed at any point in time a sum equivalent to Rs. 24,500 Crore over and above the aggregate, of the paid-up share capital, free reserves and securities premium of the Company. 05-09-2024 PBL FOR FOR Hindustan Zinc Limited Management **Business** need Approval for creation of mortgage and/ or charge on the assets of the Company under Section 180 (1)(a) of the Companies Act, 2013 of an outstanding aggregate value not exceeding Rs.24,500 crore/-05-09-2024 Hindustan Zinc Limited PBL FOR FOR Management **Business** need Approval of limit for the loan, guarantee and investment by the company under section 186 of the FOR FOR PBL Companies Act, 2013 shall not at any time exceed Rs. 15,000 crores. 05-09-2024 Hindustan Zinc Limited Management Business need To receive, consider and adopt (a) the Audited Standalone Financial Statements of the Company for the financial year ended 31st March 2024 together with the Reports of the Board of Directors and of the Independent Statutory Auditors thereon (b) the Audited Consolidated Financial Statements of the Company for the financial year ended 31st March 2024 together with the Report of the Independent Statutory Auditors thereon. 06-09-2024 Petronet LNG Limited AGM FOR FOR Management Routine Proposal To consider declaration of final dividend @ Rs. 3.00 per share (of the face value of Rs. 10/- each) of the AGM Company for the financial year 2023 - 24. FOR FOR 06-09-2024 Petronet LNG Limited Management Routine Proposal To appoint a Director in place of Shri Sandeep Kumar Gupta (DIN: 07570165), who retires by rotation and, being eligible, offers himself for re-appointment as Nominee Director (GAIL) of the Company. FOR 06-09-2024 Petronet LNG Limited AGM FOR Nothing Objectionable Management To appoint a Director in place of Shri Arun Kumar Singh (DIN: 06646894), who retires by rotation and, FOR FOR AGM 06-09-2024 Petronet LNG Limited being eligible, offers himself for re-appointment as Nominee Director (ONGC) of the Company. Nothing Objectionable Management

149

Date: September 30, 2024

Proposal of Reason supporting the vote decision Meeting **Investee Company Name** Type of Meeting **Description of the proposal** Management Vote **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) To entering into contracts/ arrangements and/ or continuing with Material related party transaction(s) with GAIL (India) Limited (GAIL), Indian Oil Corporation Limited (IOCL), Oil and Natural Gas Corporation Limited (ONGC), Bharat Petroleum Corporation Limited (BPCL) and their affiliates, Related Parties under the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the financial year 2025 - 26 for supply of goods or availing or rendering of any services in the ordinary course of business and on arm's length basis, which may exceed the materiality threshold limit i.e. Rupees one thousand crore or ten percent of the annual consolidated turnover of the Company as per 06-09-2024 Petronet LNG Limited AGM Management the last audited financial statements of the Company. FOR FOR Nothing Objectionable To receive, consider and adopt the Audited Financial Statements of the Company (including Audited Unqualified financial statements. Compliant Consolidated Financial Statements) for the financial year ended March 31, 2024 and Reports of Board of with Indian Accounting Standards. No concern AGM Directors and Auditors thereon. FOR FOR identified. 06-09-2024 Kajaria Ceramics Limited Management To declare a final dividend of Rs. 6 per equity share of Re. 1 each fully paid up for the financial year 2023 Company has sufficient funds for the payment 06-09-2024 Kajaria Ceramics Limited AGM FOR of final dividend. No concern identified. Management **FOR** To appoint a Director in place of Mr. Chetan Kajaria (DIN: 00273928), who retires by rotation at this Reappointment is compliant with law. No 06-09-2024 Kajaria Ceramics Limited AGM Annual General Meeting and being eligible has offered himself for re-appointment. FOR FOR concern identified. Management To appoint a Director in place of Mr. Rishi Kajaria (DIN: 00228455), who retires by rotation at this Annual Reappointment is compliant with law. No AGM General Meeting and being eligible has offered himself for re-appointment. FOR FOR concern identified. 06-09-2024 Kajaria Ceramics Limited Management To hold and continue to hold office or place of profit in the Company by Mr. Kartik Kajaria, Head AGM (Adhesive Division) of the Company including revised remuneration with effect from April 1, 2024. FOR FOR Compliant with law. 06-09-2024 Kajaria Ceramics Limited Management To receive, consider and adopt: (a) the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2024, 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, Epack Durable Ltd 2024 and the report of the Auditors thereon. Routine Proposal 06-09-2024 AGM Management **FOR** FOR To appoint Director in place of Mr. Bajrang Bothra, Whole Time Director (DIN: 00129286) who retires by AGM Management rotation and being eligible, offers himself for re-appointment. FOR FOR 06-09-2024 Epack Durable Ltd Routine Proposal Ratification of remuneration Rs. 1,00,000/- plus applicable taxes and reimbursement of out of pocket expenses payable to M/s. Cheena and Associates, Cost Accountants (Firm Registration No. 000397), who are re-appointed by the Board of Directors of the Company to conduct the audit of cost records 06-09-2024 Epack Durable Ltd AGM Management maintained by the Company for the Financial Year ending March 31, 2025. FOR FOR Routine Proposal Authorisation to advance any loan, give any guarantee or to provide any security under section 185 of the Epack Durable Ltd AGM Companies Act, 2013 upto aggregate limit of Rs. 50 Crores. FOR 06-09-2024 Management FOR Nothing Objectionable Ratification of Pre- IPO EPACK Employee Stock Option Scheme 2023 (ESOP SCHEME) as per SEBI (Share AGM Based Employee Benefits and Sweat Equity) Regulations, 2021. AGAINST 06-09-2024 Epack Durable Ltd Management FOR Inadequate disclosure of excercise price Ratification of the extension of benefits under the EPACK Durable Limited - EPACK Employee Stock Option Scheme 2023 (ESOP SCHEME) to the employees of Subsidiary Companies and Associate Companies, 06-09-2024 Epack Durable Ltd AGM including Joint venture companies. **FOR** AGAINST Inadequate disclosure of exercise price Management Approval of nomination rights available to Promoter shareholders of the Company to appoint Directors on Epack Durable Ltd AGM FOR FOR 06-09-2024 the Board of the Company. Nothing Objectionable Management Approval of nomination right available to Private Equity Investor shareholder of the Company - India 06-09-2024 Epack Durable Ltd AGM Advantage Fund S4 I and Dynamic India Fund S4 US I to appoint Director on the Board of the Company. FOR FOR Management Nothing Objectionable Approval of nomination right available to Private Equity Investor shareholder of the Company Augusta AGM Investments Zero Pte. Ltd. to appoint Director on the Board of the Company. FOR 06-09-2024 FOR Nothing Objectionable Epack Durable Ltd Management Appointment of Mr. Ramkumar Ramamoorthy, (DIN: 07936844) as an Independent Director of the Cholamandalam Investment and Company, not liable to retire by rotation, to hold office for a term of five consecutive years commencing 07-09-2024 Finance Company Limited PBL from 26 July, 2024 to 25 July, 2029 (both days inclusive). FOR Management Routine proposal Appointment of Mr. Ravindra Kumar Kundu (DIN: 07337155) as the Managing Director of the Company for a period of 5 years commencing from 7 October, 2024 till 6 October, 2029 (both days inclusive) and be paid remuneration by way of salary, allowances, perquisites, incentives and other benefits as detailed Cholamandalam Investment and below subject to an overall limit of 5% of the net profits of the Company. 07-09-2024 Finance Company Limited Management FOR Routine proposal Appointment of Mr. Rajive Kumar (DIN: 06620110) as a Non - executive, Independent Director of the Company, not liable to retire by rotation, for a term of five (5) consecutive years, with effect from July 19, ICICI Lombard General Insurance Company Limited 08-09-2024 PBL FOR nothing objectionable Management To receive, consider and adopt the Standalone and Consolidated Audited Balance Sheet as at 31 March, 2024 and the Statement of Profit and Loss for the year ended on that date and the Reports of the Board 09-09-2024 AIA Engineering Limited AGM of Directors' and Auditors' thereon. **FOR** FOR Management Routine proposal 09-09-2024 AIA Engineering Limited AGM Management To declare Dividend on Equity Shares for the Financial Year ended 31 March, 2024. FOR FOR Routine proposal To appoint a Director in place of Mrs. Bhumika Shyamal Shodhan (DIN: 02099400), who retires by AGM FOR FOR 09-09-2024 AIA Engineering Limited Management rotation and being eligible, offers herself for re-appointment. Nothing Objectionable Ratification of remuneration of Rs. 5.00 Lakhs plus applicable tax and out of pocket expenses payable to Kiran J. Mehta and Co., Cost Accountants, Ahmedabad appointed by the Board to conduct the audit of AIA Engineering Limited 09-09-2024 AGM cost records of the Company for the Financial Year 2024 - 25. FOR FOR Nothing Objectionable Management Re-appointment of Mrs. Janaki Udyanbhai Shah (DIN: 00343343), as an Independent Director of the Company, not liable to retire by rotation, to hold office for a second term of five (5) consecutive years from 12 August, 2024 even after she attains the age of seventy five years. 09-09-2024 AIA Engineering Limited AGM Management FOR FOR Nothing Objectionable To receive, consider and adopt the Audited Financial Statements (including the consolidated financial statements) of the Company for the year ended 31 March, 2024, together with the Reports of the Board 09-09-2024 Kaynes Technology India Ltd AGM Management of Directors and the Auditors thereon. FOR FOR Routine Proposal To appoint a Director in place of Mr. Jairam Paravastu Sampath (DIN: 08064368), who retires by rotation at this Annual General Meeting and being eligible, offers himself for re-appointment. AGM 09-09-2024 Kaynes Technology India Ltd Management FOR FOR Nothing Objectionable 09-09-2024 Kaynes Technology India Ltd AGM To approve and adopt Employee Stock Option Scheme called Kaynes ESOP Scheme 2023. FOR FOR Nothing Objectionable Management To approve granting of Employee Stock Options to the employees / directors of subsidiary(ies) of the FOR Kaynes Technology India Ltd AGM Company under the Kaynes ESOP Scheme, 2023. FOR Nothing Objectionable 09-09-2024 Management

150

Date: September 30, 2024

Description of the proposal Reason supporting the vote decision **Investee Company Name** Type of Meeting Proposal of Management Vote **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Ratification of remuneration of Rs. 100,000 plus applicable taxes and reimbursement of out -of- pocket expenses at actuals, if any, incurred in connection with the audit, payable to Messrs GA and Associates, Cost Accountants, Mysuru (Firm Registration Number: 000409), who were appointed by the Board of Directors as Cost Auditors, to audit the cost records of the Company for the financial year ending 31 09-09-2024 Kaynes Technology India Ltd **FOR FOR** Nothing Objectionable Management Appointment of Mr. Chandra Kishore Mishra (DIN: 02553126) as a Director and also as an Independent Director of the Company with effect from 14th September, 2024 for a period of five years or till such earlier date to conform with the policy on retirement and as may be determined by any applicable 10-09-2024 ITC Limited PBL Management statutes, rules, regulations or guidelines. FOR FOR Nothing objectionable To receive, consider and adopt the Audited financial statements of the Bank for the financial year ended Equitas Small Finance Bank Ltd AGM FOR FOR 10-09-2024 March 31, 2024 and the reports of the Board of Directors and the Auditors thereon. Routine Proposal Management To declare Dividend at the rate of Rs. 1.00 per equity share of face value of Rs. 10/- each fully paid up (i. Equitas Small Finance Bank Ltd AGM FOR FOR 10-09-2024 e., 10%), as recommended by the Board of Directors, for the financial year 2023 - 24. Routine Proposal Management To appoint a Director in place of Mr. Vasudevan P N (DIN: 01550885), who retires by rotation and being AGM Management 10-09-2024 Equitas Small Finance Bank Ltd eligible, offers himself for re-appointment. **FOR** FOR Routine Proposal To appoint M/s. Suri and Co., Chartered Accountants, Chennai (Firm Registration No: 004283S) as one of the Joint Statutory Auditors of the Bank who have offered themselves for appointment and have confirmed their eligibility to be appointed as Joint Statutory Auditors of the Bank, to hold office from the conclusion of this Eighth Annual General Meeting until the conclusion of the Eleventh Annual General Meeting to be held in the year 2027. FOR FOR 10-09-2024 Equitas Small Finance Bank Ltd Management Routine Proposal Payment of an overall audit fee not exceeding Rs. 1,03,22,000/- to the Joint Statutory Auditors of the Bank, for the financial year 2024 - 25 with such yearly increase, as may be determined by the Board of Directors including the Audit Committee of the Board and that the same be allocated by the Bank between the Joint Statutory Auditors, depending upon their respective scope of work, in addition to any out of pocket expenses and taxes, as applicable. FOR 10-09-2024 Equitas Small Finance Bank Ltd FOR Management Routine Proposal Fixing Remuneration payable to Mr. Vasudevan P N (DIN: 01550885) as the Managing Director and CEO FOR 10-09-2024 Equitas Small Finance Bank Ltd AGM Management FOR Routine Proposal Appointment of Mr. Narayanan Rajagopalan Nadadur (DIN: 07877022) as an Independent Director of the Bank not liable to retire by rotation, for a period of three years with effect from July 16, 2024 until July 15, Equitas Small Finance Bank Ltd AGM 2027 (both days inclusive). FOR 10-09-2024 Management Routine Proposal Appointment of Mr. Keezhayur Sowrirajan Sampath (DIN: 07924755) as an Independent Director of the Bank not liable to retire by rotation, for a period of three years with effect from July 16, 2024 until July 15, 10-09-2024 Equitas Small Finance Bank Ltd AGM 2027 (both days inclusive). FOR Management Routine Proposal Appointment of Mr. Ramkumar Krishnaswamy (DIN: 00244711) as an Independent Director of the Bank not liable to retire by rotation, for a period of three years with effect from July 16, 2024 until July 15, 2027 10-09-2024 Equitas Small Finance Bank Ltd Management (both days inclusive). FOR Routine Proposal Re-appointment of Mr. Navin Puri (DIN: 08493643) as an Independent Director of the Bank, not liable to retire by rotation, for the second consecutive term of three years with effect from August 01, 2024 until July 31, 2027 (both days inclusive). 10-09-2024 Equitas Small Finance Bank Ltd AGM **FOR** FOR Routine Proposal Management Issuance of Redeemable Unsecured Non- Convertible Debentures / Bonds / other debt securities on a AGM private placement basis for an amount not exceeding Rs. 1,000 Crores. FOR FOR 10-09-2024 Equitas Small Finance Bank Ltd Business need Management 10-09-2024 Equitas Small Finance Bank Ltd AGM To approve the alteration of Articles of Association of the Bank. FOR FOR Management Nothing objectionable To borrow money from such person or persons including banks, institutions, corporates etc., on such FOR FOR Equitas Small Finance Bank Ltd AGM terms and conditions as it may think fit up to an aggregate sum of Rs. 14,000 Crores. 10-09-2024 Management Business need To receive, consider and adopt: a. the audited standalone financial statements of the Company for the financial year ended on March 31, 2024, together with the Reports of Board of Directors and Auditors thereon and b. the audited consolidated financial statements of the Company for the financial year ended on March 31, 10-09-2024 Jindal Stainless Limited AGM 2024 together with the Report of the Auditors thereon. FOR FOR Routine Proposal Management To declare final dividend of INR 2 per equity share of face value of INR 2 each for the financial year AGM Jindal Stainless Limited FOR 10-09-2024 Management Routine Proposal To appoint a Director in place of Mr. Abhyuday Jindal, Managing Director (DIN: 07290474), who retires by rotation in terms of the provisions of Section 152(6) of the Companies Act, 2013 and being eligible, offers 10-09-2024 AGM himself for re-appointment. FOR Jindal Stainless Limited Routine Proposal Management To appoint a Director in place of Mr. Anurag Mantri, Executive Director and Group Chief Financial Officer (DIN: 05326463), who retires by rotation in terms of the provisions of Section 152(6) of the Companies Act, 2013 and being eligible, offers himself for re-appointment. 10-09-2024 Jindal Stainless Limited AGM FOR FOR Routine Proposal Management Ratification of remuneration of INR 4,31,200/- (excluding reimbursement for direct and allocated expenses incurred in connection with the performance of the services on actual basis and applicable taxes) as fixed by the Board of Directors of the Company, payable to M/s Ramanath Iyer and Co., (Firm Registration No. 000019), Cost Accountants, as Cost Auditors, appointed by the Board of Directors of the Company upon the recommendation of the Audit Committee for conducting audit of cost accounting records of the Company for the Financial Year 2024 - 25. AGM FOR FOR 10-09-2024 Jindal Stainless Limited Management Routine Proposal To receive, consider and adopt: . the Audited Standalone Financial Statements for the Financial Year ended March 31, 2024, together with the reports of the Auditors and the Directors thereon. ii. the Audited Consolidated Financial Statements for the Financial Year ended March 31, 2024, and the 10-09-2024 Karnataka Bank Limited AGM Management Report of the Auditors thereon. FOR FOR Routine proposal Declare dividend at the rate of Rs. 5.50/- per equity share of Rs. 10/- each fully paid-up on the equity AGM Management FOR FOR 10-09-2024 Karnataka Bank Limited shares of the Bank for the Financial Year ended March 31, 2024. Routine proposal To appoint a director in place of Mr. Sekhar Rao, (DIN: 06830595), Executive Director, who retires by AGM rotation and being eligible, offers himself for re-appointment. FOR FOR 10-09-2024 Karnataka Bank Limited Management Routine proposal

