Details of Vot	es cast during the quarter ended	September 2018 of the Financial	year 2018-19				
MEETING DATE	COMPANY NAME	TYPE OF MEETING (AGM/EGM)	PROPOSAL BY	PROPOSAL'S DESCRIPTION	INVESTEE COMPANY'S MANAGEMENT RECOMMENDA TION	VOTE (FOR/ AGAINST/ ABSTAIN)	REASON SUPPORTING THE VOTE DECISION
5-Jul-18	RELIANCE INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
5-Jul-18	RELIANCE INDUSTRIES LTD. RELIANCE INDUSTRIES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
	RELIANCE INDUSTRIES LTD. RELIANCE INDUSTRIES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	ELECT P. M. S. PRASAD AS DIRECTOR ELECT NIKHIL R. MESWANI AS DIRECTOR APPROVE REAPPOINTMENT AND REMUNERATION OF MUKESH	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	RELIANCE INDUSTRIES LTD. RELIANCE INDUSTRIES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	D. AMBANI AS MANAGING DIRECTOR REELECT ADIL ZAINULBHAI AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
5-Jul-18	RELIANCE INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
5 1-1 40	DELIANCE INDUCTORS LTD	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE OFFER OR INVITATION TO SUBSCRIBE TO NON- CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
	RELIANCE INDUSTRIES LTD.  INOX WIND LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in occurs within a resolution is warranted given the absence of any known issues surrounding the company's financial statements.
	INOX WIND LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT DEEPAK ASHER AS DIRECTOR APPROVE DEWAN P. N. CHOPRA AND CO., CHARTERED	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
12-Jul-18	INOX WIND LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCOUNTANTS, NEW DELHI AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION APPROVE PAYMENT OF REMUNERATION TO DEVANSH JAIN AS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the
12-Jul-18	INOX WIND LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	WHOLE-TIME DIRECTOR  APPROVE REAPPOINTMENT AND REMUNERATION OF RAJEEV	FOR	FOR	company  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
12-Jul-18	INOX WIND LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	GUPTA AS WHOLE-TIME DIRECTOR ELECT KAILASH LAL TARACHANDANI AS DIRECTOR AND	FOR	FOR	remuneration.
12-Jul-18	INOX WIND LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE APOINTMENT AND REMUNERATION OF KAILASH LAL TARACHANDANI AS WHOLE-TIME DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR	FOR	A vote FOR this resolution is warranted given that there are no known issues concerning the nominee nor any concerns around the remuneration practices of the company
	INOX WIND LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
	INOX WIND LTD.			REELECT SHANTI PRASHAD JAIN AS DIRECTOR REELECT VENKATANARAYANAN SANKARANARAYANAN AS	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	INOX WIND LTD.  PRESTIGE ESTATES PROJECTS LIN	ANNUAL GENERAL MEETING CONSENT	MANAGEMENT	DIRECTOR  APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
	PRESTIGE ESTATES PROJECTS LIN		MANAGEMENT	APPROVE INCREASE IN BORROWING POWERS	FOR	FOR	A vote FOR this resolution is warranted as these authorities would allow the company to raise funds by way of loans/borrowings and that should aid in future business growth.
14-Jul-18	PRESTIGE ESTATES PROJECTS LIN	CONSENT	MANAGEMENT	APPROVE PLEDGING OF ASSETS FOR DEBT  APPROVE INCREASE IN REMUNERATION OF UZMA LRFAN AS	FOR	FOR	A vote FOR this resolution is warranted as pledging of assets for Debt is part of normal business and should help company reduce its cost of funds.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the
14-Jul-18	PRESTIGE ESTATES PROJECTS LIN	CONSENT	MANAGEMENT	DIRECTOR  APPROVE INCREASE IN REMUNERATION OF MOHMED ZAID	FOR	FOR	A vote FOR this resolution is warranted given that there are no known concerns around the remainer autor practices of the company  A vote FOR this resolution is warranted given that there are no known concerns around the remainer attorn practices of the
	PRESTIGE ESTATES PROJECTS LIN		MANAGEMENT	SADIQ AS EXECUTIVE DIRECTOR APPROVE INCREASE IN REMUNERATION OF FAIZ REZWAN AS	FOR	FOR	company  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the
	PRESTIGE ESTATES PROJECTS LIN PRESTIGE ESTATES PROJECTS LIN		MANAGEMENT	EXECUTIVE DIRECTOR  APPROVE INCREASE IN REMUNERATION OF ZAYD NOAMAN AS EXECUTIVE DIRECTOR	FOR	FOR	company  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company
	CCL PRODUCTS (INDIA) LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	Company A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
14-Jul-18	CCL PRODUCTS (INDIA) LTD. CCL PRODUCTS (INDIA) LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		APPROVE FINAL DIVIDEND REELECT LANKA KRISHNANAND AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	CCL PRODUCTS (INDIA) LTD. CCL PRODUCTS (INDIA) LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		REELECT KULSOOM NOOR SAIFULLAH AS DIRECTOR ELECT KODE DURGA PRASAD AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
	CCL PRODUCTS (INDIA) LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	BALKRISHNA INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	statements.
14-Jul-18	BALKRISHNA INDUSTRIES LTD. BALKRISHNA INDUSTRIES LTD. BALKRISHNA INDUSTRIES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT	CONFIRM INTERIM DIVIDENDS AND DECLARE FINAL DIVIDEND REELECT VIPUL SHAH AS DIRECTOR ELECT PANNKAI GHADIALI AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
16-Jul-18	ORIENT ELECTRIC LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
	ORIENT ELECTRIC LTD.  ORIENT ELECTRIC LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	ELECT ALKA MAREZBAN BHARUCHA AS DIRECTOR  APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company
	ORIENT ELECTRIC LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE COMMISSION TO NON-ELECTRIC BIRLETORS  APPROVE INCREASE IN REMUNERATION OF AVANI BIRLA AS  SENIOR VICE PRESIDENT	FOR	FOR	Company  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company
16-Jul-18	ORIENT ELECTRIC LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
16-Jul-18	ORIENT ELECTRIC LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND  APPROVE S. R. BATLIBOI AND CO. LLP, CHARTERED  ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
	ORIENT ELECTRIC LTD. ORIENT ELECTRIC LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	THEIR REMUNERATION ELECT CHANDRA KANT BIRLA AS DIRECTOR	FOR FOR	FOR FOR	remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	ORIENT ELECTRIC LTD. ORIENT ELECTRIC LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		ELECT DESH DEEPAK KHETRAPAL AS DIRECTOR ELECT RAKESH KHANNA AS EXECUTIVE DIRECTOR APPROVE APPOINTMENT AND REMUNERATION OF RAKESH	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
	ORIENT ELECTRIC LTD. ORIENT ELECTRIC LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	KHANNA AS MANAGING DIRECTOR ELECT TCA RANGANATHAN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
				ELECT K PRADEEP CHANDRA AS DIRECTOR  APPROVE BUY BACK OF EQUITY SHARES	FOR FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the provisions on the size and duration for the share buyback are within acceptable limits.
	KAVERI SEED COMPANY LIMITEE  KAVERI SEED COMPANY LIMITEE		MANAGEMENT	APPROVE BAY BACK OF EQUITY SHARES  APPROVE KAVERI SEED EMPLOYEE STOCK OPTION PLAN- 2018	FOR	FOR	acceptable limits.  Stock Option plan is a good way to retain & motivate employees. Taking into account the limit under proposed ESOP and the overhang from the existing plans, the total dilution is considered reasonable
				APPROVE GRANT OF OPTIONS TO EMPLOYEES OF SUBSIDIARY COMPANIES UNDER THE KAVERI EMPLOYEE STOCK OPTION			Stock Option plan is a good way to retain & motivate employees. Taking into account the limit under proposed ESOP and
18-Jul-18	KAVERI SEED COMPANY LIMITEE	POSTAL BALLOT	MANAGEMENT	PLAN- 2018  APPROVE ACQUISITION OF SECONDARY SHARES THROUGH	FOR	FOR	the overhang from the existing plans, the total dilution is considered reasonable
18-Jul-18	KAVERI SEED COMPANY LIMITEE	POSTAL BALLOT	MANAGEMENT	KAVERI EMPLOYEES TRUST FOR THE IMPLEMENTATION OF KAVERI SEED EMPLOYEE STOCK OPTION PLAN- 2018	FOR	FOR	Stock Option plan is a good way to retain & motivate employees. Taking into account the limit under proposed ESOP and the overhang from the existing plans, the total dilution is considered reasonable
18-Jul-18	JM FINANCIAL LTD	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE FINAL DIVIDEND	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
	JM FINANCIAL LTD JM FINANCIAL LTD	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	APPROVE FINAL DIVIDEND REELECT NIMESH KAMPANI AS DIRECTOR APPROVE DELOITTE HASKINS & SELLS LLP, CHARTERED	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
18-Jul-18	JM FINANCIAL LTD	ANNUAL GENERAL MEETING	MANAGEMENT	ACCOUNTANTS, MUMBAI AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
18-Jul-18	JM FINANCIAL LTD	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE RELATED PARTY TRANSACTIONS WITH JM FINANCIAL CREDIT SOLUTIONS LIMITED	FOR	FOR	A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the company's business and on an arm's length basis. Additionally there are no known concerns surrounding this proposal
				APPROVE RELATED PARTY TRANSACTIONS WITH JM FINANCIAL			A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the
18-Jul-18	JM FINANCIAL LTD	ANNUAL GENERAL MEETING	MANAGEMENT	ASSET RECONSTRUCTION COMPANY LIMITED  APPROVE ISSUANCE OF SECURED/UNSECURED REDEEMABLE  NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT	FOR	FOR	company's business and on an arm's length basis. Additionally there are no known concerns surrounding this proposal
18-Jul-18	JM FINANCIAL LTD	ANNUAL GENERAL MEETING	MANAGEMENT	BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
18-Jul-18	JM FINANCIAL LTD	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE RECLASSIFICATION OF THE STATUS OF PROMOTERS SHAREHOLDING INTO PUBLIC SHAREHOLDING	FOR	FOR	A vote FOR this resolution is warranted given the proposal is of administrative in nature.
18-Jul-18	JM FINANCIAL LTD	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE LOANS, GUARANTEES, SECURITIES AND/OR INVESTMENTS IN OTHER BODY CORPORATE	FOR	FOR	A vote FOR this resolution is warranted as the proposal will enable the company to financially support its subsidiaries/group companies for their short-term fund requirement. A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
19-Jul-18	BAJAJ FINANCE LTD. BAJAJ FINANCE LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
19-Jul-18	BAJAJ FINANCE LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT RAJEEV JAIN AS DIRECTOR AUTHORIZE BOARD TO FIX THE REMUNERATION OF S R B C & CO LLP. CHARTERED ACCOUNTANTS AS AUDITORS OF THE	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
	BAJAJ FINANCE LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	COMPANY  APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON	FOR	FOR	remuneration, and the way the audit was conducted.
	BAJAJ FINANCE LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	PRIVATE PLACEMENT BASIS  ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATEMENTS AND	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	THE INDIAN HOTELS CO., LTD. THE INDIAN HOTELS CO., LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	STATUTORY REPORTS  ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND  STATUTORY REPORTS	FOR	FOR	statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
19-Jul-18 19-Jul-18	THE INDIAN HOTELS CO., LTD. THE INDIAN HOTELS CO., LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	APPROVE DIVIDEND REELECT N. CHANDRASEKARAN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
19-Jul-18	THE INDIAN HOTELS CO., LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT PUNEET CHHATWAL AS DIRECTOR  APPROVE APPOINTMENT AND REMUNERATION OF PUNEET CHHATWAL AS MANAGING DIRECTOR ANDCHIEF EXECUTIVE	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
19-Jul-18	THE INDIAN HOTELS CO., LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	OFFICER OF THE COMPANY	FOR	FOR	A vote FUR this resolution is warranted given the absence of any known issues concerning the nominee and his / ner remuneration.
19-Jul-18	THE INDIAN HOTELS CO., LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REVISION IN THE REMUNERATION OF MEHERNOSH KAPADIA AS EXECUTIVE DIRECTOR - CORPORATE AFFAIRS	FOR	FOR	A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company
19-Jul-18	THE INDIAN HOTELS CO., LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.  HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
19-Jul-18	KOTAK MAHINDRA BANK LTD	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	ABSTAIN	approval letter dated May 23, 2008

-Jul-18	KOTAK MAHINDRA BANK LTD	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND  APPROVE RETIREMENT BY ROTATION OF SHANKAR ACHARYA	FOR	ABSTAIN	approval letter dated May 23, 2008
10.lul.18	KOTAK MAHINDRA BANK LTD	ANNUAL GENERAL MEETING	MANAGEMENT	AND THE VACANCY CAUSED DUE TO HIS RETIREMENT BE NOT FILLED UP	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
		ANNUAL GENERAL MEETING		APPROVE APPOINTMENT AND REMUNERATION OF PRAKASH APTE AS PART-TIME CHAIRMAN	FOR	ABSTAIN	AFBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
	KOTAK MAHINDRA BANK LTD			APPROVE ISSUANCE OF UNSECURED NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
	KOTAK MAHINDRA BANK LTD			INCREASE AUTHORIZED SHARE CAPITAL	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
				AMEND MEMORANDUM OF ASSOCIATION TO REFLECT CHANGES IN CAPITAL			approval letter dated May 23, 2008 HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
		ANNUAL GENERAL MEETING	MANAGEMENT		FOR	ABSTAIN	approval letter dated May 23, 2008 HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
		ANNUAL GENERAL MEETING	MANAGEMENT	AMEND ARTICLES OF ASSOCIATION APPROVE ISSUANCE OF NON-CONVERTIBLE PREFERENCE	FOR	ABSTAIN	approval letter dated May 23, 2008 HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
	KOTAK MAHINDRA BANK LTD			SHARES ON PRIVATE PLACEMENT BASIS	FOR	ABSTAIN	approval letter dated May 23, 2008  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	WIPRO LIMITED WIPRO LIMITED	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONFIRM INTERIM DIVIDEND AS FINAL DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
	WIPRO LIMITED WIPRO LIMITED	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	REELECT RISHAD A PREMJI AS DIRECTOR REELECT IREENA VITTAL AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	TATA STEEL LTD.	ANNUAL GENERAL MEETING		ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
20-Jul-18	TATA STEEL LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
		ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		APPROVE DIVIDENDS REELECT N. CHANDRASEKARAN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	TATA STEEL LTD.	ANNUAL GENERAL MEETING		ELECT SAURABH AGRAWAL AS DIRECTOR APPROVE REAPPOINTMENT AND REMUNERATION OF KOUSHIK	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
20 Iul 19	TATA STEEL LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	CHATTERIEE AS EXECUTIVE DIRECTOR AND CHIEF FINANCIAL OFFICER	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
	TATA STEEL LTD.	ANNUAL GENERAL MEETING		APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
				APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON			remuneration, and the way the audit was conducted.
	TATA STEEL LTD.	ANNUAL GENERAL MEETING		PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	NAVIN FLUORINE INTERNATION		MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONFIRM INTERIM DIVIDEND AND DECLARE FINAL DIVIDEND	FOR	FOR	statements.
24-Jul-18 24-Jul-18	NAVIN FLUORINE INTERNATIONA NAVIN FLUORINE INTERNATIONA	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		AND SPECIAL DIVIDEND REELECT T.M.M. NAMBIAR AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
24-Jul-18	NAVIN FLUORINE INTERNATION	ANNUAL GENERAL MEETING		REELECT S.M. KULKARNI AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
24-lul-19	NAVIN FLUORINE INTERNATION.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE RECLASSIFICATION OF THE STATUS OF PROMOTERS SHAREHOLDING INTO PUBLIC SHAREHOLDING	FOR	FOR	A vote FOR this resolution is warranted given the proposal is administrative in nature.
				APPROVE REMUNERATION OF COST AUDITORS			A vote FOR this proposal is warranted given the proposal is administrative in nature.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
	NAVIN FLUORINE INTERNATION				FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	CROMPTON GREAVES CONSUM	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
25-Jul-18	CROMPTON GREAVES CONSUM	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT SHWETA JALAN AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
25-Jul-18	CROMPTON GREAVES CONSUM			APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
26-Jul-18	SHRIRAM TRANSPORT FINANCE	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	statements.
26-Jul-18	SHRIRAM TRANSPORT FINANCE SHRIRAM TRANSPORT FINANCE	ANNUAL GENERAL MEETING		CONFIRM INTERIM DIVIDEND AND DECLARE FINAL DIVIDEND REELECT PUNEET BHATIA AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
20-JUI-18	JUNEAU TRANSPURT HNANCE	ANNUAL GENERAL MEETING	PRINCIPLE		FUR	FUK	A social of the nominee is warranted given the duserice or any known basiles concerning the nominee.
				APPROVE HARIBHAKTI & CO. LLP, CHARTERED ACCOUNTANTS, MUMBAI AND PIJUSH GUPTA & CO.CHARTERED ACCOUNTANTS,			
26-Jul-18	SHRIRAM TRANSPORT FINANCE	ANNUAL GENERAL MEETING	MANAGEMENT	GURU GRAM AS JOINT AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
	INDUSIND BANK LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
	INDUSIND BANK LIMITED	ANNUAL GENERAL MEETING		APPROVE DIVIDEND	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
	INDUSIND BANK LIMITED	ANNUAL GENERAL MEETING		REELECT R. SESHASAYEE AS DIRECTOR	FOR	ABSTAIN	ASSC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
20 Jun 16	CONTROL DANK DIMITED	Control of the contro		APPROVE S. R. BATLIBOI & CO. LLP, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR	FOR	MIAICON	
26-Jul-18	INDUSIND BANK LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	REMUNERATION	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
26-Jul-18	INDUSIND BANK LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REAPPOINTMENT AND REMUNERATION OF ROMESH SOBTI AS MANAGING DIRECTOR & CEO	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
	INDUSIND BANK LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT YASHODHAN M. KALE AS DIRECTOR	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
	INDUSIND BANK LIMITED	ANNUAL GENERAL MEETING		APPROVE INCREASE IN BORROWING POWERS	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
	INDUSIND BANK LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	AUTHORIZE ISSUANCE OF LONG-TERM BONDS / NON- CONVERTINI F DERENTURES ON PRIVATE PLACEMENT	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
	INDUSIND BANK LIMITED						HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
		ANNUAL GENERAL MEETING		APPROVE INCREASE IN LIMIT ON FOREIGN SHAREHOLDINGS	FOR	ABSTAIN	approval letter dated May 23, 2008  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
26-Jul-18 26-Jul-18	BHARAT FINANCIAL INCLUSION I BHARAT FINANCIAL INCLUSION I	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS REELECT ASHISH LAKHANPAL AS DIRECTOR	FOR FOR	FOR FOR	statements.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
				APPROVE BSR & ASSOCIATES LLP, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR			A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
26-Jul-18	BHARAT FINANCIAL INCLUSION I	ANNUAL GENERAL MEETING	MANAGEMENT	REMUNERATION APPROVE REAPPOINTMENT AND REMUNERATION OF	FOR	FOR	remuneration, and the way the audit was conducted.
26-Jul-18	BHARAT FINANCIAL INCLUSION I	ANNUAL GENERAL MEETING	MANAGEMENT	RAMACHANDRA RAO AS MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
				APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES AND			
26-Jul-18	BHARAT FINANCIAL INCLUSION I	ANNUAL GENERAL MEETING	MANAGEMENT	OTHER DEBT SECURITIES ON PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
26-Jul-18	CHOLAMANDALAM INVESTMEN	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	statements.
26-Jul-18	CHOLAMANDALAM INVESTMEN	ANNUAL GENERAL MEETING	MANAGEMENT	CONFIRM INTERIM DIVIDEND AND APPROVE FINAL DIVIDEND	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.
Zb-Jul-18	CHOLAMANDALAM INVESTMEN	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT N. SRINIVASAN AS DIRECTOR APPROVE S.R. BATLIBOI & ASSOCIATES LLP, CHARTERED	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
26-Jul-18	CHOLAMANDALAM INVESTMEN	ANNUAL GENERAL MEETING		ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
26-Jul-18	CHOLAMANDALAM INVESTMEN CHOLAMANDALAM INVESTMEN	ANNUAL GENERAL MEETING		ELECT ASHOK KUMAR BARAT AS DIRECTOR ELECT M. M. MURUGAPPAN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	CHOLAMANDALAM INVESTMEN			APPROVE INCREASE IN BORROWING POWERS	FOR	FOR	A vote FOR this resolution is warranted as these authorities would allow the company to raise funds by way of loans/borrowings and that should aid in future business growth.
	CHOLAMANDALAM INVESTMEN			APPROVE INCREASE IN BORROWING POWERS  APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
				ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS			A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
27-Jul-18	ITIC LID.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	statements.
				REELECT RAJIV TANDON AS DIRECTOR AND APPROVE REAPPOINTMENT AND REMUNERATION OF RAJIV TANDON AS			A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
27-Jul-18	ITC LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	EXECUTIVE DIRECTOR WITH EFFECT FROM JULY 22, 2019 APPROVE REMUNERATION AND BENEFITS OF YOGESH CHANDER	FOR	FOR	remuneration.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the
27-Jul-18 27-Jul-18		ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	DEVESHWAR AS CHAIRMAN REELECT YOGESH CHANDER DEVESHWAR AS DIRECTOR	FOR FOR	FOR FOR	company  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
27-Jul-18		ANNUAL GENERAL MEETING	MANAGEMENT	REELECT SAHIBZADA SYED HABIB-UR-REHMAN AS INDEPENDENT DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
27-Jul-18		ANNUAL GENERAL MEETING		REELECT SHILABHADRA BANERJEE AS INDEPENDENT DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
		ANNUAL GENERAL MEETING					A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the
27-Jul-18				APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS	FOR	FOR	Company A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
27-Jul-18		ANNUAL GENERAL MEETING		APPROVE REMUNERATION OF P. RAJU IYER AS COST AUDITORS  APPROVE REMUNERATION OF SHOME & BANERJEE AS COST	FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
27-Jul-18 27-Jul-18	ITC LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		AUDITORS APPROVE DIVIDEND	FOR FOR	FOR FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
27-Jul-18 27-Jul-18	ITC LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	REELECT NAKUL ANAND AS DIRECTOR REELECT SANJIV PURI AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
				APPROVE DELOITTE HASKINS & SELLS, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX		-	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
27-Jul-18		ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		THEIR REMUNERATION ELECT JOHN PULINTHANAM AS DIRECTOR	FOR FOR	FOR FOR	remuneration, and the way the audit was conducted.
				APPROVE REDESIGNATION OF SANJIV PURI AS MANAGING			A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
27-Jul-18	IIC LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	DIRECTOR WITH EFFECT FROM MAY 16, 2018	FOR	FOR	A vote FOR this resolution is warranted given that there are no known issues concerning the nominee
27-Jul-18 27-Jul-18				REELECT SANJIV PURI AS DIRECTOR AND APPROVE REAPPOINTMENT AND REMUNERATION OF SANJIV PURI AS			A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
27-Jul-18		ANNUAL GENERAL MEETING	MANAGEMENT	MANAGING DIRECTOR WITH EFFECT FROM JULY 22, 2019	FOR	FOR	remuneration.
	ITC LTD.		1	REELECT NAKUL ANAND AS DIRECTOR AND APPROVE			A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
27-Jul-18	ITC LTD.			REAPPOINTMENT AND REMUNERATION OF NAKUL ANAND AS			
27-Jul-18		ANNUAL GENERAL MEETING	MANAGEMENT	REAPPOINTMENT AND REMUNERATION OF NAKUL ANAND AS EXECUTIVE DIRECTOR WITH EFFECT FROM JAN. 3, 2019	FOR	FOR	remuneration.  A note EOB this recolution is warranted given the absence of any known issues surrounding the company's financial
27-Jul-18 27-Jul-18 27-Jul-18 28-Jul-18	ITC LTD. VINATI ORGANICS LTD	ANNUAL GENERAL MEETING  ANNUAL GENERAL MEETING  ANNUAL GENERAL MEETING	MANAGEMENT		FOR FOR	FOR FOR	remuneration.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.

20 201 20	CMI LIMITED	COURT CONVENED MEETING	MANAGEMENT	APPROVE SCHEME OF AMALGAMATION ACCEPT STANDALONE FINANCIAL STATEMENTS AND	FOR	FOR	A vote FOR this resolution is warranted given that the proposed scheme would simplify business structure and create operational and business synergies.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
30-Jul-18	REDINGTON (INDIA) LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	STATUTORY REPORTS	FOR	FOR	statements.
30-Jul-18	REDINGTON (INDIA) LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE PLEDGING OF ASSETS FOR DEBT	FOR	FOR	A vote FOR this resolution is warranted as pledging of assets for Debt is part of normal business and should help company reduce its cost of funds.
				ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
30-Jul-18	REDINGTON (INDIA) LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.
		ANNUAL GENERAL MEETING		REELECT UDAI DHAWAN AS DIRECTOR REELECT TU, SHU-CHYUAN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
30-Jul-18		ANNUAL GENERAL MEETING	MANAGEMENT	ELECT CHEN, YI-JU AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
30-Jul-18	REDINGTON (INDIA) LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT B. RAMARATNAM AS DIRECTOR APPROVE ERNST & YOUNG LLP, SINGAPORE AS BRANCH	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
30-lul-18	REDINGTON (INDIA) LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
							A vote FOR this resolution is warranted as these authorities would allow the company to raise funds by way of
30-Jul-18	REDINGTON (INDIA) LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE INCREASE IN BORROWING POWERS	FOR	FOR	loans/borrowings and that should aid in future business growth.  A vote FOR this resolution is warranted in given that the proposed demerger would facilitate dedicated focus to pursue
							growth of the optical fiber cable business of the group. Further, the internal reorganization would have no material
30-Jul-18	BHARTI AIRTEL LTD.	COURT CONVENED MEETING	MANAGEMENT	APPROVE SCHEME OF ARRANGEMENT	FOR	FOR	economic impact on shareholders.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	SHREE CEMENT LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONFIRM INTERIM DIVIDEND	FOR FOR	FOR FOR	statements.  A yote FOR this resolution is warranted because this is a routine dividend proposal.
30-Jul-18	SHREE CEMENT LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.
30-Jul-18	SHREE CEMENT LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BENU GOPAL BANGUR AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
30-Jul-18	SHREE CEMENT LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.
30-Jul-18	SHREE CEMENT LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE INCREASE IN BORROWING POWERS	FOR	FOR	A vote FOR this resolution is warranted as these authorities would allow the company to raise funds by way of loans/borrowings and that should aid in future business growth.
20 Jul 19	SHREE CEMENT LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE PLEDGING OF ASSETS FOR DEBT	FOR	FOR	A vote FOR this resolution is warranted as pledging of assets for Debt is part of normal business and should help company reduce its cost of funds.
				APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON			
30-Jul-18	SHREE CEMENT LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
20 1-1 10	HOUSING DEVELOPMENT FINAN	ANNUAL CENEDAL MEETING	MANAGEMENT	APPROVE RELATED PARTY TRANSACTIONS WITH HDFC BANK	FOR	FOR	A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the
					FOR	FUR	company's business and on an arm's length basis. Additionally there are no known concerns surrounding this proposal  A vote FOR this resolution is warranted as these authorities would allow the company to raise funds by way of
30-Jul-18	HOUSING DEVELOPMENT FINAN	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE INCREASE IN BORROWING POWERS	FOR	FOR	loans/borrowings and that should aid in future business growth.
		I	l	APPROVE REAPPOINTMENT AND REMUNERATION OF KEKI M.	Ų		A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
30-Jul-18	HOUSING DEVELOPMENT FINAN	ANNUAL GENERAL MEETING	MANAGEMENT	MISTRY AS VICE CHAIRMAN & CHIEF EXECUTIVE OFFICER	FOR	FOR	remuneration.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
30-Jul-18	HOUSING DEVELOPMENT FINAN	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	statements.
30-Jul-18	HOUSING DEVELOPMENT FINAN	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
	HOUSING DEVELOPMENT FINAN		MANAGEMENT	CONFIRM INTERIM DIVIDEND AND DECLARE FINAL DIVIDEND			A vote FOR this resolution is warranted because this is a routine dividend proposal.
30-Jul-18	HOUSING DEVELOPMENT FINAN	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT UPENDRA KUMAR SINHA AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
30-Jul-18	HOUSING DEVELOPMENT FINAN HOUSING DEVELOPMENT FINAN	ANNUAL GENERAL MEETING		ELECT JALAJ ASHWIN DANI AS DIRECTOR REELECT B. S. MEHTA AS INDEPENDENT DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
30-Jul-18	HOUSING DEVELOPMENT FINAN	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BIMAL JALAN AS INDEPENDENT DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	HOUSING DEVELOPMENT FINAN		MANAGEMENT	REELECT J. J. IRANI AS INDEPENDENT DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
30-Jul-18	HOUSING DEVELOPMENT FINAN	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT DEEPAK S. PAREKH AS NON-EXECUTIVE DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
30-Jul-18	HOUSING DEVELOPMENT FINAN	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
	APOLLO TYRES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
1-Aug-18	APOLLO TYRES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.
1-Aug-18	APOLLO TYRES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT SUNAM SARKAR AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
	APOLLO TYRES LTD.	ANNUAL GENERAL MEETING		APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.
				ELECT ANJALI BANSAL AS DIRECTOR APPROVE PRIVATE PLACEMENT OF NON-CONVERTIBLE	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
1-Aug-18	APOLLO TYRES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	DEBENTURES	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
1-Aug-18		ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	statements.
1-Aug-18 1-Aug-18	EIH LTD.		MANAGEMENT		FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
1-Aug-18				ELECT CHHAVI RAJAWAT AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
2-Aug-18	TORRENT PHARMACEUTICALS LT	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT STANDALONE AND CONSOLIDATED FINANCIAL STATEMENTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
	TORRENT PHARMACEUTICALS LT		MANAGEMENT	CONFIRM INTERIM DIVIDEND AND DECLARE FINAL DIVIDEND	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this resolution is warranted given that retirement process following resignation of a director is non-
2-Aug-18	TORRENT PHARMACEUTICALS LT	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE RETIREMENT OF MARKAND BHATT AS DIRECTOR REMOVE REQUIREMENT OF SEEKING RATIFICATION OF	FOR	FOR	contentious.  A vote AGAINST this proposal is warranted given that the proposed modification would limit shareholders ability to review
2-Aug-18	TORRENT PHARMACEUTICALS LT	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF STATUTORY AUDITORS	FOR	AGAINST	the performance and independence of the auditors on an annual basis.
2-Aug-18	TORRENT PHARMACEUTICALS LT	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
2-Aug-18	TORRENT PHARMACEUTICALS LT	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT AMEERA SHAH AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	TORRENT PHARMACEUTICALS LT TORRENT PHARMACEUTICALS LT			REELECT SHAILESH HARIBHAKTI AS DIRECTOR REELECT HAIGREVE KHAITAN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
2-Aug-18	TORRENT PHARMACEUTICALS LT	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE APPOINTMENT AND REMUNERATION OF AMAN MEHTA AS AN EXECUTIVE	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
							A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	EXIDE INDUSTRIES LTD.	ANNUAL GENERAL MEETING		ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	statements.
				CONFIRM INTERIM DIVIDEND AND DECLARE FINAL DIVIDEND	FOR FOR		A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee
				REELECT A. K. MUKHERJEE AS DIRECTOR REELECT ARUN MITTAL AS DIRECTOR	FOR FOR		A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	EXIDE INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
				ELECT SURIN SHAILESH KAPADIA AS DIRECTOR	FOR		
2-Aug-18 2-Aug-18		ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
2-Aug-18	EXIDE INDUSTRIES LTD	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE AMENDMENT TO THE TERMS OF REMUNERATION OF WHOLE-TIME DIRECTORS	FOR		
2-Aug-18	EXIDE INDUSTRIES LTD.			APPROVE AMENDMENT TO THE TERMS OF REMUNERATION OF WHOLE-TIME DIRECTORS		FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company
2-Aug-18	EXIDE INDUSTRIES LTD.			APPROVE AMENDMENT TO THE TERMS OF REMUNERATION OF WHOLE-TIME DIRECTORS			A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company  A vote FOR this resolution is warranted in light of the following:
2-Aug-18	EXIDE INDUSTRIES LTD.			APPROVE AMENOMENT TO THE TERMS OF REMUNERATION OF WHOLE-TIME DIRECTORS			A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company.  A vote FOR this resolution is warranted in light of the following:  O The acquisition of the consumer mobile business of the target company would create synergies with the existing core business of the company and expand its customer base, therefore enhance overall earnings.
2-Aug-18 2-Aug-18	EXIDE INDUSTRIES LTD.  BHARTI AIRTEL LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	WHOLE-TIME DIRECTORS  APPROVE SCHEME OF ARRANGEMENT			A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company.  A vote FOR this resolution is warranted in light of the following:  O The acquisition of the consumer mobile business of the target company would create synergies with the existing core business of the company and expand its customer base, therefore enhance overall earnings.  O The consideration price is reasonable given that it is within the recommended range as appraised by independent values and is deemed fast by an independent financial advisor.
2-Aug-18 2-Aug-18 3-Aug-18	BHARTI AIRTEL LTD.	ANNUAL GENERAL MEETING  COURT CONVENED MEETING	MANAGEMENT	WHOLE-TIME DIRECTORS  APPROVE SCHEME OF ARRANGEMENT ACCEPT STANDALONE FINANCIAL STATEMENTS AND	FOR	FOR	Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company.  A vote FOR this resolution is warranted in light of the following:  O The acquisition of the consumer mobile business of the target company would create synergies with the existing core business of the company and expand its customer base, therefore enhance overall earnings.  The consideration price is reasonable given that it is within the recommender drange as appraised by independent valuers and is deemed fair by an independent financial advisor.  A vote FOR this recolution is warranted given the at less recol any known issues surrounding the company's financial
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The color of the	6 Aug 19	ADANI PORTS AND SPECIAL ECO	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS	FOR	FOR	A vote FOR this resolution is warranted given that the potential dilution of this issuance request of 6.92 percent is reasonable.
The color of the					APPROVE OFFER OR INVITATION TO SUBSCRIBE TO NON-			
April								A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
1.								A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
Applied Control And Control	6-Aug-18	GRAPHITE INDIA LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	CONFIRM INTERIM DIVIDEND AND DECLARE FINAL DIVIDEND		FOR	
Column					APPROVE REMUNERATION BY WAY OF COMMISSION TO NON-			A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the
April   Company   Compan								A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
April   Company   Compan					APPROVE ISSUANCE OF NON-CONVERTIBLE			
The Company of the								statements.
The Company of the	7-Aug-18 7-Aug-18	MAHINDRA & MAHINDRA LTD. MAHINDRA & MAHINDRA LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING					A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
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Page   1997								A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
The color of the property of the color of					ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND			A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
April   Control   Contro	7-Aug-18	KALPATARU POWER TRANSMISS	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		REELECT IMTIAZ KANGA AS DIRECTOR			
Miles	7 Aug 19	VALDATADI I DOMED TRANSMISS	ANNUAL GENERAL MEETING	MANIAGEMENT	AUDITORS AND AUTHORIZE BOARD TO FIX THEIR	EOR	EOR	
April   Control   Contro	7-AUG-16	NALPATARO POWER TRANSMISS	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	Termineration, and the way the audit was conducted.
The color of the						FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
The color of the	7-Aug-18	KALPATARU POWER TRANSMISS	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	remuneration, and the way the audit was conducted.
Page   19   19   19   19   19   19   19   1	7-Aug-18	KALPATARU POWER TRANSMISS	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	
April   Company   Compan								company
### COMPANY CONTROL OF THE ACT OF	8-Aug-18	GLAXOSMITHKLINE CONSUMER		MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
April   Company   Compan	8-Aug-18	GLAXOSMITHKLINE CONSUMER	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DELOITTE HASKINS & SELLS LLP, CHARTERED	FOR	FOR	
April   Apri	8-Aug-18	GLAXOSMITHKLINE CONSUMER	ANNUAL GENERAL MEETING	MANAGEMENT	THEIR REMUNERATION	FOR	FOR	remuneration, and the way the audit was conducted.
April   Description   Company   Co	8-Aug-18 8-Aug-18	GLAXOSMITHKLINE CONSUMER GLAXOSMITHKLINE CONSUMER		MANAGEMENT MANAGEMENT	SALUJA AS MANAGING DIRECTOR			remuneration.
April   Description   Descri	8-Aug-18	BLUE STAR LIMITED	ANNUAL GENERAL MEETING					statements.
Act   10   Control   Con					REELECT SUNEEL M ADVANI AS DIRECTOR			
Act   15 MIN TOWN ANTER   Act   15 MIN TOW	8-Aug-18	RILIE STAR LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX	FOR	FOR	
April 19   March 19	8-Aug-18	BLUE STAR LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT		FOR		
As a 10 Miles   10 M	_							A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
April   Committee   Committe					ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND			A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
March   Marc	8-Aug-18	LUPIN LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.
April			ANNUAL GENERAL MEETING		APPROVE REAPPOINTMENT AND REMUNERATION OF NILESH	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
A COUNTY								
An all plants affect (10)	8-Aug-18	LUPIN LTD.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	
Exp. 2 Interfluent 1.10  ANDIAL CRIPTIAN METERS  ANDIA					APPROVE TRANSFER OF REGISTER OF MEMBERS, DOCUMENTS			remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the proposal is administrative in nature.
AND DESTRUCTION AND CONTRACT A AUTORIST AND CONTRACT AS AUTORIST AS AUTORIST AND CONTRACT AS AUTORIST AS AUTO	8-Aug-18 8-Aug-18 8-Aug-18	BHARTI AIRTEL LTD. BHARTI AIRTEL LTD.	ANNUAL GENERAL MEETING  ANNUAL GENERAL MEETING  ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT	APPROVE TRANSFER OF REGISTER OF MEMBERS, DOCUMENTS AND CERTIFICATES TO SHARE REGISTRARS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR FOR	FOR FOR FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the proposal is administrative in nature.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
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PANG-18 GALAXY SURFACTANTS LIMITED ANNUAL GENERAL MEETING MANAGEMENT MAD READWREATION TO UDAY K  PANG-18 GALAXY SURFACTANTS LIMITED ANNUAL GENERAL MEETING MANAGEMENT MAD READWREATION TO UDAY K  PANG-18 GALAXY SURFACTANTS LIMITED ANNUAL GENERAL MEETING MANAGEMENT MAD READWREATION TO UDAY K  PANG-18 GALAXY SURFACTANTS LIMITED ANNUAL GENERAL MEETING MANAGEMENT MAD READWREATION TO UDAY K  PORTON FOR FOR remuneration.  HISC MF Will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI	8-Aug-18 9-Aug-18	LUPIN LTD.  BHARTI AIRTEL LTD.  MRE LTD.  MRE LTD.  MRE LTD.  MRE LTD.  MRE LTD.  AEGIS LOGISTICS LTD.  AEGIS LOGI	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE TRANSFER OF REGISTER OF MEMBERS, DOCUMENTS AND CERTIFICATE TO SHARE REGISTRARS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND THE RELECT TANY YONG CHOOLOGY SERVICE AND STATUTORY REPORTS APPROVE DIVIDEND THE RELECT TANY YONG CHOOLOGY SERVICE AND THE REPORTS AND AUTHORIZE BOARD TO FIX THERE REMUNEATION THE ASSINE & SELIS LIP, CHARTERED ACCOUNTAINTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THERE REMUNEATION REGISTER CRASS CONTROL OF THE REMOVE AND AUTHORIZE BOARD TO FIX THERE REMUNEATION REGISTER CRASS CONTROL OF THE REMOVE AND AUTHORIZE BOARD TO FIX THERE REMUNEATION OF ASSOCIATION APPROVE CRASS OF THE AUTHORIZE BOARD TO FIX THE REMOVE AND AUTHORIZE BOARD TO FIX THE AUTHORIZE BOARD THE FIX THE AUTHORIZE BOARD THE FIX THE AUTHORIZE BOARD THE FIX F	FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed enumeration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given that the proposed amendment to the executive's term of office would help improve management accountability by allowing for routine shareholder review.  A vote FOR this resolution is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolutio
9-Aug-18 GALAYY SURFACTANTS LIMITED ANNUAL GENERAL MEETING MANAGEMENT KAMAT AS STRATEGIC ADVISOR FOR FOR remaneration.  150 PG 1	8-Aug-18 9-Aug-18	LUPIN LTD.  BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. BHARTI AIRTEL LTD. AIRTEL	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE THANSER OF REGISTR OF MEMBERS, DOCUMENTS AND CERTIFICATE TO SHARE REGISTRARS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDED TO SHARE REGISTRARS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDED TO SHARE REGISTRARS  RELECT TANY CONG CHOO AS DIRECTOR  ACCOUNTAINTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THERE REMUNERATION  RELECT CRAWS EDWARD FHILCH AS DIRECTOR  AMEND ARTICLES OF ASSOCIATION  APPROVE CRAWSE IN NATURE OF DIRECTORSHIP OF GOPAL VITTAL AS MANAGING DIRECTOR & CEO (INDIA AND SOUTH ASIA)  APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS  APPROVE CREMINERATION OF COST AUDITORS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE REMUNERATION OF COST AUDITORS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE REMUNERATION OF COST AUDITORS  ACCEPT THAN CIAL STATEMENTS AND STATUTORY REPORTS  DECLARE FINANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE REMONERATION OF COST AUDITORS  ACCEPT CANAGING OF HOME CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS  APPROVE REMUNERATION OF COST AUDITORS  ACCEPT CANAGING FINANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE REMUNERATION OF COST AUDITORS  ACCEPT CANAGING FINANCIAL STATEMENTS AND STATUTORY REPORTS  DECLARE FINAL DIVIDEND AND CONFIRM INTERIM DIVIDEND REFLECT AND EMUNERATION OF FAIL K.  CHANDARIA AS MACKED FINANCIAL STATEMENTS AND STATUTORY REPORTS  DECLARE FINAL DIVIDEND AND CONFIRM INTERIM DIVIDEND REFLECT AND MANAGING DIRECTOR  APPROVE READMENT AND REMUNERATION OF PAIL K.  CHANDARIA AS ANDRESH AS DIRECTOR  RELECT ANDRE ANDRESH AS DIRECTOR  RELECT ANDRE ANDRAM AS DIRECTOR  RELECT CHANGE ANDRAM AS DIRECTOR  RELECT CHANGE ANDRAM AS DIRECTOR  RELECT CHANGE AND AS DIRECTOR  APPROVE EXPONENTS AND REMUNERATION OF OF ON PROVINCE PROPORTS  APPROVE DIVIDENCE OF NON-CONVERTIBLE DEBENTURES ON PRIVATE FOR THE PROPORTS  APPROVE DIVIDENCE OF NON-CONVERTIBLE DEBENTURES ON PRIVATE FOR THE PROPORTS  APPROVE DIVIDEN	FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given that the proposed amendment to the executive's term of office would help improve management accountability by allowing for routine shareholder review.  A vote FOR this resolution is warranted given that the proposed amendment to the executive's term of office would help improve management accountability by allowing for routine shareholder review.  A vote FOR this resolution is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.
	8-Aug-18 9-Aug-18	LUPIN LTD.  BHARTI AIRTELLTD.  MRE LTD.  MRE LTD.  MRE LTD.  MRE LTD.  ARGE LOGISTICS LTD.  ARGES LOGISTICS	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE THANSFER OF REGISTER OF MEMBERS, DOCUMENTS AND CERTIFICATS TO SHARE REGISTRATARS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND THE RELECT TANY TONG CHOOLOGY AND STATUTORY REPORTS APPROVE DIVIDEND THE RELECT TANY TONG CHOOLOGY AND AUTHORIZE BOARD TO FIX THERE REMUNEATH INSINS & SELIS LIP, CHARTERED ACCOUNTAINTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THERE REMUNEATH DASINS AS USELS LIP, CHARTERED ACCOUNTAINTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THERE REMUNEATH DASINS AND AUTHORIZE BOARD TO FIX THE REMUNEATH DASINS AND AUTHORIZE BOARD TO FIX THAT AUTHORIZE THE REMUNEATH DASINS AND AUTHORIZE BOARD TO FIX THAT AUTHORIZE THE REMUNEATH DASINS AND AUTHORIZE BOARD	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed vernumeration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the thirt proposed amendment to the executive's term of office would help improve management accountability by allowing for routine shareholder review.  A vote FOR this resolution is warranted given that the proposed amendment to the executive's term of office would help improve management accountability by allowing for routine shareholder review.  A vote FOR this resolution is warranted given that the proposed amendment to the executive's term of office would help improve management accountability by allowing for routine shareholder review.  A vote FOR this resolution is warranted given the absence of any known issues concerning the audit firm, proposed remumeration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remunerat
	8-Aug-18 9-Aug-18	LUPIN LTD.  BHARTI AIRTELLTD.  MRE LTD.  MRE LTD.  MRE LTD.  MRE LTD.  ARGE LOGGETICS LTD.  ARGES LOGGETICS	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE THANSFER OF REGISTER OF MEMBERS, DOCUMENTS AND CERTIFICATE OS SHARE REGISTRARS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND THE RESERVENCE OF ASSOCIATION RELECT CANGE TO WARD FUNDED THE RESERVENCE OF ASSOCIATION RELECT CANGE TO WARD FUNDED THE RESERVENCE OF ASSOCIATION RESERVENCE OF THE RESERVENCE OF ASSOCIATION ASPROVE CHANGE IN NATURE OF DIRECTORS HIP OF GOPAL VITTLE AS THE RESERVENCE OF ASSOCIATION ASPROVE CHANGES IN NATURE OF DIRECTORS HIP OF GOPAL VITTLE AS THE RESERVENCE OF ASSOCIATION ASPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE COMMISSION TO NON-EXECUTIVE DIRECTOR SERVENCE OF THE RESERVENCE OF THE RES	FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the third proposal amendment to the executive's term of office would help improve management accountability by allowing for routine shareholder review.  A vote FOR this resolution is warranted given that the proposed amendment to the executive's term of office would help improve management accountability by allowing for routine shareholder review.  A vote FOR this resolution is warranted given that the proposed amendment to the executive's term of office would help improve management accountability by allowing for routine shareholder review.  A vote FOR this resolution is warranted given the absence of any known issues concerning the audit firm, proposed remumeration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the cominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warrant

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10-Aug-18	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
10-Aug-18	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT GANESH SANKARAN AS DIRECTOR	FOR	ABSTAIN	approval letter dated May 23, 2008
				APPROVE B S R & CO. LLP, CHARTERED ACCOUNTANTS, MUMBAI AND M M NISSIM & CO. CHARTERED ACCOUNTANTS.			
10-Aug-18	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	MUMBAI AS JOINT CENTRAL STATUTORY AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE BRANCH AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT A P HOTA AS DIRECTOR	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT DEEPAK MAHESHWARI AS DIRECTOR	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
10-Aug-18	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE APPOINTMENT AND REMUNERATION OF NILESH VIKAMSEY AS CHAIRMAN OF THE BANK	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
10-Aug-18	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE VARIABLE PAY TO SHYAM SRINIVASAN AS MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
				APPROVE REAPPOINTMENT AND REMUNERATION OF ASHUTOSH KHAJURIA AS EXECUTIVE DIRECTOR & CHIEF			HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	FINANCIAL OFFICER APPROVE VARIABLE PAY TO ASHUTOSH KHAJURIA AS	FOR	ABSTAIN	approval letter dated May 23, 2008 HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	EXECUTIVE DIRECTOR APPROVE REAPPOINTMENT OF GANESH SANKARAN AS	FOR	ABSTAIN	approval letter dated May 23, 2008 HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	EXECUTIVE DIRECTOR APPROVE VARIABLE PAY TO GANESH SANKARAN AS EXECUTIVE	FOR	ABSTAIN	approval letter dated May 23, 2008 HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
10-Aug-18	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	DIRECTOR  APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES  AND/OR OTHER DEBT SECURITIES ON PRIVATE PLACEMENT	FOR	ABSTAIN	approval letter dated May 23, 2008
10-Aug-18	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	BASIS	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
10-Aug-18	THE FEDERAL BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE INCREASE IN BORROWING POWERS	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008 A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	VA TECH WABAG LTD. VA TECH WABAG LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given the auseince of any known issues sun outloining the Company's minimizal statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
	VA TECH WABAG LTD.	ANNUAL GENERAL MEETING		REELECT S VARADARAJAN AS DIRECTOR APPROVE SHARP & TANNAN, CHARTERED ACCOUNTANTS,	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
10-Aug-18	VA TECH WABAG LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	CHENNAI AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
	VA TECH WABAG LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE APPOINTMENT AND REMUNERATION OF S VARADARAJAN AS WHOLE TIME DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
	VA TECH WABAG LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT MALAY MUKHERJEE AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
10-Aug-18	VA TECH WABAG LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.
10-Aug-18	VA TECH WABAG LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE CHARGING OF FEE FOR DELIVERY OF DOCUMENTS  APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON	FOR	FOR	A vote FOR this resolution is warranted given the proposal is of administrative in nature.
	VA TECH WABAG LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	DECCAN CEMENTS LTD DECCAN CEMENTS LTD	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
	DECCAN CEMENTS LTD	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT M B RAJU AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
	DECCAN CEMENTS LTD	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
10-Aug-18	INTERGLOBE AVIATION LTD. INTERGLOBE AVIATION LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
	INTERGLOBE AVIATION LTD.	ANNUAL GENERAL MEETING		REELECT RAKESH GANGWAL AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given that there are no known issues concerning the remuneration practices of the
	INTERGLOBE AVIATION LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE COMMISSION TO INDEPENDENT DIRECTORS	FOR	FOR	Company A vote FOR this resolution is warranted as these authorities would allow the company to raise funds by way of
	INTERGLOBE AVIATION LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE INCREASE IN BORROWING POWERS	FOR	FOR	loans/borrowings and that should aid in future business growth.  ABSTAIN on this resolution due lack of sufficient information regarding the increase the ceiling on company's borrowing
	EICHER MOTORS LIMITED	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT		FOR	ABSTAIN	powers and pledging of assets for debt.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
	EICHER MOTORS LIMITED	ANNUAL GENERAL MEETING		ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE DIVIDEND	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
10-Aug-18	EICHER MOTORS LIMITED	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.
	EICHER MOTORS LIMITED			APPROVE RECLASSIFICATION OF THE STATUS OF PROMOTERS			
		ANNUAL GENERAL MEETING	MANAGEMENT	SHAREHOLDING INTO PUBLIC SHAREHOLDING	FOR	FOR	A vote FOR this resolution is warranted given the proposal is of administrative in nature.
		ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	SHAREHOLDING INTO PUBLIC SHAREHOLDING  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given the proposal is of administrative in nature.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
10-Aug-18 10-Aug-18 10-Aug-18	NCC LTD. NCC LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND REELECT A S N RAJU AS DIRECTOR			A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18	NCC LTD. NCC LTD. NCC LTD. NCC LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND REELECT A S N RAJU AS DIRECTOR REELECT A G K RAJU AS DIRECTOR	FOR FOR FOR	FOR FOR FOR	A vote ORI this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this romines is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nomines is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
10-Aug-18 10-Aug-18 10-Aug-18	NCC LTD. NCC LTD. NCC LTD. NCC LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND REELECT A S N RAJU AS DIRECTOR	FOR FOR	FOR FOR FOR	A vote Off this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18	NCC LTD. NCC LTD. NCC LTD. NCC LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND REELECT A S N RAJU AS DIRECTOR REELECT A G K RAJU AS DIRECTOR	FOR FOR FOR	FOR FOR FOR	A vote CRI this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  Avote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  Avote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  Avote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  Avote FOR this proposal is warranted in light of the following:  O The proposal would enable the company to raise the necessary funds to meet its capital requirements;
10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18	NCC LTD. NCC LTD. NCC LTD. NCC LTD. NCC LTD. NCC LTD.	ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND  REFLECT A S A RAUL AS DIRECTOR  REPORT OF A S RAUL AS DIRECTOR  APPROVE REMUNERATION OF COST AUDITORS  APPROVE ISSUANCE OF CONVERTIBLE WARRANTS ON	FOR FOR FOR FOR	FOR FOR FOR FOR	A vote CR0 this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote RO1 this resolution is warranted given the absence of any known issues concerning the nominee.  A vote RO1 this nominee is warranted given the absence of any known issues concerning the nominee.  A vote RO1 this proposal is warranted given the absence of any known issues concerning the nominee.  A vote RO1 this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote RO1 this proposal is warranted in light of the following:  O The proposal would enable the company to raise the necessary funds to meet its capital requirements;  O The issue price was determined in accordance with the prescribed price under relevant regulations and was set based on the prevailing market prices of the company's shares; and
10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18	NCC LTD. NCC LTD. NCC LTD. NCC LTD. NCC LTD. NCC LTD.	ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND  REFLECT A S ARJU AS DIRECTOR  REPLECT A G K RAJU AS DIRECTOR  APPROVE REMUNERATION OF COST AUDITORS  APPROVE ISSUANCE OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP	FOR FOR FOR FOR FOR FOR	FOR FOR FOR FOR FOR FOR	A vote CRO this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote TRO this resolution is warranted given the absence of any known issues concerning the nominee.  A vote TRO this nominee is warranted given the absence of any known issues concerning the nominee.  A vote TRO this proposal is warranted given the absence of any known issues concerning the nominee.  A vote TRO this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote TRO this resolution is warranted in light of the following:  Or The proposal would enable the company to raise the necessary funds to meet its capital requirements;  Or The issue price was determined in accordance with the prescribed price under relevant regulations and was set based on the prevailing market prices of the company's shares; and  The dilution to existing public shareholders is deemed reasonable.
10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18	NCC LTD.	ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE INDICEND  REFLECT A OR NABUL AS DIRECTOR  REPORT OF A RE	FOR FOR FOR FOR FOR FOR FOR	FOR FOR FOR FOR FOR FOR FOR FOR	A vote CPOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote POR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote POR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote POR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote POR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote POR this resolution is warranted in light of the following:  O The proposal would enable the company to raise the necessary funds to meet its capital requirements;  O The issue price was determined in accordance with the prescribed price under relevant regulations and was set based on the prevailing market prices of the company's share; and  O The dilution to existing public shareholders is deemed reasonable.  A vote POR this resolution is warranted as these authorities would allow the company to raise funds by way of loans/borrowings and that should all in future business growth.
10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18	NCC LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE INDICEND  REFLECT A S A RAIJU AS DIRECTOR  REPORT OF A RAIJU AS DIRECTOR  APPROVE REMUNERATION OF COST AUDITORS  APPROVE ISSUANCE OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP  APPROVE INCREASE IN BORROWING FOWERS  APPROVE PLEDGING OF ASSETS FOR DEBT	FOR FOR FOR FOR FOR FOR FOR FOR	FOR FOR FOR FOR FOR FOR FOR FOR FOR	A vote CPOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote POR this resolution is warranted plewn the absence of any known issues concerning the nominee.  A vote POR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote POR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote POR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remumeration, and the way the audit was conducted.  A vote POR this resolution is warranted in light of the following:  O The proposal would enable the company to raise the necessary funds to meet its capital requirements;  O The issue price was determined in accordance with the prescribed price under relevant regulations and was set based on the prevailing market prices of the company's shares; and  O The dilution to existing public shareholders is deemed reasonable.  A vote FOR this resolution is warranted as these authorities would allow the company to raise funds by way of loans/borrowings and that should all in future business growth.  A vote FOR this resolution is warranted as prediging of assets for Debt is part of normal business and should help company reduce its cost of funds.  A vote FOR this resolution is warranted as prediging of assets for Debt is part of normal business and should help company reduce its cost of funds.
10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18	NCC LTD.	ANNUAL GENERAL MEETING ANNUAL GERNERAL MEETING ANNUAL GERNERAL MEETING ANNUAL GERNERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE INDICEND  REFLECT A S A RAIJU AS DIRECTOR  REPORT OF A RAIJU AS DIRECTOR  APPROVE REMUNERATION OF COST AUDITORS  APPROVE ISSUANCE OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP  APPROVE INCREASE IN BORROWING FOWERS  APPROVE PLEDGING OF ASSETS FOR DEBT	FOR	FOR FOR FOR FOR FOR FOR FOR FOR	Avote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  Avote FOR this resolution is warranted peen the absence of any known issues concerning the nominee.  Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  Avote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted as the following:  O The proposal would enable the company to raise the necessary funds to meet its capital requirements;  O The size price was determined in accordance with the prescribed price under relevant regulations and was set based on the prevailing market prices of the company's shares; and  O The dilution to existing public shareholders is deemed reasonable.  Avote FOR this resolution is warranted as these authorities would allow the company to raise funds by way of loss proposal would be appropriated to the proposal warranted as these authorities would allow the company to raise funds by way of loss proposal warranted as pledging of assets for Debt is part of normal business and should help company reduce its tost of funds.