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
			Onarcholacis			AbStanty	
				Appointment of (1) M/s. Ravi Rajan and Co. LLP, Chartered Accountants, (Firm Registration No. / LLP No.			
				009073N / N500320), New Delhi, (2) M/s. R.G.N. Price and Co., Chartered Accountants, (Firm Registration No. 002785S), Chennai as the Joint Statutory Auditors of the Bank, to hold office from the conclusion of			
				this Meeting till the conclusion of the One Hundred and One (101st) Annual General Meeting of the Bank			
				at a fixed annual audit fee of Rs. 1.40 crore plus a maximum of Rs. 35.00 lakhs for out - of - pocket			
				expenses, per Statutory Auditor per year, Certification fee of Rs. 30,000/-per certificate issued plus goods			
	Karnataka Bank Limited	AGM	Management	and services tax and such other tax(es) as may be applicable.	FOR	FOR	Routine proposal
10-09-2024	Karnataka Bank Limited	AGM	Management	Amendments to the Articles of Association of the Bank. To borrow / raise funds (including but not limited to BASEL III Compliant AT 1 / Tier 2 debt instruments),	FOR	FOR	Nothing objectionable
				in one or more tranches, in Indian / foreign currencies in domestic and / or overseas markets, not			
				exceeding in aggregate Rs.10,000 Crore over and above the aggregate of the paid-up capital of the Bank			
10-09-2024	Karnataka Bank Limited	AGM	Management	and free reserves and the securities premium at any time.	FOR	FOR	Business need
				Appointment of Mr. Durgashankar Subramanian (DIN: 00044713) as a Non - Executive and Independent Director of the Company for a term of five consecutive years effective from August 19, 2024 to August 18,			Appointment Compliant with law. No concern
1-09-2024	Coromandel International Limited	PBL	Management	2029 and not be liable to retire by rotation during his tenure.	FOR	FOR	identified.
1 0 202 1		. 52	, lanagement	2025 and not be hable to realle by retailed adming the terraller	I GIV	l on	Tagricus .
				To holding of office or place of profit by Mr. A Vellayan, as Chairman Emeritus and payment of			
				remuneration to him up to Rs. 2,00,00,000 per annum for the period of five years and reimbursement of			
11-09-2024	Coromandel International Limited	PBL	Management	expenses at actuals incurred for the official purposes of the company not exceeding Rs 30,00,000 per annum for a period of five years from 11th September, 2024 to 10th September, 2029.	FOR	FOR	Nothing objectionable
.1 03 2024	Coromander International Enniced	I DE	Management	To re-designate Mr. S Sankarasubramanian (DIN: 01592772) as the Managing Director and Chief	TOK	TOK	Nothing objectionable
				Executive Officer of the Company with effect from August 7, 2024 till the end of his current term i.e.			
1-09-2024	Coromandel International Limited	PBL	Management	January 31, 2028.	FOR	FOR	Compliant with law. No concern identified.
				To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2024, the Report of Board of Directors and Auditors of the Company			
				thereon and the Audited Consolidated Financial Statements of the Company for the Financial Year ended			
11-09-2024	KEI Industries Limited	AGM	Management	March 31, 2024 and the Report of Auditors thereon.	FOR	FOR	Routine Proposal
				To confirm the payment of Interim Dividend of Rs. 3.50 per equity share already paid during the year as			·
1-09-2024	KEI Industries Limited	AGM	Management	the Final Dividend for the Financial Year 2023 - 24.	FOR	FOR	Routine Proposal
1-09-2024	KEI Industries Limited	AGM	Management	To appoint a Director in place of Ms. Archana Gupta (DIN: 00006459), who retires by rotation and being eligible, offers herself for re-appointment.	FOR	FOR	Nothing Objectionable
.1-09-2024	KEI Industries Limited	AGIM	Management	Ratification of Remuneration of Rs. 4,50,000/- excluding Goods and Service Tax as applicable thereon and		FUR	Nothing Objectionable
				reimbursement of travelling and other incidental expenses that may be incurred for audit payable to M/s.			
				S. Chander and Associates, Cost Accountants (Firm Registration No. 100105), appointed by the Board of			
		1.014	l	Directors on the recommendation of Audit Committee of the Company to conduct the audit of the cost	505	505	N. H
11-09-2024	KEI Industries Limited	AGM	Management	records maintained by the Company for the Financial Year 2024 - 25. To consider and approve appointment of Mr. Vinay Mittal (DIN: 05107333) as an Independent Director	FOR	FOR	Nothing Objectionable
				(Category: Non - Executive) of the Company not liable to retire by rotation, to hold office for the first term			
				of 5 (five) consecutive years with effect from July 29, 2024 to July 28, 2029, on the Board of Directors of			
11-09-2024	KEI Industries Limited	AGM	Management	the Company.	FOR	FOR	Nothing Objectionable
				To consider and adopt: (a) the audited financial statements of the Company for the financial year ended 31st March, 2024 and			
				the reports of the Board of Directors and the Auditors thereon.			
				(b) the audited consolidated financial statements of the Company for the financial year ended 31st March,			
11-09-2024	Westlife Foodworld Ltd	AGM	Management	2024.	FOR	FOR	Routine proposal
1 00 2024	Westife Feedward Ltd	A CN4	Managana	To appoint a Director in place of Mr Amit Jatia (DIN: 00016871), who retires by rotation and being	FOR	FOR	Niedelin e elejeskienseleje
1-09-2024	Westlife Foodworld Ltd	AGM	Management	eligible, offers himself for re-appointment. To appoint Mr Rajendra Mariwala (DIN: 00007246) as a Director (Non - Executive Independent Director)	FOR	FOR	Nothing objectionable
				of the Company, for a first term of 5 consecutive years, with effect from 25th July, 2024 till the close of			
1-09-2024	Westlife Foodworld Ltd	AGM	Management	business hours on 24th July, 2029, not liable to retire by rotation.	FOR	FOR	Nothing objectionable
				Appointment of Ms. Namrata Kaul (DIN: 00994532) as an Independent Director of the Company for a			
2-09-2024	Akzo Nobel India Limited	DRI	Management	period of 3 (Three) years effective 5th August 2024 till 4th August 2027 (both days inclusive) and that she	FOR	FOR	Nothing objectionable
12-03-2024	ANZO NODEI IIIUIA LIITIILEA	PBL	Management	shall not be liable to retire by rotation. Appointment of Mr. Radovan Sikorsky (DIN: 09684447) as Director (Non - Executive Non - Independent	I UK	ruk	Nothing objectionable
2-09-2024	United Breweries Limited	PBL	Management	Director) of the Company, liable to retire by rotation.	FOR	FOR	Nothing objectionable
				Appointment of Ms. Yolanda Talamo (DIN: 10704805) as Director (Non - Executive Non - Independent			
12-09-2024	United Breweries Limited	PBL	Management	Director) of the Company, liable to retire by rotation. Appointment of Mr. Subba Rao Amarthaluru (DIN: 00082313) as an Independent Director of the Company	FOR	FOR	Nothing objectionable
				for a term of 5 (five) consecutive years with effect from August 08, 2024 upto August 7, 2029 and shall			
2-09-2024	Sobha Limited	PBL	Management	not be liable to retire by rotation.	FOR	FOR	ОК
				Appointment of Mr. Gopal B. Hosur (DIN: 08884883) as an Independent Director of the Company for a			
2.00.222		DD1		term of 5 (five) consecutive years with effect from August 08, 2024 upto August 7, 2029 and shall not be	FOR	505	
2-09-2024	Sobha Limited	PBL	Management	liable to retire by rotation.	FOR	FOR	UK
				Sub- division/ split of equity shares of the Company, such that each equity share having face value of Rs.			
				5/- each, fully paid- up, be sub- divided into 5 (five) equity shares having face value of Re. 1/- each, fully			
				paid- up, ranking pari- passu in all respects with effect from such date as may be fixed for this purpose			
2 00 222 :			L .	(Record Date) by the Board (hereinafter the term Board, shall be deemed to encompass any committee	500	500	Compliant with Law. No major concern
2-09-2024	Dr. Reddy's Laboratories Limited	PBL	Management	formed by the Board, including those constituted by the Board subsequently) of the Company. To consider and adopt the Audited Financial Statements of the Bank for the Financial Year ended March	FOR	FOR	Identified.
.2-09-2024	Suryoday Small Finance Bank Ltd	AGM	Management	31, 2024 and the Reports of the Board of Directors and Auditors thereon.	FOR	FOR	Routine proposal
			ago.mont	To appoint Mr. Ranjit Jayant Shah (DIN: 00088405) as a Director, who retires by rotation, and being	1	1	
2-09-2024	Suryoday Small Finance Bank Ltd	AGM	Management	eligible, offers himself for re-appointment.	FOR	FOR	Nothing objectionable

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Description of the proposal Vote Meeting **Investee Company Name** Type of Meeting Proposal of Management Reason supporting the vote decision Date (AGM / EGM) Management / Recommendation (For / Against/ Shareholders Abstain) Appointment of M/s. Mukund M Chitale and Co. Chartered Accountants (Firm Registration Number 106655W), as Statutory Auditors of Suryoday Small Finance Bank Limited (the Bank) to hold office for a period of Three (3) years from the conclusion of the Sixteenth (16th) Annual General Meeting until the conclusion of the Nineteenth (19th) Annual General Meeting of the Bank for the purpose of the audit of the Bank's Financial Statements for the Financial Years 2024 - 25 upto 2026 - 27 and fix remuneration. FOR 12-09-2024 Suryoday Small Finance Bank Ltd Management FOR Routine proposal To re-appoint Mr. John Arunkumar Diaz (DIN: 00493304) as an Independent Director of the Bank, for the second term, effective from December 16, 2024 to August 08, 2026 (both days inclusive), i.e. until 12-09-2024 Suryoday Small Finance Bank Ltd Management attaining the age of 75 years, not liable to retire by rotation. FOR FOR Nothing objectionable To approve the Remuneration Payable to Mr. Baskar Babu Ramachandran (DIN: 02303132), Managing Director and Chief Executive Officer (MD and CEO) of the Bank with effect from April 01, 2024, for the 12-09-2024 Financial Year 2024 - 25. FOR FOR Routine proposal Suryoday Small Finance Bank Ltd Management 12-09-2024 Suryoday Small Finance Bank Ltd AGM To approve the proposed modifications in the Suryoday ESOP Scheme 2019. FOR FOR Nothing objectionable Management Unqualified financial statements. Compliant with the Indian Accounting Standards. No major governance concern identified except for To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the minor / non-material observation related to Financial Year ended March 31, 2024, together with the Reports of the Board of Directors and Auditors audit process of consolidated accounts as FOR 13-09-2024 The Phoenix Mills Limited AGM Management thereon. **FOR** detailed in below analysis. Unqualified financial statements. Compliant with the Indian Accounting Standards. No major governance concern identified except for minor / non-material observation related to To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the audit process of consolidated accounts as Financial Year ended March 31, 2024, together with the Report of the Auditors thereon. FOR FOR detailed in below analysis. 13-09-2024 The Phoenix Mills Limited AGM Management Sufficient funds available for payment of To declare a Dividend of Rs. 5/- (250%) per Equity Share of the face value of Rs. 2/- each for the remuneration. No governance concern The Phoenix Mills Limited Financial Year ended March 31, 2024. 13-09-2024 AGM FOR FOR identified in the proposed dividend per-se. Management To appoint a Director in place of Mr. Shishir Shrivastava (DIN: 01266095), who retires by rotation and Compliant with law. No governance concern 13-09-2024 The Phoenix Mills Limited AGM Management being eligible, offers himself for re-appointment. FOR FOR identified in the proposed re-appointment. Continuation of appointment of Mr. Atul Ruia (DIN: 00087396), as a Non-Executive Chairman of the Company, for a period of five years with effect from August 01, 2024 to July 31, 2029 and he shall not be liable to retire by rotation. 13-09-2024 AGM FOR The Phoenix Mills Limited FOR Compliant with law. Management Payment of remuneration to Mr. Atul Ruia (DIN: 00087396) as Non-Executive Chairman of the Company 13-09-2024 The Phoenix Mills Limited AGM Management for a period of 1 (one) year with effect from August 01, 2024 to July 31, 2025. FOR FOR Compliant with law. To increase the existing Authorised Share Capital of the Company from Rs. 49,00,00,000/- divided into 24,50,00,000 Equity Shares of face value Rs. 2/- each to Rs. 75,00,00,000/- divided into 37,50,00,000 Equity Shares of face value Rs. 2/- each, ranking pari-passu in all respects with the existing Equity Shares Compliant with law. No governance concern AGM FOR FOR 13-09-2024 The Phoenix Mills Limited Management has been identified in the proposed approval. To capitalization of such sums standing to the credit of the Retained Earnings forming part of the Free Reserves of the Company as determined by the Board or Committee of the Company as may be necessary, for the purpose of the issuance of Bonus Equity Shares in the proportion of 1:1 i.e. 1 (One) new Equity Share of face value of Rs. 2/- each for every 1 (One) existing Equity Share of face value of Rs. 2/- each to the eligible members of the Company whose name appears in the Register of Members of the Company/ List of Beneficial Owners as received from the National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) as on the Record Date as may be determined by the Board or Committee, and that the new Bonus Equity Shares so issued and allotted shall, for all Compliant with law. No governance concern 13-09-2024 The Phoenix Mills Limited AGM purposes, be treated as an increase in the paid-up capital of the Company. FOR FOR identified in the proposed approval. Management To consider and adopt the standalone and consolidated financial statements of the Company for the AGM FOR FOR Aadhar Housing Finance Ltd financial year ended 31 March 2024, together with the Directors' and Auditors' Reports thereon. 14-09-2024 Management Routine proposal To appoint a director in place of Mr. Amit Dixit (DIN: 01798942) as Non - Executive Director, who retires 14-09-2024 Aadhar Housing Finance Ltd AGM Management by rotation and, being eligible, offers himself for re-appointment. FOR FOR Routine proposal Appointment of M/s. S. R. Batliboi and Associates LLP (Firm Registration No 101049W/E300004), as the Joint Statutory Auditors of the Company, upon expiration of term of M/s. Walker Chandiok and Co LLP, Chartered Accountants (Firm Registration Number 001076N/N500013) at the conclusion of this AGM, to hold office for a period of three consecutive years from the F.Y. 2024 - 25 till the conclusion of the Annual General Meeting of the Company to be held for F.Y. 2026 - 27 along with the existing Statutory Auditor M/s. Kirtane and Pandit LLP, Chartered Accountants (Firm Registration Number 105215W/W100057) till 14-09-2024 Aadhar Housing Finance Ltd AGM FOR FOR Management their term expires, on such remuneration, taxes and out of pocket expenses. Routine proposal To consider and revalidate the Borrowing powers/ limits for the Company and Issuance of Debentures and approval to create charge by way of mortgages and/ or hypothecation on the assets of the Company. FOR FOR 14-09-2024 Aadhar Housing Finance Ltd AGM Management Routine proposal Payment of Commission to all Independent Directors of the Company for their services rendered during the financial year 2023 - 2024, up to an aggregate amount of Rs. 135 Lakhs, consolidated to be paid to all Independent Directors which will be within the overall limit of 1% of the net profit of the Company for the said financial year computed in accordance with the provisions of section 198 of the act, to be distributed to the directors in the proportion, on the basis of their performance in the Company and services rendered by them, as may be determined by the Board of Directors (including Nomination and Remuneration Committee) as per the limit prescribed under the Companies Act, 2013. AGM FOR FOR 14-09-2024 Aadhar Housing Finance Ltd Management Nothing objectionable To approve the appointment of Dr. Punita Kumar Sinha (DIN: 05229262) as an Independent Director of the Company, not liable to retire by rotation, for a term of 5 (five) consecutive years with effect from 7th AGM FOR FOR 14-09-2024 Aadhar Housing Finance Ltd August, 2024 to 6th August, 2029. Management Routine proposal AGM FOR 14-09-2024 Aadhar Housing Finance Ltd Ratification of Aadhar Housing Finance Limited - Employee Stock Option Plan 2020 of the Company. FOR Routine proposal Management

153

Date: September 30, 2024

Proposal of **Description of the proposal** Reason supporting the vote decision Meeting **Investee Company Name** Type of Meeting Management Vote **Date** (AGM / EGM) Management / (For / Against/ Recommendation **Shareholders** Abstain) To receive, consider and adopt the Audited Financial Statements including Consolidated Financial Statements of the Company for the year ended on 31st March, 2024 together with the Report of the Board of Directors, Reports of the Auditors and the Comments of the Comptroller and Auditor General of 14-09-2024 Oil India Limited AGM **FOR** FOR Management Routine Proposal To declare Final Dividend [@ Rs. 2.50 per share i.e. 25% of the paid-up share capital (post-bonus)] for AGM the financial year 2023 - 24 on the equity shares of the Company. FOR FOR 14-09-2024 Oil India Limited Management Routine Proposal To appoint a Director in place of Shri Ashok Das (DIN: 09631932), Director (Human Resources) who AGM FOR retires by rotation and being eligible, offers himself for re-appointment. FOR 14-09-2024 Oil India Limited Nothing Objectionable 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 2024 - 25. 14-09-2024 AGM FOR FOR Oil India Limited Management Nothing Objectionable Appointment of Shri Saloma Yomdo (DIN: 10696034) as Director (Exploration and Development) of the AGM 14-09-2024 Company, liable to retire by rotation. FOR Nothing Objectionable Oil India Limited 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 14-09-2024 Oil India Limited AGM Company for the financial year 2024 - 25. FOR FOR Management Nothing Objectionable To consider and adopt the Audited Financial Statements (including Consolidated Financial Statements) of the Company for the Financial Year ended March 31, 2024, and the Reports of the Board of Directors and AGM 16-09-2024 **GMR Airports Infrastructure Ltd** Auditors thereon. FOR FOR Routine proposal Management To appoint a Director in place of Mr. G. M. Rao (DIN: 00574243), who retires by rotation and being 16-09-2024 **GMR Airports Infrastructure Ltd** AGM eligible, offers himself for re- appointment. FOR FOR Management Routine proposal To re-appoint M/s Walker Chandiok and Co LLP, Chartered Accountants (Firm registration no. 001076N/N500013) as Statutory Auditors of the Company to hold office for a further term of 5 (five) consecutive years, from the conclusion of this 28th Annual General Meeting till the conclusion of the 33rd Annual General Meeting (to be held in calendar year 2029), on such remuneration. FOR FOR 16-09-2024 **GMR Airports Infrastructure Ltd** Management Nothing objectionable Re-appointment of Mr. Grandhi Kiran Kumar (DIN: 00061669) as Managing Director of the Company and designated as Managing Director and CEO, for a further period of 3 (three) years with effect from July 28, 2024 to July 27, 2027, liable to retire by rotation and including remuneration. 16-09-2024 AGM FOR GMR Airports Infrastructure Ltd Management Nothing objectionable Appointment of Mr. Indana Prabhakara Rao (DIN: 03482239) as a Director of the Company, liable to retire 16-09-2024 **GMR Airports Infrastructure Ltd** AGM by rotation, w.e.f. August 13, 2024. FOR FOR Management Nothing objectionable Appointment of Mr. Indana Prabhakara Rao (DIN: 03482239) as a Whole Time Director of the Company designated as Deputy Managing Director, liable to retire by rotation, for a period of 3 (three) years with effect from August 13, 2024, at an annual fixed remuneration of Rs. 1.48 crores, Performance Linked Incentive Plan (PLIP) and Annual Increments as per the HR Policy of the Group (Total Remuneration). FOR 16-09-2024 GMR Airports Infrastructure Ltd AGM Management FOR Nothing objectionable Appointment of Mr. Alexis Benjamin Riols (DIN: 10497928) as a Director of the Company, liable to retire AGM FOR FOR 16-09-2024 GMR Airports Infrastructure Ltd by rotation, w.e.f. August 13, 2024. Management Nothing objectionable Appointment of Mr. Alexis Benjamin Riols (DIN: 10497928) as an Executive Director of the Company, liable to retire by rotation, for a period of 3 (three) years with effect from August 13, 2024, at an annual Fixed Remuneration of Rs. 2.65 Crores, Variable Performance Pay (VPP) and Annual Increments as per the HR Policy of the Group (Total Remuneration). 16-09-2024 GMR Airports Infrastructure Ltd Management FOR FOR Nothing objectionable Appointment of Mr. Philippe Pascal (DIN: 08903236) as a Non - Executive Non - Independent Director of FOR AGM the Company, liable to retire by rotation, w.e.f. August 01, 2024. FOR 16-09-2024 GMR Airports Infrastructure Ltd Management Nothing objectionable Appointment of Mr. Augustin de Romanet de Beaune (DIN: 08883005) as a Non - Executive Non -AGM Independent Director of the Company, liable to retire by rotation, w.e.f. August 13, 2024. FOR 16-09-2024 FOR **GMR Airports Infrastructure Ltd** Management Nothing objectionable Re-appointment of Dr. Emandi Sankara Rao (DIN: 05184747) as a Director of the Company in the category of an Independent Director, not liable to retire by rotation, for a second term of 5 (five) consecutive years w.e.f. September 09, 2024 or up to the conclusion of the 33rd Annual General Meeting 16-09-2024 GMR Airports Infrastructure Ltd AGM Management of the Company. FOR FOR Nothing objectionable Re-appointment of Dr. Mundayat Ramachandran (DIN: 01573258) as a Director of the Company in the category of an Independent Director, not liable to retire by rotation, for second term of 5 (five) consecutive years w.e.f. September 09, 2024 or up to the conclusion of the 33rd Annual General Meeting of the Company and to continue as a Non - Executive Independent Director of the Company for a second term, upon attaining the age of 75 (seventy five) years on June 14, 2025. FOR FOR 16-09-2024 GMR Airports Infrastructure Ltd Management Nothing objectionable Re-appointment of Mr. Sadhu Ram Bansal (DIN: 06471984) as a Director of the Company in the category of an Independent Director, not liable to retire by rotation, for a second term of 5 (five) consecutive years w.e.f. September 09, 2024 or up to the conclusion of the 33rd Annual General Meeting of the Company. FOR GMR Airports Infrastructure Ltd FOR 16-09-2024 Management Nothing objectionable Re-appointment of Mr. Amarthaluru Subba Rao (DIN: 00082313) as a Director of the Company in the category of an Independent Director, not liable to retire by rotation, for second term of 5 (five) consecutive years w.e.f. September 09, 2024 or up to the conclusion of the 33rd Annual General Meeting 16-09-2024 GMR Airports Infrastructure Ltd Management of the Company. FOR FOR Nothing objectionable Re-appointment of Ms. Bijal Tushar Ajinkya (DIN: 01976832) as a Director of the Company in the category of an Independent Director, not liable to retire by rotation, for a second term of 5 (five) consecutive years w.e.f. September 09, 2024 or up to the conclusion of the 33rd Annual General Meeting of the Company. 16-09-2024 GMR Airports Infrastructure Ltd AGM Management FOR Nothing objectionable Re-appointment of Mr. Suresh Lilaram Narang (DIN: 08734030) as an Independent Director of the Company, not liable to retire by rotation, for a second term of 5 (five) consecutive years w.e.f. the conclusion of the 28th Annual General Meeting of the Company or up to the conclusion of the 33rd Annual 16-09-2024 GMR Airports Infrastructure Ltd Management General Meeting of the Company. FOR FOR Nothing objectionable Appointment of Mr. Alexandre Guillaume Roger Ziegler (DIN: 09382849) as an Independent Director of the Company, not liable to retire by rotation, for a term of 5 (five) consecutive years w.e.f. August 01, AGM 2024 or up to the conclusion of the 33rd Annual General Meeting of the Company. FOR Nothing objectionable 16-09-2024 **GMR Airports Infrastructure Ltd** Management FOR Appointment of Mr. Anil Chaudhry (DIN: 03213517) as an Independent Director of the Company, not liable to retire by rotation, for a term of 5 (five) consecutive years w.e.f. August 13, 2024 or up to the FOR FOR 16-09-2024 GMR Airports Infrastructure Ltd conclusion of the 33rd Annual General Meeting of the Company. Nothing objectionable Management