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10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18 10-Aug-18	NCC LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND REELECT A OR NATULA SIRECTOR REELECT A OR NATULA SIRECTOR APPROVE REMUNERATION OF COST AUDITORS  APPROVE ISSUANCE OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTES GROUP APPROVE INCREASE IN BORNOWING POWERS  APPROVE PLEDGING OF ASSETS FOR DEBT  ADOPT NEW ARTICLES OF ASSOCIATION AMEND MEMORANDIAM OF ASSOCIATION APPROVE REVISION IN THE BENUINERATION OF U SUNIL AS ASSOCIATE DIRECTOR APPROVE REVISION IN THE BENUINERATION OF S R SURYA SRI KRISHNA RAULA SSOCIATE DIRECTOR APPROVE REVISION IN THE BENUINERATION OF S R SURYA SRI KRISHNA RAULA SSOCIATE DIRECTOR APPROVE REVISION IN THE BENUINERATION OF A VISHNU APRAMA AS ASSOCIATE DIRECTOR APPROVE REVISION IN THE BENUINERATION OF A VISHNU ARRAM AS ASSOCIATE DIRECTOR APPROVE REVISION IN THE BENUINERATION OF A VISHNU ARRAM AS ASSOCIATE DIRECTOR	FOR	FOR	A vote CPOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote CPOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote CPOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote CPOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote CPOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote CPOR this resolution is warranted in light of the following:  O The proposal would enable the company to raise the necessary funds to meet its capital requirements;  O The issue price was determined in accordance with the prescribed price under relevant regulations and was set based on the prevailing market prices of the company is thars; and on the prevailing market prices of the company is thars; and on the prevailing market prices of the company is thars; and one to the proposal would enable the company to raise the substitution of the company is
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10-Aug-18 11-Aug-18	NCC LTD. NCC	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND  REFLECT A OR NAJULAS DIRECTOR  REPLECT A OR NAJULAS DIRECTOR  APPROVE REMUNERATION OF COST AUDITORS  APPROVE REMUNERATION OF COST AUDITORS  APPROVE SISUANCE OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP  APPROVE PLOYER OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP  APPROVE PLOYER OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP  APPROVE PLOYER OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP  APPROVE PLOYER OF ASSOCIATION  AMEND MEMORARDIUM OF ASSOCIATION  AMEND MEMORARDIUM OF ASSOCIATION  APPROVE REVISION IN THE MEMULHERATION OF S IX SURVA SR INSTRUMAN ASSOCIATED INFECTOR  APPROVE REVISION IN THE MEMULHERATION OF A VISHBUL  VARIBANA AS ASSOCIATED INFECTOR  APPROVE REVISION IN THE MEMULHERATION OF A HARSHA  AND AND ASSOCIATED INFECTOR  APPROVE REVISION IN THE MEMULHERATION OF A HARSHA  AND AND ASSOCIATED INFECTOR  APPROVE REVISION IN THE MEMULHERATION OF A HARSHA  AND ASSOCIATED INFECTOR  APPROVE REVISION IN THE MEMULHERATION OF A HARSHA  AND ASSOCIATED INFECTOR  APPROVE REVISION IN THE MEMULHERATION OF A HARSHA  AND ASSOCIATED INFECTOR  RELECT LIVEY. TRAVINORIA AS DIRECTOR  AUTHORIZE BOARD TO FIX REMUNERATION OF A UDITIONS  APPROVE REMUNERATION OF COST AUDITIONS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  RELECT AUNY ASSOCIATION  APPROVE REMUNERATION OF COST AUDITIONS  ACCEPT FINANC	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial sistements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this remines is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted in light of the following:  O The proposal would enable the company to raise the necessary funds to meet its capital requirements;  O The buse price was determined in accordance with the prescribed price under relevant regulations and was set based on the prevailing market prices of the company's sharrs; and on the prevailing market prices of the company's sharrs; and on the prevailing market prices of the company's sharrs; and of the proposal would enable the company is the same of the prevailing market prices of the company's sharrs; and of the proposal would render the company to raise funds by way of vote in the prevailing market prices of the company's sharrs; and and the proposal would render the company to raise funds by way of vote the proposal would render the company's articles updated and ensure compliance to the prevailing remealing have.  A vote FOR this resolution is warranted given the proposals would render the company's articles updated and ensure compliance to the prevailing laws.  A vote FOR this resolution is warranted given the proposals would render the company's articles updated and ensure compliance to the prevailing laws.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company.  A vo
10-Aug-18 11-Aug-18	NCC LTD. NCT	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND  REFLECT A OR NAJULAS DIRECTOR  REPLECT A OR NAJULAS DIRECTOR  APPROVE REMUNERATION OF COST AUDITORS  APPROVE REMUNERATION OF COST AUDITORS  APPROVE SISUANCE OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP  APPROVE PLOYER OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP  APPROVE PLOYER OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP  APPROVE PLOYER OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP  APPROVE PLOYER OF ASSOCIATION  AMEND MEMORARDIUM OF ASSOCIATION  AMEND MEMORARDIUM OF ASSOCIATION  APPROVE REVISION IN THE MEMULHERATION OF S IX SURVA SR INSTRUMAN ASSOCIATED INFECTOR  APPROVE REVISION IN THE MEMULHERATION OF A VISHBUL  VARIBANA AS ASSOCIATED INFECTOR  APPROVE REVISION IN THE MEMULHERATION OF A HARSHA  AND AND ASSOCIATED INFECTOR  APPROVE REVISION IN THE MEMULHERATION OF A HARSHA  AND AND ASSOCIATED INFECTOR  APPROVE REVISION IN THE MEMULHERATION OF A HARSHA  AND ASSOCIATED INFECTOR  APPROVE REVISION IN THE MEMULHERATION OF A HARSHA  AND ASSOCIATED INFECTOR  APPROVE REVISION IN THE MEMULHERATION OF A HARSHA  AND ASSOCIATED INFECTOR  RELECT LIVEY. TRAVINORIA AS DIRECTOR  AUTHORIZE BOARD TO FIX REMUNERATION OF A UDITIONS  APPROVE REMUNERATION OF COST AUDITIONS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  RELECT AUNY ASSOCIATION  APPROVE REMUNERATION OF COST AUDITIONS  ACCEPT FINANC	FOR	FOR	Avote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  Avote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  Avote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  Avote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  Avote FOR this rominee is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted in light of the following:  O The proposal would enable the company to raise the necessary funds to meet its capital requirements;  O The law price was determined in accordance with the prescribed price under relevant regulations and was set based on the prevailing market prices of the company's shares; and on the prevailing market prices of the company's shares; and on the prevailing market prices of the company's shares; and on the prevailing market prices of the company's shares; and one of the prevailing market prices of the company's shares; and one of the prevailing the proposal would enable the company to raise funds by way of one to price under relevant regulations and was set based on the prevailing market prices of the company's shares; and one of the prevailing the proposal would render the company to raise funds by way of one of this resolution is warranted given the proposals would render the company's articles updated and ensure compliance to the prevailing faws.  Avote FOR this resolution is warranted given the proposals would render the company's articles updated and ensure compliance to the prevailing faws.  Avote FOR this resolution is warranted given the proposals would render the company's articles updated and ensure compliance to the prevailing faws.  Avote FOR this resolution is warranted given the three are no known concerns around the remuneration practices of the company
10-Aug-18 11-Aug-18	NCC LTD. NCC	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DEVIDEND RELECT A 6 K ANJU AS DIRECTOR RELECT A 6 K ANJU AS DIRECTOR RELECT A 6 K ANJU AS DIRECTOR APPROVE REMUNERATION OF COST AUDITORS  APPROVE ISSUANCE OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP APPROVE INCREASE IN BORROWING POWERS  APPROVE PLEEDING OF ASSISTS FOR DEBT ADOPT NEW ARTICLES OF ASSOCIATION AMEND MEMORANDUM OF ASSOCIATION APPROVE REVISION IN THE REMUNERATION OF A K SURVA SR APPROVE REVISION IN THE MEMUNERATION OF A K SURVA SR APPROVE REVISION IN THE MEMUNERATION OF A K SURVA SR APPROVE REVISION IN THE MEMUNERATION OF A K SURVA SR APPROVE REVISION IN THE MEMUNERATION OF A K SURVA SR APPROVE REVISION IN THE MEMUNERATION OF A K SURVA SR APPROVE REVISION IN THE MEMUNERATION OF A K CHATTANYA VARIANA AS ASSOCIATE DIRECTOR APPROVE TO A SURVEY OF A SUBJECTOR APPROVE TO A SURVEY OF A SUBJECTOR APPROVE A SUBJECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE A SUBJECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE AND ASSOCIATED BRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE ASSOCIATED BRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE AND ASSOCIATED BRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE ASSOCIATED BRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE ASSOCIATED BRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS ARE LECT SHAMD IN AUALIEE AS DIRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS ARE LECT SHAMD IN AUALIEE AS DIRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT FINANCIAL	FOR	FOR	Avote POR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  Avote POR this resolution is warranted given the absence of any known issues concerning the nominee.  Avote POR this nominee is warranted given the absence of any known issues concerning the nominee.  Avote POR this nominee is warranted given the absence of any known issues concerning the nominee.  Avote POR this prosposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote POR this resolution is warranted in light of the following:  o The issue price was determined in accordance with the prescribed price under relevant regulations and was set based on the prevailing market prices of the company to raise the necessary funds to meet its capital requirements; o The issue price was determined in accordance with the prescribed price under relevant regulations and was set based on the prevailing market prices of the company's sharris; and on the prevailing market prices of the company's sharris; and on the prevailing market prices of the company's sharris; and on the prevailing market prices of the company's sharris; and on the prevailing market prices of the company's sharris; and one to the prevailing was a sharrised price in the proposals would render the company's articles updated and ensure compliance to the prevailing was.  A vote FOR this resolution is warranted given the proposals would render the company's articles updated and ensure compliance to the prevailing was.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company.  A vote FOR this resolution is warranted g
10-Aug-18 11-Aug-18	NCC LTD. NCC	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DEVIDEND REFLECT A S KAJUL AS DIRECTOR REFLECT A S KAJUL AS DIRECTOR REPORT A S KAJUL AS DIRECTOR APPROVE REMUNERATION OF COST AUDITORS  APPROVE ISSUANCE OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP  APPROVE INCREASE IN BORROWING POWERS  APPROVE PLEEDING OF ASSETS FOR DEBT  ADOPT NEW ARTICLES OF ASSOCIATION  AMEND MEMORANDUM OF ASSOCIATION  AMEND MEMORANDUM OF ASSOCIATION  APPROVE REVISION IN THE REMUNERATION OF S K SURVA SR ASSOCIATE DIRECTOR  APPROVE REVISION IN THE MEMUNERATION OF A K SURVA SR ASSOCIATE DIRECTOR  APPROVE REVISION IN THE MEMUNERATION OF A K SURVA SR ASSOCIATE DIRECTOR  APPROVE REVISION IN THE MEMUNERATION OF A K SURVA SR ASSOCIATE DIRECTOR  APPROVE TO SEAL OF ASSOCIATION  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE PROVIDED IN THE MEMUNERATION OF AUDITORS  APPROVE PROVIDED IN THE MEMUNERATION OF AUDITORS  APPROVE REVISION AS EXECUTIVE DIRECTOR  AUTHORIZE BOARD TO FIX REMUNERATION OF AUDITORS  APPROVE PROVIDEND  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE REMUNERATION OF COST AUDITORS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE REMUNERATION OF COST AUDITORS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE REMUNERATION OF COST AUDITORS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE REMUNERATION OF COST AUDITORS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  RELECT SHAMD D. MAJALE SO DIRECTOR  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  RELECT SHAMD D. MAJALE SO DIRECTOR  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE CREATER OF DESIGN	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial sistements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted in light of the following:  O The issue price was determined in accordance with the prescribed price under relevant regulations and was set based on the prevaling market prices of the company's shares, and the prevalent price is the company is shares, and the prevalent price is the company is shares, and the prevalent price is the company is shares, and the prevalent price is the company is shares, and considered the prevalent price is the company is shares, and in the prevalent price is the company is shares, and considered the prevalent price is the company is shares, and considered the prevalent price is the company is shares, and considered the prevalent price is the company is shares, and considered the company to the prevalent price is the company is shares, and the should all on instrume business and should help company is a company is the company is a considered the company's articles updated and ensure compliance to the prevailing taws.  A vote FOR this resolution is warranted given the proposals would render the company's articles updated and ensure compliance to the prevailing taws.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company.  A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company.  A vote FOR this resolution is warranted g
10-Aug-18 11-Aug-18	NCC LTD. NCC	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DEVIDEND RELECT A 6 K ANJU AS DIRECTOR RELECT A 6 K ANJU AS DIRECTOR RELECT A 6 K ANJU AS DIRECTOR APPROVE REMUNERATION OF COST AUDITORS  APPROVE ISSUANCE OF CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS TO PROMOTER GROUP APPROVE INCREASE IN BORROWING POWERS  APPROVE PLEEDING OF ASSISTS FOR DEBT ADOPT NEW ARTICLES OF ASSOCIATION AMEND MEMORANDUM OF ASSOCIATION APPROVE REVISION IN THE REMUNERATION OF A K SURVA SR APPROVE REVISION IN THE MEMUNERATION OF A K SURVA SR APPROVE REVISION IN THE MEMUNERATION OF A K SURVA SR APPROVE REVISION IN THE MEMUNERATION OF A K SURVA SR APPROVE REVISION IN THE MEMUNERATION OF A K SURVA SR APPROVE REVISION IN THE MEMUNERATION OF A K SURVA SR APPROVE REVISION IN THE MEMUNERATION OF A K CHATTANYA VARIANA AS ASSOCIATE DIRECTOR APPROVE TO A SURVEY OF A SUBJECTOR APPROVE TO A SURVEY OF A SUBJECTOR APPROVE A SUBJECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE A SUBJECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE AND ASSOCIATED BRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE ASSOCIATED BRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE AND ASSOCIATED BRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE ASSOCIATED BRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE ASSOCIATED BRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS ARE LECT SHAMD IN AUALIEE AS DIRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS ARE LECT SHAMD IN AUALIEE AS DIRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT FINANCIAL	FOR	FOR	Avote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  Avote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  Avote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted in light of the following:  O The proposal would enable the company to raise the necessary funds to meet its capital requirements;  O The size price was determined in accordance with the prescribed price under relevant regulations and was set based on the prevailing market prices of the company's shares; and on the prevailing market prices of the company's shares; and on the prevailing market prices of the company's shares; and on the prevailing market prices of the company's shares; and on the prevailing market prices of the company's shares; and one of the provision of the shares of

14-4119-19	VOLTAMP TRANSFORMERS LIMI	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE CNK & ASSOCIATES LLP, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
14-Aug-18	VOLTAMP TRANSFORMERS LIMI	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT NEELABEN A. SHELAT AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
	VOLTAMP TRANSFORMERS LIMI		MANAGEMENT		FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
14-Aug-18	WELSPUN INDIA LTD. WELSPUN INDIA LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
	WELSPUN INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT DIPALI GOENKA AS DIRECTOR  APPROVE S R B C & CO LLP AS AUDITORS AND AUTHORIZE	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
	WELSPUN INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	BOARD TO FIX THEIR REMUNERATION	FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
14-Aug-18	WELSPUN INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the proposal would enable the company to engage in additional business
14-Aug-18	WELSPUN INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	AMEND OBJECTS CLAUSE OF MEMORANDUM OF ASSOCIATION	FOR	FOR	activities and growth opportunities.  A vote FOR this proposal is warranted given the provisions on the volume and duration for the share buyback are within
16-Aug-18	HCL TECHNOLOGIES LTD.	POSTAL BALLOT	MANAGEMENT	APPROVE BUY BACK OF EQUITY SHARES	FOR	AGAINST	acceptable limits. However, due to an inadvertant manual / technical error, the final vote was registered as AGAINST rather than FOR.
21-Aug-18		ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
	MANAPPURAM FINANCE LTD. MANAPPURAM FINANCE LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	CONFIRM INTERIM DIVIDENDS REELECT B. N. RAVEENDRA BABU AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
				APPROVE ISSUANCE OF SECURED REDEEMABLE NON-			
21-Aug-18	MANAPPURAM FINANCE LTD.		MANAGEMENT MANAGEMENT	CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS ELECT GAUTAM NARAYAN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
		POSTAL BALLOT	MANAGEMENT	INCREASE AUTHORIZED SHARE CAPITAL AMEND MEMORANDUM OF ASSOCIATION TO REFLECT	FOR	FOR	A vote FOR this resolution is warranted given the capital increase is within a reasonable range.  A vote FOR this resolution is warranted given the capital increase is within a reasonable range. This resolution is
	INFOSYS LTD.	POSTAL BALLOT	MANAGEMENT	CHANGES IN CAPITAL	FOR	FOR	connection with the earlier proposal of increase in capital
	INFOSYS LTD. INFOSYS LTD.	POSTAL BALLOT POSTAL BALLOT	MANAGEMENT MANAGEMENT	APPROVE ISSUANCE OF BONUS SHARES ELECT MICHAEL GIBBS AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given the bonus issue would increase the liquidity of the company's shares.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	MARUTI SUZUKI INDIA LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
23-Aug-18	MARUTI SUZUKI INDIA LTD.  MARUTI SUZUKI INDIA LTD.  MARUTI SUZUKI INDIA LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	REELECT TOSHIAKI HASUIKE AS DIRECTOR REELECT KINJI SAITO AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
23-Aug-18	MARUTI SUZUKI INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE APPOINTMENT AND REMUNERATION OF KAZUNARI YAMAGUCHI AS WHOLE-TIME DIRECTOR DESIGNATED AS	FOR	FOR	
23-Aug-18	MARUTI SUZUKI INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	DIRECTOR (PRODUCTION)	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
23-Aug-18	MARUTI SUZUKI INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
23-Aug-18	MARUTI SUZUKI INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	AMEND ARTICLES OF ASSOCIATION - BOARD RELATED  APPROVE R.C. BHARGAVA TO CONTINUE OFFICE AS NON-	FOR	FOR	A vote FOR this resolution is warranted given that the proposed amendment would help improve management accountability by allowing for routine shareholder review. A vote FOR the proposed nominee is warranted given the absence of any known issues concerning the nominee and the
23-Aug-18	MARUTI SUZUKI INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE R.C. BHARGAVA TO CONTINUE OFFICE AS NON- EXECUTIVE DIRECTOR  APPROVE O. SUZUKI TO CONTINUE OFFICE AS NON-EXECUTIVE	FOR	FOR	company's board and committee dynamics.
23-Aug-18	MARUTI SUZUKI INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE O. SUZUKI TO CONTINUE OFFICE AS NON-EXECUTIVE DIRECTOR	FOR	FOR	A vote FOR the proposed nominee is warranted given the absence of any known issues concerning the nominee and the company's board and committee dynamics.  A vote FOR this recolution is warranted given the absence of any known issues surrounding the company's financial.
23-Aug-18	UPL LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE DIVIDEND ON EQUITY SHARES AND PREFERENCES	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
23-Aug-18 23-Aug-18		ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND ON EQUITY SHARES AND PREFERENCES SHARES REELECT VIKRAM RAJNIKANT SHROFF AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
23-Aug-18 23-Aug-18		ANNUAL GENERAL MEETING		REELECT VIRRAM RAUNIKANT SHROFF AS DIRECTOR REELECT ARUN CHANDRASEN ASHAR AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
23-Aug-18	UPL LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS  APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON	FOR	FOR	remuneration, and the way the audit was conducted.
23-Aug-18	UPL LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	PRIVATE PLACEMENT BASIS  APPROVE RE-APPOINTMENT AND REMUNERATION OF	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
23-Aug-18	LIBI LTD	ANNUAL GENERAL MEETING	MANAGEMENT	RAINIKANT DEVIDAS SHROFF AS CHAIRMAN AND MANAGING DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
23-Aug-18	OFECID.	ANNOAE GENERAE WEETING	WARAGEWEN	APPROVE RE-APPOINTMENT AND REMUNERATION OF ARUN CHANDRASEN ASHAR AS WHOLE-TIME DIRECTOR DESIGNATED	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
23-Aug-18	UPL LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	AS DIRECTOR - FINANCE	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nonlineer and his / nei remuneration.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	LARSEN & TOUBRO LTD. LARSEN & TOUBRO LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given the auseince of any known issues surrounding the company's minimized statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
23-Aug-18	LARSEN & TOUBRO LTD. LARSEN & TOUBRO LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		REELECT SUBRAMANIAN SARMA AS DIRECTOR REELECT SUNITA SHARMA AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
23-Aug-18	LARSEN & TOUBRO LTD.  LARSEN & TOUBRO LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		REELECT A.M NAIK AS DIRECTOR REELECT D.K SEN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
23-Aug-18	LARSEN & TOUBRO LTD.  LARSEN & TOUBRO LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	ELECT HEMANT BHARGAVA AS DIRECTOR REELECT A.M NAIK AS NON-EXECUTIVE DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	LARSEN & TOUBRO LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF A.M NAIK AS NON-EXECUTIVE DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given that there are no known issues concerning the remuneration practices of the company
				APPROVE ISSUANCE OF SECURE/UNSECURED REDEEMABLE NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT			
23-Aug-18	LARSEN & TOUBRO LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
23-Aug-18	LARSEN & TOUBRO LTD.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	VEDANTA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONFIRM FIRST INTERIM DIVIDEND AND CONFIRM PREFERENCE	FOR	FOR	statements.
	VEDANTA LTD. VEDANTA LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	DIVIDEND REELECT GR ARUN KUMAR AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	VEDANTA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REPPOINTMENT AND REMUNERATION OF NAVIN AGARWAL AS WHOLE-TIME DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given that there are no known issues concerning the nominee nor any concerns around the remuneration practices of the company
24-Aug-18	VEDANTA LTD. VEDANTA LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	REELECT LALITA D. GUPTE AS DIRECTOR REELECT RAVI KANT AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	VEDANTA LTD.	ANNUAL GENERAL MEETING		ELECT U. K. SINHA AS DIRECTOR  APPROVE REPPOINTMENT AND REMUNERATION OF TARUN JAIN AS WHOLE-TIME DIRECTOR	FOR		A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given that there are no known issues concerning the nominee nor any concerns
	VEDANTA LTD.  VEDANTA LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	around the remuneration practices of the company A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
	VEDANTA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMOVERATION OF COST ADDITIONS  APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
	KAJARIA CERAMICS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
27-Aug-18	KAJARIA CERAMICS LTD. KAJARIA CERAMICS LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		APPROVE DIVIDEND REELECT CHETAN KAJARIA AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
27-Aug-18	KAJARIA CERAMICS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT CHETAN AGARDA AS DIRECTOR  APPROVE WALKER CHANDIOK & CO LLP, CHARTERED	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
27-Aug-18	KAJARIA CERAMICS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
	KAJARIA CERAMICS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REAPPOINTMENT AND REMUNERATION OF CHETAN KAJARIA AS JOINT MANAGING DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
27-Aug-18	KAJARIA CERAMICS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REAPPOINTMENT AND REMUNERATION OF RISHI KAJARIA AS JOINT MANAGING DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
27-Aug-18	KAJARIA CERAMICS LTD.	ANNUAL GENERAL MEETING		REELECT H. RATHNAKAR HEGDE AS DIRECTOR	FOR		A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
							A vote FOR this resolution is warranted in light of the following:  The acquisition of the consumer mobile business of the target company would create synergies with the existing core
							business of the company and expand its asset and customer base, therefore enhance overall earnings.  The consideration price is reasonable given that it is within the recommended range as appraised by independent
	BHARTI AIRTEL LTD.	COURT CONVENED MEETING		APPROVE COMPOSITE SCHEME OF ARRANGEMENT	FOR	FOR	valuers and is deemed fair by an independent financial advisor.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	INDIAN OIL CORP. LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	statements.
29-Aug-18	INDIAN OIL CORP. LTD. INDIAN OIL CORP. LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		APPROVE FINAL DIVIDEND AND CONFIRM INTERIM DIVIDEND REELECT G. K. SATISH AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
29-Aug-18	INDIAN OIL CORP. LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT B. V. RAMA GOPAL AS DIRECTOR ELECT RANJAN KUMAR MOHAPATRA AS DIRECTOR (HUMAN	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
29-Aug-18	INDIAN OIL CORP. LTD. INDIAN OIL CORP. LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		RESOURCE) ELECT VINOO MATHUR AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
29-Aug-18	INDIAN OIL CORP. LTD. INDIAN OIL CORP. LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	ELECT SAMIRENDRA CHATTERJEE AS DIRECTOR ELECT CHITTA RANJAN BISWAL AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
29-Aug-18	INDIAN OIL CORP. LTD. INDIAN OIL CORP. LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	ELECT JAGDISH KISHWAN AS DIRECTOR ELECT SANKAR CHAKRABORTI AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	INDIAN OIL CORP. LTD.	ANNUAL GENERAL MEETING		ELECT D. S. SHEKHAWAT AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
29-Aug-18	INDIAN OIL CORP. LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS  APPROVE ISSUANCE OF SECURED/UNSECURED REDEEMABLE  NOW, CONVERTIBLE DESERVE USES (SOME) ON DRIVATE	FOR	FOR	remuneration, and the way the audit was conducted.
29-Aug-18	INDIAN OIL CORP. LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	NON-CONVERTIBLE DEBENTURES/BONDS ON PRIVATE PLACEMENT BASIS ELECT GURMEET SINGH AS DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	INDIAN OIL CORP. LTD. INDIAN OIL CORP. LTD.	ANNUAL GENERAL MEETING	SHARE HOLDER	ELECT GURMEET SINGH AS DIRECTOR ELECT AKSHAY KUMAR SINGH AS DIRECTOR	None None	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
29-Aug-18	i .	ANNUAL GENERAL MEETING	MANAGEMENT		FOR FOR	FOR FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
29-Aug-18 30-Aug-18	ARVIND LTD.		MANAGERAGA				
29-Aug-18 30-Aug-18 30-Aug-18	ARVIND LTD. ARVIND LTD. ARVIND LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	APPROVE DIVIDEND REELECT SANJAY LALBHAI AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
29-Aug-18 30-Aug-18 30-Aug-18 30-Aug-18	ARVIND LTD.	ANNUAL GENERAL MEETING					
29-Aug-18 30-Aug-18 30-Aug-18 30-Aug-18	ARVIND LTD.  ARVIND LTD.  ARVIND LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	REELECT SANIAY LALBHAI AS DIRECTOR  APPROVE REMUNERATION OF COST AUDITORS  APPROVE OFFER OR INVITATION TO SUBSCRIBE TO NON-	FOR FOR	FOR FOR	A vote 70ft this nominee is warranted given the absence of any known issues concerning the nominee. A vote 70ft this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
29-Aug-18 30-Aug-18 30-Aug-18 30-Aug-18 30-Aug-18	ARVIND LTD. ARVIND LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	REELECT SANJAY LALBHAI AS DIRECTOR  APPROVE REMUNERATION OF COST AUDITORS  APPROVE OFFER OR INVITATION TO SUBSCRIBE TO NON- CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASS AMEND ARWIND LIMITED - EMPLOYEE STOCK OPPIONS CHEME	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed

							A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	HERITAGE FOODS LTD. HERITAGE FOODS LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
	HERITAGE FOODS LTD.	ANNUAL GENERAL MEETING		REELECT V NAGARAJA NAIDU AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
30-Aug-18	HINDUSTAN PETROLEUM CORP.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	statements.
	HINDUSTAN PETROLEUM CORP.	ANNUAL GENERAL MEETING	MANAGEMENT	CONFIRM INTERIM DIVIDEND AND APPROVE FINAL DIVIDEND	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.
30-Aug-18	HINDUSTAN PETROLEUM CORP. HINDUSTAN PETROLEUM CORP.	ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	REELECT PUSHP KUMAR JOSHI AS DIRECTOR REELECT S JEYAKRISHNAN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	HINDUSTAN PETROLEUM CORP. HINDUSTAN PETROLEUM CORP.		MANAGEMENT	ELECT AMAR SINHA AS DIRECTOR ELECT SIRAJ HUSSAIN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
30-Aug-18	HINDUSTAN PETROLEUM CORP.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT SUBHASH KUMAR AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
30-Aug-18	HINDUSTAN PETROLEUM CORP.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
	HINDUSTAN PETROLEUM CORP.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE ISSUANCE OF DEBT SECURITIES ON PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
							A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
30-Aug-18 30-Aug-18	SOMANY CERAMICS LTD. SOMANY CERAMICS LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
30-Aug-18	SOMANY CERAMICS LTD.	ANNUAL GENERAL MEETING		REELECT ANJANA SOMANY AS DIRECTOR APPROVE SINGHI & CO., CHARTERED ACCOUNTANTS AS	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
				AUDITORS AND AUTHORIZE BOARD TO FIX THEIR			A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
30-Aug-18	SOMANY CERAMICS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REMUNERATION APPROVE REAPPOINTMENT AND REMUNERATION OF ANJANA	FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
30-Aug-18	SOMANY CERAMICS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	SOMANY AS WHOLE-TIME DIRECTOR	FOR	FOR	remuneration.
30-Aug-18	SOMANY CERAMICS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS	FOR	FOR	A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of th company
30-Aug-18	SOMANY CERAMICS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT GHANSHYAMBHAI GIRDHARLAL TRIVEDI AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	SOMANY CERAMICS LTD.	ANNUAL GENERAL MEETING		ELECT RAMESHWAR SINGH THAKUR AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
30-Aug-18	BALAJI AMINES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
30-Aug-18	BALAJI AMINES LTD. BALAJI AMINES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND REELECT N. RAJESHWAR REDDY AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.
							A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
30-Aug-18	BALAJI AMINES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS  APPROVE RECLASSIFICATION OF G. RAJA REDDY FROM	FOR	FOR	remuneration, and the way the audit was conducted.
30-Aug-18	BALAJI AMINES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	PROMOTER CATEGORY TO PUBLIC CATEGORY	FOR	FOR	A vote FOR this resolution is warranted given the proposal is of administrative in nature.
30-Aug-18	BALAJI AMINES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ADOPT NEW ARTICLES OF ASSOCIATION	FOR	AGAINST	A vote AGAINST this resolution is warranted due to lack of detailed information to make an informed voting decision.
			MANAGEMENT	APPROVE APPOINTMENT AND REMUNERATION OF A. PRATHAP REDDY AS EXECUTIVE CHAIRMAN	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
	BALAJI AMINES LTD.	ANNUAL GENERAL MEETING		APPROVE APPOINTMENT AND REMUNERATION OF D. RAM			remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
30-Aug-18	BALAJI AMINES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REDDY AS MANAGING DIRECTOR	FOR	FOR	remuneration.