Date: September 30, 2024

Description of the proposal Investee Company Name Type of Meeting Proposal of Management Vote Reason supporting the vote decision **Date** (AGM / EGM) (For / Against/ Management / Recommendation **Shareholders** Abstain) Approval for raising of funds through issuance of equity shares and/or other eligible securities through Qualified Institutions Placement and/or Foreign Currency Convertible Bonds shall not exceed Rs. 5,000 FOR FOR 16-09-2024 **GMR Airports Infrastructure Ltd** Management Nothing objectionable 16-09-2024 **GMR Airports Infrastructure Ltd** AGM Alteration of Object Clause and Adoption of New Set of the Memorandum of Association of the Company. FOR FOR Management Nothing objectionable Amendment in Berger Paints India Limited Employee Stock Option Plan 2016 (BPIL ESOP 2016/ Plan). PBL FOR AGAINST 17-09-2024 Berger Paints (I) Limited Inadequate disclosure on the exercise price Management To consider and adopt the: (A) Standalone Audited Financial Statements of the Company for the financial year ended March 31, 2024 AGM together with the Reports of the Board of Directors and Auditors thereon. FOR FOR Routine proposal 18-09-2024 FSN E-Commerce Ventures Ltd Management To consider and adopt the: (B) Consolidated Audited Financial Statements of the Company for the financial year ended March 31, AGM 2024 together with the Report of Auditors thereon. FOR FOR 18-09-2024 FSN E-Commerce Ventures Ltd Management Routine proposal To appoint a Director in place of Mr. Anchit Nayar (DIN: 08351358) who retires by rotation and being AGM Management 18-09-2024 FSN E-Commerce Ventures Ltd eligible offers himself for re-appointment. FOR FOR Nothing objectionable To appoint a Director in place of Mr. Sanjay Nayar (DIN: 00002615) who retires by rotation and being 18-09-2024 FSN E-Commerce Ventures Ltd AGM eligible offers himself for re-appointment. FOR FOR Nothing objectionable Management To receive, consider and adopt a) the audited Standalone Financial Statements of the Company for the financial year ended March 31, 2024 and the Reports of the Board of Directors and the Auditors thereon. b) the audited Consolidated Financial Statements of the Company for the financial year ended March 31, 18-09-2024 Finolex Industries Limited 2024 and the Report of the Auditors thereon. Management Routine proposal Finolex Industries Limited To declare dividend on equity shares for the financial year ended March 31, 2024. 18-09-2024 AGM FOR FOR Routine proposal Management To appoint a Director in place of Mrs. Ritu P. Chhabria (DIN: 00062144) who retires by rotation, and being AGM eligible, offers herself for re-appointment. FOR FOR 18-09-2024 Finolex Industries Limited Nothing Objectionable Management Ratification of remuneration of Rs. 5.00 lakhs plus applicable taxes and reimbursement of out of pocket expenses at actuals to be paid to M/s. S.R. Bhargave and Co., Cost Accountants, Pune, (Firm Registration No. 000218) the Cost Auditors appointed by the Board of Directors (the Board) of the Company to conduct AGM the audit of the cost records of the Company for the financial year ending March 31, 2025. FOR 18-09-2024 Finolex Industries Limited Management FOR Nothing Objectionable Re-appointment of Ms. Bhumika L. Batra (DÍN: 03502004) as an Independent Director of the Company, not liable to retire by rotation, to hold office for second consecutive term of 5 (Five) years commencing AGM from September 20, 2024 to September 19, 2029 (both days inclusive). FOR 18-09-2024 Finolex Industries Limited FOR Nothing Objectionable Management Re-appointment of Dr. Deepak R. Parikh (DIN: 06504537) as an Independent Director of the Company, not liable to retire by rotation, to hold office for the second consecutive term of 5 (Five) years commencing from September 20, 2024 to September 19, 2029 (both days inclusive). 18-09-2024 Finolex Industries Limited AGM Management FOR FOR Nothing Objectionable Re-appointment of Mr. Pradeep R. Rathi (DIN: 00018577) as an Independent Director of the Company, not liable to retire by rotation, to hold office for the second consecutive term of 5 (Five) years commencing from September 20, 2024 to September 19, 2029 (both days inclusive). FOR 18-09-2024 Finolex Industries Limited AGM FOR Nothing Objectionable Management Re-appointment of Mr. Anami N. Roy (DIN: 01361110) as an Independent Director of the Company, not liable to retire by rotation, to hold office for the second consecutive term of 5 (Five) years commencing from September 20, 2024 to September 19, 2029 (both days inclusive). 18-09-2024 Finolex Industries Limited AGM Management FOR FOR Nothing Objectionable Appointment of Mr. Girish S Paranjpe (DIN: 02172725), as an Independent Director of the Company, not subject to retirement by rotation, to hold office for a period of five consecutive years with effect from 1 Appointment compliant with law. No concern 19-09-2024 MphasiS Limited PBL Management October 2024. FOR FOR identified To receive, consider and adopt the Audited Standalone Financial Statements and Audited Consolidated Financial Statements for the Financial year ended 31st March, 2024, Directors' Report, Independent 19-09-2024 SJVN Limited AGM Auditors' Report and the comments thereon of the Comptroller and Auditor General of India. FOR FOR Routine proposal Management To confirm the payment of Interim Dividend of Rs. 1.15 per share on 392,97,95,175 equity shares paid to the shareholders for the financial year ended March 31, 2024 and to declare the final dividend Rs. 6.5% i. e. Rs. 0.65/- per share on 392,97,95,175 equity shares of the Company for the year ended March 31, 19-09-2024 SJVN Limited AGM Management FOR FOR Routine proposal To appoint a Director in place of Shri Akhileshwar Singh [DIN 08627576], who retires by rotation and SJVN Limited AGM being eligible, offers himself for re-appointment. FOR FOR Nothing Objectionable 19-09-2024 Management To fix the remuneration of Statutory Auditors appointed by the Comptroller and Auditor General of India at Rs. 16,00,000/- per annum plus applicable taxes plus Reimbursement of out -of- pocket expenses for AGM the financial year 2023 - 24 and onwards, as recommended by the Audit Committee and Board. 19-09-2024 SJVN Limited **FOR** FOR Management Nothing Objectionable Appointment of Shri Mohammad Afzal (DIN 09762315) as a Part- Time Official Director (Government of 19-09-2024 AGM FOR SJVN Limited Management India Nominee) of the Company. FOR Nothing Objectionable Appointment of Shri Arindam Chaudhary (DIN 08983119) as a Part- Time Official Director (Government of SJVN Limited AGM Himachal Pradesh Nominee) of the Company. FOR FOR 19-09-2024 Management Nothing Objectionable Ratification of revised remuneration of Rs. 2,40,000/- plus GST as applicable, incurred in connection with the cost audit plus TA/ DA to be paid to M/s A.J.S. and Associates, Cost Accountants, Rishikesh (Dehradun), Cost Auditors of the Company for the financial year 2023 - 24 and 2024 - 25. 19-09-2024 SJVN Limited AGM **FOR** FOR Management Nothing Objectionable Unqualified financial statement. Compliant with To consider and adopt the Standalone Financial Statements of the Company for the financial year ended March 31, 2024, the Consolidated Financial Statements for the financial year ended March 31, 2024 and Indian Accounting Standards, No major 19-09-2024 Global Health Limited AGM Management the Reports of the Board of Directors and Auditors thereon. FOR concern identified. To appoint a Director in place of Mr. Sunil Sachdeva (DIN- 00012115) who retires by rotation and being eligible, offers himself for re-election. AGM FOR FOR 19-09-2024 Global Health Limited Management Nothing objectionable Ratification of remuneration of Rs. 1,150,000 in case ongoing Merger between the Company and Medanta Holdings Private Limited (MHPL) is completed during FY 2024 - 25 and Rs. 900,000 In case ongoing Merger between the Company and Medanta Holdings Private Limited does not completes within FY 2024 -25 payable to M/s. Ramanath Iyer and Co., (Firm Registration Number: 000019), appointed as Cost Compliant with Law. No governance concern FOR Auditors of the Company for the Financial year 2024 - 25. FOR 19-09-2024 Global Health Limited AGM Management

Date: September 30, 2024

Type of Meeting Management Reason supporting the vote decision Meeting **Investee Company Name** Proposal of **Description of the proposal** Vote **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) ro pieage, mortgage, nypotnecate, create charge on all or any movable or immovable, tangible of intangible assets of the Company, both present and future, and/ or the whole or part of the undertaking of the Company to or in favour of banks, financial institutions, and any other lenders or debenture holders in the best interest of the Company to secure the amount borrowed or to be borrowed by the Company from time to time for the purpose of due payment of the principal and/ or together with interest, charges, costs, expenses and all other monies payable by the Company in respect of such borrowings; provided that the aggregate value of the assets/ properties/ undertaking of the Company charged shall not at any Compliant with law. No major concern time exceed limit of Rs. 4,000 Crores. 19-09-2024 AGM **FOR** FOR Global Health Limited identified. Management To receive, consider and adopt: (a) The audited standalone financial statements of the Company for the Financial Year ended March 31, 2024, together with the reports of the Board of Directors and the Auditors thereon, and (b) The audited consolidated financial statements of the Company for the Financial Year ended March 31, AGM 2024, together with the Report of the Auditors thereon. FOR FOR 19-09-2024 Metro Brands Ltd Management Routine proposal To confirm the payment of Interim Dividend of Rs. 2.75/- per share of Rs. 5/- each on Equity Shares already paid, and to consider and declare Final Dividend of Rs. 2.25/- per share of Rs. 5/- each on Equity 19-09-2024 Metro Brands Ltd AGM Shares for the Financial Year ended March 31, 2024. FOR Management FOR Nothing objectionable To appoint a Director in place of Mr. Utpal Hemendra Sheth (DIN: 00081012), who retires by rotation and AGM 19-09-2024 Metro Brands Ltd being eligible, offers his candidature for re-appointment. **FOR** FOR Management Nothing objectionable AGM To adopt new set of Articles of Association in place of the existing Articles of Association of the Company. FOR FOR 19-09-2024 Metro Brands Ltd Management Nothing objectionable Re-designation of Mr. Rafique Abdul Malik (DIN: 00521563) Executive Chairman to Non - Executive Chairman of the Company, not liable to retire by rotation for a period of 3 (three) years with effect from September 19, 2024 to September 18, 2027, and including remuneration. AGM FOR 19-09-2024 Metro Brands Ltd FOR Management Nothing objectionable Appointment of Ms. Alisha Rafique Malik (DIN: 10719537) as a Whole-time Director of the Company, liable to retire by rotation, for a period of 5 (five) years with effect from September 1, 2024 to August 31, 2029, at a remuneration not exceeding Rs. 5 crore per annum and all other benefits and perquisites. 19-09-2024 Metro Brands Ltd AGM Management FOR FOR Nothing objectionable To receive, consider and adopt the Standalone Audited Financial Statements of the Company for the financial year ended March 31, 2024 including the Audited Balance Sheet as at March 31, 2024, the Statement of Profit and Loss, Statement of Changes in Equity, the Cash Flow Statement of the Company for the financial year ended on that date and notes related thereto together with the Reports of the Board of Directors and the Auditors thereon. 19-09-2024 ICICI Securities Limited AGM Management FOR FOR Routine proposal To receive, consider and adopt the Consolidated Audited Financial Statements of the Company for the financial year ended March 31, 2024 including the Audited Balance Sheet as at March 31, 2024, the Statement of Profit and Loss, Statement of Changes in Equity, the Cash Flow Statement of the Company for the financial year ended on that date and notes related thereto together with the Report of the AGM FOR FOR 19-09-2024 ICICI Securities Limited Management Auditors thereon. Routine proposal To confirm the payment of first and second interim dividend on equity shares declared for the financial AGM 19-09-2024 ICICI Securities Limited year ended March 31, 2024. FOR FOR Management Routine proposal Appointment of Mr. Ajay Saraf (DIN: 00074885), who retires by rotation and being eligible, offers himself 19-09-2024 AGM FOR FOR ICICI Securities Limited for re-appointment. Management Routine proposal Revision in remuneration payable to Mr. Ajay Saraf (DIN: 00074885), the Executive Director of the AGM FOR FOR 19-09-2024 **ICICI Securities Limited** Management Routine proposal ncreasing the payment of profit related commission to Rs. 20,00,000/- per annum (exclusive of applicable taxes) to the Independent Directors of the Company (who are currently being paid Rs. 10,00,000/- per annum) from the financial year ended March 31, 2025 onwards, in proportion to their tenure in the ICICI Securities Limited AGM Company during the relevant financial year. 19-09-2024 Management **FOR** FOR Nothing objectionable Material related party transaction(s) with ICICI Bank Limited - Holding Company for Maximum limit of fund based and non-fund based facilities not exceeding Rs. 60.00 billion provided that the said contract(s)/arrangement(s)/transaction(s) so carried out shall be at arm's length basis and in the ordinary ICICI Securities Limited AGM course of business of the Company. 19-09-2024 Management **FOR** FOR Nothing objectionable Material related party transaction(s) for placing of deposits with ICICI Bank Limited, for a amount not exceeding maximum outstanding balance of Rs. 60.00 billion provided that the said contract(s)/ arrangement(s)/ transaction(s) so carried out shall be at arm's length basis and in the ordinary course of ICICI Securities Limited AGM FOR 19-09-2024 Management business of the Company. FOR Nothing objectionable To borrow such moneys or sums of money, subject to the prevailing laws, rules, regulations and quidelines to the extent they are applicable, in any manner, from time to time, with or without security as the Board may think fit, notwithstanding that money to be borrowed together with moneys already borrowed by the Company (apart from temporary loans obtained from the Company's bankers in the ordinary course of business) may exceed the limit specified under Section 180 (1) (c) of the Act, viz., the aggregate of the Company's paid-up share capital, free reserves and securities premium, provided that AGM the total amount so borrowed and outstanding at any time shall not exceed the sum of Rs. 300.00 billion. FOR 19-09-2024 **ICICI Securities Limited** Management FOR **Business** need To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended 31st March, 2024, together with the Reports of the Board of Directors and the Auditors thereon. 19-09-2024 Fedbank Financial Services Ltd AGM Management FOR FOR Routine proposal To appoint a Director in place of Mr. Anil Kothuri (DIN: 00177945), who retires by rotation and being AGM eligible, offers himself for re-appointment. 19-09-2024 Fedbank Financial Services Ltd Management **FOR** FOR Routine proposal Appointment of M/s. KKC and Associates, LLP, Chartered Accountants (Firm Registration No. 105146W / W100621), Mumbai as Statutory Auditors of the Company, to hold office for a period of three (3) years from the conclusion of the 29th Annual General Meeting till the conclusion of 32nd Annual General FOR FOR 19-09-2024 Fedbank Financial Services Ltd Meeting on such remuneration. Nothing objectionable Management

Date: September 30, 2024

Proposal of **Description of the proposal** Reason supporting the vote decision Meeting **Investee Company Name** Type of Meeting Management Vote (AGM / EGM) **Date** Management / (For / Against/ Recommendation **Shareholders** Abstain) To offer, issue, create and/or invitation(s) to eligible persons to subscribe for all the kinds and types of Non - Convertible Debentures (NCDs) including but not limited to secured or unsecured, redeemable, listed or unlisted, cumulative or non-cumulative, fixed rate or market linked and/or hybrid instruments(not in nature of equity shares) including but not limited to non - convertible debentures/ bonds qualifying as subordinated Tier II debts, Perpetual debt instruments which may or may not be classified as being additional Tier I or Tier II capital under the provisions of the RBI Master direction- Non Banking Financial Company- Systemically important Non-Deposit taking Company (Reserve Bank), Directions 2016(as amended from time to time) on a private placement basis, in one or more tranches and/or series, not exceeding Rs. 2500 Crores, during a period of one year from the date of approval of the shareholders in their general meeting to banks, financial institutions, non-banking financial companies, corporates, Foreign Institutional Investors (FIIs), Qualified Foreign Investors (QFIs), Foreign Portfolio Investors (FPIs), Insurance Companies and any other investor authorised to invest in the securities. FOR 19-09-2024 Fedbank Financial Services Ltd Management Routine proposal To sell / assign / securitise substantial assets of present and /or future receivables / book debts of the Company akin-to-Direct Assignment transactions of both Priority-sector and non-Priority sector loans of the company upto an outstanding Principal value of Rs. 10,000 crs at any point of time to banks / financial institutions, other investing agencies, Asset Reconstruction Companies and trustees for the holders of Debentures /Bonds and other instruments in such form and manner as the Board may deem fit from time 19-09-2024 Fedbank Financial Services Ltd AGM Management to time for the said purpose. **FOR** FOR Routine proposal Fedbank Financial Services Ltd AGM FOR 19-09-2024 To approve adoption of The Fedbank Financial Services Limited- Employees Stock Option Scheme, 2024. Management Nothing objectionable To consider and adopt: a) Audited Standalone Financial Statements of the Company for the financial year ended on March 31, 2024 and the Reports of the Directors and Auditors thereon and Aditya Birla Fashion & Retail b) Audited Consolidated Financial Statements of the Company for the financial year ended on March 31, 2024 and the Reports of the Auditors thereon. 19-09-2024 AGM Management **FOR** FOR Routine proposal Aditya Birla Fashion & Retail To appoint a director in place of Mr. Kumar Mangalam Birla (DIN: 00012813), who retires by rotation and AGM Management FOR FOR 19-09-2024 being eligible, offers himself for re-appointment. Nothing objectionable Limited Appointment of Mr. Venkatesh Satyaraj Mysore (DIN: 01401447) as an Independent Director of the Company for a term of 5 (five) consecutive years, not liable to retire by rotation with effect from October Aditya Birla Fashion & Retail 19-09-2024 AGM 13, 2024. Limited Management **FOR** FOR Nothing objectionable Aditva Birla Fashion & Retail AGM FOR 19-09-2024 Limited Management FOR Issuance of securities up to an aggregate amount of Rs. 2,500 Crore. Business requirement To receive, consider and adopt: (a) The Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2024 and the Reports of the Board of Directors and the Auditors thereon, (b) The Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 19-09-2024 Juniper Hotels Ltd AGM 2024 and the Report of the Auditors thereon. **FOR** FOR Management Routine proposal To appoint a director in place of Mr. David Peters (DIN: 08262295), who retires by rotation and being 19-09-2024 Juniper Hotels Ltd AGM eligible, offers himself for re-appointment. FOR FOR Nothing objectionable Management To re-appoint Mr. Avali Srinivasan (DIN: 00339628) as an Independent Director of the Company to hold office for second term of 1 year commencing from September 20, 2024 to September 19, 2025, and that 19-09-2024 Juniper Hotels Ltd AGM he shall not be liable to retire by rotation. **FOR** FOR Management Nothing objectionable Scheme of Arrangement between Kesoram Industries Limited (Demerged Company) and UltraTech Compliant with law. No major governance CCM Cement Limited (Resulting Company) and their respective shareholders and creditors (Scheme). FOR FOR 20-09-2024 Kesoram Industries Limited Management concern identified in the proposed scheme. To consider and approve the appointment of Mr. Seshashayee Sampathiyengar Sridhara (aka Mittu Sridhara) (DIN: 09247644) as an Non - Executive Independent Director of the Company, to hold office for a term of five consecutive years with effect from August 5, 2024 to August 4, 2029, and shall not be liable Appointment compliant with law. No governance concern identified. 20-09-2024 FOR Happiest Minds Technologies Ltd Management FOR To consider and approve the appointment of Mr. Rajiv Indravadan Shah (DIN: 06752608) as Director of Appointment compliant with law. No concern Happiest Minds Technologies Ltd the Company, liable to retire by rotation. FOR 20-09-2024 Management FOR identified To consider and approve the appointment of Mr. Rajiv Indravadan Shah (DIN: 06752608) as Whole-time Director of the Company designated as Executive Director, for a period of five years from August 5, 2024 No concern on profile of the proposed to August 4, 2029 at an annual remuneration of US\$ 443,310. FOR FOR 20-09-2024 Happiest Minds Technologies Ltd Management appointee. Unqualified Financial Statements except few non-material observations identified in the CARO Report, Compliant with Indian To consider and adopt the audited standalone financial statements of the Company for the financial year Accounting Standards. No governance concern lended March 31, 2024 together with the reports of board of directors and auditor's thereon. AGM **FOR** FOR identified. 20-09-2024 Max Healthcare Institute Ltd Management Unqualified Financial Statements except few non-material observations identified in the CARO Report, Compliant with Indian Accounting Standards. No governance concern To consider and adopt the audited consolidated financial statements of the Company for the financial year AGM ended March 31, 2024 together with the report of the auditor's thereon. FOR FOR identified. 20-09-2024 Max Healthcare Institute Ltd Management Declaration of Final Dividend of Rs. 1.50 (i.e., 15% of the face value) per equity share of the face value of Sufficient funds available. No concern Rs. 10/- each, as recommended by the board of directors for the financial year ended March 31, 2024. AGM FOR 20-09-2024 Max Healthcare Institute Ltd identified. Management Appointment of Director in place of Mr. Narayan K. Seshadri (DIN: 00053563), who retires by rotation and being eligible offers himself for re-appointment. Max Healthcare Institute Ltd AGM FOR FOR Compliant with the law. No concern identified. 20-09-2024 Management Appointment of Dr. Pranav C. Mehta (DIN: 10738300), as an Independent Director of the Company, not liable to retire by rotation, for a term of 5 (five) consecutive years effective from August 26, 2024 till Appointment compliant with the law. No August 25, 2029 (both days inclusive). AGM FOR 20-09-2024 Max Healthcare Institute Ltd FOR concern identified. Management Ratification of remuneration of Rs. 9,45,000/- plus applicable taxes payable to Chandra Wadhwa and Co., Cost Accountants (Firm Registration No. - 000239) as Cost Auditors of the Company for conducting the Max Healthcare Institute Ltd AGM cost audit for financial year 2024 - 25. FOR FOR 20-09-2024 Compliant with law. No concern identified. Management

157

Date: September 30, 2024

Description of the proposal Meeting **Investee Company Name** Type of Meeting Proposal of Management Vote Reason supporting the vote decision Recommendation **Date** (AGM / EGM) Management / (For / Against/ **Shareholders** Abstain) To receive, consider and adopt the Audited Financial Statements of the Company prepared under Indian Accounting Standards (Ind-AS) as on a standalone and consolidated basis, for the financial year ended March 31, 2024 including the Balance Sheet and the Statement of Profit and Loss Account for the financial Management year ended on that date, and the Reports of the Board of Directors and Auditors thereon. 20-09-2024 Sun TV Network Limited **FOR** Routine proposal To confirm the Interim Dividends of Rs. 6.25 per share (125%) of face value of Rs. 5.00 each, Rs. 5.00 per share (100%) of face value of Rs. 5.00 each, Rs. 2.50 per share (50%) of face value of Rs. 5.00 each and Rs. 3.00 per share (60%) of face value of Rs. 5.00 each at their respective Board meetings held on August 11, 2023, November 10, 2023, February 14, 2024 and March 28, 2024 for the financial year ended AGM FOR FOR 20-09-2024 Sun TV Network Limited Management Nothing objectionable To re-appoint a Director in the place of Mr. Shanmugasundaram Selvam (DIN: 00727439) who retires by 20-09-2024 Sun TV Network Limited AGM rotation and being eligible, offers himself for re-appointment. FOR FOR Management Nothing objectionable Ratification of remuneration of Rs. 2,20,000 /- plus applicable taxes and out of pocket expenses payable to M/s. S. Sundar and Associates, Cost Accountants, [Registration No: 101188] for conducting the audit of Management 20-09-2024 Sun TV Network Limited AGM cost records of the company for the financial year ending March 31, 2025. FOR FOR Nothing objectionable To receive, consider and adopt (a) the audited Financial Statement of the Company for the financial year ended March 31, 2024 and the Report of the Board of Directors and Auditors thereon and (b) the audited Consolidated Financial Statement of the Company for the financial year ended March 31, AGM 2024 and the Report of Auditors thereon. FOR 20-09-2024 CCL Products (India) Limited Management FOR Routine proposal To confirm the interim dividend of Rs. 2.50 per Equity Share (nominal value Rs. 2 each) to the 20-09-2024 CCL Products (India) Limited AGM shareholders of the Company for the financial year 2023 - 24. FOR FOR Nothing objectionable Management To declare final dividend of Rs. 2.00 per Equity Share (nominal value Rs. 2 each) to the shareholders of 20-09-2024 CCL Products (India) Limited AGM the Company for the financial year ended March 31, 2024. FOR FOR Management Nothing objectionable To appoint Smt. Challa Shantha Prasad (DIN: 00746477) who retires by rotation at this meeting, re-FOR AGM FOR 20-09-2024 CCL Products (India) Limited Management appointed as a Director of the Company. Nothing objectionable To appoint Sri B. Mohan Krishna (DIN: 03053172) who retires by rotation at this meeting, re-appointed as AGM a Director of the Company FOR FOR 20-09-2024 CCL Products (India) Limited Nothing objectionable Management Ratification of remuneration of Rs. 2,00,000/- excluding taxes as may be applicable, in addition to reimbursement of all out of pocket expenses payable to M/s. M P R and Associates, Cost Accountants, (Registration No. 000413), Hyderabad, appointed as Cost Auditors by the Board of Directors of the Company to conduct the audit of the cost records maintained by the Company for the financial year CCL Products (India) Limited AGM ending March 31, 2025. FOR FOR 20-09-2024 Nothing objectionable Management FOR 20-09-2024 CCL Products (India) Limited AGM Amendment of Article 82 of the Articles of Association of the Company. FOR Nothing objectionable Management To receive, consider, approve and adopt: a) the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, Unqualified financial statements (except certain 2024 together with the Reports of the Board of Directors and the Auditors thereon and non-material remarks identified in CARO b) the Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, report). Compliant with Indian Accounting 21-09-2024 Krsnaa Diagnostics Ltd AGM 2024 together with the Reports of the Auditors thereon. FOR FOR Standards. No concern identified. Management To declare Final Dividend of Rs. 2.50 per equity share of face value of Rs. 5 each, of the Company for the Sufficient funds available for payment of 21-09-2024 Krsnaa Diagnostics Ltd AGM Financial Year ended March 31, 2024. FOR dividend. No concern identified. FOR Management To appoint a Director in place of Mr. Yash Mutha (DIN: 07285523), who retires by rotation in terms of Re-appointment compliant with law. No AGM FOR FOR 21-09-2024 Krsnaa Diagnostics Ltd Section 152 of the Act and being eligible, offers himself for re-appointment. concern identified. Management Ratification of remuneration of Rs. 1,25,000/- plus applicable taxes thereon and reimbursement of out - of - pocket expenses at actuals payable to M/s Harshad S. Deshpande and Associates, Cost and Management Accountants, (Firm Registration No. 00378), appointed as Cost Auditors of the Company for Compliant with law. No major governance Krsnaa Diagnostics Ltd AGM conducting the cost audit of the accounts for the financial year ending March 31, 2025. FOR FOR 21-09-2024 Management concern identified. To approve Material Related Party Transaction(s) between Biocon Biologics Limited and Biocon Biologics Biocon Limited PBL FOR 22-09-2024 Management Global Plc, being direct and indirect subsidiaries of the Company. FOR Nothing objectionable To approve Material Related Party Transaction(s) between Biocon Biologics Uk Limited and Biocon 22-09-2024 PBL Biologics Global Plc, being indirect subsidiaries of the Company. FOR FOR Biocon Limited Management Nothing objectionable To approve Material Related Party Transaction(s) between Biosimilars Newco Limited and Biocon Biologics 22-09-2024 Biocon Limited PBL Global Plc, being indirect subsidiaries of the Company. FOR FOR Management Nothing objectionable To approve Material Related Party Transaction(s) between Biosimilar Collaborations Ireland Limited and 22-09-2024 Biocon Limited PBL Biocon Biologics Global Plc, being indirect subsidiaries of the Company. FOR FOR Nothing objectionable Management To approve Material Related Party Transaction(s) between Biocon SDN BHD and Biocon Biologics Global Plc, being indirect subsidiaries of the Company. 22-09-2024 Biocon Limited PBL FOR FOR Nothing objectionable Management To approve Material Related Party Transaction(s) between Biocon Biologics Limited and Biosimilars Newco 22-09-2024 Biocon Limited PBL Management Limited, being direct and indirect subsidiaries of the Company. FOR FOR Nothing objectionable To approve Material Related Party Transaction(s) between Biocon Biologics UK Limited and Biosimilars FOR 22-09-2024 Biocon Limited PBL Newco Limited, being indirect subsidiaries of the Company. FOR Management Nothing objectionable To approve Material Related Party Transaction(s) between Biosimilar Collaborations Ireland Limited and 22-09-2024 Biocon Limited PBL Biosimilars Newco Limited, being indirect subsidiaries of the Company. FOR FOR Management Nothing objectionable To approve Material Related Party Transaction(s) between Biocon SDN BHD and Biosimilars Newco Biocon Limited 22-09-2024 PBL Limited, being indirect subsidiaries of the Company. FOR FOR Management Nothing objectionable To approve Sale, Disposal and Leasing of assets exceeding 20% of the assets of material subsidiaries of PBL 22-09-2024 Biocon Limited Management FOR FOR Nothing objectionable To receive, consider and adopt the audited Standalone financial statements of the Company for the financial year ended March 31, 2024 together with the Reports of the Board of Directors and Auditors Star Health and Allied Insurance 23-09-2024 Company Ltd AGM Management FOR FOR nothing objectionable To appoint a Director in place of Mr. Deepak Ramineedi (DIN: 07631768), who retires by rotation and Star Health and Allied Insurance 23-09-2024 Company Ltd AGM Management being eligible, offers himself for re-appointment. FOR FOR nothing objectionable To approve appointment of M/s T R Chadha and Co LLP (FRN 006711N) and M/s. MSKA and Associates (A Member Firm of BDO India LLP), (FRN 105047W) as Joint Statutory Auditors of the Company to hold office Star Health and Allied Insurance for a consecutive term of four (4) years commencing from the conclusion of the 19th AGM till the AGM FOR FOR 23-09-2024 Company Ltd conclusion of the 23rd AGM of the Company and payment of remuneration. nothing objectionable Management

158

Date: September 30, 2024

Investee Company Name Proposal of Meeting Type of Meeting **Description of the proposal** Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) To approve re-appointment of Mr. Anand Roy (DIN: 08602245) as Managing Director and CEO of the Company for the period of five years commencing from December 16, 2024 and payment of Star Health and Allied Insurance 23-09-2024 AGM remuneration. FOR nothing objectionable Company Ltd Management **FOR** To approve appointment of Mr. Rajeev Kher (DIN: 01192524) as a Non- Executive Independent Director Star Health and Allied Insurance of the Company, not liable to retire by rotation to hold office for a consecutive term of five years, with AGM FOR nothing objectionable 23-09-2024 Company Ltd Management effect from the date of this Annual General Meeting. FOR To approve re-appointment of Ms. Anisha Motwani (DIN: 06943493) as a Non- Executive Independent Director of the Company, not liable to retire by rotation to hold office for a second consecutive term of Star Health and Allied Insurance five years, i.e., from 6th November 2024 to 5th November 2029 (both days inclusive). 23-09-2024 AGM FOR FOR Company Ltd Management nothing objectionable To approve re-appointment of Mr. Rohit Bhasin (DIN: 02478962) as a Non-Executive Independent Director of the Company, not liable to retire by rotation to hold office for a second consecutive term of Star Health and Allied Insurance AGM five years, i. e., from 6th November 2024 to 5th November 2029 (both days inclusive). FOR 23-09-2024 FOR Company Ltd Management nothing objectionable Payment of remuneration of Rs. 15,00,000/- (subject to deduction of applicable taxes) to Ms. Anisha Motwani, (DIN: 06943493) Non- Executive Independent Director of the Company, provided that the aggregate remuneration paid to all the Non -Executive Independent Directors of the Company including remuneration payable to Directors of the Company who are neither Managing Directors nor Whole- time Star Health and Allied Insurance Directors shall not exceed 1% of the annual net profits of the Company for the FY 2023 - 2024 computed 23-09-2024 in accordance with the provisions of Companies Act, 2013. Company Ltd AGM Management **FOR** FOR nothing objectionable Payment of remuneration of Rs. 15,00,000/- (subject to deduction of applicable taxes) to Mr. Rohit Bhasi (DIN: 02478962) Non- Executive Independent Director of the Company, provided that the aggregate remuneration paid to all the Non -Executive Independent Directors of the Company including remuneration payable to Directors of the Company who are neither Managing Directors nor Whole- time Star Health and Allied Insurance Directors shall not exceed 1% of the annual net profits of the Company for the FY 2023 - 2024 computed AGM in accordance with the provisions of Companies Act, 2013. FOR FOR 23-09-2024 Company Ltd Management nothing objectionable Payment of remuneration of Rs. 15,00,000/- (subject to deduction of applicable taxes) to Mr. Berjis Minoo Desai, (DIN: 00153675) Non- Executive Independent Director of the Company, provided that the aggregate remuneration paid to all the Non -Executive Independent Directors of the Company including remuneration payable to Directors of the Company who are neither Managing Directors nor Whole- time Directors shall not exceed 1% of the annual net profits of the Company for the FY 2023 - 2024 computed Star Health and Allied Insurance 23-09-2024 Company Ltd in accordance with the provisions of Companies Act, 2013. FOR FOR Management nothing objectionable Payment of remuneration of Rs. 15,00,000/- (subject to deduction of applicable taxes) to Mr. Rajeev Krishnamuralilal Agarwal (DIN: 07984221) Non- Executive Independent Director of the Company, provided that the aggregate remuneration paid to all the Non -Executive Independent Directors of the Company including remuneration payable to Directors of the Company who are neither Managing Directors nor Wholetime Directors shall not exceed 1% of the annual net profits of the Company for the Star Health and Allied Insurance 23-09-2024 AGM FY 2023 - 2024 computed in accordance with the provisions of Companies Act, 2013. FOR FOR Company Ltd Management nothing objectionable Payment of remuneration of Rs. 15,00,000/- (subject to deduction of applicable taxes) to Ms. Rajni Sekhr Sibal (DIN: 09176377) Non- Executive Independent Director of the Company, provided that the aggregate remuneration paid to all the Non -Executive Independent Directors of the Company including remuneration payable to Directors of the Company who are neither Managing Directors nor Whole-time Directors shall not exceed 1% of the annual net profits of the Company for the FY 2023-2024 computed in Star Health and Allied Insurance 23-09-2024 AGM accordance with the provisions of Companies Act, 2013. FOR FOR Company Ltd Management nothing objectionable To receive, consider and adopt: (a) The Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2024, together with the reports of the Auditors and Board of Directors thereon. (b) The Audited Consolidated Financial Statements of the Company for the financial year ended March 31 23-09-2024 Doms Industries Ltd AGM 2024, together with the reports of the Auditors thereon. FOR Management Routine proposal To declare the final dividend at the rate of Rs. 2.50/- per Equity Share of Rs. 10/- each fully paid-up of the 23-09-2024 AGM Doms Industries Ltd Company for the financial year 2023 - 24. FOR Management FOR Nothing objectionable To appoint Santosh Raveshia (DIN: 00147624) who retires by rotation as Director and being eligible offers 23-09-2024 Doms Industries Ltd AGM Management nimself for re-appointment. FOR FOR Nothing objectionable To appoint Chandni Somaiya (DIN: 02003554) who retires by rotation as Director and being eligible offers AGM FOR FOR 23-09-2024 Doms Industries Ltd Management herself for re-appointment. Nothing objectionable Appointment of M/s. Price Waterhouse Chartered Accountants LLP (Firm Registration No.: 012754N/N500016), Chartered Accountants as the Statutory Auditors of the Company to hold office for a term of 5 (five) consecutive years from the conclusion of the 18th Annual General Meeting until the conclusion of 23rd Annual General Meeting of the Company, on such remuneration plus applicable taxes 23-09-2024 Doms Industries Ltd Management and reimbursement of out-of-pocket expenses in connection with the Audit FOR Nothing objectionable 23-09-2024 AGM To alter the Main Object Clause of the Memorandum of Association of the Company. FOR Nothing objectionable Doms Industries Ltd Management FOR Ratification of remuneration of Rs. 56,000/- plus applicable taxes and reimbursement of out-of-pocket expenses at actuals, if any, incurred in connection with the audit payable to M/s. B.F. Modi and Associates, Cost Accountants (Firm Registration No. 100604) appointed by the Board of Directors, to conduct the audit of the cost records of the Company for the financial year 2024 - 25. 23-09-2024 Doms Industries Ltd AGM FOR FOR Management Nothing objectionable To receive, consider and adopt the Standalone and Consolidated Audited Financial Statements of the Company for the Financial Year ended March 31, 2024 and the Reports of the Board of Directors and 23-09-2024 Jtkarsh Coreinvest Limited AGM Management Auditors thereon. FOR FOR Routine proposal To appoint a Director in place of Mr. Aditya Deepak Parekh (DIN: 02848538), who retires by rotation and AGM being eligible, offers his candidature for re-appointment. FOR 23-09-2024 Utkarsh Coreinvest Limited FOR Management Routine proposal To payment of Annual Commission, out of profits to be payable to the Chairperson amounting to Rs. 9,00,000/- considering the applicable taxes, excluding payment of sitting fee, reimbursement of expenses incurred in relation to attending Board and Committees Meetings of the Company. 23-09-2024 Jtkarsh Coreinvest Limited AGM Management FOR Routine proposal Revision in the gross fixed annual remuneration of Mr. Suman Saurabh, MD and CEO (DIN 07132387) to be at Rs. 60,00,000/- per annum w.e.f, April 01, 2024. The other benefits and perquisites would be 23-09-2024 AGM applicable as approved by the Board for the employees of the Company. FOR FOR Utkarsh Coreinvest Limited Management Routine proposal