		ANNUAL CENTER .		APPROVE LOAN TO BALAJI SPECIALTY CHEMICALS PRIVATE			A vote FOR this resolution is warranted as the proposal would allow the company to extend financial support to the
	BALAJI AMINES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	LIMITED, A SUBSIDIARY OF THE COMPANY	FOR	FOR	company subsidiary's expansion plans and there are no known issues with respect to this proposal
30-Aug-18	BALAJI AMINES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE CHARGING OF FEE FOR DELIVERY OF DOCUMENTS	FOR	FOR	A vote FOR this resolution is warranted given the proposal is of administrative in nature.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
30-Aug-18	AUROBINDO PHARMA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
30-Aug-18	AUROBINDO PHARMA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
30-Aug-18	AUROBINDO PHARMA LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE FIRST AND SECOND INTERIM DIVIDENDS REELECT K. NITHYANANDA REDDY AS DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	AUROBINDO PHARMA LTD. AUROBINDO PHARMA LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	REELECT M. MADAN MOHAN REDDY AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	AUROBINDO PHARMA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT SAVITA MAHAJAN AS DIRECTOR APPROVE REAPPOINTMENT AND REMUNERATION OF K.	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
				NITHYANANDA REDDY AS WHOLE-TIME DIRECTOR DESIGNATED			A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
30-Aug-18	AUROBINDO PHARMA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	AS VICE CHAIRMAN APPROVE REAPPOINTMENT AND REMUNERATION OF N.	FOR	FOR	remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
30-Aug-18	AUROBINDO PHARMA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	GOVINDARAJAN AS MANAGING DIRECTOR	FOR	FOR	remuneration.
30-Aug-18	AUROBINDO PHARMA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REAPPOINTMENT AND REMUNERATION OF M. SIVAKUMARAN AS WHOLE-TIME DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
30-Aug-18	AUROBINDO PHARMA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REAPPOINTMENT AND REMUNERATION OF M. MADAN MOHAN REDDY AS WHOLE-TIME DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
							A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
31-Aug-18 31-Aug-18	BALRAMPUR CHINI MILLS LTD. BALRAMPUR CHINI MILLS LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONFIRM INTERIM DIVIDEND AS FINAL DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
31-Aug-18	BALRAMPUR CHINI MILLS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT NARESH DAYAL AS DIRECTOR APPROVE LODHA & CO., CHARTERED ACCOUNTANTS AS	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
				AUDITORS AND AUTHORIZE BOARD TO FIX THEIR			
31-Aug-18	BALRAMPUR CHINI MILLS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REMUNERATIONAND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
							A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
31-Aug-18	BALRAMPUR CHINI MILLS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.
							A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
31-Aug-18	MMP INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
	MMP INDUSTRIES LTD.  MMP INDUSTRIES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	REELECT BHINVKARAN DHULARAM JANGID AS DIRECTOR WHO RETIRES BY ROTATION	FOR FOR	FOR FOR	
				REELECT BHINVKARAN DHULARAM JANGID AS DIRECTOR WHO RETIRES BY ROTATION APPROVE MANISH N. JAIN & CO., CHARTERED ACCOUNTANTS,			statements.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
31-Aug-18 31-Aug-18	MMP INDUSTRIES LTD.  MMP INDUSTRIES LTD.	ANNUAL GENERAL MEETING  ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BHINVKARAN DHULARAM JANGID AS DIRECTOR WHO RETIRES BY ROTATION APPROVE MANISH N. JAIN & CO., CHARTERED ACCOUNTANTS, NAGPUR AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUKERATION	FOR FOR	FOR	statements.  Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  Avote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
31-Aug-18 31-Aug-18	MMP INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	RELECT BHINVKARAN DHULARAM JANGID AS DIRECTOR WHO RETIRES BY ROTATION APPROVE MANISH M. JAIN & CO., CHARTERED ACCOUNTANTS, NAGDUR AS AUDITORS AND AUTHORIZE BOARD TO RIX THEIR REMUNERATION ELECT BHINVKARAN DHULARAM JANGID AS DIRECTOR	FOR	FOR	statements.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
31-Aug-18 31-Aug-18	MMP INDUSTRIES LTD.  MMP INDUSTRIES LTD.	ANNUAL GENERAL MEETING  ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BHINKARAN DHUARAM JANGID AS DIRECTOR WHO  REITIES BY ROTATION  APPROVE MANUSH IN JAIN & CO., CHARTERED ACCOUNTANTS,  NAGPUR AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR  REMUNERATION  ELECT BHINKARAN DHUARAM JANGID AS DIRECTOR  APPROVE APPOINTMENT AND REMUNERATION OF	FOR FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
31-Aug-18 31-Aug-18 31-Aug-18	MMP INDUSTRIES LTD.  MMP INDUSTRIES LTD.	ANNUAL GENERAL MEETING  ANNUAL GENERAL MEETING	MANAGEMENT	RELECT BHINVKARAN DHULARAM JANGID AS DIRECTOR WHO RETIRES BY ROTATION APPROVE MANISH M. JAIN & CO., CHARTERED ACCOUNTANTS, NAGDUR AS AUDITORS AND AUTHORIZE BOARD TO RIX THEIR REMUNERATION ELECT BHINVKARAN DHULARAM JANGID AS DIRECTOR	FOR FOR	FOR	statements.  Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  Avote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
31-Aug-18 31-Aug-18 31-Aug-18	MMP INDUSTRIES LTD.  MMP INDUSTRIES LTD.  MMP INDUSTRIES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT	REELECT BRINVKARAD DHUARAM JANGID AS DIRECTOR WHO BETREES BY GOTATION APPROVE MAINSH N. JAIN & CO., CHARTERED ACCOUNTANTS, NAGRUR AS AUDITORS AND AUTHORIZE BOARD TO PK THEIR REMUNERATION ELECT BRINVKARAND HULLARAM JANGID AS DIRECTOR APPROVE APPOINTMENT AND REMUNERATION OF BRINVKARAN DHULLARAM JANGID AS WHOLE-TIME DIRECTOR	FOR FOR	FOR FOR FOR	statements.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.
31-Aug-18 31-Aug-18 31-Aug-18	MMP INDUSTRIES LTD.  MMP INDUSTRIES LTD.  MMP INDUSTRIES LTD.  MMP INDUSTRIES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT	REFLECT BRINVKARAD DHUADAM JANGID AS DIRECTOR WHO  BETHES BY MOTATION  APPROVE MANISH IN, JAIN B. CO., CHARTERED ACCOUNTANTS,  NAGEN AND AND AUTHORIZE BOARD TO FIX THEIR  REMUREATION  ELECT BRINVKARAN DHULARAM JANGID AS DIRECTOR  APPROVE APPOINTMENT AND REMUNEATION OF  BRINVKARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR  DESIGNATURE OF SKY MANAGENED PERSONNEL  APPROVE RAPPOINTMENT AND REMUNEATION OF  ARGUNEERS AND	FOR FOR FOR	FOR FOR FOR	statements.  Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  Avote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  Avote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  Avote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18	MMP INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT	REFLECT BRINKARAD DHUARAM JANGID AS DIRECTOR WHO  BETRES BY BOTATION  APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS,  NAGRUM AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR  REMUREATION  ELECT BIRINKARARI DHULARAM JANGID AS DIRECTOR  APPROVE APPOINTMENT AND REMUNERATION OF  BRINKARARI DHULARAM JANGID AS DIRECTOR  DESIGNATURE AS KEY MANAGEMENT AND REMUNERATION OF  ARBINKARAM SHAMBAN JANGID AS WHOLE-TIME DIRECTOR  DESIGNATURE RASPOINTMENT AND REMUNERATION OF ARUN  RAGHUUZER RAS BHANDARI AS MANAGING DIRECTOR  DESIGNATOR LAS BHANDARI AS MANAGING DIRECTOR  DESIGNATOR DAS KEY MANAGERIAL PERSONNEL  ELECTUALY SINGER BARMA SCHERCTOR  ELECTUALY SINGER  ELECTUALY SINGER  ELECTUALY SINGER  ELECTUALY SINGER  ELECTUALY SI	FOR FOR FOR FOR FOR	FOR FOR FOR	A vote FOR this roominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18	MMP INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT	REELECT BHINKARAN DHUARAM JANGID AS DIRECTOR WHO  REITES SHY ROTATION  APPROVE MANISH IN JAIN R S CO., CHARTERED ACCOUNTANTS,  NAGRUR AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR  REMUNERATION  LEECT BHINKARAN DHULARAM JANGID AS DIRECTOR  APPROVE APPOINTMENT AND REMUNERATION OF  BHINKARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR  DISGNATED AS KEY MANAGERIAL PERSONNEL  APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN  RAGHUVER RAD BHANDARI AS MANAGING DIRECTOR  DISGNATED AS KEY MANAGERIAL PERSONNEL	FOR FOR FOR	FOR FOR FOR	A vote FOR this roominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this propocal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18	MMP INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT	REFLECT BRINKARAD DHUARAM JANGID AS DIRECTOR WHO  BETRES BY BOTATION  APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS,  NAGRUM AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR  REMUREATION  ELECT BIRINKARARI DHULARAM JANGID AS DIRECTOR  APPROVE APPOINTMENT AND REMUNERATION OF  BRINKARARI DHULARAM JANGID AS DIRECTOR  DESIGNATURE AS KEY MANAGEMENT AND REMUNERATION OF  ARBINKARAM SHAMBAN JANGID AS WHOLE-TIME DIRECTOR  DESIGNATURE RASPOINTMENT AND REMUNERATION OF ARUN  RAGHUUZER RAS BHANDARI AS MANAGING DIRECTOR  DESIGNATOR LAS BHANDARI AS MANAGING DIRECTOR  DESIGNATOR DAS KEY MANAGERIAL PERSONNEL  ELECTUALY SINGER BARMA SCHERCTOR  ELECTUALY SINGER  ELECTUALY SINGER  ELECTUALY SINGER  ELECTUALY SINGER  ELECTUALY SI	FOR FOR FOR FOR FOR	FOR FOR FOR FOR FOR	statements.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remumeration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.
31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18	MMP INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REFLECT BRINKARAD DHUARAM, JANGID AS DIRECTOR WHO  SERIES SY MOTATION  APPROVE MANISH IN, JAIN & CO., CHARTERED ACCOUNTAINTS,  NAGRUR AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR  REMUNERATION  FLECT BINNYARAM DHULARAM JANGID AS DIRECTOR  APPROVE APPOINTMENT AND REMUNERATION OF  BINNYARAM DHULARAM JANGID AS DIRECTOR  DESIGNATE REAPPOINTMENT AND REMUNERATION OF  BRINNYARAM DHULARAM JANGID AS WHOLE-TIME DIRECTOR  DESIGNATE REAPPOINTMENT AND REMUNERATION OF  BRINNYARAM AS BIRLAM PERSONNEL  APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN  RAGHULZER RA BHANDARI AS MANAGING DIRECTOR  DESIGNATOR AS REY MANAGERIAL PRISONNEL  BECT VILLY SINGE BARWA AS DIRECTOR  BLECT VILLY SINGE BARWA AS DIRECTOR  BLECT SUNIL KHANNA AS DIRECTOR   APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	statements.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the undiff firm, proposed remuneration, and the way the audit was conducted.  HSBCM firm ling concerning the audit firm, proposed remuneration in India in accordance with the RBI
31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BHINKARAN DHUARAM JANGID AS DIRECTOR WHO  RETRIES BY ROTATION  APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTAINTS,  NAGPUR AS AUDIORS AND AUTHORIZE BOARD TO RYTHER  REMUNERATION  ELECT BHINKARAN DHULARAM JANGID AS DIRECTOR  BHINKARAN DHULARAM JANGID AS DIRECTOR  BHINKARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR  DISCIONATED AS EVEN MANAGERIAL PRESONNEL  APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN  RAGHUZER RUD BHANDARI AS MANAGENIC DIRECTOR  DISCIONATED AS EVEN MANAGERIAL PRESONNEL  ELECT SUNIL BHANDARI AS DIRECTOR  ELECT SUNIL BHANDARI AS DIRECTOR  APPROVE REMUNERATION OF COST AUDITORS  APPROVE REMUNERATION OF COST AUDITORS  APPROVE REMUNERATION OF COST AUDITORS  ACCEPT FINANCIA STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nomlinee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nomlinee and his / her remuneration.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the nomlinee.  A vote FOR this nomlinee is warranted given the absence of any known issues concerning the n
31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18	MMP INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BHINKARAN DHUARAM JANGID AS DIRECTOR WHO  RETRIES BY ROTATION  APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTAINTS,  ANGPUR AS AUDIORS AND AUTHORIZE BOARD TO FIX  REMUNERATION  LELECT BHINKARAN DHULARAM JANGID AS DIRECTOR  APPROVE APPOINTMENT AND REMUNERATION OF  BHINKARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR  DESIGNANTED AS EXT WANANGERIAL PRESONNEL  APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN  RAGHULZER RAD BHANDARI AS MANAGING DIRECTOR  DESIGNANTED AS EXT WANANGERIAL PRESONNEL  LECT SUMMY SHAPM AS DIRECTOR  APPROVE REMUNERATION OF COST AUDITORS  ACCEPT TENANCIAL STATEMENTS AND STATUTORY REPORTS  APPROVE DIVIDEND  APPROVED DIVIDEND  APPROV	FOR	FOR	statements.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this remove is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the unit from the vote of the suntineers of any known issues concerning the unit from proposed remuneration, and the way the audit was conducted.  HSSC, MF will not excerted voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008.
31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 1-Sep-18	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  CITY UNION BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BINNYKARAN DHUARAM JANGID AS DIRECTOR WHO RETRES BY KOTATION APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTAINTS, ANGRUR AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION ELECT BINNYKARAN DHULARAM JANGID AS DIRECTOR BINNYKARAN DHULARAM JANGID AS DIRECTOR BINNYKARAN DHULARAM JANGID AS DIRECTOR BINNYKARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR BINNYKARAN DHUARAM JANGID AS WHOLE-TIME DIRECTOR BINNYKARAN DHUARAM JANGID AS MANAGIRG DIRECTOR BILECT YLAVIS SINGH BAPNA AS DIRECTOR BLECT YLAVIS SINGH BAPNA AS DIRECTOR APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND APPROVE DIVIDEND	FOR	FOR	statements.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remumeration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  HASE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 2.3, 2008  HSSC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 2.3, 2008
31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 31-Aug-18 1-Sep-18	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  CITY UNION BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BHINKARANA DHUARAMA JANGID AS DIRECTOR WHO RETRES BY KOTTONIA APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS, ANGRUR AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMURERATION ELECT BHINKYARAN DHULARAM JANGID AS DIRECTOR APPROVE APPOINTMENT AND REMURERATION OF BHINKYARAN DHULARAM JANGID AS DIRECTOR BHINKYARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR DISCINANTED AS KEY MANIAGERIAL PERSONNEL APPROVE REAPPOINTMENT AND REMUNERATION OF ARIN RAGHUZER RAS BY BHANDARI AS MANAGING DIRECTOR DISCINANTED AS YEV MANIAGERIAL PERSONNEL ELECT LIST SHE WANAGERIAL PERSONNEL ELECT SHAN IN HANDA AS DIRECTOR ELECT SHAN IN HANDA AS DIRECTOR ELECT SHAN IN HANDA AS DIRECTOR APPROVE REAPPOINTMENT AND RECTOR BLECT SHAN SHAN AS DIRECTOR APPROVE SHANDARAMA STRINGAN AS THE SHANDAR AS PROVED SHANDAR AS THE SHANDAR AS PROVED SHANDAR AS AS DIRECTOR APPROVE SHANDARAM AS STRINGAN, CHARTERED APPROVE SHANDARAM AS STRINGANAN, CHARTERED BOARD TO FIX THEIR REMUMERATION OF COST AUDITORS APPROVE BRANDAR AS STRINGANAN, CHARTERED BOARD TO FIX THEIR REMUMERATION OF LOTE OF THE REMUMERATION DAY HOT OF THE APPROVE BRANDAY AUDITORS AND AUTHORIZE BOARD TO FIX	FOR	FOR FOR FOR FOR FOR FOR FOR FOR ABSTAIN ABSTAIN	statements.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee. Avoir FOR this proposal given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  HASE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HSSE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HSSE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
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31-Aug-18 31-Aug	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  WOCKHARDT LTD.  WOCKHARDT LTD.  WOCKHARDT LTD.  WOCKHARDT LTD.  SUN TY NETWORK LTD.	ANNUAL GENERAL MEETING POSTAL BALLOT POSTAL B	MANAGEMENT	REELECT BHINNARANA DHILARAM JANGID AS DIRECTOR WHO RETRIES BY ROTTONION APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS, ANGRUR AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION DELECT BHINNARAN DHILARAM JANGID AS DIRECTOR APPROVE APPOINTMENT AND REMUNERATION OF BHINNARAN DHILARAM JANGID AS DIRECTOR BHINNARAN DHILARAM JANGID AS WHOLE-TIME DIRECTOR DESIGNATED AS KEY WANAGERIAL PERSONNEL APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN RAGHUVEER RAY BHANDARI AS MANAGING DIRECTOR DESIGNATED AS KEY WANAGERIAL PERSONNEL BLICET VILLY SINGHI BADMA AS DIRECTOR BLICET SULLY SINGHI BADMA AS DIRECTOR APPROVE REMUNERATION OF COST AUDITORS AND AUTHORIZE BOAD AND APPROVE EMMINISTRATION OF COST AUDITORS APPROVE DIVIDEND AS AUDITORS AND AUTHORIZE BOAD TO THE THE REMUNERATION APPROVE BRANDAR AS SIRECTOR BLICET VILLY SINGHI BADMA AS SURFICION APPROVE SINGHIA STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND AS AUDITORS AND AUTHORIZE BOAD TO THE THE REMUNERATION APPROVE BRANDAR AUDITORS AND AUTHORIZE BOAD TO THE THE REMUNERATION BEADED TO THE THE REMUNERATION OF PREFAIL STEMBERS AND SECURTES WHITCH RIGHTS AND REMUNERATION OF PREFAIL APPROVE ROPONTHER RIGHT AND REMUNERATION OF PREFAIL APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE COMMISSION TO NON-EXECUTIVE DIRECTOR APPROVE CONTINUATION OF GORBET STERMETS. AND SECURTES MIDERATOR	FOR	FOR FOR FOR FOR FOR FOR FOR FOR FOR ABSTAIN ABSTAIN ABSTAIN ABSTAIN FOR	Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remumeration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the audit firm, proposed remumeration, and the way the audit was conducted.  HISE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HISE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HISE CMF will not exercise voting rights in the stocks of the banking companies in India in accorda
31-Aug-18 31-Aug	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  WOCKHARDT LTD.  WOCKHARDT LTD.  WOCKHARDT LTD.  WOCKHARDT LTD.  WOCKHARDT LTD.  SUN TY NETWORK LTD.  SUN TY NETWORK LTD.	ANNUAL GENERAL MEETING POSTAL BALLOT POSTAL B	MANAGEMENT	REELECT BHINKARANA DHULARAM JANGID AS DIRECTOR WHO RETRIES BY ROTTONION APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS, ANGRUR AS AUDITORS AND AUTHORIZE BOARD TO FIX THERE REMUNERATION OF RETRIESE TEMPORATION OF RETRIESE TEMPORATION OF RETRIESE TEMPORATION OF BHINKYARAN DHULARAM JANGID AS DIRECTOR BHINKYARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR DESIGNATED AS KEY WANAAGERIAL PERSONNEL APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN RAGHULVER RAD BHANDARI AS MANAGING DIRECTOR DISCINANTED AS KEY WANAAGERIAL PERSONNEL LECT VILLY SINGH BAPMA AS DIRECTOR LECT SUME STANDARY AS DIRECTOR APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS APPROVE SINGHAM AS DIRECTOR ACCOUNTANTS, CHENNA AS AUDITORS AND AUTHORIZE BOAD TO THE TIME REMUNERATION APPROVE SINGHAM AS DIRECTOR ACCOUNTANTS, CHENNA AS AUDITORS AND AUTHORIZE BOAD TO THE TIME REMUNERATION APPROVE BRANCH AUDITORS AND AUTHORIZE BOAD TO THE TIME REMUNERATION ELECT VI.S. SHIVASHAM AND RECTOR BEACH AUDITORS AND AUTHORIZE BOAD TO THE TIME REMUNERATION ELECT VI.S. SHIVASHAM AS DIRECTOR BEACH TO SHAPPOVE SUNGHAM AS MANISH AND REMUNERATION OF PREPARAM AND REMUNERATION OF PREPARAM AND REMUNERATION OF PREPARAM AND REMUNERATION OF PREPARAM AND RECTOR SUMMAN AS MANAGING DIRECTOR APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE PROVISION OF COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE PROVISION OF GUARDAM AS AND AUTHORIZE BOAD TO THE PROVISCO OF THE PROVISCO ON THE PROVISCO ON THE PROVISCO ON THE PR	FOR	FOR FOR FOR FOR FOR FOR FOR FOR FOR ABSTAIN ABSTAIN ABSTAIN ABSTAIN FOR	Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this promise is warranted given the absence of any known issues concerning the nominee.  A vote FOR this promise is warranted given the absence of any known issues concerning the nominee.  A vote FOR this promise is warranted given the absence of any known issues concerning the nominee.  A vote FOR this promise is warranted given the absence of any known issues concerning the adult firm, proposed remuneration, and the way the audit was conducted.  I was a vote of this proposal is warranted given the absence of any known issues concerning the adult firm, proposed remuneration, and the way the audit was conducted.  I SEC Mill will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  I SEC Mill will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  I SEC Mill will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  I SEC Mill will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  I SEC M
31-Aug-18 31-Aug	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  SIN TY WETWORK LTD.  SUN TY WETWORK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT  MANAGE	REELECT BHINKARAN DHUARAM LANGID AS DIRECTOR WHO RETRIES BY ROTATION A PROPOVE MANISH IN LAIN & CO., CHARTERED ACCOUNTANTS, NAGRUR AS AUDITORS AND AUTHORIZE BOARD TO FIX THER REMUNERATION OF BHINKARAN DHULARAM JANGID AS DIRECTOR APPROVE APPOINTMENT AND REMUNERATION OF BHINKARAN DHULARAM JANGID AS DIRECTOR BHINKARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR DISCINANTED AS EVA MANAGERIAL PERSONNEL APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN RAGHURER RAD BHANDAR AS MANAGEMED FRESONNEL APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN RAGHURER RAD BHANDAR AS MANAGEMED PRESONNEL CONTROL OF THE PROPOVE REMUNERATION OF COST AUDITORS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND AS AUDITORS AND AUTHORIZE BOARD TO PROVE THE REMUNERATION APPROVE BRANCH AUDITORS AND AUTHORIZE BOARD TO FIX THE REMUNERATION APPROVE BRANCH AUDITORS AND AUTHORIZE BOARD TO FIX THE REMUNERATION APPROVE BRANCH AUDITORS AND AUTHORIZE BOARD TO FIX THE REMUNERATION APPROVE BRANCH AUDITORS AND AUTHORIZE BOARD TO FIX THE REMUNERATION APPROVE BRANCH AUDITORS AND AUTHORIZE BOARD TO FIX THE REMUNERATION APPROVE BRANCH AUDITORS AND AUTHORIZE BOARD TO FIX THE REMUNERATION APPROVE BRANCH AUDITORS AND AUTHORIZE BOARD TO FIX THE REMUNERATION APPROVE BRANCH AUDITORS AND AUTHORIZE BOARD TO FIX THE REMUNERATION APPROVE BRANCH AUDITORS AND AUTHORIZE BOARD TO FIX THE REMUNERATION OF THE REMUNERATION APPROVE COMMISSION TO NON-EXECUTIVE DIRECTOR APPROVE CONTINUATION OF ROBERT STENMETZ AS NON-EXECUTIVE DIRECTOR APPROVE CONTINUATION OF A BOARD TO STATUTORY REPORTS CONTINUATION OF A BOARD TO A DUTTORY REPORTS CONTINUATION OF A BOARD TO A DUTTORY REPORTS CONTINUATION OF A BOARD TO A DUTTORY REPORTS CONTIN	FOR	FOR FOR FOR FOR FOR FOR FOR FOR FOR ABSTAIN ABSTAIN ABSTAIN ABSTAIN FOR	Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  I vote of this nominee is warranted given the absence of any known issues concerning the nominee.  I vote of this nominee is warranted given the absence of any known issues concerning the nominee.  I vote of this nominee is warranted given the absence of any known issues concerning the nominee.  I vote of this nominee is warranted given the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  I vote FOR this nominee is warranted given the absence of any known issues concerning the nominee and the paranted warranted given the absence of any
31-Aug-18 31-Aug	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  UNION BANK LTD.  APOLLO TYRES LTD.  WOCKHARDT LTD.  WOCKHARDT LTD.  SUN TN RETWORK LTD.	ANNUAL GENERAL MEETING OPSTAL BALLOT POSTAL BALLOT ROBERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BHINKARANA DHUARAM JANGID AS DIRECTOR WHO RETRIES BY NOTATION APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS, ANGPUR AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION LECT BHINKARAN PHULARAM JANGID AS DIRECTOR APPROVE APPOINTMENT AND REMUNERATION OF BHINKARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR DESIGNATED AS KY MANAGERIAL PERSONNEL APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN RAGHULVER RAY BHANDARI AS MANAGING DIRECTOR DESIGNATED AS KY MANAGERIAL PERSONNEL LECT VILLY SINGH BAPMA AS DIRECTOR LELECT SUNK RAYMANAGERIAL PERSONNEL APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE SUNGENAMA S SIRRIVASAN, CHARTERED ACCOUNTANTS, CHEMNA AS AUDITORS AND AUTHORIZE BOARD TO IST KITER REMUNERATION PROVED BRANCH AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION ELECT Y.N. SHYMASHANKAR AS DIRECTOR ELECT T.S. SRIDHAR AS DIRECTOR ELECT T.S. SRIDHAR AS DIRECTOR APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE CONTINUATION OF SOBERT STERMETS AS NON- DROVE CONTINUATION OF ROBERT STERMETS AND SCOURTES APPROVE CONTINUATION OF COREST STERMETS, AND SECURITES AND PROVED TO STANDARD AND STATUTORY REPORTS CONTRIBUTION DIRECTOR APPROVE PROVISION OF LOANS, GUARANTERS, AND SECURITES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONTRIBUTION DIVIDEND AS FINANCIAL STATUTORY REPORTS	FOR	FOR FOR FOR FOR FOR FOR FOR FOR ABSTAIN ABSTAIN ABSTAIN ABSTAIN FOR	Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the moninee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the unit firm, proposed value of the proposed is warranted given the absence of any known issues concerning the moninee.  SEC MI will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HSSC MI will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HSSC MI will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HSSC MI will not exercise voting rig
31-Aug-18 1-Sep-18 1-Sep-	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  APOLLO TYRES LTD.  APOLLO TYRES LTD.  APOLLO TYRES LTD.  WOCKHARDT LTD.  SUN TY METWORK LTD.  SUN TY METWORK LTD.  SUN TY NETWORK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BHINKARANA DHUARAMA JANGID AS DIRECTOR WHO RETRIES BY NOTATION APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS, NAGRUR AS AUDIORS AND AUTHORIZE BOARD TO FIX THER REMUNERATION LEUCT BHINKARAN DHUARAMA JANGID AS DIRECTOR APPROVE APPOINTMENT AND REMUNERATION OF BHINKARAN DHUARAMA JANGID AS WHOLE-TIME DIRECTOR DESIGNATED AS EXT WANAGERIAL PERSONNEL APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN RAGHULVER RAY BHANDARIA AS MANAGING DIRECTOR DESIGNATED AS EXT WANAGERIAL PERSONNEL LEUCT VILLY SINGHI BANNA AS DIRECTOR LEUCT SULK SHANNA AS DIRECTOR APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION ELECT VI. SHANDAR AS DIRECTOR ELECT T.S. SRIDHAR AS DIRECTOR APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE CONTINUATION OF S. NARAYAN AS INDEPENDENT DIRECTOR APPROVE REAPPOINTMENT AND REMUNERATION OF PREPARA APPROVE CONTINUATION OF ROBERT STERMET AS NON- DEVELOPMENT OF THE CONTINUATION OF PROBERT STERMET AS AND APPROVE PROVISION OF LOANS, GUARANTRES, AND SECURITES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONTRIBUTERING TORM DIVIDEND AS FINANCIAL STATEMENTS AND STATUTORY REPORTS CONTRIBUTERING TORM DIVIDEND AS FINANCIAL STATEMENTS AND STATUTORY REPORTS CONTRIBUTERING TORM DIVIDEND AS FINANCIAL STATEMENTS AND STATUTORY REPORTS CONTRIBUTERING TORM DIVIDEND AS FINANCIAL STATEMENTS AND STATUTORY REPORTS CONTRIBUTERING TORM DIVIDEND AS FINANCIAL STATEMENTS AND STATUTORY REPORTS C	FOR	FOR FOR FOR FOR FOR FOR FOR FOR FOR ABSTAIN ABSTAIN ABSTAIN ABSTAIN FOR	Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remumeration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remumeration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remumeration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remumeration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the audit firm, proposed the service was a vote of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated Ma
31-Aug-18 1-Sep-18 1-Sep-	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  UNION BANK LTD.  SUN TO WENDER LTD.  APOLLO TYPES LTD.  WOCKHARDT LTD.  WOCKHARDT LTD.  SUN TV NETWORK LTD.	ANNUAL GENERAL MEETING POSTAL BALLOT POSTAL BALLOT POSTAL BALLOT POSTAL BALLOT ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BHINKARANA DHUARAMA JANGID AS DIRECTOR WHO RETRIES BY NOTATION APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS, NAGRUR AS AUDIORS AND AUTHORIZE BOARD TO FIX THER REMUNERATION LEUCT BHINKARAN DHUARAMA JANGID AS DIRECTOR APPROVE APPOINTMENT AND REMUNERATION OF BHINKARAN DHUARAMA JANGID AS WHOLE-TIME DIRECTOR DESIGNATED AS EXT WANAGERIAL PERSONNEL APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN RAGHULVER RAY BHANDARIA AS MANAGING DIRECTOR DESIGNATED AS EXT WANAGERIAL PERSONNEL LEUCT VILLY SINGHI BANNA AS DIRECTOR LEUCT SULK SHANNA AS DIRECTOR APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION ELECT V.N. SHIVASSAN CHARTERED ACCOUNTANTS, CHEMNA AS AUDITORS AND AUTHORIZE BOARD TO FIX THER REMUNERATION ELECT V.N. SHIVASSAN CHARTERED ACCOUNTANTS AND AUTHORIZE BOARD TO FIX THERE REMUNERATION ELECT V.N. SHIVASSAN CAR STREET OR APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE CONTINUATION OF S. NARAYAN AS INDEPENDENT DIRECTOR APPROVE CONTINUATION OF ROBERT STERMET AS NON- EXECUTIVE DIRECTOR APPROVE PROVISION OF LOANS, GUARANTEES, AND SECURITES MITTER CONTINUATION OF ROBERT STERMET AS NON- EXECUTIVE DIRECTOR APPROVE PROVISION OF LOANS, GUARANTEES, AND SECURITES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONTRIBUTERIST DUTCHON OF SOME ADDRETOR APPROVE PROVISION OF LOANS, GUARANTEES, AND SECURITES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONTRIBUTERIST DUTCHON OF SOME ADDRETOR APPROVE TRUNCAL STATEMENTS AND STATUTORY REPORTS CONTRIBUTERIST OF THE ADDRETOR OF S	FOR	FOR FOR FOR FOR FOR FOR FOR FOR FOR ABSTAIN ABSTAIN ABSTAIN ABSTAIN FOR	Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the moninee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the unit firm, proposed value of the proposed is warranted given the absence of any known issues concerning the moninee.  SEC MI will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HSSC MI will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HSSC MI will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HSSC MI will not exercise voting rig
31-Aug-18 1-Sep-18 1-Sep-	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  APOLLO TYRES LTD.  APOLLO TYRES LTD.  APOLLO TYRES LTD.  WOCKHARDT LTD.  SUN TY METWORK LTD.  SUN TY METWORK LTD.  SUN TY NETWORK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BHINKARANA DHILARAM JANGID AS DIRECTOR WHO RETRIES BY NOTATION APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS, ARGPUR AS AUDIORS AND AUTHORIZE BOARD TO FIX THER REMUNERATION LEUCT BHINKARAN DHULARAM JANGID AS DIRECTOR APPROVE APPOINTMENT AND REMUNERATION OF BHINKARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR DESIGNATED AS EXT WANAGERIAL PERSONNEL APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN RAGHULER RAU BHANDARI AS MANAGING DIRECTOR DESIGNATED AS EXT WANAGERIAL PERSONNEL LECT SUNIX SHAN AS DIRECTOR APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND APPROVE SHAN AS DIRECTOR ACCOUNTANTS, CHEMNA AS AUDITORS AND AUTHORIZE BOARD TO IST HER REMUNERATION APPROVE SHANAGER AS JUDITORS AND AUTHORIZE BOARD TO IST HER REMUNERATION APPROVE BRANCH AUDITORS AND AUTHORIZE BOARD TO IST HER REMUNERATION LECT V.N. SHIVASHANKAR AS DIRECTOR LECT V.N. SHIVASHANKAR AS DIRECTOR LECT V.N. SHIVASHANKAR AS DIRECTOR APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE OF THE AND A DIRECTOR APPROVE OF THE AND A STATUTORY REPORTS APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE COMMISSION TO SON-EXECUTIVE DIRECTOR APPROVE COMMISSION TO FUNDA SUBJECTOR APPROVE REMUNICATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS COCHIEN MITERIAL DIRECTOR APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STREEMEN DIRECTOR APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STREEMEN DIRECTOR APPROVE PROVISE MUNERAM AS DIRECTOR APPROVE PROVISE MUNERAL DIRECTOR OF THE SE	FOR	FOR FOR FOR FOR FOR FOR FOR FOR FOR ABSTAIN ABSTAIN ABSTAIN ABSTAIN FOR	Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the some increase.  A vote FOR this nominee is warranted given the absence of any known issues concerning the some increase is some increase in the node of any known issues concerning the nominee.  A vote FOR this need way 2.3. 2008  HISTORY AND A vote of the banking companies in India in accordance with the RBI approval letter dated May 2.3. 2008  HISTORY AND A vote FOR this resolution is warranted given the stocks of the banking companies in India in accordance with the RBI approval letter dated May 2.3. 2008  HISTORY AND A vote FOR this resolution is warranted given the stocks of the banking companies in India in accordance with the RBI approval letter dated
31-Aug-18 1-Sep-18 1	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  APOLLO TYRES LTD.  APOLLO TYRES LTD.  APOLLO TYRES LTD.  WOCKHARDT LTD.  SUN TY METWORK LTD.  SUN TY METWORK LTD.  SUN TY NETWORK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BHINNARANA DHULARAM JANGID AS DIRECTOR WHO RETRIES BY NOTATION APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS, NAGRUR AS AUDIORS AND AUTHORIZE BOARD TO FIX THEIR ELECT BHINNARAN DHULARAM JANGID AS DIRECTOR APPROVE APPOINTMENT AND REMUNERATION OF BHINNARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR DESIGNATED AS EXY MANAGERIAL PERSONNEL APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN RAGHULER RAU BHANDARI AS MANAGING DIRECTOR DESIGNATED AS EXY MANAGERIAL PERSONNEL LICET JULY SINGH BAPMAD AS MANAGING DIRECTOR SUSCINATED AS EXY MANAGERIAL PERSONNEL LICET SUNK RAMAGERIAL PERSONNEL LICET SUNK RAM	FOR	FOR FOR FOR FOR FOR FOR FOR FOR FOR ABSTAIN ABSTAIN ABSTAIN ABSTAIN FOR	Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed the supproval letter dated May 23, 2008.  HSSC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008.  HSSC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter
31-Aug-18 1-Sep-18	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  APOLLO TYRES LTD.  APOLLO TYRES LTD.  APOLLO TYRES LTD.  APOLLO TYRES LTD.  SUN TY NETWORK LTD.  HG. INFRA ENGINEERING LTD.	ANNUAL GENERAL MEETING  POSTAL BALLOT  ANNUAL GENERAL MEETING	MANAGEMENT  MANAGE	REELECT BHINKARANA DHUARAMA JANGID AS DIRECTOR WHO RETRIES BY NOTATION APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS, ARGPUR AS AUDIORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION LEUCT BHINKARAN DHULARAM JANGID AS DIRECTOR APPROVE APPOINTMENT AND REMUNERATION OF BHINKARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR DESIGNANTED AS EXY MANAGERIAL PERSONNEL APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN RAGHULER RAU BHANDARI AS MANAGING DIRECTOR DESIGNANTED AS EXY MANAGERIAL PERSONNEL LEUCT JULY SINGH BAPMA AS DIRECTOR LEUCT SULK SINGH AS OBJECTOR LEUCT SULK SINGH AS OBJECTOR LEUCT SULK SINGH AS OBJECTOR APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE SUNDAMA AS GRINCIPOS APPROVE SUNDAMA SIRINIVASAN, CHARTERED ACCOUNTANTS, CHENNA AS AUDITORS AND AUTHORIZE BOARD TO IN THE REMUNERATION APPROVE SUNDAMA BY SIRINIVASAN, CHARTERED ACCOUNTANTS, CHENNA AS AUDITORS AND AUTHORIZE BOARD TO IN THE REMUNERATION ELECT V.N. SHIVASHANKAR AS DIRECTOR  LECT V.N. SHIVASHANKAR AS DIRECTOR  LECT V.S. SHIVASHANKAR AS DIRECTOR APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE PROVISION OF COST AUDITORS CONTROLLY REPORTS CONTROLLY REPORTS CONTROLLY REPORTS APPROVE COMMISSION AS DOBECTOR AND AUTHORIZE SON- EXECUTIVE DIRECTOR APPROVE BY CONTROLLY REPORTS CONTROLL	FOR	FOR FOR FOR FOR FOR FOR FOR FOR FOR ABSTAIN ABSTAIN ABSTAIN ABSTAIN FOR	Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the mominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the mominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the mominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the addition.  A vote FOR this nominee is warranted given the absence of any known issues concerning the addition.  A vote FOR this nominee is warranted given the absence of any known issues concerning the addition.  A vote FOR this nominee is warranted given the absence of any known issues concerning the addition.  B vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee and the major vote and the way the addition and the addition in a coordance with the RBI approval letter dated May 23, 2008  B vote FOR this nominee is warranted given the totoks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  B vote FOR this
31-Aug-18 31-Aug	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  SIN TO WENTER LTD.  APOLLO TYPES LTD.  APOLLO TYPES LTD.  APOLLO TYPES LTD.  SUN TO MENUGRATION  SUN TY METWORK LTD.  HE METWORK LTD.  SUN TY METWORK LTD.  HE METW	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BEINNKARAN DIPLIARAM JANGID AS DIRECTOR WHO RETRIES BY NOTATION APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS, ARGPUR AS AUDIORS AND AUTHORIZE DOARD TO FIX THER REMURERATION LECT BHINNKARAN DHULARAM JANGID AS DIRECTOR APPROVE APPOINTMENT AND REMURERATION OF BHINNKARAN DHULARAM JANGID AS DIRECTOR BHINNKARAN DHULARAM JANGID AS DIRECTOR DESIGNATED AS EXY MANAGERIAL PESSONNEL APPROVE REAPPOINTMENT AND REMURERATION OF ARUN RAGHUVER RAD BHANDARI AS MANAGING DIRECTOR DESIGNATED AS EXY MANAGERIAL PESSONNEL LECT YULY SINGH BAPMA AS DIRECTOR LECT SUNK INAMARA SO DIRECTOR APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND APPROVE SUNGHAMA & SUNKINSAN, CHARTERD ACCULTANTS, SINGHAMA & SUNKINSAN, CHARTERD ACCULTANTS, SINGHAMA SO RICCTOR LECT SUNK INAMAGERIAL PERSONNEL LECT YOUR SHAND AS DIRECTOR APPROVE BRANCH AUDITORS AND AUTHORIZE APPROVE BRANCH AUDITORS AND AUTHORIZE LECT YOUR SHAND AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION THERE REMUNERATION THERE REMUNERATION OF SOME AND AUTHORIZE LECT Y. IN. SHOWASHAM AS DIRECTOR APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE CONTINUATION OF SOME AND AUTHORIZE SCURITIES WITHOUT PREMEMBER AND DIRECTOR APPROVE CONTINUATION OF SOME AND AUTHORIZE LECT Y. IN. SHOWASHAM AS DIRECTOR APPROVE CONTINUATION OF SOME AND AUTHORIZE CONTINUATION OF ROBERT STEINMETE AS NON- EXECUTE CONTINUATION OF SOME AND AUTHORIZE CONTINUATION OF SOME AND AUTHORIZE SCURITIES WITHOUT PREMEMBER AUDITOR OF SOME AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATU	FOR	FOR	Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remumeration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this production is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remumeration, and the way the audit was conducted.  HASE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HASE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HASE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HASE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HASE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HASE CMF will not exercise voting
31-Aug-18 31-Aug	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  APOLLO TYRES LTD.  APOLLO TYRES LTD.  WOCKHARDT LTD.  UNCHARDE LTD.  SUN TY NETWORK LTD.  HG. INFRA ENGINEERING LTD.  HG. INFRA ENGINEERING LTD.  HG. INFRA ENGINEERING LTD.  HG. INFRA ENGINEERING LTD.	ANNUAL GENERAL MEETING	MANAGEMENT  MANAGE	REELECT BEINNKARAN DIPLICARM LANGID AS DIRECTOR WHO RETRIES BY NOTATION APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS, ARGPUR AS AUDITORS AND AUTHORIZE DOADS TO FIX THER REMURERATION LECT BHINNKARAN DHULARAM JANGID AS DIRECTOR APPROVE APPOINTMENT AND REMURERATION OF BHINNKARAN DHULARAM JANGID AS DIRECTOR BHINNKARAN DHULARAM JANGID AS DIRECTOR BHINNKARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR DISCIGNATED AS EXY MANAGERIAL PERSONNEL APPROVE REAPPOINTMENT AND REMURERATION OF ARUN RAGHUVEER RAJ BHANDARI AS MANAGING DIRECTOR DISCIGNATED AS EXY MANAGERIAL PERSONNEL ELECT SUNK I SHANDAR AS DIRECTOR ELECT SUNK I SHANDAR AS DIRECTOR APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND APPROVE SUNCHAMA & SUNCIVAS AND CONTROL APPROVE DIVIDEND APPROVE SUNCHAMA SUNCIVAS AND CONTROL APPROVE BRANCH AUDITORS AND AUTHORIZE COUNTAINS, CHEMINA AS DIRECTOR ELECT LINE STATEMENTS AND STATUTORY REPORTS APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS ELECT LINE SUNCHAMA AS DIRECTOR APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE CONTINUATION OF SORDER STEINMETE AS NON- EXECUT LAND AND ASSOCIATION OF THE APPROVE REAPPOINTMENT AND REMUNERATION OF PREBAL ELECT LINE SUNCE OF GUITTY OR EQUITY-LINKED SECURITIES WHITCH HE SHANDAR AS DIRECTOR APPROVE CONTINUATION OF SORDER STEINMETE AS NON- EXECUTE CONTINUATION OF SORDER STEINMETE AS NON- EXECUTE CONTINUATION OF SORDER STEINMETE AS NON- EXECUTE CONTINUATION OF GOST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE PROVISION OF LOANS, GUARANTEES, AND SECURITES WHITCH APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS COPPORED CONTINUATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS COPPORED CONTINUATION OF SORDER STEINMETES AND SEC	FOR	FOR	Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the warranted given the absence of any known issues concerning the warranted given the absence of any known issues concerning the warranted given the absence of any known issues concerning the warranted given the absence of any known issues concerning the warranted given the absence of any known issues concerning the warranted given the absence of any known issues concerning the mominee.  BY vote FOR this nominee is warranted given the absence of any known issues concerning the mominee and the major vote and the warranted warranted given the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  BY was a part of the part of the absence of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  BY was a part of the part of the banking companies in India in accordance with
31-Aug-18 31-Aug	MMP INDUSTRIES LTD.  CITY UNION BANK LTD.  SIN TO WENTER LTD.  APOLLO TYPES LTD.  APOLLO TYPES LTD.  APOLLO TYPES LTD.  SUN TO MENUGRATION  SUN TY METWORK LTD.  HE METWORK LTD.  SUN TY METWORK LTD.  HE METW	ANNUAL GENERAL MEETING POSTAL BALLOT POSTAL BALLOT POSTAL BALLOT POSTAL BALLOT POSTAL BALLOT ANNUAL GENERAL MEETING	MANAGEMENT	REELECT BHINKARANA DHUARAMA JANGID AS DIRECTOR WHO RETRIES BY NOTATION APPROVE MANISH IN JAIN & CO., CHARTERED ACCOUNTANTS, ARGPUR AS AUDIORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION LEUCT BHINKARAN DHULARAM JANGID AS DIRECTOR APPROVE APPOINTMENT AND REMUNERATION OF BHINKARAN DHULARAM JANGID AS WHOLE-TIME DIRECTOR DESIGNANTED AS EXY MANAGERIAL PERSONNEL APPROVE REAPPOINTMENT AND REMUNERATION OF ARUN RAGHULER RAU BHANDARI AS MANAGING DIRECTOR DISCINANTED AS EXY MANAGERIAL PERSONNEL LEUCT JULY SINGH BAPMA AS DIRECTOR LEUCT SULK SINGH AS OBJECTOR APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE SUNDABAM AS SIRINVASAN, CHARTERED ACCOUNTANTS, CHENNA AS AUDITORS AND AUTHORIZE BOARD TO IN THE REMUNERATION APPROVE SUNDABAM AS SIRINVASAN, CHARTERED ACCOUNTANTS, CHENNA AS AUDITORS AND AUTHORIZE BOARD TO IN THE REMUNERATION ELECT V.N. SHIVASHANKAR AS DIRECTOR LEUCT Y.S. SHIVASHANKAR AS DIRECTOR APPROVE COMMISSION TO NON-EXECUTIVE DIRECTORS APPROVE PROVISION OF LOAMS, GUARANTES, AND SECURITIES WITCH AND AND ASSOCIATION OF COST AUDITORS CHECKED FOR THE SECURITY OR COURT OF THE SECURITY APPROVE CONTINUATION OF SORBERT STEINMETT AS NON- EXECUTE VILLUARIAM AS DIRECTOR APPROVE PROVISION OF LOAMS, GUARANTES, AND SECURITIES APPROVE DIVIDENCY AND BENEFIT SHANDAR AS PROVED REMOVER APPROVE DEVICENCY OF THE SECURITY OR SECURITY SANDAR GOYAL AS WHOLE-TIME DIREC	FOR	FOR	Avote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this prominee is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this prominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this prominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  HISE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HISE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HISE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008  HISE CMF will not exercise voting rights in the stocks of the banking companies in India in accordance

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10-Sep-18	H.G. INFRA ENGINEERING LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE HGIEL - EMPLOYEES STOCK OPTION PLAN 2018	FOR	FOR	Stock Option plan is a good way to retain & motivate employees. Taking into account the limit under proposed ESOP and the overhang from the existing plans, the total dilution is considered reasonable
10-Sep-18	H.G. INFRA ENGINEERING LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE HGIEL - EMPLOYEES STOCK OPTION PLAN 2018 TO EMPLOYEES OF SUBSIDIARY COMPANIES	FOR	FOR	Stock Option plan is a good way to retain & motivate employees. Taking into account the limit under proposed ESOP and the overhang from the existing plans, the total dilution is considered reasonable
10-Sep-18	H.G. INFRA ENGINEERING LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE SHIFTING OF REGISTERED OFFICE OF THE COMPANY	FOR	FOR	A vote FOR this resolution is warranted given the proposal is administrative in nature.
11-Sep-18	BHARAT PETROLEUM CORP. LTD	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
	BHARAT PETROLEUM CORP. LTD		MANAGEMENT	CONFIRM INTERIM DIVIDEND AND DECLARE FINAL DIVIDEND	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.
	BHARAT PETROLEUM CORP. LTD		MANAGEMENT	REELECT RAMAMOORTHY RAMACHANDRAN AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	BHARAT PETROLEUM CORP. LTD		MANAGEMENT	APPROVE REMUNERATION OF JOINT STATUTORY AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
11-Sep-18	BHARAT PETROLEUM CORP. LTD	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT JANE MARY SHANTI SUNDHARAM AS DIRECTOR ELECT VINAY SHEEL OBEROI AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
11-Sep-18	BHARAT PETROLEUM CORP. LTD BHARAT PETROLEUM CORP. LTD	ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	ELECT TAMILISAI SOUNDARARAJAN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
11-Sep-18	BHARAT PETROLEUM CORP. LTD BHARAT PETROLEUM CORP. LTD	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT RAJIV BANSAL AS DIRECTOR ELECT PADMAKAR KAPPAGANTULA AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
11-Sep-18	BHARAT PETROLEUM CORP. LTD	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT ELLANGOVAN KAMALA KANNAN AS DIRECTOR APPROVE ISSUANCE OF NON-CONVERTIBLE	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
11-Sep-18	BHARAT PETROLEUM CORP. LTD	ANNUAL GENERAL MEETING	MANAGEMENT	BONDS/DEBENTURES AND/ OR OTHER DEBT SECURITIES ON PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
							A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the
11-Sep-18	BHARAT PETROLEUM CORP. LTD	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE MATERIAL RELATED PARTY TRANSACTIONS	FOR	FOR	company's business and on an arm's length basis. Additionally there are no known concerns surrounding this proposal  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
11-Sep-18	BHARAT PETROLEUM CORP. LTD	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	POWER FINANCE CORP. LTD. POWER FINANCE CORP. LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONFIRM INTERIM DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
11-Sep-18	POWER FINANCE CORP. LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT CHINMOY GANGOPADHYAY AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
	POWER FINANCE CORP. LTD. POWER FINANCE CORP. LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF STATUTORY AUDITORS ELECT GOURI CHAUDHURY AS DIRECTOR	FOR FOR	FOR FOR	remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
				APPROVE ISSUANCE OF BONDS/DEBENTURES/NOTES/DEBT			
11-Sep-18	POWER FINANCE CORP. LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	SECURITIES ON PRIVATE PLACEMENT BASIS  APPROVE SCHEME OF ARRANGEMENT FOR AMALGAMATION	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
				OF PFC GREEN ENERGY LIMITED (TRANSFEROR COMPANY) WITH			
				POWER FINANCE CORPORATION LIMITED (TRANSFEREE COMPANY) AND THEIR RESPECTIVE SHAREHOLDERS AND			A vote FOR this resolution is warranted given that the proposed scheme would simplify business structure and create
	POWER FINANCE CORP. LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	CREDITORS ACCEPT STANDALONE FINANCIAL STATEMENTS AND	FOR	FOR	operational and business synergies.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	INDO COUNT INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	STATUTORY REPORTS ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND	FOR	FOR	statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	INDO COUNT INDUSTRIES LTD. INDO COUNT INDUSTRIES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	STATUTORY REPORTS CONFIRM INTERIM DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
11-Sep-18	INDO COUNT INDUSTRIES LTD. INDO COUNT INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE FINAL DIVIDEND REELECT MOHIT ANILKUMAR JAIN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
				APPROVE SURESH KUMAR MITTAL & CO., CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX			A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
	INDO COUNT INDUSTRIES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	THEIR REMUNERATION ELECT KAILASH R. LALPURIA AS DIRECTOR	FOR FOR	FOR FOR	remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
		ANNUAL GENERAL MEETING		APPROVE APPOINTMENT AND REMUNERATION OF KAILASH R. LALPURIA AS EXECUTIVE DIRECTOR			A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
11-Sep-18 11-Sep-18	INDO COUNT INDUSTRIES LTD. INDO COUNT INDUSTRIES LTD.		MANAGEMENT MANAGEMENT	ELECT SUSHIL KUMAR JIWARAJKA AS DIRECTOR	FOR FOR	FOR FOR	remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	INDO COUNT INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE CHANGE IN DESIGNATION OF MOHIT ANILKUMAR JAIN AS VICE CHAIRMAN	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.
	INDO COUNT INDUSTRIES LTD. INDO COUNT INDUSTRIES LTD.		MANAGEMENT MANAGEMENT	ELECT SANJAY KUMAR PANDA AS DIRECTOR ELECT SIDDHARTH MEHTA AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
11-Sep-18	INDO COUNT INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE CONTINUATION OF PRADYUMNA N. SHAH AS INDEPENDENT DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given that there are no known issues concerning the nominee
11-Sep-18	INDO COUNT INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE CONTINUATION OF ANAND RAMANNA AS INDEPENDENT DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given that there are no known issues concerning the nominee
11-Sep-18	INDO COUNT INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE CONTINUATION OF DILIP J. THAKKAR AS INDEPENDENT DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given that there are no known issues concerning the nominee
11-Sep-18	INDO COUNT INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE CONTINUATION OF PREM MALIK AS INDEPENDENT DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given that there are no known issues concerning the nominee
11-Sep-18	INDO COUNT INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE COMMISSION TO NON-EXECUTIVE INDEPENDENT DIRECTORS	FOR	FOR	A vote FOR this resolution is warranted given that there are no known issues concerning the remuneration practices of the company
	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
12-Sep-18	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	CONFIRM INTERIM DIVIDEND AND DECLARE INTERIM DIVIDEND AS FINAL DIVIDEND	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
12-Sep-18	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT VIJAY CHANDOK AS DIRECTOR	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
				APPROVE WALKER CHANDIOK & CO LLP, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX			HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
12-Sep-18	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	THEIR REMUNERATION APPROVE BRANCH AUDITORS AND AUTHORIZE BOARD TO FIX	FOR	ABSTAIN	approval letter dated May 23, 2008  HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
12-Sep-18	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	THEIR REMUNERATION	FOR	ABSTAIN	approval letter dated May 23, 2008 HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
12-Sep-18	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT NEELAM DHAWAN AS DIRECTOR	FOR	ABSTAIN	approval letter dated May 23, 2008  HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
12-Sep-18	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT UDAY CHITALE AS DIRECTOR	FOR	ABSTAIN	approval letter dated May 23, 2008  HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
12-Sep-18	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT RADHAKRISHNAN NAIR AS DIRECTOR	FOR	ABSTAIN	approval letter dated May 23, 2008  HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
12-Sep-18	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT M. D. MALLYA AS DIRECTOR	FOR	ABSTAIN	approval letter dated May 23, 2008  HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
12-Sep-18	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT GIRISH CHANDRA CHATURVEDI AS DIRECTOR APPROVE APPOINTMENT AND REMUNERATION OF GIRISH	FOR	ABSTAIN	approval letter dated May 23, 2008
12-Sen-18	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	CHANDRA CHATURVEDI AS INDEPENDENT NON-EXECUTIVE (PART-TIME) CHAIRMAN	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT SANDEEP BAKHSHI AS DIRECTOR	FOR	ABSTAIN	approval letter dated May 23, 2008  A provided the standard provid
11 Jcp 10	Teleforation	PHILORE GENERAL MEETING	MANAGEMENT	APPROVE APPOINTMENT AND REMUNERATION OF SANDEEP BAKHSHI AS WHOLE-TIME DIRECTOR AND CHIEF OPERATING	TON	ADJIAN	
12-Sep-18	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	OFFICER (DESIGNATE)  APPROVE RECLASSIFICATION OF ALITHORIZED SHARE CAPITAL	FOR	ABSTAIN	HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI approval letter dated May 23, 2008
				AND AMEND MEMORANDUM OF ASSOCIATION TO REFLECT			HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	CHANGES IN AUTHORIZED SHARE CAPITAL  AMEND ARTICLES OF ASSOCIATION TO REFLECT CHANGES IN CAPITAL	FOR FOR	ABSTAIN	approval letter dated May 23, 2008 HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
	ICICI BANK LTD.	ANNUAL GENERAL MEETING					approval letter dated May 23, 2008 HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	AMEND ICICI BANK EMPLOYEES STOCK OPTION SCHEME 2000 APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON	FOR	ABSTAIN	approval letter dated May 23, 2008 HSBC MF will not exercise voting rights in the stocks of the banking companies in India in accordance with the RBI
	ICICI BANK LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	PRIVATE PLACEMENT BASIS	FOR	ABSTAIN	approval letter dated May 23, 2008 A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
14-Sep-18	PETRONET LNG LTD. PETRONET LNG LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS DECLARE FINAL DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
14-Sep-18	PETRONET LNG LTD. PETRONET LNG LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	REELECT G. K. SATISH AS DIRECTOR REELECT T. NATARAJAN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
14-Sep-18	PETRONET LNG LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT SHASHI SHANKAR AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	PETRONET LNG LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT V. K. MISHRA AS DIRECTOR AND APPROVE APPOINTMENT AND REMUNERATION OF V. K. MISHRA AS DIRECTOR (FINANCE)	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
14-Sep-18	PETRONET LNG LTD.			ELECT SIDHARTHA PRADHAN AS DIRECTOR ELECT M. M. KUTTY AS DIRECTOR AND CHAIRMAN OF THE	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	PETRONET LNG LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	COMPANY	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
14-Sep-18	PETRONET LNG LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.
14-Sep-18	PETRONET LNG LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE RELATED PARTY TRANSACTIONS	FOR	FOR	A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the company's business and on an arm's length basis. Additionally there are no known concerns surrounding this proposal
	PETRONET LNG LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT JYOTI KIRAN SHUKLA AS INDEPENDENT DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	PETRONET LNG LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE RECOVERABLE ADVANCE GIVEN TO V. K. MISHRA AS DIRECTOR (FINANCE)	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the remuneration proposal.
	NBCC (INDIA) LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the remainer adult proposal.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
14-Sep-18	NBCC (INDIA) LTD. NBCC (INDIA) LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	CONFIRM INTERIM DIVIDEND  APPROVE DIVIDEND	FOR FOR	FOR FOR	Statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
	NBCC (INDIA) LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT RAJENDRA RAMSHARAN CHAUDHARI AS DIRECTOR	FOR	FOR	
	NBCC (INDIA) LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	AUTHORIZE BOARD TO FIX REMUNERATION OF AUDITORS	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
		ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE APPOINTMENT OF ANOOP KUMAR MITTAL AS CHAIRMAN CUM MANAGING DIRECTOR	FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.
14-Sep-18 14-Sep-18	NBCC (INDIA) LTD. NBCC (INDIA) LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	CHAIRMAN CUM MANAGING DIRECTOR RELECT NEELESH MANHERLAL SHAH AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
14-Sep-18	NBCC (INDIA) LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
17-Sep-18	PRESTIGE ESTATES PROJECTS LTD	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.

17-Sep-18	PRESTIGE ESTATES PROJECTS LTI PRESTIGE ESTATES PROJECTS LTI PRESTIGE ESTATES PROJECTS LTI	ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT	ACCEPT CONSOLIDATED FINANCIAL STATEMENTS DECLARE FINAL DIVIDEND REFLECT UZMA IRFAN AS DIRECTOR	FOR FOR FOR	FOR FOR FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nomine is warranted given the absence of any known issues concerning the nominee.