Date: September 30, 2024

Investee Company Name Proposal of Reason supporting the vote decision Meeting Type of Meeting **Description of the proposal** Management Vote **Date** (AGM / EGM) Management / (For / Against/ Recommendation Shareholders Abstain) o receive, consider and adopt (a) the Audited Standalone Financial Statements of the Company for the financial year ended 31st March 2024 together with the reports of the Board of Directors Statutory Auditors and Comptroller and Auditor General of India thereon and (b) the Audited Consolidated Financial Statements of the Company for the financial year ended 31st March 2024 together with the reports of Statutory Auditors and Comptroller and Auditor General of India AGM FOR FOR 24-09-2024 NMDC Limited Nothing objectionable Management To take note of the payment of interim Dividend of Rs. 5.75 per equity share of Rs. 1.00 each already paid and payment of Final dividend of Rs. 1.50 per equity share of Rs. 1.00 each for the financial year 2023 -24-09-2024 AGM FOR NMDC Limited Management FOR Nothing objectionable To appoint a Director in place of Shri Amitava Mukherjee (DIN: 08265207), who retires by rotation and NMDC Limited AGM being eligible, offers himself for re-appointment. FOR FOR 24-09-2024 Management Nothing objectionable To appoint a Director in place of Shri Abhijit Narendra (DIN: 07851224), who retires by rotation and being 24-09-2024 NMDC Limited AGM Management eligible, offers himself for re-appointment. FOR FOR Nothing objectionable To authorize the Board of Directors for fixing the remuneration of Statutory Auditors for the financial year AGM 24-09-2024 NMDC Limited FOR FOR Management Nothing objectionable Ratification of remuneration of Rs. 6.00 lakhs (excluding travelling, out -of- pocket expenses plus GST) payable to M/s B. Mukhopadhyay and Co. Cost Accountants, having office at 3E, Aparupa Apartment, No. 2, G.B. Dutta Road, Sodepur, Kolkata - 700110, West Bengal, appointed as the Cost Auditors by the Board of Directors of the Company for conducting the audit of the cost records of the Company and providing Cost Audit Report, and all such reports, annexures, records, documents etc., for the financial year 2024 -24-09-2024 NMDC Limited AGM **FOR** Nothing objectionable Management Approval of Blue Star Employees Stock Option Scheme 2024. Routine Proposal 25-09-2024 Blue Star Limited PBL FOR FOR Management Approval of Blue Star Employees Stock Option Scheme 2024 for the employees of Group Companies FOR Blue Star Limited PBL including Subsidiary(ies) and/ or Associate Company(ies) of the Company. FOR Nothing Objectionable 25-09-2024 Management PBL 25-09-2024 FOR FOR Blue Star Limited Management Authorization to the Trust for secondary acquisition. Nothing Objectionable 25-09-2024 Blue Star Limited PBL Management Approval for provision of money by the Company to the Trust. FOR FOR Nothing Objectionable Revision in the terms of remuneration of Mr B Thiagarajan (DIN: 01790498), Managing Director of the FOR **FOR** 25-09-2024 Blue Star Limited PBL Nothing Objectionable Management Appointment of Mr. Ponnada Venkata Rao (DIN: 09177075) as an Executive Director - Projects, Solutions and International for a period commencing from August 7, 2024 to July 31, 2028 (i.e. the last day of the Blue Star Limited month in which he attain the age of 65 years), not liable to retire by rotation and including remuneration. FOR FOR 25-09-2024 PBLNothing Objectionable Management To receive, consider and adopt the Audited Financial of the Company consisting of Balance Sheet as at 31 Unqualified financial statements. Compliant March 2024, Profit and Loss Account and Cash Flow Statement for the financial year ended on that date with Indian Accounting Standards. No concern AGM including notes thereto together with the Reports of the Board of Directors and Auditors thereon. FOR FOR 25-09-2024 Heidelberg Cement India Ltd Management To declare dividend of INR 8 per Equity Share of INR 10 each (i.e., 80%) for the financial year ended 31 Sufficient funds available for payment of 25-09-2024 Heidelberg Cement India Ltd AGM FOR FOR dividend. No concern identified. Management To appoint a Director in place of Mr. Vimal Kumar Jain (holding DIN 09561918) who retires by rotation AGM and being eligible has offered himself for reappointment. FOR FOR 25-09-2024 Heidelberg Cement India Ltd Compliant with law. No concern identified. Management To ratify the remuneration of Rs. 2,75,000 plus applicable taxes, reasonable out of pocket expenses and reimbursement of travelling expenses payable to M/s. R.J. Goel and Co., Cost Accountants (Firm Registration No. 000026) appointed by the Board of Directors of the Company to conduct the audit of the Compliant with law. No major concern cost accounting records of the Company for the financial year 2024- 25. 25-09-2024 Heidelberg Cement India Ltd AGM Management FOR FOR identified. To approve and adopt the Audited Standalone and Consolidated Financial Statements of the Company i. e., Balance Sheet of the Company as at 31st March, 2024 and Statement of Profit and Loss Account (incl. Comprehensive income), Statement of Cash Flows and Statement of Changes in Equity along with notes to accounts for the year ended on 31st March, 2024, together with the Reports of the Board of Directors 25-09-2024 Avalon Technologies Ltd AGM (the Board) and the Auditors thereon. FOR FOR Routine Proposal Management Appointment of Mr. Sareday Seshu Kumar (DIN: 01646703) as a Non - Executive and Non - Independent 25-09-2024 Avalon Technologies Ltd AGM Director, who retires by rotation and being eligible, offers himself for reappointment. FOR FOR Management Nothing objectionable Continuation of Mr. Luguman Veedu Ediyanam (DIN: 06493214) as Director (designated as Non -AGM Executive and Non - Independent Director) of the Company, who shall be liable to retire by rotation. FOR FOR 25-09-2024 Avalon Technologies Ltd Management Nothing objectionable To receive, consider and adopt: a. the Audited Standalone Financial Statements of the Company for the Financial Year ended 31st March, 2024 together with the Reports of the Board of Directors and the Auditors thereon, and Unqualified financial statements. (Except a nonb. the Audited Consolidated Financial Statements of the Company for the Financial Year ended 31st material remark on CARO) No concern 25-09-2024 |Century Plyboards (India) Limited | AGM March, 2024 together with Report of the Auditors thereon. FOR FOR Management identified. Sufficient funds available. No concern 25-09-2024 FOR FOR Century Plyboards (India) Limited Management To declare dividend on Equity Shares for the Financial Year ended 31st March, 2024. identified. To appoint a Director in place of Sri Vishnu Khemani (DIN: 01006268), who retires by rotation at this Annual General Meeting and being eligible, offers himself for re-appointment. FOR FOR 25-09-2024 Century Plyboards (India) Limited Management Compliant with law. No concern identified. To appoint a Director in place of Sri Keshav Bhajanka (DIN: 03109701), who retires by rotation at this Management Annual General Meeting and being eligible, offers himself for re-appointment. FOR FOR 25-09-2024 Century Plyboards (India) Limited Compliant with law. No concern identified. Appointment of M/s. S. R. Batliboi and Co. LLP, Chartered Accountants (ICAI Firm Registration No. 301003E/E300005) as the Statutory Auditors of the Company to hold office for a term of five consecutive years, from the conclusion of the 43rd Annual General Meeting (AGM) until the conclusion of the 48th AGM of the Company to be held in the year 2029, at such remuneration. FOR FOR 25-09-2024 Century Plyboards (India) Limited AGM Management Appointment compliant with law. To receive, consider, approve and adopt the Audited Financial Statements (Standalone and Consolidated) Unqualified financial statements. Compliant of the Company for the year ended 31st March, 2024, including Balance Sheet as at 31stMarch, 2024, the with Indian Accounting Standards, No. Container Corporation of India Statement of Profit and Loss for the year ended on that date and the Reports of Board of Directors, AGM Auditors and comments of the Comptroller and Auditor General of India thereon. FOR governance concern identified. 25-09-2024 Limited Management FOR Container Corporation of India To confirm the payment of three Interim dividends and to declare Final dividend on equity shares for the Sufficient fund to pay dividend. No concern financial year ended 31st March, 2024. AGM FOR FOR identified. 25-09-2024 _imited Management To appoint a Director in place of Shri Ajit Kumar Panda, Director (Projects and Services) (DIN: 08221385), Container Corporation of India AGM Management who retires by rotation and being eligible, offers himself for re-appointment. FOR FOR Compliant with law. 25-09-2024 Limited

Date: September 30, 2024

Investee Company Name Management Reason supporting the vote decision Meeting Type of Meeting Proposal of **Description of the proposal** Vote Recommendation **Date** (AGM / EGM) Management / (For / Against/ **Shareholders** Abstain) Compliant with law. No concern on the merits of the proposed appointee. Governance Concern: Board is non-compliant with the Container Corporation of India To appoint a Director in place of Shri Mohammad Azhar Shams, Director (Domestic Division) (DIN: requirement of requisite number Independent 25-09-2024 07627473), who retires by rotation and being eligible, offers himself for re-appointment. **FOR** FOR Management Compliant with law. No major governance Container Corporation of India Appointment of M/s. Hem Sandeep and Co., Chartered Accountants, (FRN- 009907N) New Delhi as concern identified. Appointment approved by AGM 25-09-2024 Statutory Auditors of the Company for the financial year 2023 - 24 and fix auditors' remuneration. FOR FOR _imited CAG. Management To approve the appointment of Shri Sanjay Swarup (DIN: 05159435) as the Chairman and Managing Container Corporation of India Director of the Company from 01. 10. 2023 and till 31. 07. 2026 (i.e. the date of his superannuation) or AGM FOR Compliant with law. 25-09-2024 until further orders and he shall be liable to retire by rotation. FOR Limited Management To approve the appointment of Shri Priyaranjan Parhi (DIN: 09499859) as the Director (International Container Corporation of India Marketing and Operations) (additional charge) of the Company till appointment of a regular incumbent to AGM Management Compliant with law. 25-09-2024 Limited the post or until further orders, whichever is the earliest and he shall be liable to retire by rotation. **FOR** FOR To approve the appointment of Shri Sandeep Jain (DIN: 09435375) as the Part-time Government Director of the Company till he holds the post of Executive Director/ Planning (Civil and PSU), Railway Board or Container Corporation of India AGM 25-09-2024 Management further orders, whichever is earlier and he shall be liable to retire by rotation. **FOR** FOR Compliant with law. To approve the appointment of Shri Prabhas Dansana (DIN: 07973307) as the Part-time Government Director of the Company till he holds the post of Principal Executive Director/ TT(M), Railway Board or Container Corporation of India 25-09-2024 AGM FOR FOR Compliant with law. further orders, whichever is earlier and he shall be liable to retire by rotation. Management To receive, consider and adopt: (a) the audited standalone financial statements of the Company for the financial year ended 31st March, 2024, 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, FOR 25-09-2024 Dixon Technologies (India) Limited | AGM Management 2024 and the report of the Auditors thereon. FOR Routine Proposal To declare a final dividend of Rs. 5/- per equity share of face value of Rs. 2/- each for the Financial Year Management FOR FOR 25-09-2024 Dixon Technologies (India) Limited | AGM Routine Proposal To appoint a Director in place of Mr. Atul B. Lall, Vice Chairman and Managing Director (DIN: 00781436), 25-09-2024 Dixon Technologies (India) Limited AGM Management who retires by rotation and being eligible, offers himself for re-appointment. FOR Routine Proposal Ratification of remuneration of Rs. 5,00,000/- per annum plus applicable taxes and reimbursement of out of pocket expenses incurred in connection with the aforesaid audit payable to M/s. Satija and Associates, Cost Accountants (FRN NO. 006535) Cost Auditors approved by the Board of Directors on recommendation of the Audit Committee, to conduct the audit of cost records of the Company for the financial year ending 25-09-2024 Dixon Technologies (India) Limited AGM Management 31st March, 2025. **FOR** FOR Routine Proposal To approve Material Related Party Transactions of Dixon Electro Appliances Private Limited for not exceeding Rs. 2,500 Crores p.a. FOR FOR 25-09-2024 Dixon Technologies (India) Limited AGM Management Nothing Objectionable To approve Material Related Party Transactions of Padget Electronics Private Limited and IsmartU India Private Limited for Sale and Purchase of Goods not exceeding Rs. 12,000 Crores per annum, Purchase of Fixed Assets not exceeding Rs.100 Crores per annum, Availment and rendering of Services not exceeding Rs. 400 Crores per annum. FOR FOR 25-09-2024 Dixon Technologies (India) Limited AGM Management Nothing Objectionable To give any loans to any person or other bodies corporate, give any guarantee or provide security in connection with a loan to any other body corporate or person and acquire by way of subscription, purchase or otherwise the securities of any other body corporate in excess of the limits prescribed under Section 186 of the Act i.e. sixty per cent of its paid-up share capital, free reserves and securities premium account or one hundred per cent of its free reserves and securities premium account, whichever is more upto an amount not exceeding Rs.1,800 Crores apart from loan or guarantee is given or where a security has been provided by the Company to its wholly owned subsidiary company or a joint venture company, or acquisition is made by the Company, by way of subscription, purchase or otherwise of, the securities of its wholly owned subsidiary company. FOR FOR 25-09-2024 Dixon Technologies (India) Limited AGM Management Nothing Objectionable To consider and adopt Audited Financial Statements (Standalone and Consolidated) of the Company for Housing and Urban Development the Financial Year ended 31st March, 2024, the reports of the Board of Directors and Auditors thereon. 25-09-2024 Corporation Limited AGM FOR FOR Management Nothing objectionable To declare final dividend for Financial Year 2023-24 @ 26.50% (Rs. 2.65/- per equity share) as Housing and Urban Development recommended by the Board and to confirm the payment of interim dividend @ 15% (Rs. 1.50/- per equity Corporation Limited AGM 25-09-2024 FOR FOR Management Nothing objectionable To appoint a Director in place of Shri Sanjeet (DIN: 09833776), Part-time Official Director, who retires by Housing and Urban Development AGM rotation at this Annual General Meeting and is eligible for re-appointment. FOR 25-09-2024 Corporation Limited **FOR** Nothing objectionable Management Housing and Urban Development To fix remuneration of Statutory Auditors of the Company, appointed by the Comptroller and Auditor 25-09-2024 Corporation Limited AGM General of India for the Financial Year 2024 - 25. FOR FOR Management Nothing objectionable Housing and Urban Development To appoint Shri Sanjay Kulshrestha (DIN: 06428038) as the Chairman and Managing Director of the Company, not liable to retire by rotation. Corporation Limited AGM FOR FOR 25-09-2024 Management Nothing objectionable To appoint Shri Kuldip Narayan (DIN: 03276525) as the Part-time Official Director of the Company, liable Housing and Urban Development AGM FOR 25-09-2024 Corporation Limited FOR Nothing objectionable Management To appoint Shri Daljeet Singh Khatri (DIN: 06630234) as the Director (Finance) of the Company, liable to Housing and Urban Development AGM FOR 25-09-2024 Corporation Limited **FOR** Management retire by rotation. Nothing objectionable To borrow money from time to time to the extent it deems requisite for the purpose of the business (apart from temporary loans obtained in the ordinary course of business) notwithstanding that such borrowing may exceed the aggregate of the paid up capital and its free reserves (reserves not set apart for any specific purpose), provided however, that the total amount up to which money may be borrowed by the Housing and Urban Development AGM Corporation and outstanding at any one time shall not exceed Rs. 1,50,000 Crore. FOR 25-09-2024 Corporation Limited Management FOR Nothing objectionable Housing and Urban Development Raising of Funds up to a maximum of Rs. 40,000 Crore through issue of Non-Convertible Bonds/ Corporation Limited AGM Debentures on private placement basis. FOR FOR 25-09-2024 Nothing objectionable Management Housing and Urban Development AGM FOR FOR 25-09-2024 Corporation Limited Amendment in objects clause of the Memorandum of Association (MoA). Nothing objectionable Management

Date: September 30, 2024

Description of the proposal Vote Meeting **Investee Company Name** Type of Meeting Proposal of Management Reason supporting the vote decision Date (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) Appointment of Mr. Hirokazu Kotera (DIN: 10707431) as a Whole-time Director designated as the Executive Director of the Company for a period of 3 (three) years commencing from 1st August, 2024 and 26-09-2024 Kansai Nerolac Paints Limited Management ending on 31st July, 2027 (both days inclusive), liable to retire by rotation and including remuneration. FOR Nothing objectionable Appointment of Mr. Mahender Singh (DIN: 07850935), as an Independent Director of the Company, not Appointment Compliant with law. No 26-09-2024 PBL liable to retire by rotation, to hold office for a term of 5 (five) consecutive years i.e. up to 6 August 2029. FOR FOR governance concern identified. **DLF Limited** Management (a) the audited standalone financial statements of the Company for the Financial Year ended 31st March 2024, the report 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 26-09-2024 PVR Inox Ltd AGM 2024 and the report of Auditors thereon. FOR Management Routine proposal To appoint a Director in place of Mr. Ajay Kumar Bijli (DIN 00531142) who retires by rotation and being AGM Management 26-09-2024 PVR Inox Ltd eligible offers himself for re-appointment FOR FOR Nothing objectionable To appoint a Director in place of Mr. Siddharth Jain (DIN 00030202) who retires by rotation and being AGM eligible offers himself for re-appointment. 26-09-2024 PVR Inox Ltd FOR FOR Management Nothing objectionable Payment of Rs. 24,00,000/- towards remuneration for the Financial Year 2023 - 24 to Mr. Sanjai Vohra AGM (DIN 00700879), a Non- Executive Independent Director of the Company. FOR 26-09-2024 PVR Inox Ltd Management **FOR** Nothing objectionable Payment of Rs. 18,00,000/- towards remuneration for the Financial Year 2023 - 24 to Ms. Pallavi Shardul 26-09-2024 PVR Inox Ltd AGM Shroff (DIN 00013580), a Non- Executive Independent Director of the Company. FOR AGAINST Management Pecuniary relationship Payment of Rs. 18,00,000/- for the Financial Year 2023 - 24 to Mr. Haigreve Khaitan, a Non-Executive 26-09-2024 PVR Inox Ltd AGM Independent Director of the Company. FOR **AGAINST** Pecuniary relationship Management Payment of Rs. 18, 00,000/- for the Financial Year 2023 - 24 to Mr. Amit Jatia, a Non- Executive 26-09-2024 PVR Inox Ltd AGM Independent Director of the Company. FOR FOR Management Nothing objectionable Payment of Rs. 18,00,000/- for the Financial Year 2023 - 24 to Mr. Vishesh Chander Chandiok (DIN AGM 00016112), a Non- Executive Independent Director of the Company. FOR FOR 26-09-2024 PVR Inox Ltd Management Nothing objectionable To consider and approve the appointment of Ms. Deepa Misra Harris (DIN: 00064912) as an Independent Director of the Company, not liable to retire by rotation, for a term of five consecutive years w. e .f 25th AGM FOR 26-09-2024 PVR Inox Ltd FOR Management Nothing objectionable To receive, consider and adopt the Audited Financial Statements of the Company (Consolidated and Standalone) for the financial year ended March 31, 2024 and the Reports of the Board of Directors and Management 26-09-2024 APL Apollo Tubes Limited AGM the Auditors thereon. FOR FOR Routine proposal To declare final dividend of Rs. 5.50, per equity share (i.e. @275%) for the financial year ended 31st AGM FOR APL Apollo Tubes Limited FOR 26-09-2024 Management Routine proposal To appoint a Director in place of Shri Sanjay Gupta (DIN: 00233188), who is liable to retire by rotation AGM and being eligible, offers himself for re-appointment. FOR FOR 26-09-2024 APL Apollo Tubes Limited Management Routine proposal To appoint a Director in place of Shri Ashok Kumar Gupta (DIN: 01722395), who is liable to retire by AGM rotation and being eligible, offers himself for re-appointment. FOR FOR 26-09-2024 APL Apollo Tubes Limited Management Routine proposal Ratification of remuneration of Rs. 6,00,000/- excluding GST as applicable and reimbursement of travelling and other out - of - pocket expenses payable to M/s. Sanjay Gupta and Associates, Cost Accountants, New Delhi, (ICWAI Registration No. 000212), the Cost Auditors for the financial year 2024 AGM 26-09-2024 APL Apollo Tubes Limited Management FOR FOR Routine proposal To increasing the maximum number of Directors that the Company may appoint at any point of time, from the existing limit of 15 (fifteen) Directors to new limit of 20 (twenty) Directors and consequently the AGM Articles of Association of the Company. 26-09-2024 APL Apollo Tubes Limited Management FOR FOR Routine proposal To receive, consider and adopt the Audited Financial Statements (Standalone and Consolidated) of the Company for the Financial Year ended 31st March, 2024 and the Reports of the Board of Directors together with the Reports of Statutory Auditors and Comments of the Comptroller and Auditor General of 26-09-2024 AGM Management FOR FOR **Gujarat Gas Limited** Routine Proposal Routine Proposal 26-09-2024 Gujarat Gas Limited AGM To declare Dividend on equity shares for the Financial Year 2023 - 24. FOR FOR Management To re-appoint Shri Raj Kumar, IAS, (DIN: 00294527), who retires by rotation and being eligible offers AGM FOR 26-09-2024 Gujarat Gas Limited himself for re-appointment. FOR Nothing Objectionable Management To authorise the Board of Directors of the Company to fix remuneration of Statutory Auditors of the Gujarat Gas Limited AGM Company for Financial Year 2024 - 25, in terms of the provisions of Section 142 of Companies Act, 2013. FOR FOR Nothing Objectionable 26-09-2024 Management Appointment of Shri S. J. Haider, IAS, (DIN: 02879522) as a Director of the Company till further orders by AGM Government of Gujarat in this regard, who shall be liable to retire by rotation. FOR FOR 26-09-2024 Gujarat Gas Limited Management Nothing Objectionable Ratification of remuneration of Rs. 1,18,000/- plus applicable taxes and reimbursement of Out of Pocket Expenses payable to M/s. Kailash Sankhlecha and Associates, Cost Accountants, (firm registration No. 100221) the Cost Auditors of the Company, (whose appointment and remuneration has been recommended by the Audit Committee and approved by the Board of Directors), for conducting the audit of the cost records maintained by the Company for the Financial Year 2024 - 25. 26-09-2024 **Gujarat Gas Limited** Management Nothing Objectionable 26-09-2024 Guiarat Gas Limited AGM Appointment of Dr. T Natarajan, IAS as Director liable to retire by rotation. FOR FOR Nothing Objectionable Management To receive, consider and adopt the Audited Financial Statements (both Standalone and Consolidated) of the Company for the financial year ended 31st March 2024 together with the Reports of the Board of Techno Electric & Engineering AGM FOR FOR 26-09-2024 Directors and Auditors thereon. Routine Proposal Company Ltd Management Techno Electric & Engineering To declare final dividend of Rs. 7/- per equity share of nominal value of Rs. 2/- each as recommended by AGM the Board of Directors of the Company for the financial year ended 31st March, 2024. Routine Proposal 26-09-2024 Company Ltd Management FOR FOR To appoint a Director in place of Ms. Ávantika Gupta (hólding DIN: 03149138), who is a Non-Executive Director and retires by rotation in terms of section 152 of the Companies Act, 2013 and, being eligible, Techno Electric & Engineering AGM offers herself, for re-appointment. 26-09-2024 Company Ltd Management FOR Nothing Objectionable Appointment of Mr. Shailesh Kumar Mishra (DIN: 08068256) as Non- Executive Non- Independent Director Techno Electric & Engineering AGM of the Company, is liable to retire by rotation. FOR FOR 26-09-2024 Company Ltd Nothing Objectionable Management Techno Electric & Engineering Appointment of Mr. James Raymond Trout (DIN: 10566465) as Non- Executive Non- Independent AGM FOR FOR Director, is liable to retire by rotation. 26-09-2024 Company Ltd Nothing Objectionable Management