	PRESTIGE ESTATES PROJECTS LTI		MANAGEMENT	APPROVE S R BATLIBOI & ASSOCIATES LLP, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
17-Sep-18	PRESTIGE ESTATES PROJECTS LTI	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
18-Sep-18 18-Sep-18	HINDUSTAN MEDIA VENTURES L HINDUSTAN MEDIA VENTURES L	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
18-Sep-18	HINDUSTAN MEDIA VENTURES L	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT SHOBHANA BHARTIA AS DIRECTOR  ELECT PRAVEEN SOMESHWAR AS DIRECTOR AND APPROVE APPOINTMENT AND REMUNERATION OF PRAVEEN	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
18-Sep-18	HINDUSTAN MEDIA VENTURES L	ANNUAL GENERAL MEETING	MANAGEMENT	SOMESHWAR AS MANAGING DIRECTOR  APPROVE APPOINTMENT AND REMUNERATION OF TRIDIB	FOR	FOR	remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
18-Sep-18 19-Sep-18	INDIABULLS HOUSING FINANCE	ANNUAL GENERAL MEETING  ANNUAL GENERAL MEETING	MANAGEMENT	BARAT AS WHOLE-TIME DIRECTOR  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR FOR	FOR	remuneration.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
19-Sep-18	INDIABULLS HOUSING FINANCE INDIABULLS HOUSING FINANCE	ANNUAL GENERAL MEETING	MANAGEMENT	CONFIRM INTERIM DIVIDENDS REELECT GAGAN BANGA AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
19-Sep-18	INDIABULLS HOUSING FINANCE	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE S.R. BATLIBOI & CO. LLP, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
19-Sep-18	INDIABULLS HOUSING FINANCE INDIABULLS HOUSING FINANCE	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT SUBHASH SHEORATAN MUNDRA AS DIRECTOR  APPROVE INCREASE IN BORROWING POWERS	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as these authorities would allow the company to raise funds by way of loans/borrowings and that should all in future business growth.
19-Sep-18	INDIABULLS HOUSING FINANCE	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
19-Sep-18 19-Sep-18	INDIABULLS HOUSING FINANCE KEI INDUSTRIES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	REELECT GYAN SUDHA MISRA AS DIRECTOR  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
19-Sep-18	KEI INDUSTRIES LTD. KEI INDUSTRIES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	APPROVE DIVIDEND REELECT ARCHANA GUPTA AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
19-Sep-18 19-Sep-18	KEI INDUSTRIES LTD. KEI INDUSTRIES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REAPPOINTMENT AND REMUNERATION OF ANIL GUPTA AS CHAIRMAN-CUM-MANAGING DIRECTOR ELECT SADHU RAM BANSAL AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
19-Sep-18	KEI INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE BORROWING LIMITS OF THE COMPANY	FOR	FOR	A vote FOR this resolution is warranted as these authorities would allow the company to raise funds by way of loans/borrowings and that should aid in future business growth.
19-Sep-18	KEI INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE PLEDGING OF ASSETS FOR DEBT	FOR	FOR	A vote FOR this resolution is warranted as pledging of assets for Debt is part of normal business and should help company reduce its cost of funds.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
	KEI INDUSTRIES LTD. WIPRO LTD.	ANNUAL GENERAL MEETING COURT CONVENED MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS  APPROVE SCHEME OF AMALGAMATION	FOR FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given that the proposed scheme would simplify business structure and is expected to create operational efficiencies and synergies.
19-Sep-18	SRIKALAHASTHI PIPES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
19-Sep-18	SRIKALAHASTHI PIPES LTD. SRIKALAHASTHI PIPES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	DECLARE DIVIDEND REELECT V. POYYAMOZHI AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
19-Sep-18 19-Sep-18	SRIKALAHASTHI PIPES LTD. SRIKALAHASTHI PIPES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS ELECT PRIYA MANJARI TODI AS DIRECTOR	FOR FOR	FOR FOR	remuneration, and the way the audit was conducted.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	SRIKALAHASTHI PIPES LTD. SRIKALAHASTHI PIPES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	APPROVE REVISION IN THE REMUNERATION OF GOURI SHANKAR RATHI AS WHOLE-TIME DIRECTOR ELECT ASHUTOSH AGARWAL AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the company  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
19-Sep-18	ASHOKA BUILDCON LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
	ASHOKA BUILDCON LTD. ASHOKA BUILDCON LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	APPROVE INTERIM DIVIDEND REELECT SATISH D. PARAKH AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
19-Sep-18	ASHOKA BUILDCON LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
20-Sep-18	PTC INDIA LTD. PTC INDIA LTD. PTC INDIA LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND REELECT RAVI P. SINGH AS DIRECTOR	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
20-Sep-18	PTC INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT CHINMOY GANGOPADHYAY AS DIRECTOR ELECT ANAND KUMAR GUPTA AS NON-EXECUTIVE NOMINEE	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	PTC INDIA LTD. PTC INDIA LTD. PTC INDIA LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT	DIRECTOR ELECT SUSHAMA NATH AS DIRECTOR ELECT BHARTI PRASAD AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	PTC INDIA LTD. PTC INDIA LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		ELECT SUTIRTHA BHATTACHARYA AS DIRECTOR ELECT DEVENDRA SWAROOP SAKSENA AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
20-Sep-18	PTC INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REAPPOINTMENT AND REMUNERATION OF DEEPAK AMITABH AS CHAIRMAN & MANAGING DIRECTOR WITH EFFECT FROM OCTOBER 16, 2017 FOR PERIOD OF ONE YEAR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
20.5 10	PTC INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REAPPOINTMENT AND REMUNERATION OF DEEPAK AMITABH AS CHAIRMAN & MANAGING DIRECTOR WITH EFFECT FROM OCTOBER 16, 2018 UNTIL OCTOBER 8, 2022	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
	PTC INDIA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	AMEND ARTICLES OF ASSOCIATION - BOARD RELATED	FOR	FOR	remuneration.  A vote FOR this resolution is warranted given that the proposed amendment would ensure compliance to the prevailing laws and ensure an optimal size of board.
21-Sep-18	KAVERI SEED CO. LTD. KAVERI SEED CO. LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONFIRM INTERIM DIVIDEND	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
21-Sep-18	KAVERI SEED CO. LTD. KAVERI SEED CO. LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	REELECT C. MITHUN CHAND AS DIRECTOR ELECT MUSINIPALLY CHAYA RATAN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	APEX FROZEN FOODS LTD.  APEX FROZEN FOODS LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
	APEX FROZEN FOODS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT K. SUBRAHMANYA CHOWDARY AS DIRECTOR APPROVE BODA RAMAM & CO., CHARTERED ACCOUNTANTS,	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
22-Sep-18	APEX FROZEN FOODS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	KAKINADA AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
22-Sep-18	RAMKRISHNA FORGINGS LTD. RAMKRISHNA FORGINGS LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
	RAMKRISHNA FORGINGS LTD. RAMKRISHNA FORGINGS LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	REELECT NARESH JALAN AS DIRECTOR  APPROVE REMUNERATION OF COST AUDITORS	FOR FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
22-Sep-18	AHLUWALIA CONTRACTS (INDIA	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
22-Sep-18	AHLUWALIA CONTRACTS (INDIA AHLUWALIA CONTRACTS (INDIA	ANNUAL GENERAL MEETING		APPROVE DIVIDEND REELECT SHOBHIT UPPAL AS DIRECTOR ELECT VIKAS AHLUWALIA AS DIRECTOR AND APPROVE	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	AHLUWALIA CONTRACTS (INDIA		MANAGEMENT	APPOINTMENT AND REMUNERATION OF VIKAS AHLUWALIA AS WHOLE-TIME DIRECTOR APPROVE REAPPOINTMENT AND REMUNERATION OF SHOBHIT UPPAL AS WHOLE-TIME DIRECTOR DESIGNATED AS DY.	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remumeration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
	AHLUWALIA CONTRACTS (INDIA AHLUWALIA CONTRACTS (INDIA		MANAGEMENT	MANAGING DIRECTOR  APPROVE REAPPOINTMENT AND REMUNERATION OF VINAY PAL AS WHOLE-TIME DIRECTOR	FOR FOR	FOR	remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
	AHLUWALIA CONTRACTS (INDIA	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
24-Sep-18	JAGRAN PRAKASHAN LTD. JAGRAN PRAKASHAN LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
24-Sep-18	JAGRAN PRAKASHAN LTD. JAGRAN PRAKASHAN LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT	REELECT DHIRENDRA MOHAN GUPTA AS DIRECTOR REELECT SHAILENDRA MOHAN GUPTA AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
25-Sep-18	NCL INDUSTRIES LTD. NCL INDUSTRIES LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
25-Sep-18		ANNUAL GENERAL MEETING	MANAGEMENT	REELECT NGVSG PRASAD AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
20.000 20	NCL INDUSTRIES LTD. NCL INDUSTRIES LTD.			REFLECT P. N. RAJU AS DIRECTOR			A voice for distribution of warrance given the absence of any shown assessmenting the norminee.
25-Sep-18	NCL INDUSTRIES LTD. NCL INDUSTRIES LTD. NCL INDUSTRIES LTD.	ANNUAL GENERAL MEETING  ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE VENUGOPAL & CHENOY, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
25-Sep-18 25-Sep-18	NCL INDUSTRIES LTD.  NCL INDUSTRIES LTD.  NCL INDUSTRIES LTD.  NCL INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE VENUGOPAL & CHENOY, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR	FOR FOR	FOR FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
25-Sep-18 25-Sep-18 25-Sep-18 25-Sep-18	NCL INDUSTRIES LTD.  NCL INDUSTRIES LTD.  NCL INDUSTRIES LTD.  NCL INDUSTRIES LTD.  RURAL ELECTRIFICATION CORP.  RURAL ELECTRIFICATION CORP.	ANNUAL GENERAL MEETING	MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT	APPROVE VENUGOPAL & CHENOY, CHARTERED ACCOUNTANTS AS AUDITIONS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION APPROVE REMUNERATION OF COST AUDITIONS ACCEPT FINANCIAL STATEMENTS AND STATUTIORY REPORTS CONFIRM INTERIM DIVIDEND AND DECLARE FINAL DIVIDEND	FOR FOR	FOR FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
25-Sep-18 25-Sep-18 25-Sep-18 25-Sep-18	NCL INDUSTRIES LTD.  NCL INDUSTRIES LTD.  NCL INDUSTRIES LTD.  NCL INDUSTRIES LTD.  RURAL ELECTRIFICATION CORP.  RURAL ELECTRIFICATION CORP.  RURAL ELECTRIFICATION CORP.	ANNUAL GENERAL MEETING	MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT	APPROVE VENUGOPAL & CHENOY, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION  APPROVE REMUNERATION OF COST AUDITORS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR FOR	FOR FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this roomsine is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this reposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
25-Sep-18 25-Sep-18 25-Sep-18 25-Sep-18 25-Sep-18	NCL INDUSTRIES LTD.  NCL INDUSTRIES LTD.  NCL INDUSTRIES LTD.  NCL INDUSTRIES LTD.  RURAL ELECTRIFICATION CORP.  RURAL ELECTRIFICATION CORP.  RURAL ELECTRIFICATION CORP.	ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT	APPROVE VENUGOPAL & CHENOY, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION APPROVE REMUNERATION OF COST AUDITORS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONFIRM INTERIM DIVIDEND AND DECLARE FINAL DIVIDEND RELECT SANGERY KUMANA GUPTA AS DIRECTOR APPROVE REMUNERATION OF STATUTORY AUDITORS APPROVE REFAILED PARTY TRANSACTIONS	FOR FOR FOR	FOR FOR FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote AGNET this resolution is warranted given:  The transactions are not within the company's ordinary course of business.  The company has not provided sufficient information to assess the fairness of the transactions.
25-Sep-18 25-Sep-18 25-Sep-18 25-Sep-18 25-Sep-18	NCL HOUSTRIES LTD.  NCL HOUSTRIES LTD.  NCL HOUSTRIES LTD.  NCL HOUSTRIES LTD.  RURAL ELECTRIFICATION CORP.  RURAL ELECTRIFICATION CORP.  RURAL ELECTRIFICATION CORP.  RURAL ELECTRIFICATION CORP.  RURAL ELECTRIFICATION CORP.	ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT	APPROVE VENUGOPAL & CHENOY, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION AUTHORIZE BOARD TO FIX THEIR APPROVE REMUNERATION OF COST AUDITORS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONFIRM INTERIM DIVIDEND AND DECLARE FINAL DIVIDEND RELECT SANIETY KUMMAR GUPTA AS DIRECTOR  APPROVE REMUNERATION OF STATUTORY AUDITORS	FOR FOR FOR FOR	FOR FOR FOR FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote AGNIST this resolution is warranted given:  The transactions are not within the company's ordinary course of business.  The company has not provided sufficient information to assess the fairness of the transactions.  A vote FOR this resolution is warranted given that the proposal is not expected to have adverse effects on shareholder value
25-5ep-18 25-5ep-18 25-5ep-18 25-5ep-18 25-5ep-18 25-5ep-18 25-5ep-18	NCL HOUSTRIES LTD.  NCL HOUSTRIES LTD.  NCL HOUSTRIES LTD.  NCL HOUSTRIES LTD.  RURAL ELECTRIFICATION CORP.  RURAL ELECTRIFICATION CORP.  RURAL ELECTRIFICATION CORP.  RURAL ELECTRIFICATION CORP.  RURAL ELECTRIFICATION CORP.	ANNUAL GENERAL MEETING  ANNUAL GENERAL MEETING	MANAGEMENT  MANAGEMENT	APPROVE YENUGOPAL & CHENOY, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION AUTHORIZE BOARD TO FIX THEIR REMUNERATION OF COST AUDITORS  ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS CONFIRM INTERM DIVIDEND AND DECLARE FINAL DIVIDEND RELECT SAVIETY MUMBAG GUPTA AS DIRECTOR APPROVE REMUNERATION OF STATUTORY AUDITORS  CHANGE COMPANY MAME AND AMEND MEMORANDUM AND	FOR FOR FOR FOR FOR	FOR FOR FOR FOR AGAINST	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.  A vote FOR this resolution is varranted given.  The transactions are not within the company's ordinary course of business.  The company has not provided sufficient information to assess the fairness of the transactions.  A vote FOR this resolution is warranted given.

Manual	25 50- 40	FINOLEX CABLES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
Part	25-Sep-18	FINOLEX CABLES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND	FOR	FOR	
Column	3cp-10	and a street of the	THE PERSON NEEDING		APPROVE DELOITTE HASKINS & SELLS LLP, CHARTERED ACCOUNTANTS AS AUDITORS AND AUTHORIZE BOARD TO FIX	1011	1011	
March   Marc	25-Sep-18	FINOLEX CABLES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	THEIR REMUNERATION	FOR	FOR	
No.	25-Sep-18	FINOLEX CABLES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	
Column   C	25-Sep-18	FINOLEX CABLES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	
1.   1.   1.   1.   1.   1.   1.   1.			ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	
1.					SECURED/UNSECURED REDEEMABLE NON-CONVERTIBLE			
1.					APPROVE COMMISSION REMUNERATION TO NON-WHOLETIME			A vote FOR this resolution is warranted given that there are no known concerns around the remuneration practices of the
1.	25-Sep-18	FINOLEX CABLES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	
1.00   1.00	25-Sep-18	FINOLEX CABLES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	company's business and on an arm's length basis. Additionally there are no known concerns surrounding this proposal
Column   C								statements.
Authors	25-Sep-18	INDIAN TERRAIN FASHIONS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT KALPATHI SUBRAMANIAN SURESH AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
1.	23-зер-16	INDIAN TERRAIN PASHIONS ETD.	ANNOAE GENERAL MEETING	WARAGEWERT	APPROVE APPOINTMENT AND REMUNERATION OF VENKATESH	FOR	FOR	
1.00   1.00	25-Sep-18	INDIAN TERRAIN FASHIONS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	
1.   1.   1.   1.   1.   1.   1.   1.								A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
Column	25-Sep-18	INDIAN TERRAIN FASHIONS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	EXECUTIVE OFFICER (KEY MANAGERIAL PERSONNEL)	FOR	FOR	
No.	25-Sep-18	INDIAN TERRAIN FASHIONS LTD.	ANNUAL GENERAL MEETING		REELECT MANOJ MOHANKA AS DIRECTOR			A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
1.	25-Sep-18 25-Sep-18	INDIAN TERRAIN FASHIONS LTD. INDIAN TERRAIN FASHIONS LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		REELECT PATTABI SUNDAR RAMAN AS DIRECTOR			A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
April   Company   Compan	26-Sep-18	SUN PHARMACEUTICAL INDUSTI	ANNUAL GENERAL MEETING	MANAGEMENT	STATUTORY REPORTS	FOR	FOR	statements.
2.5   2.5					STATUTORY REPORTS			statements.
Column   C	26-Sep-18	SUN PHARMACEUTICAL INDUSTI	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT DILIP S. SHANGHVI AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
Manual Content	26-Sep-18	SUN PHARMACEUTICAL INDUSTI	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT VIVEK CHAAND SEHGAL AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
Anti-					APPROVE REAPPOINTMENT AND REMUNERATION OF SUDHIR V.			A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
1.					APPROVE REAPPOINTMENT AND REMUNERATION OF SAILESH T.			A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
	20 Jcp 10	3011 I I I I I I I I I I I I I I I I I I	AMORE GENERAL MEETING	INJANAGENIE!!	APPROVE APPOINTMENT OF KALYANASUNDARAM	TON	TON	vertures supply.
App	26-Sep-18	SUN PHARMACEUTICAL INDUSTI	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.
Column   C	26-Sep-18	SUN PHARMACEUTICAL INDUSTI	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE CONTINUATION OF DIRECTORSHIP OF ISRAEL MAKOV	FOR	FOR	
The part	26-Sep-18	SUN PHARMACEUTICAL INDUSTI	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.
19-1-19-19-19-19-19-19-19-19-19-19-19-19								statements.
Page   19   19   19   19   19   19   19   1	27-Sep-18	SADBHAV ENGINEERING LTD.		MANAGEMENT			FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
1.75   1.75								
Mate   March	·							A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
19-20   19-2								A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND	FOR	FOR	
1.0								
Part								A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
Processor   Proc								A vote FOR this resolution is warranted given that there are no known issues around the remuneration practices of the
17-96   18 MOS SAN TO	27 300 10	ANDRE SAIV ETG.	ANTONE GENERAL MEETING	THE STATE OF THE S	APPROVE OFFER OR INVITATION TO SUBSCRIBE TO	TON	101	Sompany
25-96-13   RIOLA SAV 170   ANNUA CRITINAL METTING   AMAGENIZATI   AMAG	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	DEBENTURES ON PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
19-96-13   ROBA, SAW 170   NARIAL GERMAN, METTING, MANAGEMENT   METHORS (METHORS OF JOINT POINTS OF JOINT PO	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	BUYERS	FOR	AGAINST	A vote AGAINST this resolution is warranted given that the potential dilution of this request is considered excessive.
2	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	AGAINST	this issuance request.
19-9-16   PRIOL 16W TO   AMPLIA CRIMEN METERS   AMPLIA CRIMEN METE	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	AGAINST	this issuance request.
27-Sep-18 (RIOLA SAW LTD.  ANNUAL GENERAL METTING.  ANNUAL GENERAL METT	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPRECIATION RIGHTS' SCHEME 2018	FOR	FOR	
APPLY ACQUIRED OF SHARE FROM THE COORDINAT MANAGEMENT APPLY ACQUIRED OF THE ADMILL SAW MANAGEMENT APPLY ACQUIR					STOCK APPRECIATION RIGHTS' SCHEME 2018 TO ELIGIBLE			
MANUAL ENTRAL METTING OF THE INJURY SAN LANGUAGE MANUAL SAN LANGUA	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	the overhang from the existing plans, the total dilution is considered reasonable
22-Sep-18 JIRON, SAW LTD.  ANNUAL GENERAL METTING  MANGAGEMENT  MANGA					MARKET BY JINDAL SAW EMPLOYEE WELFARE TRUST FOR THE			Stock Ontion plan is a good way to retain & motivate employees: Taking into account the limit under proposed FSOR and
2-5-59-18 (IROM, SAW LTD.  ANNUAL GENERAL METTING  ANN	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	the overhang from the existing plans, the total dilution is considered reasonable
27-5ep-18 JRDM, SAW LTD.  ANNUAL GENERAL METING MARAGEMET METING MARAGEMET M					APPROVE AUTHORIZATION OF JINDAL SAW LIMITED GENERAL			
25-59-18 INDAL SAW LTD. ANNUAL GENERAL MEETING MANAGEMENT (MEMOTOPES OF SIGNAL SAW LATER TOWN TOWN AND A GENERAL MEETING MANAGEMENT (MEMOTOPES OF SIGNAL TOWN THE SECONDARY MAKES TOWN TOWN AND A MANAGEMENT (MEMOTOPES OF SIGNAL TOWN THE SECONDARY MAKES TOWN TOWN AND A MANAGEMENT (MEMOTOPES OF SIGNAL TOWN THE SECONDARY MAKES TOWN TOWN AND A MANAGEMENT (MEMOTOPES OF SIGNAL TOWN LATER CONTINUED A	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	
APPROVE ACQUISITION OF SAMES FROM THE SECONDARY MARKET BY INDAL SAW LETTOR.  ANNUAL GENERAL MEETING.  ANNUAL GENERAL MEET					APPROVE EXTENSION OF BENEFITS OF THE JINDAL SAW LIMITED GENERAL EMPLOYEE BENEFIT SCHEME 2018 TO ELIGIBLE			This resolution is in connection with implementation Stock Appreciation Rights scheme and also extension of the scheme to eligible employees of subsidiary companies as well. A vote FOR this resolution is warranted given the benefits of the
ANNUAL GENERAL MEETING	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	EMPLOYEES OF SUBSIDIARY COMPANIES	FOR	FOR	scheme in the context of employee motivation and retention.
27-5ep-18 INDAL SAW LTD. ANNUAL GENERAL MEETING MANAGEMENT SCHEME 2018 OF FOR FOR FOR FOR FOR FOR FOR FOR FOR								This resolution is in connection with implementation Stock Appreciation Rights scheme and also extension of the scheme
27-Sep-18 INDAL SAW LTD. ANNUAL GENERAL MEETING MANAGEMENT OF THE INDAL SAW LIMITED STOCK APPROVE ACQUISITION OF SHARES FROM THE SECONDARY OF THE INDAL SAW LIMITED STOCK APPROVE ACQUISITION OF THE INDAL SAW LIMITED STOCK APPROVE ACQUISITION OF SHARES FROM THE SECONDARY OF THE INDAL SAW LIMITED STOCK APPROVE ACQUISITION OF THE INDAL SAW LIMITED STOCK APPROVE ACQUISITION OF SHARES FROM THE SECONDARY OF THE INDAL SAW LIMITED STOCK APPROVE ACQUISITION OF SHARES FROM THE SECONDARY OF THE INDAL SAW LIMITED STOCK APPROVE ACQUISITION OF THE INDAL SAW LIMITED STOCK APPR	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	EMPLOYEE BENEFIT SCHEME 2018	FOR	FOR	
27-59-18 INDAL SAW LTD.  ANNUAL GENERAL MEETING  ANAGEMENT  ANAGEM	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	RETIREMENT BENEFIT SCHEME 2018	FOR	FOR	A vote FOR this resolution is warranted given that the overall terms of the proposed GEB Scheme 2018 is reasonable.
APROVE ACQUISITION OF SHARES FROM THE SECONDARY MARKET 91 JIROLA SAW LIMITED STORE THE IMPLEMENTATION OF THE JIROLAL SAW LIMITED STORE A VOIE FOR This resolution is warranted given that the overall terms of the proposed ESS cheme 2018 is reasonable.  APROVE IMPLEMENTATION OF THE JIROLAL SAW LIMITED STORE APPROVE IMPLEMENTATION OF JIROLAL SAW LIMITED STORE APPROVE APPROVED AND ALCOHOLD STANLAL STATEMENTS AND A VOIE FOR This resolution is warranted given that the overall terms of the proposed ESD and approved approv					RETIREMENT BENEFIT SCHEME 2018 TO ELIGIBLE EMPLOYEES			
27-5ep-18 INDAL SAW LTD.  ANNUAL GENERAL MEETING  ANALGEMENT  ANALGEMENT  ANALGEMENT  ANALGEMENT  APPROVE IMPLEMENTATION OF THE INDAL SAW LIMITED  APPROVE IMPLEMENTATION OF JINDAL SAW LIMITED  APPROVE IMPLEMENTATION OF JINDAL SAW LIMITED  APPROVE IMPLEMENTATION OF THE INDAL SAW LIMITED  APPROVE IMPLEMENTATION OF THE INDAL SAW LIMITED  APPROVE IMPLEMENTATION OF JINDAL SAW LIMITED  APPROVE IMPLEMENTATION OF JINDAL SAW LIMITED  APPROVE IMPLEMENTATION OF JINDAL SAW LIMITED  APPROVE IMPLEMENTATION OF THE INDAL SAW LIMITED  APPROVE IMPLEMENTATION OF JINDAL SAW LIMITED  APPROVE IMPLEMENTATION OF THE INDAL SAW LIMITED  APPROVED IMPLEMENTATION OF THE INDAL SAW LIMITED  A	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE ACQUISITION OF SHARES FROM THE SECONDARY	FOR	FOR	A vote HUK this resolution is warranted given that the overall terms of the proposed GEB Scheme 2018 is reasonable.
APROVE IMPLEMENTATION OF JINDAL SAW LIMITED 27-5ep-18 JINDAL SAW LITD.  ANNUAL GENERAL MEETING ANDUAL GENERAL MEETING ANDUAL GENERAL MEETING ANDUAL GENERAL MEET	27.0	IINDAL CAM:	ANALIAI CELEBA		IMPLEMENTATION OF THE JINDAL SAW LIMITED RETIREMENT			
APRICATION RIGHTS CHEME 2018, INDAL SAW LIMITED 27-5ep-18 (INDAL SAW LTD. ANNUAL GENERAL MEETING ANAGGEMENT ANDUE SUBMECT OF CENTURY OF CQUITY OF	2/-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	א יטיני ריטא נוווא resolution is warranted given that the overall terms of the proposed GEB Scheme 2018 is reasonable.
27-5ep-18 GOCL CORP. LTD. ANNUAL GENERAL MEETING ANDUAL GENERAL MEET					APPRECIATION RIGHTS SCHEME 2018, JINDAL SAW LIMITED			Stock Ontion plan is a good way to retain & motivate ampleases. Taking into account the limit under econor of FCOD and
27-5ep-18 GOCLORP_LTD. ANNUAL GENERAL MEETING ANALGEMENT STATUTIOR REPORTS FOR FOR STATEMENTS AND ANNUAL GENERAL MEETING ANALGEMENT STATUTIOR REPORTS FOR FOR STATEMENTS AND FOR FOR STATEMENTS AND FOR FOR STATEMENT STATUTIOR REPORTS FOR FOR A VOIE FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  27-5ep-18 GOCL CORP_LTD. ANNUAL GENERAL MEETING MANAGEMENT STATUTIOR REPORTS FOR FOR A VOIE FOR this resolution is warranted because this is a routine dividend proposal.  27-5ep-18 MOTILAL OSWAL FINANCIAL SEP ANNUAL GENERAL MEETING MANAGEMENT STATUTIOR REPORTS FOR FOR A VOIE FOR this resolution is warranted given the absence of any known issues concerning the nominee.  27-5ep-18 MOTILAL OSWAL FINANCIAL SEP ANNUAL GENERAL MEETING MANAGEMENT STATUTIOR REPORTS FOR FOR A VOIE FOR this resolution is warranted given the absence of any known issues concerning the nominee.  27-5ep-18 MOTILAL OSWAL FINANCIAL SEP ANNUAL GENERAL MEETING MANAGEMENT STATUTIOR REPORTS FOR	27-Sep-18	JINDAL SAW LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	LIMITED RETIREMENT BENEFIT SCHEME 2018	FOR	FOR	the overhang from the existing plans, the total dilution is considered reasonable
27-5ep-18 GOCL CORP. LTD. ANNUAL GENERAL MEETING MANAGEMENT STATUTORY REPORTS FOR FOR Statements.  27-5ep-18 GOCL CORP. LTD. ANNUAL GENERAL MEETING MANAGEMENT STATUTORY REPORTS FOR FOR A vote FOR this resolution is warranted because this is a routine dividend proposal.  ANNUAL GENERAL MEETING MANAGEMENT GELECT LAW 7. HINDULA AS DIRECTOR FOR FOR A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  ANNUAL GENERAL MEETING MANAGEMENT MELECT LAW 7. HINDULA AS DIRECTOR FOR A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted gi	27-Sep-18	GOCL CORP. LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	STATUTORY REPORTS	FOR	FOR	statements.
27-5ep-18 GOCL CORP. LTD. ANNUAL GENERAL MEETING MANAGEMENT RELECT ANY P. HINDUIL AS DIRECTOR FOR FOR A Vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  ANNUAL GENERAL MEETING MANAGEMENT WITHOUT PREEMPTIVE RIGHTS  27-5ep-18 MOTILAL GENERAL MEETING  ANNUAL GENERAL MEETING MANAGEMENT APPROVE SEALMACE OF COLUTY OR EQUITY-LINKED SECURITIES  ANNUAL GENERAL MEETING MANAGEMENT APPROVE SEALMACE OF COLUTY OR EQUITY-LINKED SECURITIES  ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND A COLOR FINANCIAL SEPI ANNUAL GENERAL MEETING MANAGEMENT STATULOR REPORTS FINANCIAL SEPI ANNUAL GENERAL MEETING MANAGEMENT STATULOR REPORTS FINANCIAL SEPI ANNUAL GENERAL MEETING MANAGEMENT STATEMENTS AND A COLOR FINANCIAL SEPI ANNUAL GENERAL MEETING MANAGEMENT STATEMENT AND ENABLISEMENT AND ENABLEMENT ON FANNIN A PROBLEMENT AND ENABLEMENT ON FANNIN A PROBLEMENT AND ENABLEMENT O	27-Sep-18 27-Sep-18	GOCL CORP. LTD. GOCL CORP. LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT	STATUTORY REPORTS			statements.
27-5ep-18 GOCL CORP. LTD. ANNUAL GENERAL MEETING ANDUAL GENERAL MEET	27-Sep-18	GOCL CORP. LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT AJAY P. HINDUJA AS DIRECTOR APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
27-5ep-18 GOCL CORP.LTD. ANNUAL GENERAL METING ANALGEMENT STATUTORY REPORTS FOR FOR remuneration, and the way the audit was conducted. A VOLE FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  ACEPT CONSQUARTED ANNUAL GENERAL MEETING AND ANALGEMENT STATUTORY REPORTS FOR FOR statements.  ACEPT CONSQUARTED ANALGEMENT STATUTORY REPORTS FOR FOR STATEMENTS AND ACEPT CONSQUARTED FINANCIAL STATEMENTS AND FOR STATEMENTS AND ACEPT CONSQUARTED FINANCIAL SEP ANNUAL GENERAL MEETING ANALGEMENT STATUTORY REPORTS FOR STATEMENTS.  A VOLE FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  27-5ep-18 MOTILAL OSWAL FINANCIAL SEP ANNUAL GENERAL MEETING MANAGEMENT STATUTORY REPORTS CONSQUARTED AND ANALGEMENT STATUTORY REPORTS FOR A VOLE FOR this resolution is warranted because this is a routine dividend proposal.  AND FOR this resolution is warranted because this is a routine dividend proposal.  AND FOR this remains the same of any known issues surrounding the company's financial statements.  ACEPT CONSQUARTED AND ANALGEMENT STATUTORY REPORTS FOR A VOLE FOR this resolution is warranted because this is a routine dividend proposal.  A VOLE FOR this remains the warranted because this is a routine dividend proposal.  A VOLE FOR this remains the warranted given the absence of any known issues surrounding the nominee.  A VOLE FOR this remains the warranted given the absence of any known issues surrounding the nominee.  A VOLE FOR this remains the warranted given the absence of any known issues surrounding the nominee.  A VOLE FOR this remains the warranted given the absence of any known issues surrounding the nominee.  A VOLE FOR this remains the warranted given the absence of any known issues surrounding the nominee and remains the nominee.  A VOLE FOR this remains the warranted given the absence of any known issues surrounding the nominee.  A VOLE FOR this remains the warranted given the absence of an					WITHOUT PREEMPTIVE RIGHTS			A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
27-Sp-18 MOTILAL OSWAL FINANCIAL SEI ANNUAL GENERAL MEETING 27-Sp-					ACCEPT STANDALONE FINANCIAL STATEMENTS AND			remuneration, and the way the audit was conducted.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
27-Sep-18 MOTILAL OSWAL FINANCIAL SERÍ ANNUAL GENERAL MEETING 27-Sep-18 MOTILAL OSWAL FINANCIAL SERÍ ANNUAL GENERAL MEETING 27-Sep-18 MOTILAL OSWAL FINANCIAL SERÍ ANNUAL GENERAL MEETING MANAGEMENT M					ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND			A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
27-5ep-18 MOTILAL OSWAL FINANCIAL SEP ANNUAL GENERAL MEETING MANAGEMENT RELECT MOTILAL OSWAL AS DIRECTOR FOR FOR A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee. A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee and his / her								
	27-Sep-18 27-Sep-18	MOTILAL OSWAL FINANCIAL SER	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		REELECT MOTILAL OSWAL AS DIRECTOR			A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	27-Sep-18	MOTILAL OSWAL FINANCIAL SER	ANNUAL GENERAL MEETING	MANAGEMENT		FOR	FOR	

27-Sep-18				ELECT AJAY MENON AS DIRECTOR AND APPROVE			
	MOTILAL OSWAL FINANCIAL SER	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT AND REMUNERATION OF AJAY MENON AS WHOLE-TIME DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
27-Sep-18	MOTILAL OSWAL FINANCIAL SER	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT REKHA SHAH AS DIRECTOR APPROVE ISSUANCE OF NON-CONVERTIBLE	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	MOTILAL OSWAL FINANCIAL SER	ANNUAL GENERAL MEETING	MANAGEMENT	DEBENTURES/BONDS ON A PRIVATE PLACEMENT BASIS APPROVE SALE, LEASE OR DISPOSAL BY MOTILAL OSWAL ASSET	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
27 Cap 19	MOTILAL OSWAL FINANCIAL SEF	ANNUAL GENERAL MEETING	MANAGEMENT	MANAGEMENT COMPANY LIMITED, A MATERIAL SUBSIDIARY,	FOR	FOR	A vote FOR this resolution is warranted as it will allow the subsidiary to sell lease or dispose off its assets as per its requirements. There are no known concerns with respect to this proposal as MOAMC is a subsidiary of the company.
			MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
28-Sep-18	SARLA PERFORMANCE FIBERS LT SARLA PERFORMANCE FIBERS LT	ANNUAL GENERAL MEETING		APPROVE DIVIDEND	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.
	SARLA PERFORMANCE FIBERS LT SARLA PERFORMANCE FIBERS LT			ELECT NEHA K. JHUNJHUNWALA AS DIRECTOR ELECT SHREYA DESAI AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
28-Sep-18	SARLA PERFORMANCE FIBERS LT	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
							A vote FOR this resolution is warranted given the proposal would render the company's articles updated, ensure
28-Sep-18	SARLA PERFORMANCE FIBERS LT	ANNUAL GENERAL MEETING	MANAGEMENT	AMEND ARTICLES OF ASSOCIATION	FOR	FOR	compliance to the prevailing laws, and would have no adverse effect on shareholder rights and value.  A vote FOR this resolution is warranted as these authorities would allow the company to raise funds by way of
28-Sep-18	SARLA PERFORMANCE FIBERS LT	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REVISION IN BORROWING POWERS	FOR	FOR	loans/borrowings and that should aid in future business growth.  A vote FOR this resolution is warranted as pledging of assets for Debt is part of normal business and should help company
28-Sep-18	SARLA PERFORMANCE FIBERS LT	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE PLEDGING OF ASSETS FOR DEBT	FOR	FOR	reduce its cost of funds.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
	JAIN IRRIGATION SYSTEMS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	statements.
28-Sep-18 28-Sep-18	JAIN IRRIGATION SYSTEMS LTD. JAIN IRRIGATION SYSTEMS LTD.	ANNUAL GENERAL MEETING		APPROVE DIVIDEND REELECT R. SWAMINATHAN AS DIRECTOR	FOR FOR	FOR FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
28-Sep-18	JAIN IRRIGATION SYSTEMS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
28-Sep-18	JAIN IRRIGATION SYSTEMS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE PLEDGING OF ASSETS FOR DEBT	FOR	FOR	A vote FOR this resolution is warranted as pledging of assets for Debt is part of normal business and should help company reduce its cost of funds.
28-Sep-18	JAIN IRRIGATION SYSTEMS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REAPPOINTMENT AND REMUNERATION OF ASHOK B. JAIN AS WHOLE-TIME DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
				APPROVE REAPPOINTMENT AND REMUNERATION OF ANIL B. JAIN AS WHOLE-TIME DIRECTOR, DESIGNATED AS VICE			A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
28-Sep-18	JAIN IRRIGATION SYSTEMS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	CHAIRMAN AND MANAGING DIRECTOR  APPROVE REAPPOINTMENT AND REMUNERATION OF AJIT B.	FOR	FOR	remuneration.
28-Sen-18	JAIN IRRIGATION SYSTEMS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	JAIN AS WHOLE-TIME DIRECTOR, DESIGNATED AS JOINT MANAGING DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
10 3cp 10	JAN MINORION SISTEMS ETC.		WANTED CHICKLE	APPROVE REAPPOINTMENT AND REMUNERATION OF ATUL B. JAIN AS WHOLE-TIME DIRECTOR, DESIGNATED AS CHIEF	TON	1011	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
28-Sep-18	JAIN IRRIGATION SYSTEMS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	FINANCIAL OFFICER  APPROVE REAPPOINTMENT AND REMUNERATION OF R.	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / ner remuneration.
20.0	IAIN IDDICATION CVCTC	ANNUAL GENERAL PROPERTY	MANAGEMENT	SWAMINATHAN AS WHOLE-TIME DIRECTOR, DESIGNATED AS	505	505	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her
	JAIN IRRIGATION SYSTEMS LTD.			EXECUTIVE DIRECTOR  AMEND EMPLOYEE STOCK OPTION PLAN 2011 AND RELATED	FOR	FOR	remuneration.  Stock Option plan is a good way to retain & motivate employees. Taking into account the limit under proposed ESOP and
	JAIN IRRIGATION SYSTEMS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ISSUES APPROVE ISSUANCE OF SECURED NON-CONVERTIBLE	FOR	FOR	the overhang from the existing plans, the total dilution is considered reasonable
	JAIN IRRIGATION SYSTEMS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	DEBENTURES ON PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
28-Sep-18 28-Sep-18	JINDAL STEEL & POWER LTD. JINDAL STEEL & POWER LTD.	ANNUAL GENERAL MEETING ANNUAL GENERAL MEETING		ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS REELECT DINESH KUMAR SARAOGI AS DIRECTOR	FOR FOR	FOR FOR	statements.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
	JINDAL STEEL & POWER LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed remuneration, and the way the audit was conducted.
	JINDAL STEEL & POWER LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS	FOR	AGAINST	A vote AGAINST this resolution is warranted given that the potential dilution of this request is considered excessive.
*0-36h-18	STEEL & POWER LID.	SERVICE WILLIAMS	- ADDITION OF THE PARTY OF THE	APPROVE OFFER OR INVITATION TO SUBSCRIBE TO SECURED/UNSECURED REDEEMABLE NON-CONVERTIBLE	FOR	TCHINDS	OTEL VINE IN POLITION OF BUILDING OF BUILD
28-Sep-18	JINDAL STEEL & POWER LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	DEBENTURES ON PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.
				APPROVE JINDAL STEEL & POWER LIMITED EMPLOYEE STOCK			
				PURCHASE SCHEME - 2018 AND APPROVE ISSUANCE OF SHARES TO EMPLOYEES OF COMPANIES UNDER THE JINDAL STEEL &			Stock Option plan is a good way to retain & motivate employees. Taking into account the limit under proposed ESOP and
28-Sep-18	JINDAL STEEL & POWER LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	POWER LIMITED EMPLOYEE STOCK PURCHASE SCHEME - 2018	FOR	FOR	the overhang from the existing plans, the total dilution is considered reasonable
				APPROVE ISSUANCE OF SHARES TO EMPLOYEES OF SUBSIDIARY COMPANIES UNDER THE JINDAL STEEL & POWER LIMITED			Stock Option plan is a good way to retain & motivate employees. Taking into account the limit under proposed ESOP and
28-Sep-18	JINDAL STEEL & POWER LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	EMPLOYEE STOCK PURCHASE SCHEME - 2018  APPROVE PAYMENT OF REMUNERATION AND WAIVER OF	FOR	FOR	the overhang from the existing plans, the total dilution is considered reasonable
				RECOVERY OF EXCESS REMUNERATION PAID TO NAVEEN JINDAL AS WHOLE-TIME DIRECTOR DESIGNATED AS THE CHAIRMAN OF			
28-Sep-18	JINDAL STEEL & POWER LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	THE COMPANY	FOR	FOR	A vote FOR this proposal is warranted given the absence of any known issues concerning the remuneration proposal.
				APPROVE CONTINUATION TO HOLD OFFICE AND APPROVE REMUNERATION OF VENKATESH JINDAL AS ECONOMIC			A vote FOR this resolution is warranted given that there are no known issues concerning the nominee nor any concerns
28-Sep-18	JINDAL STEEL & POWER LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ANALYST APPROVE AMENDMENT IN TERMS AND CONDITIONS OF	FOR	FOR	around the remuneration practices of the company
28-Sep-18	JINDAL STEEL & POWER LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAJEEV RUPENDRA BHADAURIA AS WHOLE- TIME DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.
			MANAGEMENT	APPOINTMENT OF RAJEEV RUPENDRA BHADAURIA AS WHOLE- TIME DIRECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DINESH KUMAR SARAOGI AS WHOLE-TIME	FOR	FOR	
	JINDAL STEEL & POWER LTD.	ANNUAL GENERAL MEETING  ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAJEEV RUPENDRA BHADAURIA AS WHOLE- TIME DIRECTOR  APPROVE AMENDMENT IN TERMS AND CONDITIONS OF	FOR FOR	FOR FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
28-Sep-18				APPOINTMENT OF RAJEEV RUPENDRA BHADAURIA AS WHOLE- TIME DIRECTOR  APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DINESH KUMAR SARAOGI AS WHOLE-TIME DIRECTOR			A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
28-Sep-18 28-Sep-18 28-Sep-18	JINDAL STEEL & POWER LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF PAIEEY RUPENDRA BHADAURIA AS WHOLE- TIME DIBECTOR HIN TERMS AND CONDITIONS OF APPOINTMENT OF DINESH RUMAR SARAOGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	Avote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18	JINDAL STEEL & POWER LTD.  KRIDHAN INFRA LTD.  KRIDHAN INFRA LTD.  KRIDHAN INFRA LTD.  KRIDHAN INFRA LTD.	ANNUAL GENERAL MEETING  ANNUAL GENERAL MEETING  ANNUAL GENERAL MEETING	MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT	APPOINTMENT OF RAHER RUPENDRA BHADAURIA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DINESH KUMAR SARAGGI AS WHOLE-TIME DIRECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDENDS REJECT NIKIG AGAINVAL AS DIRECTOR	FOR FOR FOR FOR	FOR FOR FOR FOR	Avote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  Avote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  Avote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  Avote FOR this resolution is warranted because this is a routine dividend proposal.  Avote FOR this resolution is warranted because this is a routine dividend proposal.
28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18	JINDAL STEEL & POWER LTD. KRIDHAN INFRA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT	APPOINTMENT OF RAIEER UPENDRA BHADAURIA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIMESH KUMAR SARAOGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTION REPORTS ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTION REPORTS ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTION REPORTS APPROVED DIVIDENDS REPERT DIVIDENDS REPERT SHEMAR BHUMANIAL AS DIRECTOR REFELCT SHEMAR BHUMANIAL AS DIRECTOR REFELCT SHEMAR BHUMANIAL AS DIRECTOR	FOR FOR FOR FOR FOR FOR	FOR FOR FOR FOR FOR FOR	Avote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  Avote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A rote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  Avote FOR this resolution is warranted because this is a routine dividend proposal.  Avote FOR this rounninee is warranted given the absence of any known issues concerning the nominee.  Avote FOR this rounninee is warranted given the absence of any known issues concerning the nominee.  Avote FOR this rounninee is warranted given the absence of any known issues concerning the nominee.
28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18	JINDAL STEEL & POWER LTD.  KRIDHAN INFRA LTD.  KRIDHAN INFRA LTD.  KRIDHAN INFRA LTD.  KRIDHAN INFRA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT	APPOINTMENT OF RAUEE RUPENDRA BHADAUJUA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIMESH KUMARA SARAGGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTION REPORTS ACCEPT CONSOLIDATE DIMANCIAL STATEMENTS AND STATUTION REPORTS ASPROVE DIVIDION REPORTS REPLECT NIKH AGARWAYA. AS DIRECTOR RELECT STERMS BUJUANDIA AS DIRECTOR	FOR FOR FOR FOR	FOR FOR FOR FOR	Avote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  Avote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  Avote FOR this resolution is warranted because this is a routher dividend proposal.  Avote FOR this rouninee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rouninee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rouninee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.
28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18	JINDAL STEEL & POWER LTD.  KRIDHAN INFRA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT	APPOINTMENT OF RAILEY RUPENDRA BHADAURIA AS WHOLE- TIME DIRECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH CLUMAR SARAGGI AS WHOLE-TIME DIRECTOR CACEPT CANSDIQUATED PINANCIAL STATEMENTS AND STATUTIONY REPORTS ACCEPT CANSDIQUATED PINANCIAL STATEMENTS AND STATUTIONY REPORTS ACCEPT CANSDIQUATED PINANCIAL STATEMENTS AND STATUTIONY REPORTS RELECT SHORT AND ASSESSED OF THE PINANCIAL STATEMENTS AND RELECT SHEWARD BANDAUGH AS DIRECTOR RELECT SHEWARD BANDAUGH AS DIRECTOR RELECT SHEWARD BANDAUGH AS DIRECTOR APPROVE REAPONTMENT AND BENUNERATION OF ANIL AGRAWAL AS MANAGING DIRECTOR APPROVE REAPONTMENT AND BENUNERATION OF ANIL AGRAWAL AS MANAGING DIRECTOR APPROVE PROVISION OF GUARANTEE(S) AND SECURITY(ES) TO	FOR FOR FOR FOR FOR FOR FOR	FOR FOR FOR FOR FOR FOR FOR	Avote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  Avote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this roundine is warranted given the absence of any known issues concerning the nominee.  A vote FOR this roundine is warranted given the absence of any known issues concerning the nominee.  A vote FOR this roundine is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the latter as then it would enable the entity receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a solutionary in cultimately reduce
28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18	JINDAL STEEL & POWER LTD. KRIDHAN INFRA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT  MANAGEMENT	APPOINTMENT OF RAIEER RUPENDRA BHADAURIA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH LUMBAR SARROGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSOLDENTE DIMANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSOLDENTE DIMANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIMORDATE DIMANCIAL STATEMENTS AND RELECT STRING AGARWAL AS DIRECTOR REPORT INICIA GRANWAL AS DIRECTOR APPROVE REAPPOINTMENT AND REMUNERATION OF ANIL AGRAWAL AS MANAGING DIRECTOR	FOR FOR FOR FOR FOR FOR	FOR FOR FOR FOR FOR FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this roundine is warranted given the absence of any known issues concerning the nominee.  A vote FOR this somninee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the latter as then it would enable the entity receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of horowing. Therefore, if a guarantee is provided to associate, it could intimately reduce the borrowing cost for the overall group.
28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18 28-Sep-18	JINDAL STEEL & POWER LTD.  KRIDHAN INFRA LTD.	ANNUAL GENERAL MEETING	MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT MANAGEMENT	APPOINTMENT OF RAIEER RUPENDRA BHADAURIA AS WHOLE- TIME DIRECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIMESH CLUMAR SARAGGI AS WHOLE-TIME DIRECTOR CACEPT STANDALONE FINANCIAL STATEMENTS AND STATUTION REPORTS ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTION REPORTS ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTION REPORTS RELECT NIGHT SARAGEMENT AND DIRECTOR RELECT NIGHT SARAGEMENT AND STATEMENT A	FOR FOR FOR FOR FOR FOR FOR	FOR FOR FOR FOR FOR FOR FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.  A vote FOR this rominee is warranted peen the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her remuneration.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote for the resolution is warranted given the absence of any known issues concerning the nominee.  A vote for the revolution is warranted given the absence of any known issues concerning the nominee.  A vote for the revolution is warranted given the absence of any known issues concerning the nominee.  A vote for the revolution is warranted given the absence of any known issues concerning the nominee.  A vote for the revolution is warranted given the absence of any known issues concerning the nominee.
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28-Sep-18	INDAL STEEL & POWER LTD.  ERIDHAAN INFRAL TD.  ERIDHAAN INFRAL LTD.  GUJARAT STATE PETRONET LTD.  GUJARAT STATE PETRONET LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAISE'R UPPENDRA BHADAURIA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH KUMARA SARAGGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSIDERATE DIMANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE TO SARAWAL AS DIBECTOR RESLECT SHERMA BHUMANIA AS DIRECTOR APPROVE READMENT AND REMUNERATION OF ANIL AGRAWAL AS MANAGING DIBECTOR APPROVE REAPPOINTMENT AND REMUNERATION OF ANIL AGRAWAL AS MANAGING DIBECTOR APPROVE PROVISION OF GUARANTEES) AND SECURITY(IES) TO VIAY NIRMANA COMPANY PYT. LTD.  APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SECURITIES AND INVESTMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR  FOR  FOR  FOR  FOR  FOR  FOR  FOR	FOR	Avote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the later as then it would enable the entity receiving the quarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, If a guarantee is provided to a subsidiary, It could utilimately reduce the borrowing cost for the evental ground the sound enable the entities receiving the guarantee with beans, and/or nome investments to subsidiaries, Nr. associate companies ext will be beneficial for the evental ground to normal given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted because this is a routine dividend proposal.
28-Sep-18	INDAL STEEL & POWER LTD.  ERIDHAM INFRAL TD.  ERIDHAM INFRAL LTD.  ERIDHAM INFRAL LTD.  ERIDHAM INFRAL LTD.  GUJARAT STATE PERFONET LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAUER INJERIORA BHADAUJUA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH LIMBAR SARAGGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSOLIDATE DINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSOLIDATE DINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE BIORDED RELECT SHEMA BEHUMANIA AS DIRECTOR APPROVE REAPPOINTMENT AND REMUNERATION OF ANIL AGRAWAL AS MANAGING DIRECTOR APPROVE REAPPOINTMENT AND REMUNERATION OF ANIL AGRAWAL AS MANAGING DIRECTOR APPROVE PROVISION OF GUARANTEES) AND SECURITY(IES) TO YULAY NIRMAN COMPANY PUT. LTD.  APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SECURITIES AND INVESTMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SECURITIES AND INVESTMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SECURITIES AND INVESTMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE THANACIAL STATEMENTS AND STATUTORY REPORTS APPROVE INCREASE IN THRESHOLD OF ACROSS AND ALL SCO. CHARTERED ACCOUNTANTS, AHMEDABAD AS STATUTORY AUDITORS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this reminee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this reminee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the latter as then it would enable the entity receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subsidiary, rick ould utilimately reduce the borrowing cost for the overall group.  A vote FOR this resolution is warranted given the absence of any known issues usurounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.