162

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
	Techno Electric & Engineering			Appointment of Mr. Arun Duggal (DIN: 00024262) as an Independent Director of the Company to hold			
26-09-2024	Company Ltd	AGM	Management	office for Five years and is not liable to retire by rotation.	FOR	FOR	Nothing Objectionable
26-09-2024	Techno Electric & Engineering Company Ltd	AGM	Management	Ratification of remuneration of Rs. 20,000/- including the tax as applicable thereon and the reimbursement of out of pocket expenses, payable to Saibal Sekhar Kundu, Cost Accountants (Firm Registration No. 100135) as Cost Auditors of the Company for the financial year ending 31st March, 2025.	FOR	FOR	Nothing Objectionable
26-09-2024	Techno Electric & Engineering Company Ltd	AGM	Management	To shift the registered office of the Company from the state of Uttar Pradesh to the state of Haryana.	FOR	FOR	Nothing Objectionable
20 03 202 1	Techno Electric & Engineering		T id i id germent	To pay remuneration by way of commission to the Non- Executive Directors including Independent Directors of the Company, of such sum as the Board of Directors of the Company (hereinafter referred to as the Board) may, from time to time, determine (to be divided amongst the Non- Executive and Independent Directors in such proportion as may be determined by the Board, from time to time) provided that such commission in aggregate shall not exceed, 0.50% of the net profits of the Company as computed in the manner laid down in Section 198 of the Companies Act, 2013, or any statutory			Treating especialists
26-09-2024	Company Ltd	AGM	Management	modification(s) or re enactment thereof.	FOR	FOR	Nothing Objectionable
				To consider and adopt the Audited Standalone and Consolidated Financial Statements of the Company for			
26-09-2024	Sansera Engineering Ltd	AGM	Management	the financial year ended March 31, 2024, together with the Auditors' and Board's Report thereon.	FOR FOR	FOR	routine proposal
26-09-2024	Sansera Engineering Ltd	AGM	Management	To declare dividend of Rs. 3.00 per equity share for the year ended March 31, 2024. To appoint a director in place of Mr. Subramonia Sekhar Vasan (DIN: 00361245) who retires by rotation	FUK	FOR	routine proposal
26-09-2024	Sansera Engineering Ltd	AGM	Management	and being eligible, offers himself for re-appointment.	FOR	FOR	nothing objectionable
26-09-2024	Sansera Engineering Ltd	AGM	Management	Ratification of remuneration of Rs. 3,00,000.00 plus applicable taxes, conveyance and reimbursement of out of pocket expenses incurred in connection with the cost audit payable to M/s. Rao, Murthy and Associates, Bengaluru (having Firm Registration No. 000065) who have been appointed as cost auditors by the Board of Directors on the recommendation of the Audit Committee on March 26, 2024, to conduct the audit of cost records of the Company for the financial year 2024 - 25.	FOR	FOR	nothing objectionable
26-09-2024	Sansera Engineering Ltd	AGM	Management	Approval for increasing the commission payable to Mr. Samir Purushottam Inamdar (DIN: 00481968), as Non- Executive Independent Director, from an existing amount of Rs. 24,00,000.00 to a fixed commission of Rs. 30,00,000.00 or such other amount as may be determined by the Board of Directors of the Company from time to time, which shall not exceed 1% per annum of the net profits of the Company payable to all Independent Directors, calculated in 2024, till the term of the appointment.	FOR	FOR	nothing objectionable
26-09-2024	Sansera Engineering Ltd	AGM	Management	Approval for increasing the commission payable to Mr. Lakshminarayan Muthuswami (DIN: 00064750), as Non- Executive Independent Director, from an existing amount of Rs. 15,00,000.00 to a fixed commission of Rs. 30,00,000.00 or such other amount as may be determined by the Board of Directors of the Company from time to time, which shall not exceed 1% per annum of the net profits of the Company payable to all Independent Directors, calculated in accordance with the provisions of Section 198 of the Act, commencing from April 01, 2024 till the term of the appointment. Approval for increasing the commission payable to Ms. Revathy Ashok (DIN: 00057539), as Non-	FOR	FOR	nothing objectionable
26-09-2024	Sansera Engineering Ltd	AGM	Management	Executive Independent Director, from an existing amount of Rs. 15,00,000.00 to a fixed commission of Rs. 30,00,000.00 or such other amount as may be determined by the Board of Directors of the Company from time to time, which shall not exceed 1% per annum of the net profits of the Company payable to all Independent Directors, calculated in accordance with the provisions of Section 198 of the Act, commencing from April 01, 2024 till the term of the appointment.		FOR	nothing objectionable
26-09-2024	Sansera Engineering Ltd	AGM	Management	To increase in the Authorised Share Capital of the Company from existing Rs. 23,00,00,000.00 divided into 6,25,00,000 Equity Shares of Rs. 2/- each, 3,00,000 Series A compulsorily convertible preference shares of Rs. 100/- each and 7,50,000 Series B compulsorily convertible preference shares of Rs. 100/- each to Rs. 30,50,00,000.00 divided into 10,00,00,000 Equity shares of Rs. 2/- each, 300,000 Series A compulsorily convertible preference shares of Rs. 100/- each and 750,000 Series B compulsorily convertible preference shares of Rs. 100/- each ranking pari passu in all respect with the existing Equity Shares of the Company as per the Memorandum and Articles of Association of the Company.	F	FOR	nothing objectionable
				To consider and approve raising of funds and issuance of securities by way of a Qualified Institutions Placement or through any other mode Permitted Under Law, for an aggregate amount not exceeding Rs.			
26-09-2024	Sansera Engineering Ltd	AGM	Management	1,200.00 Crores.	FOR	FOR	nothing objectionable
26-09-2024	Medplus Health Services Ltd	AGM	Management	To receive, consider and adopt the Audited Standalone and Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2024, and the Reports of the Board of Directors and Auditors thereon.	FOR	FOR	Unqualified financial statements (except certain non-material remarks identified in CARO report). Compliant with Indian Accounting Standards. No concerns are identified.
26-09-2024	Medplus Health Services Ltd	AGM	Management	To appoint a Director in place of Mr. Anish Kumar Saraf (DIN: 00322784), Non - Executive Director of the Company, who retires by rotation and being eligible, offers himself for re-appointment.	WITHDRAWN	FOR	Compliant with law. No concern identified.
20 07 2027	, reapido riculti oci vicco Etu	7.011	n anagement	Appointment of Ms. Aparna Surabhi (DIN: 01641633) as a Non - Executive Independent Director of the	WILLIAM WIN	1 011	
26-09-2024	Medplus Health Services Ltd	AGM	Management	Company for a period of five(5) consecutive years, with effect from July 01, 2024 to June 30, 2029, and her office shall not be liable to retire by rotation.	FOR	FOR	Appointment compliant with law. No concern
26-09-2024	Medplus Health Services Ltd	AGM	Management Management	Ratification of remuneration of Rs. 1,30,000 each year plus applicable taxes and reimbursement of out-of pocket expenses at actuals, if any, incurred in connection with the audit payable to M/s. M P R and Associates, Cost Accountants (Firm Registration No.: 000413), who were appointed by the Board of Directors as the Cost Auditors of the Company, based on the recommendation of the Audit Committee, to audit the cost records of the Company for the financial year 2023 - 24 and 2024 - 25.	-	FOR	Compliant with law. No major governance concern identified.
26-09-2024	Lemon Tree Hotels Limited	AGM	Management	a) the audited standalone Financial Statements of the Company for the financial year ended March 31, 2024 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 March 31, 2024 together with the reports of the Auditors thereon.	FOR	FOR	Routine proposal

163

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Description of the proposal Investee Company Name Type of Meeting Proposal of Management Vote Reason supporting the vote decision **Date** (AGM / EGM) Management / Recommendation (For / Against/ **Shareholders** Abstain) To appoint a director in the place of Mr. Aditya Madhav Keswani (DIN: 07208901) who retires by rotation AGM and being eligible, offers himself for re-appointment. FOR FOR 26-09-2024 Lemon Tree Hotels Limited Management Nothing objectionable 26-09-2024 Lemon Tree Hotels Limited AGM To approve LTHL Stock Appreciation Rights Scheme - 2024. FOR FOR Management Nothing objectionable To approve grant of stock appreciation rights to the employees of group company(ies) including subsidiary company, its Associate Company and/ or holding company(ies), in India or outside India under AGM LTHL stock appreciation rights scheme - 2024. FOR FOR 26-09-2024 Lemon Tree Hotels Limited Management Nothing objectionable To receive, consider and adopt: (i) the Audited Standalone Financial Statements of the Company for the Financial Year ended 31st March, 2024, together with the Reports of the Board of Directors and Auditors thereon. (ii) the Audited Consolidated Financial Statements of the Company for the Financial Year ended 31st 26-09-2024 Steel Authority of India Limited AGM March, 2024 with the Report of the Auditors thereon. FOR FOR Management Routine proposal To appoint a director in place of Shri Brijendra Pratap Singh (DIN: 08665585), who retires by rotation at AGM 26-09-2024 Steel Authority of India Limited this Annual General Meeting and is eligible for re-appointment. FOR FOR Management Routine proposal To appoint a director in place of Shri Anil Kumar Tulsiani (DIN: 08742907), who retires by rotation at this AGM Management 26-09-2024 Steel Authority of India Limited Annual General Meeting and is eligible for re-appointment. **FOR** FOR Routine proposal To authorise the Board of Directors of the Company to fix the remuneration of the Statutory Auditors of 26-09-2024 Steel Authority of India Limited AGM Management the Company appointed by the Comptroller and Auditor General of India for the Financial Year 2024 - 25. FOR FOR Routine proposal To confirm payment of Interim Dividend @ Rs. 1.00 per Equity Share of face value of Rs. 10/- each for the Financial Year 2023 - 24 and to declare Final Dividend for the Financial Year 2023 - 24 @ Rs. 1.00 per 26-09-2024 Steel Authority of India Limited Equity Share of the face value of Rs. 10/- each. FOR Management Routine proposal To appoint Shri Birendra Kumar Tiwari (DIN: 09699855) as a Whole Time Director of the Company, liable to retire by rotation. FOR FOR 26-09-2024 Steel Authority of India Limited Management Routine proposal To raise funds through Private Placement of Non-convertible Secured Bonds/ Debentures of up to Rs. 2,500 crore during the period from the date of this Annual General Meeting (AGM) to be held on 26th September, 2024, to the date of the AGM to be held in the Financial Year 2025 - 26, in tranches, from such person or persons, including eligible investors (whether residents and/or non-residents and/or institutions/ incorporated bodies and/ or individuals and/or trustees and/or banks or otherwise, in domestic and/ or one or more international markets), Non-resident Indians, Foreign Institutional Investors (FIIs), Venture Capital Funds, Foreign Venture Capital Investors, State Industrial Development Corporations, Insurance Companies, Provident Funds, Pension Funds, Development Financial Institutions, Bodies Corporate, Companies, private or public, or other entities, authorities and such other persons, who may or may not be the bond/debenture holders of the Company, in one or more combinations thereof, 26-09-2024 Steel Authority of India Limited including the exercise of green-shoe option (within the overall limit of Rs. 2,500 crore. FOR Management Routine proposal Material Related Party Transaction(s) with NTPC-SAIL Power Company Limited for an aggregate value of up to Rs. 9,000 crore to be entered from 1st April, 2024 till the AGM to be held in FY 2025 - 26, subject to such contract(s)/arrangement(s)/ transaction(s) being carried out at arm's length and in the ordinary course of business of the Company. FOR 26-09-2024 Steel Authority of India Limited FOR Management Routine proposal Material Related Party Transaction(s) with Bokaro Power Supply Company Private Limited for an aggregate value of up to Rs. 4,500 crore to be entered from 1st April, 2024 till the AGM to be held in FY 2025 - 26, subject to such contract(s)/arrangement(s)/ transaction(s) being carried out at arm's length and in the ordinary course of business of the Company. 26-09-2024 Steel Authority of India Limited Management FOR Routine proposal Material Related Party Transaction(s) with Minas De Banga Limitada (Mozambique) for an aggregate value of up to Rs. 6,000 crore to be entered from 1st April, 2024 till the AGM to be held in FY 2025 - 26, subject to such contract(s)/arrangement(s)/transaction(s) being carried out at arm's length and in the ordinary course of business of the Company. 26-09-2024 Steel Authority of India Limited Management FOR Routine proposal Ratification of Remuneration of Rs. 11,70,000/- plus taxes as applicable and Rs. 30,000/- and Rs. 12,000/ plus taxes as applicable for consolidation and filing respectively and reimbursement of Daily Allowance, Travelling Expenses and out of pocket expenses payable to the Cost Auditors viz. M/s. Shome and Banerjee, New Delhi (for Rourkela Steel Plant, Durgapur Steel Plant and IISCO Steel Plant), M/s. Niran and Co., Bhubaneswar (for Bhilai Steel Plant and Bokaro Steel Plant) and M/s. Narasimha Murthy and Co., Hyderabad (for Alloy Steels Plant, Salem Steel Plant and Visvesvarava Iron and Steel Plant) for the Financial Year 2024 - 25. FOR FOR 26-09-2024 Steel Authority of India Limited Management Routine proposal To receive, consider and adopt Audited Standalone and Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2024, together with the Directors' Report and Auditors' Report thereon and comments of the Comptroller and Auditor General of India. FOR 26-09-2024 Mazagon Dock Shipbuilders Ltd FOR Management Routine proposal To confirm payment of Interim Dividend of Rs. 15.34 per equity share of Rs. 10/- each (i. e. @ 153 %) paid in November, 2023 and to declare Final Dividend of Rs. 12.11 per equity share of Rs. 10/- each (i. e. 26-09-2024 Mazagon Dock Shipbuilders Ltd Management @ 121%) for the Financial Year ended on March 31, 2024. FOR FOR Routine proposal To appoint a Director in place of Shri. Biju George, (DIN- 09343562) who retires by rotation and being Management FOR 26-09-2024 Mazagon Dock Shipbuilders Ltd eligible, offers him-self for re-appointment. FOR Nothing Objectionable To authorise the Board of Directors to fix remuneration of Statutory Auditors of the Company for the Financial Year 2024 - 2025 in compliance with the orders and directions of appointment by the Comptroller and Auditor-General of India and in terms of the provisions of Section 139(5) and Section 142 26-09-2024 Mazagon Dock Shipbuilders Ltd of the Companies Act, 2013. FOR FOR Management Nothing Objectionable Ratification of remuneration of Rs. 2,25,000/- excluding applicable taxes payable to M/s Dhananjay V Joshi and Associates, Mumbai for conducting cost audit of the Company for the Financial Year 2024 - 25. FOR 26-09-2024 FOR Mazagon Dock Shipbuilders Ltd Management Nothing Objectionable To appoint Shri. Chandu Sambasiva Rao (DIN: 02296283) as Part- Time Non- Official (Independent) Mazagon Dock Shipbuilders Ltd Director of the Company, not liable to retire by rotation, as determined by the Government of India. FOR FOR 26-09-2024 Nothing Objectionable Management To alter the Articles of Association of the Company by addition of a new subclause (c) under Article 104 i AGM e. Power of Directors of the Articles of Association of the Company. FOR 26-09-2024 Mazagon Dock Shipbuilders Ltd FOR Nothing Objectionable Management To alter the Articles of Association of the Company. 26-09-2024 Mazagon Dock Shipbuilders Ltd AGM FOR FOR Nothing Objectionable Management Appointment of Shri. Amit Sajita, Joint Secretary, MOD, DDP (DIN: 08989543) as Part-Time Official Mazagon Dock Shipbuilders Ltd Director (Government Nominee Director) of the Company, not liable to retire by rotation. FOR FOR 26-09-2024 Nothing Objectionable Management

Date: September 30, 2024

Description of the proposal Reason supporting the vote decision Meeting **Investee Company Name** Type of Meeting Proposal of Management Vote Recommendation **Date** (AGM / EGM) Management / (For / Against/ **Shareholders** Abstain) Appointment of Dr. Shravan Subramanyam (DIN: 00695586) as an Independent Director of the Company PBL to hold the office for five consecutive years from 14 August 2024. FOR 27-09-2024 Page Industries Limited Management **FOR** Nothing objectionable Appointment of Ms. Naina Krishna Murthy (DIN: 01216114) as an Independent Director of the Company to 27-09-2024 Page Industries Limited PBL hold the office for five consecutive years from 1 October 2024. FOR FOR Nothing objectionable Management To receive, consider and adopt the Standalone and Consolidated Audited Financial Statements of the Company for the Financial Year ended March 31, 2024, together with the Reports of the Board of AGM Directors and Auditors thereon. FOR FOR 27-09-2024 FINO Paytech Ltd Management Routine proposal To appoint a Director in place of Mr. Amit Kumar Jain (DIN: 08353693), who retires by rotation and being AGM 27-09-2024 FINO Paytech Ltd Management eligible, offers himself for re-appointment. **FOR** FOR Routine proposal To approve the payment of the remuneration payable to Mr. Amit Kumar Jain (DIN: 08353693) as the Whole-time Director and Key Managerial Personnel of the Company for a period starting from April 01, 27-09-2024 FINO Paytech Ltd AGM 2024 to March 31, 2025. FOR FOR Routine proposal Management To receive, consider and adopt the Audited Financial Statements of the Company for the Financial Year Management 27-09-2024 Campus Activewear Ltd AGM ended March 31, 2024 together with the reports of the Auditors and Board of Directors thereon. **FOR** FOR routine proposal To appoint a Director in place of Mr. Nikhil Aggarwal (DIN: 01877186), who retires by rotation and being 27-09-2024 Campus Activewear Ltd AGM eligible, offers himself for re-appointment. FOR FOR Nothing objectionable Management Appointment of Mr. Hari Krishan Agarwal (DIN: 00172467) as Chairman and Managing Director of the Company for a further period of 3 years with effect from December 02, 2024 till December 01, 2027, whose office shall not be liable to determination by retirement of directors by rotation and including 27-09-2024 Campus Activewear Ltd AGM **FOR** FOR Management remuneration. Nothing objectionable Appointment of Mr. Nikhil Aggarwal (DIN: 01877186) as Whole Time Director and Chief Executive Officer of the Company for a further period of 3 Years with effect from December 02, 2024 till December 01, 2027 whose office shall be liable to determination by retirement of directors by rotation and including FOR 27-09-2024 Campus Activewear Ltd AGM remuneration. FOR Management Nothing objectionable To receive, consider and adopt the audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2024 together with the reports of Board of Directors and 27-09-2024 Apeejay Surrendra Park Hotels Ltd | AGM FOR FOR Routine proposal Management To re-appoint Mr. Karan Paul (DIN: 00007240), who retires by rotation and being eligible offers himself FOR FOR 27-09-2024 Apeejay Surrendra Park Hotels Ltd | AGM Management Nothing objectionable To re-appoint Mr. Vijay Dewan (DIN: 00051164) as a Managing Director for a further period of three (3) Apeejay Surrendra Park Hotels Ltd AGM 27-09-2024 Management years with effect from December 01, 2024, not liable to retire by rotation. FOR FOR Nothing objectionable To approve payment of remuneration to Mr. Vijay Dewan (DIN: 00051164) as Managing Director of the Apeejay Surrendra Park Hotels Ltd | AGM Company during the period commencing from April 01, 2024 till March 31, 2027. FOR FOR 27-09-2024 Management Nothing objectionable To approve payment of remuneration to Ms. Priya Paul (DIN: 00051215) as Chairperson and Whole Time Director of the Company during the period commencing from April 01, 2024 till the remaining period of Stock Options proposed to promoter ED. Non her current tenure i.e. upto May 31, 2025. FOR AGAINST compliant with SEBI regulations 27-09-2024 Apeejay Surrendra Park Hotels Ltd | AGM Management Payment of remuneration by way of commission or otherwise to Non - Executive Directors including Independent Directors (IDs) for an aggregate amount of not exceeding Rs. 5 Crore per annum in Nothing objectionable 27-09-2024 Apeejay Surrendra Park Hotels Ltd | AGM Management aggregate for the financial years 2024 - 25, 2025 - 26 and 2026 - 27. FOR FOR <u>ο approve pay remuneration by way or consultancy rees to Mr. Karan Paul (DIN: 00007240), Non</u> Executive Director of the Company, for a period of one year commencing from April 01, 2024 to March 31, 2025, amounting to Rs. 17.5 Million plus performance incentive subject to a maximum amount of Rs. 40 Million per annum in addition to the annual commission and fees for attending the meetings of the Board and Committees thereof or for any other purpose whatsoever as may be decided by the Board and reimbursement of expenses for participation in the Board and other meetings paid/ payable to him as a Non - executive Director of the Company, notwithstanding that such remuneration to Mr. Karan Paul (in aggregate) exceed 50% of the total annual remuneration paid/ payable to all Non - Executive Directors 27-09-2024 Apeejay Surrendra Park Hotels Ltd | AGM during the Financial Year 2024 - 25. FOR FOR Management Nothing objectionable Inadequate details on exercise price and To approve ratification of Apeeiay Surrendra Park Hotels Limited - Employees Stock Option Plan 2023. FOR AGAINST vesting period 27-09-2024 Apeejay Surrendra Park Hotels Ltd | AGM Management To approve/ ratify grant of stock options to the employees of the subsidiary companies under Apeejay Inadequate details on exercise price and Surrendra Park Hotels Limited - Employees Stock Option Plan 2023. 27-09-2024 Apeejay Surrendra Park Hotels Ltd | AGM Management FOR AGAINST vesting period To receive, consider and adopt the audited financial statements of the Company for the financial year ended on 31st March, 2024, together with the reports of Board of Directors and Auditors thereon. 27-09-2024 Azad Engineering Ltd AGM FOR FOR Routine Proposal Management To appoint a director in place of Mr. Vishnu Pramodkumar Malpani (DIN: 10307319), Director who retires 27-09-2024 Azad Engineering Ltd AGM by rotation and being eligible, offers himself for re-appointment. FOR FOR Nothing Objectionable Management To Re-Designate/ Promote/ Appoint Mr. Kartik Chopdar, holding office or place of profit, as Project |Controller (Senior Management) of the Company and revise the upper limit of remuneration that can be 27-09-2024 Azad Engineering Ltd AGM FOR FOR Management paid to him during his tenure, over a period of next 3 years time. Nothing Objectionable To receive, consider and adopt: (a) the Audited Financial Statements of the Company for the financial year ended March 31, 2024, (b) the Audited Consolidated Financial Statements for the financial year ended March 31, 2024, and the reports of the Board of Directors and the Statutory Auditor and the comments of Comptroller and Auditor 27-09-2024 Indraprastha Gas Limited AGM General of India thereon. FOR FOR Management Routine proposal To confirm payment of Interim Dividend of Rs. 4 per equity share and declare Final Dividend of Rs. 5 per AGM 27-09-2024 Indraprastha Gas Limited Management equity share for the financial year ended 31st March, 2024. FOR Routine Proposal To appoint a Director in place of Shri Rakesh Kumar Jain (DIN: 08788595), who retires by rotation, and AGM being eligible, offers himself for re-appointment. FOR 27-09-2024 Indraprastha Gas Limited FOR Nothing Objectionable Management To authorize to decide and fix the remuneration of the Statutory Auditor of the Company to be appointed by Comptroller and Auditor General of India for the Financial Year 2024 - 25. AGM FOR FOR 27-09-2024 Indraprastha Gas Limited Management Nothing Objectionable Ratification of remuneration of Rs. 2,65,000/- plus out of pocket expenses with a cap of 10% of the fees and applicable taxes payable to M/s Ramanath Iyer and Co., Cost Accountants as the Cost Auditors appointed by the Board of Directors of the Company, to conduct the audit of the cost records of the Company for the financial year ending March 31, 2025. 27-09-2024 AGM FOR FOR Indraprastha Gas Limited Management Nothing Objectionable Appointment of Smt. Namita Pradhan (DIN: 07194008) as an Independent Director of the Company w. e. FOR AGM f. from August 16, 2024 up to August 15, 2027. FOR 27-09-2024 Indraprastha Gas Limited Management Nothing Objectionable

Date: September 30, 2024

Description of the proposal Investee Company Name Vote Reason supporting the vote decision Meeting Type of Meeting Proposal of Management (AGM / EGM) Recommendation **Date** Management / (For / Against/ **Shareholders** Abstain) Appointment of Dr. Manish Sitaram Dabhade (DIN: 07299964) as an Independent Director of the AGM Company w. e. f. from August 16, 2024 up to August 15, 2027. FOR FOR 27-09-2024 Indraprastha Gas Limited Management Nothing Objectionable To receive, consider and adopt the Audited Financial Statements for the financial year ended March 31, 27-09-2024 Fusion Finance Limited AGM 2024 and the report of the board of directors and Auditors thereon. **FOR** FOR Management Routine proposal To re-appoint Mr. Narendra Ostawal (DIN: 06530414), who retires by rotation and being eligible, offers Fusion Finance Limited AGM FOR FOR 27-09-2024 Management nimself for re-appointment. Routine proposal To increase the borrowing limit of the Company and Create charges etc on the movable properties of the Company, both present and future, in respect of borrowings under Section 180(1)(c) and 180(1)(a) of the 27-09-2024 Fusion Finance Limited AGM Management Companies Act, 2013, upto Rs. 17,500 Crores. FOR FOR Routine proposal To consider and adopt the audited financial statements (including audited consolidated financial statements) of the Company for the financial year ended 31st March, 2024, the reports of the Board of National Aluminium Company 27-09-2024 AGM Directors and Auditors thereon. FOR FOR Routine proposa _imited Management To confirm payment of 1st and 2nd interim dividends and declare final dividend on equity shares for the National Aluminium Company 27-09-2024 imited AGM Management financial vear ended 31st March, 2024. FOR FOR Routine proposal To appoint a Director in place of Shri R. C. Joshi, Director (Finance) (DIN: 08765394), who retires by National Aluminium Company AGM 27-09-2024 rotation and being eligible, offers himself for re-appointment. FOR FOR _imited Management Routine proposal To appoint Shri Jagdish Arora (DIN: 10347268) as Director (Projects and Technical) of the Company, National Aluminium Company AGM Management FOR FOR 27-09-2024 Limited liable to retire by rotation. Routine proposal Ratification of remuneration of Rs. 4 lakh plus applicable Goods and Services Tax and out of pocket expenses payable to M/s. BSS and Associates, Cost Accountants (FRN.: 001066), as Cost Auditors, appointed by the Board of Directors of the Company to conduct the audit of cost records of the Company **National Aluminium Company** 27-09-2024 AGM for the financial year ending 31st March, 2025. FOR FOR Management Routine proposal To receive, consider and adopt the Audited Standalone Financial Statements and Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2024, together with the AGM Reports of the Board of Directors and the Auditors thereon. 27-09-2024 PB Fintech Ltd FOR FOR Management nothing objectionable To re-appoint Mr. Alok Bansal (DIN: 01653526) as a Director, who retires by rotation and being eligible, AGM FOR 27-09-2024 PB Fintech Ltd Management offers himself for re-appointment. FOR nothing objectionable To approve the appointment of Mr. Dhruv Shringi (DIN: 00334986) as a Non- Executive Independent Director of the Company, not liable to retire by rotation, to hold office for a term of 5 (five) consecutive vears with effect from August 06, 2024 till August 05, 2029. 27-09-2024 AGM FOR PB Fintech Ltd Management nothing objectionable Payment of remuneration of Rs. 36,00,000/- per annum (including but not limited to remuneration to be paid in case of no profits/ inadequate profits) to Mr. Kaushik Dutta (DIN: 03328890), as Non- Executive Independent Director of the Company, effective from April 01, 2024 till the completion of his term as Non-Executive Independent Director of the Company. 27-09-2024 PB Fintech Ltd AGM FOR Management nothing objectionable Payment of remuneration of Rs. 36,00,000/- per annum (including but not limited to remuneration to be paid in case of no profits/ inadequate profits) to Mr. Gopalan Srinivasan (DIN: 01876234), as Non-Executive Independent Director of the Company, effective from April 01, 2024 till the completion of his PB Fintech Ltd AGM term as Non- Executive Independent Director of the Company. FOR 27-09-2024 FOR Management nothing objectionable Payment of remuneration of Rs. 36,00,000/- per annum (including but not limited to remuneration to be paid in case of no profits/ inadequate profits) to Mr. Nilesh Bhaskar Sathe (DIN: 02372576), as Non-Executive Independent Director of the Company, effective from April 01, 2024 till the completion of his AGM term as Non- Executive Independent Director of the Company. FOR FOR 27-09-2024 PB Fintech Ltd Management nothing objectionable Payment of remuneration of Rs. 32,00,000/- per annum (including but not limited to remuneration to be paid in case of no profits/ inadequate profits) to Mrs. Veena Vikas Mankar (DIN: 00004168), as Non-Executive Independent Director of the Company, effective from April 01, 2024 till the completion of her AGM term as Non- Executive Independent Director of the Company. FOR 27-09-2024 PB Fintech Ltd FOR Management nothing objectionable Payment of remuneration of Rs. 32,00,000/- per annum (including but not limited to remuneration to be paid in case of no profits/ inadequate profits) to Ms. Lilian Jessie Paul (DIN: 02864506), as Non- Executive Independent Director of the Company, effective from April 01, 2024 till the completion of her term as Non-AGM 27-09-2024 PB Fintech Ltd Management Executive Independent Director of the Company. FOR FOR nothing objectionable Increase in the remuneration of Mr. Sarbvir Singh, Joint Group CEO, holding office or place of profit as a President of Policybazaar Insurance Brokers Private Limited (Policybazaar), a wholly owned subsidiary of the Company, by an amount of Rs. 3,77,568/- to be payable during the financial year 2024 - 25 effective from April 01, 2024 i. e. an overall increase by 1.90% p. a. over and above the already approved limit of remuneration of 12% p. a. by the shareholders' at the 15th annual general meeting of the Company. 27-09-2024 PB Fintech Ltd Management nothing objectionable 27-09-2024 PB Fintech Ltd AGM To approve the PB Fintech Limited Employees Stock Option Scheme - 2024. FOR FOR Management nothing objectionable To approve the Grant of Options to Employees of its Subsidiary Company and Associate Company, in India 27-09-2024 PB Fintech Ltd AGM Management or Outside India of the Company under PB Fintech Limited Employees Stock Option Scheme - 2024. FOR FOR nothing objectionable Appointment of Mr. Alfredo Altavilla (DIN: 00366224) as an independent director of the Company, not liable to retire by rotation, for a period of five consecutive years, up to and including 31st August, 2029. FOR 28-09-2024 **Endurance Technologies Limited** Management FOR Nothing objectionable Approval of the requests received for re-classification of certain members of the promoter and Promoter Group of Godrei consumer Products limited to public category. Management 28-09-2024 Godrej Consumer Products Limited PBL FOR FOR Nothing objectionable Approval for appointment of Ms. Amisha Jain (DIN: 05114264) as a Non - Executive Independent Director of the Company, not liable to retire by rotation, for a term of 5 (five) consecutive years with effect from Godrej Consumer Products Limited PBL September 25, 2024 up to September 24, 2029. 28-09-2024 Management FOR FOR Nothing objectionable To consider and adopt the Audited Financial Statements of the Company for the financial year ended AGM March 31, 2024, together with the Directors' and the Auditors' Reports thereon. FOR FOR 28-09-2024 Gopal Snacks Ltd Management Routine proposal To declare a final dividend of Rs. 0.25 per equity share of face value of Rs. 1.00 each for the financial AGM FOR FOR Nothing objectionable 28-09-2024 Gopal Snacks Ltd year ended 31st March 2024. Management To appoint a director in place of Mr. Harsh Sureshkumar Shah (DIN: 06470319) who retires by rotation AGM Management FOR FOR 28-09-2024 Gopal Snacks Ltd and being eligible, offers himself for re-appointment. Nothing objectionable Face value set as exercise price, which is not in AGM FOR Gopal Snacks Ltd To consider and ratify the Gopal Snacks Limited - Employee Stock Option Scheme - 2023. AGAINST the interest of existing shareholders 28-09-2024 Management

Date: September 30, 2024

Meeting Date	Investee Company Name	Type of Meeting (AGM / EGM)	Proposal of Management / Shareholders	Description of the proposal	Management Recommendation	Vote (For / Against/ Abstain)	Reason supporting the vote decision
				To ratify the appointment of Mrs. Shivangi Hadvani a relative of the directors of the Company as Chief of Staff (i.e. to hold an office or place of profit in the Company), at a remuneration inclusive of perquisites not exceeding Rs. 1,00,00,000/- per annum and other benefits as per the rules of the Company with			
28-09-2024	Gopal Snacks Ltd	AGM	Management	effect from 01st April, 2024 in the ordinary course of business at arm's length pricing basis. Consider and approve the Alteration of Articles of Association by Altering the existing Clause and addition	FOR	FOR	Nothing objectionable
28-09-2024	Gopal Snacks Ltd	AGM	Management	of a New Clause on Waiver of dividend. To consider and approve Continuation of Mr. Babubhai Harjibhai Ghodasara (DIN: 08132069) as Non - Executive Independent Director of the Company, beyond the age of 75 years who shall attain the age of	FOR	FOR	Nothing objectionable
28-09-2024	Gopal Snacks Ltd	AGM	Management	75 years on April 04, 2025, to hold the office for remaining period. To consider and adopt: (a) the Audited Financial Statements of the Company for the Financial Year ended on 31st March, 2024	FOR	FOR	Nothing objectionable
28-09-2024	Finolex Cables Limited	AGM	Management	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 31st March, 2024 and the report of Auditors thereon.	FOR	FOR	Routine proposal
28-09-2024	Finolex Cables Limited	AGM	Management	To declare a dividend on equity shares for the Financial Year ended on 31st March, 2024. To appoint Mr. Nikhil Naik (DIN: 00202779), who is retiring by rotation, and being eligible, offers himself	FOR	FOR	Routine proposal
28-09-2024	Finolex Cables Limited	AGM	Management	for re-appointment. Ratification of remuneration of Rs. 7,00,000 /- plus taxes and out of pocket expenses payable to M/s. Joshi Apte and Associates, Cost Accountants, Pune (Firm Registration No. 00240) to conduct cost audit of	FOR	FOR	Nothing Objectionable
28-09-2024	Finolex Cables Limited	AGM	Management	the cost records of the Company for the Financial Year ending 31st March, 2025 (Financial Year 2024 - 25). Payment, to Directors, Additional Directors, and Alternate Directors who are neither in the whole - time	FOR	FOR	Nothing Objectionable
28-09-2024	Finolex Cables Limited	AGM	Management	employment nor Managing Directors of the Company, in addition to sitting fees for each meeting of the Board of Directors of the Company (hereinafter referred to as the Board), by way of commission of Rs. 25,00,000/- for Financial Year 2023 - 24.	FOR	FOR	Nothing Objectionable
				Payment, to Directors, Additional Directors and Alternate Directors who are neither in the whole - time employment nor Managing Directors of the Company of remuneration, in addition to sitting fees for each meeting of the Board of Directors of the Company (hereinafter referred to as the Board), by way of commission, not exceeding one percent of the net profit of the Company or Rupees Two Crores,			
28-09-2024	Finolex Cables Limited	AGM	Management	whichever is lower, as may be determined by the Board in each Financial Year.	FOR	FOR	Nothing Objectionable
30-09-2024	JK Cement Limited	PBL	Management	To Approve Alteration in the Memorandum of Association of the Company.	FOR	FOR	Compliant with Law. No concern identified.
30-09-2024	JK Cement Limited	PBL	Management	To Approve Alteration in the Articles of Association of the Company. To re-appoint Mr. Ajay Kumar Saraogi (DIN: 00130805) aged about 67 years as Deputy Managing Director and Chief Financial Officer of the Company, for a further period of 5 (five) years commencing from 17th	FOR	FOR	Compliant with law. No concern identified.
30-09-2024	JK Cement Limited	PBL	Management	June, 2025 till 16th June, 2030 and including remuneration.	FOR	FOR	Compliant with law.
30-09-2024	Bharat Dynamics Limited	AGM	Management	To receive, consider and adopt audited financial statements of the Company for the financial year ended 31st March 2024, together with the Reports of the Board of Directors' and Auditors' thereon. To confirm payment of interim dividend and declare final dividend for the financial year ended 31st March	FOR	FOR	Routine Proposal
30-09-2024	Bharat Dynamics Limited	AGM	Management	2024. To appoint a Director in place of Shri P.V Raja Ram (DIN: 10271259), who retires by rotation and being	FOR	FOR	Routine Proposal
30-09-2024	Bharat Dynamics Limited	AGM	Management	eligible, offers himself for re-appointment. Ratification of remuneration of Rs. 200000/- plus applicable taxes (excluding out of pocket expenses) payable to to M/s. Narasimha Murthy and Co., Cost Accountants appointed by the Board of Directors of	FOR	FOR	Nothing Objectionable
30-09-2024	Bharat Dynamics Limited	AGM	Management	the Company as Cost Auditors to conduct the audit of cost records of the Company for the Financial Year 2024 - 25.	FOR	FOR	Nothing Objectionable
30-09-2024	Bharat Dynamics Limited	AGM	Management	To appoint Shri. Amit Satija (DIN: 08989543) as Government Nominee Director of the Company.	FOR	FOR	Nothing Objectionable
30-09-2024	Prestige Estates Projects Limited	AGM	Management	To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2024, together with the Boards' Report and Report of Auditors' thereon.	FOR	FOR	Unqualified Financial Statements (except certain non-material remarks identified in CARO report). Compliant with Accounting Standards. No concern identified Unqualified Financial Statements (except
30-09-2024	Prestige Estates Projects Limited	AGM	Management	To receive, consider and adopt the Audited Consolidated Financial Statements of the Company for the Financial Year ended March 31, 2024 and Report of Auditors' thereon.	FOR	FOR	certain non-material remarks identified in CARO report). Compliant with Accounting Standards. No concern identified.
30-09-2024	Prestige Estates Projects Limited	AGM	Management	To declare a final dividend of Rs. 1.80/- per fully paid equity share for the Financial Year 2023 - 2024.	FOR	FOR	Compliant with Law. Sufficient funds for payment of dividend. No concern identified.
30-09-2024	Prestige Estates Projects Limited	AGM	Management	To re-appoint Mr. Noaman Razack, Director, (DIN: 00189329) who retires by rotation at this Annual General Meeting and being eligible, offers himself for re-appointment.	FOR	FOR	Compliant with law. No concern identified.
30-09-2024	Prestige Estates Projects Limited	AGM	Management	To re-appoint Mr. Irfan Razack (DIN: 00209022) as Chairman and Managing Director of the Company for a further period of five years, who has attained the age of 70 (seventy) years, liable to retire by rotation and be paid remuneration by way of salary, perquisites, allowances, performance incentive etc.	FOR	FOR	Compliant with law.
				To re-appoint Mr. Rezwan Razack (DIN: 00209060) as Joint Managing Director of the Company for a further period of five years, who will be attaining the age of 70 (seventy) years on February 10, 2025, liable to retire by rotation and be paid remuneration by way of salary, perquisites, allowances,			
30-09-2024	Prestige Estates Projects Limited	AGM	Management	performance incentive etc. To re-appoint Mr. Noaman Razack (DIN: 00189329) as Whole Time Director of the Company for a further period of five years, who will be attaining the age of 70 (seventy) years on December 14, 2027, liable to retire by rotation and be paid remuneration by way of salary, perquisites, allowances, performance	FOR	FOR	Compliant with law.
30-09-2024	Prestige Estates Projects Limited	AGM	Management	incentive etc. To approve the regularization of appointment of Mr. T. Srikanth Bhagavat (DIN: 00188587) as Non -	FOR	FOR	Compliant with law.
30-09-2024	Prestige Estates Projects Limited	AGM	Management	Executive Independent Director to hold office for a term of five years with effect from July 31, 2024 to July 30, 2029, not liable to retire by rotation. Ratification of remuneration of Rs. 200,000/- plus applicable taxes, out of pocket, travelling expenses	FOR	FOR	No major governance concern on the proposed appointee.
30-09-2024	Prestige Estates Projects Limited	AGM	Management	payable to P. Dwibedy and Co, who was appointed as Cost Auditor of the Company for the Financial Year 2024 - 2025.	FOR	FOR	Compliant with Law. No major governance concern identified.

167

Date: September 30, 2024

Meeting **Investee Company Name** Type of Meeting Proposal of **Description of the proposal** Management Vote Reason supporting the vote decision **Date** (AGM / EGM) (For / Against/ Management / Recommendation **Shareholders** Abstain) To offer or invite subscription for secured or unsecured redeemable non-convertible debentures in one or Compliant with law. No governance concern AGM FOR FOR 30-09-2024 Prestige Estates Projects Limited more series or tranches, aggregating to Rs. 20,000,000,000, on a private placement basis. identified. Management To consider and adopt the Audited Standalone Financial Statements of the Company for the financial year 30-09-2024 Jyoti CNC Automation Ltd AGM ended 31st March, together with the Reports of the Board of Directors and Auditors thereon. FOR **FOR** Management Routine proposal To consider and adopt the Audited Consolidated Financial Statements of the Company for the financial year ended 31st March, 2024 together with the Reports of the Auditors thereon. Jyoti CNC Automation Ltd AGM FOR FOR 30-09-2024 Routine proposal Management Reappointment of Mr. Vikramsinh R. Rana (DIN: 00125079) who retire by rotation and being eligible as a 30-09-2024 Jyoti CNC Automation Ltd AGM Management Director of the Company. FOR FOR Nothing Objectionable Appointment of Mr. Yudhvir Singh Jain (DIN: 06507365) as an Independent Director of the company, not liable to retire by rotation, to hold office for an initial term of five years effective from October 01, 2024 AGM and end on September 30, 2029. FOR FOR 30-09-2024 Jyoti CNC Automation Ltd Management Nothing Objectionable Ratification of remuneration of Rs. 70,000/- plus applicable GST and out of pocket expenses payable to M/s. Mitesh Suvagiya and Co, Cost Accountants, (Firm Reg. No.: 101470), appointed as the Cost Auditor by the Board of Directors of the Company, to conduct the audit of cost records of the company for the AGM financial year ending on March 31, 2025. FOR FOR 30-09-2024 Jyoti CNC Automation Ltd Management Nothing Objectionable Unqualified financial statements except certain To receive, consider and adopt the Audited Financial Statements, both on Standalone and Consolidated remarks identified in the CARO report. basis of the Company for the Financial Year ended March 31, 2024, together with the reports of Board of Compliant with accounting standards. No AGM FOR FOR 30-09-2024 Natco Pharma Limited Directors, and the Auditors and other reports thereon. concern identified. Management To confirm three interim dividends aggregating to Rs. 9.50 per share paid on equity shares during the 30-09-2024 Natco Pharma Limited AGM Financial Year 2023 - 24 as dividend for the FY 2023 - 24. FOR FOR Sufficient fund available. No concern identified. Management Re-appointment of Dr. D. Linga Rao (DIN: 07088404) who retires by rotation and being eligible offers Natco Pharma Limited AGM himself for re-appointment. FOR FOR Compliant with law. No concern identified. 30-09-2024 Management Re-appointment of Dr. Pavan Ganapati Bhat (DIN: 09691260) who retires by rotation and being eligible offers himself for re-appointment. FOR AGM FOR 30-09-2024 Natco Pharma Limited Management Compliant with law. No concern identified. Appointment of M/s. B S R and Co (ICAI FRN: 128510W) as Statutory Auditors of the Company, to hold office for a period of five (5) years i. e., from the conclusion of this 41st Annual General Meeting till the conclusion of the 46th Annual General Meeting of the Company to be held for the financial year 2028 -2029 at such remuneration as may be mutually agreed upon between the Board of Directors and the Natco Pharma Limited AGM FOR 30-09-2024 Management FOR Nothing objectionable Ratification of remuneration of Rs. 3,00,000/- and taxes as applicable plus out of pocket expenses proposed to be paid to M/s. S.S. Zanwar and Associates (Firm Registration No. 100283) as Cost Auditors who were reappointed by the Board of Directors of the Company to conduct the Cost Audit for the 30-09-2024 Natco Pharma Limited AGM financial year ending March 31, 2025. **FOR** FOR Management Compliant with law. No concern identified. Appointment of Sri Lakshminarayana Bolisetty (DIN 02766709) as an Independent Director of the Company, not liable to retire by rotation, for a term of five (5) years commencing from August 12, 2024 to No concern on the merit of proposed FOR 30-09-2024 AGM August 11, 2029. FOR Natco Pharma Limited Management appointees. Appointment of Dr. Kantipudi Suma (DIN 02734369) as an Independent Director of the Company, not liable to retire by rotation, for a term of five (5) years commencing from August 12, 2024 to August 11, No concern on the merit of proposed AGM FOR FOR 30-09-2024 Natco Pharma Limited Management appointees. Appointment of Sri Nitin Jain (DIN 00136245) as an Independent Director of the Company, not liable to No concern on the merit of proposed 30-09-2024 AGM retire by rotation, for a term of five (5) years commencing from August 12, 2024 to August 11, 2029. FOR FOR Natco Pharma Limited Management appointees. Revision in the remuneration of Sri P.S.R.K. Prasad (DIN: 07011140) as Director and Executive Vice AGM FOR President (Corporate Engineering Services) of the Company. FOR 30-09-2024 Natco Pharma Limited Management Compliant with law. No concern identified. Revision in the remuneration of Dr. D. Linga Rao (DIN: 07088404), as Director and President (Tech. 30-09-2024 AGM Affairs) of the Company. FOR FOR Natco Pharma Limited Management Compliant with law. No concern identified. Revision in the remuneration of Dr. Pavan Ganapati Bhat (DIN: 09691260) as Director and Executive Vice AGM President (Technical Operations) of the Company. 30-09-2024 Natco Pharma Limited FOR FOR Compliant with law. No concern identified. Management To receive, consider, approve and adopt the Audited Financial Statements including Consolidated Financial Statements of the Company for the Financial Year ended 31st March, 2024, along with the Board's Report, the Auditor's Report thereon and comments of the Comptroller and Auditor General of AGM India (C and AG), and management replies, if any, thereon. FOR 30-09-2024 Rail Vikas Nigam Ltd Management Routine Proposal To declare final dividend @ Rs. 2.11 per equity share for the financial year 2023 - 24. Rail Vikas Nigam Ltd AGM FOR 30-09-2024 Management FOR Routine proposal To appoint a director in place of Mr. Dhananjaya Singh (DIN: 08955500), Government Nominee Director, Rail Vikas Nigam Ltd 30-09-2024 AGM who retires by rotation and being eligible, offers himself for re-appointment. FOR FOR Nothing Objectionable Management To appoint a director in place of Mrs. Anupam Ban (DIN: 07797026), Director, who retires by rotation and AGM FOR 30-09-2024 Rail Vikas Nigam Ltd Management being eligible, offers herself for re- appointment. FOR Nothing Objectionable To authorize the Board of Directors of the Company to fix the remuneration of the Statutory Auditors for Rail Vikas Nigam Ltd AGM FOR FOR 30-09-2024 the Financial Year 2024 - 25. Nothing Objectionable Management To Appoint Shri N.C. Karmali (DIN: 09103211) as Executive Director (Coord.)/ Gati Shakti, Railway Board, as Part- time (Official) Government Nominee Director on the Board of Rail Vikas Nigam Limited (RVNL). FOR Nothing Objectionable 30-09-2024 Rail Vikas Nigam Ltd AGM FOR Management Ratification of remuneration of Rs. 75,000 plus Goods and Services Tax (GST) as applicable, payable to M/s R M Bansal and Co., Cost Accountants as the Cost Auditors appointed by the Board of Directors of the AGM Company for conducting the Cost Audit for the Financial Year 2024 - 25. 30-09-2024 Rail Vikas Nigam Ltd FOR FOR Management Nothing Objectionable TO CONSIDER AND APPROVE AMENDMENT(S) TO THE DEBENTURE TRUST DEED NATIONAL HIGHWAYS INFRA DATED 21ST OCTOBER, 2022 RELATING TO ADDITIONAL DEBT AND ADDITIONAL DEBT CONDITIONS: System Issue 09-09-2024 TRUST EGM FOR NOT VOTED Management TO CONSIDER AND APPROVE AMENDMENT(S) TO THE DEBENTURE TRUST DEED NATIONAL HIGHWAYS INFRA DATED 21ST OCTOBER, 2022 RELATING TO CALCULATION OF EBITDA: EGM FOR **NOT VOTED** 09-09-2024 TRUST System Issue Management TO CONSIDER AND APPROVE AMENDMENT(S) TO THE DEBENTURE TRUST DEED NATIONAL HIGHWAYS INFRA EGM DATED 21ST OCTOBER, 2022 RELATING TO PROJECT SPVS OF NHIT: FOR NOT VOTED 09-09-2024 TRUST Management System Issue TO CONSIDER AND APPROVE AMENDMENT(S) TO THE DEBENTURE TRUST DEED NATIONAL HIGHWAYS INFRA DATED 21ST OCTOBER, 2022 RELATING TO PERMITTED INDEBTEDNESS AND EGM PERMITTED SECURITY INTEREST: FOR 09-09-2024 TRUST NOT VOTED System Issue Management

Date: September 30, 2024

Form L 43 Voting Activity Disclosure under Stewardship Code

Name of the Insurer: HDFC Life Insurance Company Limited

Meeting	Investee Company Name	Type of Meeting	Proposal of	Description of the proposal	Management	Vote	Reason supporting the vote decision
Date		(AGM / EGM)	Management / Shareholders		Recommendation	(For / Against/ Abstain)	
			Onarcholders	TO CONSIDER AND APPROVE AMENDMENT(S) TO THE DEBENTURE TRUST DEED		Abstairij	
	NATIONAL HIGHWAYS INFRA			DATED 21ST OCTOBER, 2022 FOR WAIVING THE CORPORATE GUARANTEE AND			
09-09-2024	TRUST	EGM	Management	CANCELLATION OF THE EXISTING CORPORATE GUARANTEE:	FOR	NOT VOTED	System Issue
03 03 202 .	1.1.001	10	i idilagament	TO CONSIDER AND APPROVE AMENDMENT(S) TO THE DEBENTURE TRUST DEED	1 0.0	1.0. 10.25	System loods
	NATIONAL HIGHWAYS INFRA			DATED 21ST OCTOBER, 2022 WITH RESPECT TO SECURITY ADDITION INCLDUING			
09-09-2024	TRUST	EGM	Management	CREATION OF SECURITY BY WAY OF PLEDGE AND HYPOTHECATION:	FOR	NOT VOTED	System Issue
	Brick Eagle Affordable Housing		- I amagament	TO CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF			
27-09-2024	Finance Limited	AGM	Management	THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2024:	FOR	FOR	Routine Proposal
	Brick Eagle Affordable Housing			RE-APPOINTMENT OF MR. HEMANT DAGA (DIN – 07783248) (RETIRING			· ·
27-09-2024	Finance Limited	AGM	Management	DIRECTOR OF THE COMPANY)	FOR	FOR	Routine Proposal
	Brick Eagle Affordable Housing			TO APPROVE RELATED PARTY TRANSACTIONS UNDER SECTION 188 OF			· ·
27-09-2024	Finance Limited	AGM	Management	THE COMPANIES ACT, 2013	FOR	FOR	Nothing objectionable
	Brick Eagle Affordable Housing			To approve proposed amendment to Employee Stock Option Scheme 2022 of the			
27-09-2024	Finance Limited	AGM	Management	Company	FOR	FOR	Nothing objectionable
				To receive, consider and adopt the audited Financial Statements of the Company for the			
				financial year ended March 31, 2024, the Reports of the Directors and the Auditors thereon			
27-09-2024	SEWA GRIH RIN LIMITED	AGM	Management	and to pass the following resolution	FOR	FOR	Routine Proposal
				To appoint a director in place of Mr. Rajat Arora (DIN: 07201387), who retires by rotation and			
27-09-2024	SEWA GRIH RIN LIMITED	AGM	Management	being eligible, offers himself for re-appointment and to pass the following resolution	FOR	FOR	Routine Proposal
				To appoint a director in place of Ms. Shilpa Naval Kumar (DIN: 02404667), who retires by			
				rotation and being eligible, offers herself for re-appointment and to pass the following			
27-09-2024	SEWA GRIH RIN LIMITED	AGM	Management	resolution	FOR	FOR	Routine Proposal
				To appoint M/S S.N. Dhawan & Co. LLP, Chartered Accountants (Firm Registration Number:			
27-09-2024	SEWA GRIH RIN LIMITED	AGM	Management	000050N/N500045) as a statutory auditor of the company and to fix their remuneration.	FOR	FOR	Routine Proposal
27-09-2024	SEWA GRIH RIN LIMITED	AGM	Management	To remove Ms. Shruti Savio Gonsalves from the position of Director of the Company.	FOR	FOR	Nothing Objectionable
				To receive, consider and adopt the Audited Financial Statements of the Company for the Financial Year			
	PPN POWER GENERATING			ended 31st March, 2024 together with the Reports of the Directors and Auditors thereon and in this			
30-09-2024	COMPANY PRIVATE LIMITED	AGM	Management	regard, to consider and if thought fit, to pass the following resolutions as Ordinary Resolutions	FOR	FOR	Routine proposal
				To associate Discorton in the sub-section and			
	DDN DOWED CENEDATING			To appoint a Director in the place of Mr. Harshad Reddy (DIN: 02364798) who retires by rotation and			
20.00.2024	PPN POWER GENERATING	4.614		being eligible, offers himself for re-appointment and in this regard, to consider and if thought fit, to pass	500	50B	
30-09-2024	COMPANY PRIVATE LIMITED	AGM	Management	the following resolution as an Ordinary Resolution	FOR	FOR	Routine proposal
	PPN POWER GENERATING			To appoint Chatutery, Auditor of the Company and fix their remuneration and in this regard to consider			
20 00 2024		ACM	Managana	To appoint Statutory Auditor of the Company and fix their remuneration and in this regard, to consider	FOR	FOD	Doubling myonood
30-09-2024	COMPANY PRIVATE LIMITED	AGM	Management	and if thought fit, to pass the following resolution as an Ordinary Resolution To receive, consider and adopt the audited financial statements including Balance sheet as at March 31,	FOR	FOR	Routine proposal
	NATIONAL INVESTMENT AND			2024 and the Statement of Profit and Loss for the financial year ended on March 31, 2024, Cash Flow			
27 00 2024	NATIONAL INVESTMENT AND	ACM	Management	,	EOD	EOD	Nothing Objectionable
27-09-2024	INFRASTRUCTURE FUND NATIONAL INVESTMENT AND	AGM	Management	Statement together with the reports of Auditor's and Directors' thereon. To appoint a Director in the place of Mr. Martin Michael Adams (DIN: 09044923), who retires by rotation	FOR	FOR	Nothing Objectionable
27 00 2024	INFRASTRUCTURE FUND	ACM	Management	and being eligible, offers himself for re-appointment.	FOR	FOR	Pouting proposal
27-09-2024	NATIONAL INVESTMENT AND	AGM	Management	To appoint a Director in the place of Mr. Ajay Seth (DIN: 02294494), who retires by rotation and being	I CUK	FUK	Routine proposal
27-09-2024	INFRASTRUCTURE FUND	AGM	Management	eligible, offers himself for re-appointment.	FOR	FOR	Poutine proposal
2/-U3-2U2 4	TINI KASTKUCTUKE FUND	AUN	Management	ренділіс, опета пішаєт поглетарропішнень.	JI OK	II OK	Routine proposal

169

Date: September 30, 2024

Version: 2 Date of upload: November 12, 2024

Annual Submission

FORM L-45 OFFICES AND OTHER INFORMATION

Name of the Insurer: HDFC Life Insurance Company Limited

SI. No.	Informa	tion	Number
1	No. of offices at the beginning of the year	535	
2	No. of branches approved during the year	76	
3	No. of branches opened during the year	0	
4	Two. or branches opened during the year	Out of approvals of this year	72
5	No. of branches closed during the year		7
6	No of branches at the end of the year		600
7	No. of branches approved but not opened		4
8	No. of rural branches		0
9	No. of urban branches		600
10	No. of Directors:- (a) Independent Director (b) Executive Director (c) Non-executive Director (d) Women Director (e) Whole time director		 (a) 6 (including 1 Women Director) (b) 3 (including 1 Women Director) (c) 2 (d) 2 (e) 3 (Managing Director & CEO, Deputy Managing Director and Executive Director & Chief Financial Officer)
11	No. of Employees (a) On-roll: (b) Off-roll: (c) Total		(a) 36,002 (b) - (c) 36,002
12	No. of Insurance Agents and Intermediaria (a) Individual Agents, (b) Corporate Agents-Banks (c) Corporate Agents-Others (d) Insurance Brokers (e) Web Aggregators (f) Insurance Marketing Firm (g) Micro Agents (h) Point of Sales persons (DIRECT) (i) Other as allowed by IRDAI (Referral)	es	(a) 2,58,103 (b) 76 (c) 146 (d) 321 (e) 9 (f) 89 (g) 1 (h) 39 (i) 6

As at: September 30, 2024

Employees and Insurance Agents and Intermediaries - Movement

Particulars	Employees	Insurance Agents and Intermediaries
Number at the beginning of the quarter	33,807	2,34,189
Recruitments during the quarter	6,437	26,257
Attrition during the quarter	4,242	1,656
Number at the end of the quarter	36,002	2,58,790