28-Sep-18	IRIDAL STEEL & POWER LTD.  KRIDHAN INFRA LTD.  GUJARAT STATE PETRONET LTD.  GUJARAT STATE PETRONET LTD.  GUJARAT STATE PETRONET LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAIEER INJERNORA BHADAUIRA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH KUMARA SARAGGI AS WHOLE-TIME DIBECTOR COURSE OF DIBESH CHARA SARAGGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSIDERATE OF THE SAME OF THE STATEMENTS AND STATUTORY REPORTS AREPORT DIVIDENTS APPROVE DIVIDENTS APPROVE PROVISOR AS DIBECTOR RELECT SHESD BEHOVAMINA AS DIRECTOR RELECT SHESD BEHOVAMINA AS DIRECTOR APPROVE REAPFORM THE AT ARD REMUNERATION OF ANIL ACRAWAL AS ANAMAGINE DIRECTOR APPROVE PROVISON OF GUARANTEE(S) AND SECURITY(IES) TO VILLY NIRMAN COMPANY PYT. LTD.  APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SECURITIES AND INSTRUMENTS IN INSECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE ENDOESD.  APPROVE ENDOESD.	FOR  FOR  FOR  FOR  FOR  FOR  FOR  FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this renolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the latter as then it would enable the entity receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subsidiary, it could utilitately reduce the borrowing cost for the overall group.  A vote FOR this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with boars, and/or make investments to subsidiaries, it is accounted to with beneficial for the eventile such that the connection with boars, and/or make investments to subsidiaries, it is accounted to with a provide securities in connection with boars, and/or ores, if a guarantee to subsidiaries, it is accounted to with the ores of the control of the overall group.  A vote FOR this recolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this promosal is warranted given the absence of any known issues
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28-Sep-18	INDAL STEEL & POWER LTD.  ERIDHAN INFRA LTD.  GUJARAT STATE PETRONET LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAISER NIPENDRA BHADAURIA AS WHOLE- TIME DIRECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DISHEN HUMAN AS SARAGGI AS WHOLE-TIME DIRECTOR COURSE OF DISHEN HUMAN AS SARAGGI AS WHOLE-TIME DIRECTOR ACCEPT CANDIOLOR FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CANDIOLOR FINANCIAL STATEMENTS AND STATUTORY REPORTS ARPROVE DIVIDIOLATE DINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE PROVISOR OF SARAGEMENT OF THE REPORTS APPROVE PROVISOR OF THE SARAGEMENT OF THE REPORTS APPROVE PROVISOR OF GUARANTEE(S) AND SECURITY(IES) TO VIJAY NIRMAN COMPANY PYF.T. LT. VIJAY NIRMAN COMPANY PYF.T. LT. APPROVE INCREASE IN THE SHOLD OF LOANS/GUARANTEES. PROVISION OF SECURITIES AND INVESTMENT IN SECURITIES APPONISON OF SECURITIES AND INVESTMENT IN SE	FOR	FOR	Avote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this renoise is warranted given the absence of any known issues concerning the nominee.  A vote FOR this renoise is warranted given the absence of any known issues concerning the nominee.  A vote FOR this renoise is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the later as then it would enable the entity receiving the quarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subsidiary, round ultimately reduce the borrowing cost for the overall group.  A vote FOR this resolution is warranted as this proposal of to make loan, give guarantees, provide securities in connection with bans, and/or make investments to subsidiaries, its associate companies et will be beneficial for the eventile group.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this proposal is warranted because this is a routine dividend proposal.  A vote FOR this proposal is warranted because this is a routine dividend proposal.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the
28-Sep.18	IRIDAL STEEL & POWER LTD. KRIDHAN INFRA LTD. GUJARAT STATE PETRONET LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAILER NIPENDRA BHADAURIA AS WHOLE- TIME DIRECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DISHESH KUMARA SARAGGI AS WHOLE-TIME DIRECTOR CACEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSIDERATION AND STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDIONAL STATEMENTS AND STATUTORY REPORTS RELECT TIMES AGAINMAN AND DIRECTOR RELECT TIMES AGAINMAN AND STATEMENTS AND APPROVE PROVISION OF GUARANTEES, AND SECURITY (IES) TO VIJAY NIRMAN COMPANY PVT. LTD.  APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, APPROVISION OF GUARANTEES AND INVESTMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMOVERATION OF ANOD AGAINMAN & CO. CRAWITED AND ACCIONATION, AND STATUTORY REPORTS APPROVE REMOVERATION OF ANOD AGAINMAN & CO. CRAWITED AND ACCIONATION, AND STATUTORY REPORTS APPROVE REMOVERATION OF ANOD AGAINMAN & CO. CRAWITED AND ACCIONATION, AND DIRECTOR APPROVE REMOVERATION OF ANOD AGAINMAN & CO. CRAWITED AND ACCIONATION, AND RECCIOR APPROVE REMOVERATION OF ANOD AGAINMAN & CO. PARTIES AND RECCION AND AGAINMAN AS DIRECTOR AUDITORS APPROVE REMUNERATION OF ANOD AGAINMAN & CO. PARTIES APPROVE REMUNERATION OF AN MINIMASTAVIA AS NON- ELECT TAY AND AGAINMAN AS DIRECTOR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF AM MINIMASTAVIA AS NON- ELECT TAY CHARLES AND STATUTORY REPORTS APPROVE REMUNERATION OF AM MINIMASTAVIA AS NON- ELECT TAY CHARLES AND STATUTORY REPORTS	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of sugarantee by the company to an associate firm will be beneficial for the latter as then it would enable the entity receiving the guarantee to subsidiary, it could ultimately reduce the borrowing cost for the overall group.  A vote for this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with loans, and/or make investments to subsidiaries, Nx, associate companies etc will be beneficial for these entities as then it would enable the entities receiving the guarantee to obtain more favorable terms from indens; reducing the continue.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues conc
28-Sep.18	INDAL STEEL & POWER LTD.  ERIDHAN INFRA LTD.  GUIARAT STATE PETRONET LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAILEY RUPENDRA BHADAURIA AS WHOLE- TIME DIRECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIMESH CHUMAR SARAGGI AS WHOLE-TIME DIRECTOR CACEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSIDERATION AND STATEMENTS AND STATUTORY REPORTS ACCEPT CONSIDERATION AND STATEMENTS AND STATUTORY REPORTS RELECT TIMES AGAINMAN AS DIRECTOR RELECT TIMES AGAINMAN AS DIRECTOR APPROVE DIRECTOR APPROVE PROVISION OF GUARANTEES, AND SECURITY (IES) TO VIJAY NIRMAN COMPANY PVT. LTD.  APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, APPROVISION OF GUARANTEES AND INVESTMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF ANOD AGAINMA & CO. CHAMIETED ACCOUNTANTS, AMERICAND AS STATUTORY ALDITORS APPROVE REMUNERATION OF ANOD AGAINMA & CO. CHAMIETED ACCOUNTANTS, AMERICAND AS STATUTORY ALDITORS APPROVE REMUNERATION OF OR M SHINASTAVA AS NON- ELECT TAY AND ADDRECTOR APPROVE REMUNERATION OF M M SHINASTAVA AS NON- ELECT TRANSPACE AS DIRECTOR APPROVE REMUNERATION OF M M SHINASTAVA AS NON- ELECT TRANSPACE AS SASCOLATES LIFE CORT AND TRATUTORY REPORTS APPROVE REMUNERATION OF M M SHINASTAVA AS NON- ELECT TRANSPACE AS ASSOCIATES LIFE CANAFERED RELECT TO A SUBBARDAM REDOY AS DIRECTOR APPROVE CHAIRMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS RELECT TO A CHAIRMAN AS DIRECTOR APPROVE CHAIRMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS RELECT TO A CHAIRMAN AS DIRECTOR APPROVE CHAIRMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS RELECT TO A CHAIRMAN AS DIRECTOR APPROVE OF A SASCOLATES LIFE CHAIRMEND ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS RELECT TO A CHAIRMAN AS DIRECTOR APPROVE CHAIRMAN AS SASCOLATES LIFE CHAIRMEND	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a parantele by the company to an associate firm will be bandicial for the latter as then it would enable the entity receiving the guarantee to solution more favorable terms from lenders, technical for the latter as then it would enable the entity receiving the guarantee to advantage to a vote of the contribution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with loans, and/or make investments to subsidiaries, Nx, associate companies etc will be beneficial for these entities as then it would enable the entities receiving the guarantee to obtain more favorable terms from lenders, reducing the contribution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with loans, and/or make investments to subsidiaries, Nx, associate companies et will be beneficial for these entities as then it would enable the en
28-Sep-18	IRIDAL STEEL & POWER LTD. KRIDHAN INFRA LTD. GUJARAT STATE PETRONET LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAUER INJERNORA BHADAUJUA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH LUMANE SARAGGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSIDERATION OF THAN CIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSIDERATION OF THAN CIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDIONAL STATEMENTS AND STATUTORY REPORTS RELECT HIGH AGARWAL AS DIRECTOR APPROVE REPORTS APPROVE REAPPOINTMENT ARD REMUNERATION OF ANIL AGRAWAL AS MANAGING DIRECTOR APPROVE REAPPOINTMENT ARD REMUNERATION OF ANIL AGRAWAL AS MANAGING DIRECTOR APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SCIUNTIFIES AND INVESTMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SCIUNTIFIES AND INVESTMENT IN SECURITIES APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SCIUNTIFIES AND INVESTMENT IN SECURITIES APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SCIUNTIFIES AND INVESTMENT IN SECURITIES APPROVE INCREASE RELECT TANDAMAN AS DIRECTOR APPROVE REMUNERATION OF AN AMERICAN APPROVE REMUNERATION OF OR MA SHIVASTAVA AS NON- ELECT TRAY OF AGRAWAL AS DIRECTOR APPROVE REMUNERATION OF OCST AUDITORS APPROVE REMUNERATION OF OCST AUDITORS APPROVE REMUNERATION OF MM SHIVASTAVA AS NON- ELECT TRAY AND AGRAWAL AS DIRECTOR APPROVE REMUNERATION OF MM SHIVASTAVA AS NON- ELECT TRAY AND AGRAWAL AS DIRECTOR LECT TRAY OF A CORRESPONS AS DIRECTOR APPROVE REMUNERATION OF MM SHIVASTAVA AS NON- ELECT TRAY OF A CORRESPONS AS DIRECTOR BELECT TRAY OF A CORRESPONS AS DIR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of any known issues concerning the nominee and his / her was a vote of the warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of the aparantee by the companies of the warranted given the absence of any known issues concerning the securities in connection with loans, and/or make investments to subsidiaries, NV, associate companies et will be beneficial for these entities as then it would enable the entities receiving the guarantee to obtain more favorable terms from indense, reducing the contractive of the vote of the proving cost for the overall group.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted giv
28-Sep-18	INDAL STEL & POWER LTD.  ERIDHAM INFRA LTD.  CRIDHAM INFRA LTD.  CRIDHAM INFRA LTD.  GUJARAT STATE PETRONET LTD.  GAYATRI PROJECTS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAUER INJERNORA BHADAUIRA AS WHOLE- TIME DIRECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIMESH KUMARA SARAGGI AS WHOLE-TIME DIRECTOR ACCEPT CANADALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CANADALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CANADALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIMESHAD RELECT INISIA AGARWAL AS DIRECTOR RELECT INISIA AGARWAL AS DIRECTOR RELECT INISIA AGARWAL AS DIRECTOR APPROVE RAPPOINT AND REMAUNERATION OF ANIL APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF GUARANTEES AND INVESTMENT IN SECURITY (IES) TO VIJAY NIRMAN COMPANY PUT. LTD.  APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, APPROVE REMUNERATION OF COST AUDITORS APPROVE REMUNERATION OF OF M M SINVASTAVA AS NON- DECUTIVE CHAIRMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS RELECT ANY RICH CHAIRMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS RELECT ANY RICH CHAIRMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS RELECT TO A CANADARMAN REDOY AS DIRECTOR APPROVE REMUNERATION OF COST AUDITORS APPROVE THE MUNERATION OF COST AUDITORS APPROVE THE MUNERAT	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this renolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the later as then it would enable the entity receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subdicilary, it could unimately reduce the borrowing cost for the overall ground.  A vote FOR this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with bans, and/or make investments to subdicilares, My, associate companies etc will be beneficial for their entities as then it would enable the entities receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subdicilary, it could unimately reduce the ordering group.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial subdicilares, My, as a provided to a subdicilary, it could unimately reduce
28-Sep-18	INDAL STEEL & POWER LTD.  ERIDHAM INFRA LTD.  CRIDHAM INFRA LTD.  CRIDHAM INFRA LTD.  GUJARAT STATE PETRONET LTD.  GAYATRI PROJECTS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAUER INJERNORA BHADAUJIA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH LUMBAR SARAGGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CHANGLOUTED FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSOLIDATE DINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DINGOLATED FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE THIS AGARWAL AS DIRECTOR RELECT SHESHAS BRUWANIA AS DIRECTOR APPROVE REAPPOINTMENT AND REMUNERATION OF ANIL AGRAWAL AS MANAGING DIRECTOR APPROVE REAPPOINTMENT AND REMUNERATION OF ANIL AGRAWAL AS MANAGING DIRECTOR APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SECURITIES AND INVESTMENT IN SECURITIES APPROVE DIVIDEND RELECT THANDAUGH AS DIRECTOR APPROVE DIVIDEND RELECT THANDAUGH AS DIRECTOR APPROVE DIVIDEND RELECT THANDAUGH AS DIRECTOR APPROVE DIVIDEND ARE ASSOCIATED AND RECTOR LECT RAY GORD AS A SINECTOR APPROVE DIVIDEND APPROVE REMUNERATION OF AN SINEXATUTORY REPORTS APPROVE DIVIDEND ASSOCIATION OF AGARWAL & CO. APPROVE PROVIDEND ASSOCIATION OF AGARWAL & CO. APPROVE REMUNERATION OF AM SINEXATAVA AS NON- ESECUTIVE CHAIRMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS RELECT ANY BURGARMAN AS DIRECTOR LECT RAY GORD AS A SISCIATED OF COST AUDITORS. APPROVE REMUNERATION OF AM SINEXATAVA AS NON- ESECUTIVE CHAIRMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS RELECT THOUGH AS UBBRARAM REDOY AS DIRECTOR LECT RAY OF THE AND AS ASSOCIATES LIP, CHAITERED ACCOUNTANTS, AND ASSOCIATES LIP, CHAITERED APPROVE REMUNERATION OF COST AUDITORS APPROVE REMUNERATION OF TO THE ASSOCIATED AS DIRECTOR APPROVE REMUNERATION OF THE ASSOCIATED AS DIRECTOR LECT THANDALOR STATEMENTS AND STATUTORY REPORTS BELECT TI-NORD ASSOCIATES LIP, CHAITERED ACCOUNTANTS, APPROVE REMUNERATION OF TO, CHAITERED APPROVE REMUNERATION OF THE ASSOCIATED AS DIRECTOR APPR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the later as then it would enable the entity receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subdicilary, it could unimately reduce the borrowing cost for the overall ground.  A vote FOR this remains investments to subdicilaries, I/v., associate companies cit will be beneficial for the leaf of the overall ground.  A vote FOR this remains investments to subdicilaries, I/v., associate companies cit will be beneficial for these entitles as then it would enable the entities receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subdicilary, it could unimately reduce the order of the overall ground.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence
28-Sep-18	INDAL STEL & POWER LTD.  ERIDHAM INFRA LTD.  GUJARAT STATE PETRONET LTD.  GAYATRI PROJECTS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAUER INJERNORA BHADAUJIA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH LUMBAR SARAGGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CANDIOLATE DIMENIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSIDURATE DIMENIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIMENIAL STATEMENTS AND STATUTORY REPORTS RELECT HIRD AGARWAL AS DIRECTOR APPROVE PROVISION OF GUARANTEES, AND SECURITY (ES) TO VIANY NIRMAN COMPANY PYT. LTD.  APPROVE PROVISION OF GUARANTEES, AND SECURITY (ES) TO VIANY NIRMAN COMPANY PYT. LTD.  APPROVE ONCE APPROVE CONCENTRATE OF THE ADDRESS OF THE ADDRE	FOR  FOR  FOR  FOR  FOR  FOR  FOR  FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the later as then it would enable the entity receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subdiciary, it could utilimately reduce the borrowing cost for the overall ground.  A vote FOR this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with boars, and/or make investments to subdiciare, it was a vote of this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection obtening and the provided to a subdiciary, it could utilimately reduce the order of borrowing. Therefore, if a guarantee is provided to a subdiciary, it could utilimately reduce the borrowing cost for the cost of borrowing. Therefore, if a guarantee is provided to a subdiciary, it could utilimately reduce the borrowing cost for the cost of borrowing. Therefore, if a guarantee is provided to a subdiciary, it could utilimately reduce the borrowing cost for the cost of b
28-Sep-18	INDAL STEEL & POWER LTD.  ERIDHAM INFRALTD.  GUJARAT STATE PETRONET LTD.  GAYATRI PROJECTS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAUER INJERNORA BHADAUJIA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH LIMARA SARAGGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CHANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CHANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVED STATEMENTS AND STATUTORY REPORTS RELECT FINES AGARWAL AS DIRECTOR REFLECT SHESHAS BRUMANIA AS DIRECTOR APPROVE PROVISION OF GUARANTEE(S) AND SECURITY(IES) TO VIJAY NIRMAN COMPANY PYT. LTD.  APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SECURITIES AND INVESTMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND RELECT THATANDAMA AS DIRECTOR APPROVE REMUNERATION OF ANDOP AGARWAL & CO. CHANTEED ACCOUNTAINTS, AMEDICABOR AS STATUTORY LECT FAVING AGARWAL AS DIRECTOR APPROVE REMUNERATION OF ANDOP AGARWAL & CO. CHANTEED ACCOUNTAINTS, AMEDICABOR AS STATUTORY LECT FAVING AGARWAL AS DIRECTOR APPROVE REMUNERATION OF AND PAGARWAL & CO. CHANTEED ACCOUNTAINTS, AMEDICABOR AS STATUTORY LECT FAVING AGARWAL AS DIRECTOR APPROVE REMUNERATION OF AND PAGARWAL AS ON- ESECUTIVE CHAIRMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF AND STATUTORY REPORTS APPROVE REMUNERATION OF AND STATUTORY REPORTS APPOVE REMUNERATION OF AND STATUTORY REPORTS BELECT THOM THE ANDERAGAM AS DIRECTOR APPROVE REMUNERATION OF AND STATUTORY REPORTS BELECT THAT ANDERAGAM AS DIRECTOR APPROVE REMUNERATION OF AND STATUTORY REPORTS BELECT THAT ANDERAGAM AS DIRECTOR APPROVE REMUNERATION OF AND STATUTORY REPORTS BELECT THOM THE ANDERAGAM AS DIRECTOR APPROVE REMUNERATION OF ANDERTOR OF THE APPROVE REMUNERATION OF THE ASSOCIATED OF THE APPROVE REMUNERATION OF THE	FOR  FOR  FOR  FOR  FOR  FOR  FOR  FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the later as then it would enable the entity receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subdiciary, it could utilimately reduce the borrowing cost for the overall ground.  A vote FOR this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with boars, and/or make investments to subdiciare, it was a vote of this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection obtening and the provided to a subdiciary, it could utilimately reduce the ordering group.  A vote FOR this resolution is warranted given the absence of any known issues concerning the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given th
28-Sep-18	INDAL STEEL & POWER LTD.  ERIDHAM INFRA LTD.  GUJARAT STATE PETRONET LTD.  GAYATRI PROJECTS LTD.  MUTHOOT FINANCE LTD.  MUTHOOT FINANCE LTD.  MUTHOOT FINANCE LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAUER INJERNORA BHADAUIRA AS WHOLE- TIME DIRECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH CHUMAR SARAGGI AS WHOLE-TIME DIRECTOR  CACEPT CANADALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS  ACCEPT CANADALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS  ACCEPT CANADALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS  RELECT SHEWARD BANDAMAN AS DIRECTOR RELECT SHEWARD BHADAWAN AS DIRECTOR APPROVE REPORT OF THE SHEWARD BHADAWAN AS DIRECTOR APPROVE REAPONTMENT AND BERLUREATION OF ANIL AGRAWAL AS MANAGING DIRECTOR  APPROVE PROVISION OF GUARANTEES) AND SECURITY(IES) TO VIJAY NIRMAN COMPANY PYT. LTD.  APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SECURITIES AND INVESTMENT IN SECURITIES APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SECURITIES AND INVESTMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE THANACIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF ANDOR AGRIWMA & CO. CARAFTEED ACCOUNTANTS, AHMEDIABDA AS STATUTORY AUDITORS ELECT RAYIND AGRAWAL AS DIRECTOR APPROVE REMUNERATION OF OF M SHIVASTAVA AS NON- DECLITED THE MANIFACIAN OF MASSIVASTAVA AS NON- PROVEDUTE OF THE MANIFACIAN OF MASSIVASTAVA AS NON- PROVEDUTE OF THE MANIFACIAN OF COST AUDITORS APPROVE REMUNERATION OF COST AUDITORS APPROVE REMUNERATION OF COST AUDITORS APPROVE REMUNERATION OF THE AGRAWAL AS CO. CARRETTEED ACCOUNTANTS, HIMEDABD AS JUDITORS AND AUTHORIZE ESCANDARY OF THE MANIFACIAN OF THE SANGEROR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS RELECT FROM FROM THE REMUNERATION OF TO SANGEROR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS RELECT REMORDS ON REMUNERATION OF A BURECTOR APPROVE REMUNERATION OF THE SANGEROR ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR  FOR  FOR  FOR  FOR  FOR  FOR  FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the later as then it would enable the entity receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subsidiary, it could ultimately reduce the borrowing cost for the overall groun.  A vote for this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with boars, and/or make investments to subsidiaries, I/N, associate companies etc will be beneficial for these entitles as then it would enable the entities receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subdainary, it could ultimately reduce the order order in group.  A vote FOR this resolution is warranted given the absence of any known issues concerning the company's financial statements.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any
28-Sep-18	IRIDAL STEEL & POWER LTD.  KRIDHAN INFRA LTD.  GUJARAT STATE PETRONET LTD.  GAYATRI PROJECTS LTD.  MUTHOOT FINANCE LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAILEY RUPENDRA BHADAURIA AS WHOLE- TIME DIRECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DISHSH KUMARA SARAGGI AS WHOLE-TIME DIRECTOR ACCEPT CANADALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CANADALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDIONAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDIONAL SA DIRECTOR RELECT SHENARA BHUNNANIA AS DIRECTOR APPROVE PROVISION FOR GUARANTEES, AND SECURITY (IES) TO VIJAY NIRMAN COMPANY PVT. LTD.  APPROVE PROVISION OF GUARANTEES, AND SECURITY (IES) TO VIJAY NIRMAN COMPANY PVT. LTD.  APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SECURITIES AND INVESTMENT IN SECURITIES APPROVE REMOVERS AND DIRECTOR APPROVE REMOVERS AND REMOVERS AND AUTHORIZE BOODS OF THE THE REMUMERATION OF COST AUDITORS APPROVE RESPONSIVE OF THE REMUMERATION OF A SA DIRECTOR APPROVE REPORT AND AND AND AUTHORIZE BOODS ON THE THER REMUMERATION OF COST AUDITORS APPROVE REPORT AND AND AUTHORIZE BOODS ON THE THER REMUMERATION AS DIRECTOR APPROVE REPORT AND AND AUTHORIZE BOODS ON THE THE REMUMERATION AS DIRECTOR APPROVE REPORT AND AND AUTHORIZE BOODS ON THE REMUMERATION AS DIRECTOR APPROVE REPORT AND AND AUTHORY REPORTS RELECT FROM CALEXANDER MUTHOR AS DIRECTOR APPROVE REPORT AND AUTHORY AS DIRECTOR APPROVE REPORT AND AUTHORY AS DIRECTOR	FOR  FOR  FOR  FOR  FOR  FOR  FOR  FOR	FOR  FOR  FOR  FOR  FOR  FOR  FOR  FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the later as then it would enable the entity receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subsidiary, it could ultimately reduce the borrowing cost for the overall groun.  A vote for this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with boars, and/or make investments to subsidiaries, I/N, associate companies etc will be beneficial for these entitles as then it would enable the entities receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subdainary, it could ultimately reduce the order order in group.  A vote FOR this resolution is warranted given the absence of any known issues concerning the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of a
28-Sep 18 29-Sep 18 29-Sep 18 29-Sep 18	IRIDAL STEEL & POWER LTD.  KRIDHAN INFRA LTD.  GUJARAT STATE PETRONET LTD.  GUJARAT STATE PETRONET LTD.  GUJARAT STATE PETRONET LTD.  GUJARAT STATE PETRONET LTD.  GAVATRI PROJECTS LTD.  MUTHOOT FINANCE LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAILEY RUPENDRA BHADAURIA AS WHOLE- TIME DIRECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIMESH CHAMBA SARAGGI AS WHOLE-TIME DIRECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CANADALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CANADALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CANADALONA AND DIRECTOR RELECT THAN CAGAMMAN AS DIRECTOR RELECT THAN CAGAMMAN AS DIRECTOR APPROVE DIVIDENT ASPROVE DIVIDENT ASPROVE PROVISION OF GUARANTEES, AND SECURITY (IES) TO VIJAY NIRMAN COMPANY PVT. LTD.  APPROVE PROVISION OF GUARANTEES, AND SECURITY (IES) TO VIJAY NIRMAN COMPANY PVT. LTD.  APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SECURITIES AND INVESTMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF CASA APPROVE REMUNERATION OF COST AUDITORS APPROVE REMUNERATION OF COST AUDITORS APPROVE REMUNERATION OF OST AUDITORS APPROVE REMUNERATION OF M M SHIVASTAVA AS NON- EXECUTIVE CHARMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF M M SHIVASTAVA AS NON- EXECUTIVE CHARMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS RELECT TO AUGUSTAMAN AS DIRECTOR APPROVE REMUNERATION OF COST AUDITORS APPROVE REMUNERATION OF COST AUDITORS APPROVE REVISION IN REMUNERATION OF 1. SANDEEP AUGUSTAMAN AS ADMANDAMA ASD DIRECTOR APPROVE REVISION IN REMUNERATION OF 1. SANDEEP AUGUSTAMAN REDOV AS ASSOCIATES LIG. PAGNETEE ACCOUNTAMYS, AMBRICADOR OF ASD BRECTOR APPROVE REPORTS APPROVE REMUNERATION OF COST AUDITORS APPROVE REPORTS APPROVE REMUNERATION OF COST AUDITORS APPROVE REPORTS APPROVE REMUNERATION OF COST AUDITORS APPROVE REMUNERATION OF A SA DIRECTOR APPROVE REMONERATION OF A SA DIRECTOR APPROVE REMONERATION OF A SA DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this roundines is warranted given the absence of any known issues concerning the nominee.  A vote FOR this roundines is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate from will be baneficial for the latter as their it would enable the entity receiving the guarantee to subsidiary, as an avoid to the borrowing cost for the overall group.  A vote for this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with loans, and/or make investments to subsidiaries, NV, associate companies etc will be beneficial for these entities as then it would enable the entities receiving the guarantee to obtain more favorable terms from indens; recluding the terms from indens; recluding the contract of borrowing. Therefore, if a guarantee is provided to a subsidiary, it could ultimately reduce the soft of borrowing. Therefore, if a guarantee is provided to a subsidiary, it could ultimately reduce the borrowing cost for the overall group.  A vote FOR this resolution is warranted given
28-Sep 18 29-Sep 18 29-Sep 18 29-Sep 18	INDAL STEEL & POWER LTD.  KRIDHAN INFRA LTD.  GUJARAT STATE PETRONET LTD.  GAYATRI PROJECTS LTD.  MUTHOOD T FINANCE LTD.  MUTHOOD T FINANCE LTD.  MUTHOOD T FINANCE LTD.  APL APOLLO TURSES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAUER INJERNORA BHADAUIRA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH KUMARA SARAGGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CHANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CHANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS RELECT SHORD AGARWAL AS DIBECTOR APPROVE ENDOWNAMINA AS DIBECTOR APPROVE REAPPOINTMENT AROR REMUNERATION OF ANIL AGARWAL AS MANAGING DIRECTOR APPROVE REAPPOINTMENT AROR REMUNERATION OF ANIL AGARWAL AS MANAGING DIRECTOR APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF GUARANTEES AND SECURITY(IES) TO VILLY NIRMAN COMPANY PVT. LTD.  APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SCULINTES AND INSTEMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF ANODE AGARWAL & CO. CHARTERED ACCUMANTS, AMMEDIAN AS CO. CHARTERED ACCIONATIST, AMMEDIAN AS TOTALTORY AUDITORS ELECT TANJOHA AGARWAL AS DIRECTOR APPROVE REMUNERATION OF COST AUDITORS APPROVE REMUNERATION OF A DIRECTOR APPROVE REMUNERATION OF A DIR	FOR  FOR  FOR  FOR  FOR  FOR  FOR  FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this remines is warranted given the absence of any known issues concerning the nominee.  A vote FOR this remines is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the latter as then it would enable the entity receiving the guarantee to obtain more favorable terms from the beneficial for the latter as then it would enable the entity receiving the guarantee is provided to a subdidiary, it could ultimately reduce the borrowing cost for the overall group.  A vote FOR this resolution is warranted as the proposal of none is a vote for the resolution is warranted as proposal of none is a vote in the borrowing cost for the overall group.  A vote FOR this resolution is warranted as proposal of not a vote in the proposal of not the new for the vote of the proposal of not obtain more favorable terms from fenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subsidiary, it could ultimately reduce the borrowing cost for the overall group.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR th
28-Sep-18 29-Sep-18 29-Sep-18	INDAL STEEL & POWER LTD.  KRIDHAN INFRA LTD.  GUJARAT STATE PETRONET LTD.  GAVATRI PROJECTS LTD.  MUTHOOT FINANCE LTD.  MUTHOOT FINANCE LTD.  MUTHOOT FINANCE LTD.  APL APOLLO TURES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAUER INJERNORA BHADAUIRA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH KUMARA SARAGGI AS WHOLE-TIME DIBECTOR  CACEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSIDERATION OF THAN CIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSIDERATION RELECT SHORT AGAINVAL AS DIBECTOR RELECT HICK AGAINVAL AS DIBECTOR RELECT SHORT AGAINVAL AS DIBECTOR RELECT SHORT AGAINVAL AS DIBECTOR APPROVE DIVIDENT APPROVE REAPPOINTMENT ARD REMUNERATION OF ANIL AGARAWA AS MANAGING DIBECTOR APPROVE PROVISION OF GUARANTEES, AND SECURITY(ES) TO VIALY NIRMAN COMPANY PYT. LTD.  APPROVE INCREASE IN THE SHOLD OF LOANS/GUARANTEES, PROVISION OF SECURITIES AND INVESTIMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF ANOD AGAINVAL & CO. CHARTERED ACCIONATOS, AMENDAM PROVE REMUNERATION OF ANOD AGAINVAL & CO. CHARTERED ACCIONATOS, AMENDAM APPROVE REMUNERATION OF AND STATUTORY REPORTS APPROVE REMUNERATION OF OST AUDITORS APPROVE REMUNERATION OF COST AUDITORS APPROVE REMUNERATION OF OST AUDITORS APPROVE REMUNERATION OF A BORTOR APPROVE REMUNERATION OF A BORTOR APPROVE REMUNERATION OF A BOR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this remines is warranted given the absence of any known issues concerning the nominee.  A vote FOR this remines is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the latter as then it would read be the entity receiving the guarantee to obtain more favorable terms from the enders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subsidiary, it could unimately reduce the borrowing cost for the overall group.  A vote for this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with boars, and/or make investments to aubsidiaries, Ms, associate companies et will be beneficial for the election of the overall group.  A vote for this resolution is warranted as the proposal of to make loans, give guarantees, provide securities in connection with boars, and/or make investments to aubsidiaries, Ms, associate companies et will be beneficial for these entitles as a control group.  A vote for this resolution is warranted agiven the absence of any known issues surrounding the cornward group.  A vote for this resolution is warranted given the absence of any known issues concerning the nominee.  A vote for this resolution is warranted given the absence of any known issues concerning the nominee.  A vote for this resolution is wa
28-Sep-18	INDAL STEEL & POWER LTD.  ERIDMAN INFRALTD.  GUIJARAT STATE PETRONET LTD.  GAVATRI PROJECTS LTD.  MUTHOOT FINANCE LTD.  APL APOLLO TURES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF RAUER INJERNORA BHADAUIRA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH KUMARA SARAGGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CHANGUAGE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CONSIDERATION OF A STATEMENTS AND STATUTORY REPORTS RELECT SHORD AGAINVAL AS DIBECTOR APPROVE PROVISION OF GUARANTEE(S) AND SECURITY(ES) TO VIANY RIBMAN COMPANY PYT. LTD.  APPROVE PROVISION OF GUARANTEE(S) AND SECURITY(ES) TO VIANY RIBMAN COMPANY PYT. LTD.  APPROVE INCREASE IN THE SHOLD OF LOANS/GUARANTEES. PROVISION OF SECURITIES AND INVESTMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMOVERABLE AND STATUTORY REPORTS APPROVE REMOVERABLE AS A STATUTORY REPORTS APPROVE REMOVERABLE AND STATUTORY REPORTS APPROVE REMOVERABLE AND STATUTORY REPORTS APPROVE REMOVERABLE AND STATUTORY REPORTS APPROVE REMOVERATION OF AM SHIVASTAVA AS NON- EXECUTIVE CHARMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMOVERATION OF OR MY SHIVASTAVA AS NON- EXECUTIVE CHARMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMOVERATION OF ORM SHIVASTAVA AS NON- EXECUTIVE CHARMAN ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMOVERATION OF A SIGNAL AS DIRECTOR APPROVE REMOVERAD AND STATUTORY REPORTS SELECT GEORGE ALEXANDER MUTHOOT AS DIRECTOR APPROVE REMOVERAD AS DIRECTOR APPROVE REMOVERAD AS DI	FOR  FOR  FOR  FOR  FOR  FOR  FOR  FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this remines is warranted given the absence of any known issues concerning the nominee.  A vote FOR this remines is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the latter as then it would read be the entity receiving the guarantee to obtain more favorable terms from the enders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subsidiary, it could untimately reduce the borrowing cost for the overall group.  A vote for this resolution is warranted as this proposal of for make loans, give guarantees, provide securities in connection with boars, and/or make investments to oubsidiaries, Ns., associate companies et will be beneficial for the desire of the borrowing cost for the overall group.  A vote for this resolution is warranted as the proposal of to make loans, give guarantees, provide securities in connection with boars, and/or make investments to oubsidiaries, Ns., associate companies et will be beneficial for these entities as considerable of the cornel group.  A vote for this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote for this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues
28-Sep-18 29-Sep-18 29-Sep-18	INDAL STEEL & POWER LTD.  KRIDHAN INFRALTD.  GUJARAT STATE PETRONET LTD.  GUJARAT STATE PETRONET LTD.  GUJARAT STATE PETRONET LTD.  GUJARAT STATE PETRONET LTD.  GAVATRI PROJECTS LTD.  MUTHOOT FINANCE LTD.  MUTHOOT FINANCE LTD.  MUTHOOT FINANCE LTD.  MUTHOOT FINANCE LTD.  APL APOLLO TURES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF BAUER INJERNORA BHADAUIRA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH KUMARA SARAGGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CHANGUAGE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CHANGUAGE STATEMENTS AND STATUTORY REPORTS RELECT HICKI AGARWAL AS DIBECTOR RELECT SHORM AGARWAL AS DIBECTOR RELECT SHORM AGARWAL AS DIBECTOR APPROVE DIVIDENT APPROVE PROVISION OF GUARANTEE(S) AND SECURITY(ES) TO VIAW RIBMAN COMPANY PYPT. LT. APPROVE PROVISION OF GUARANTEE(S) AND SECURITY(ES) TO VIAW RIBMAN COMPANY PYPT. LT. APPROVE PROVISION OF SECURITIES AND INVESTMENT IN SECURITY SECURITY SHOWS AND ASSESSMENT OF SECURITY REPORTS APPROVE PROVISION OF SECURITIES AND INVESTMENT IN SECURITY SERVICES APPROVE PROVISION OF SECURITIES AND INVESTMENT IN SECURITY SERVICES APPROVE REMOVED AND ASSESSMENT AS APPROVE PROVISION OF SECURITIES AND INVESTMENT IN SECURITY SERVICES APPROVE REMOVED AND ASSESSMENT AS APPROVE PROVISION OF SECURITIES AND INVESTMENT IN SECURITY SECURITY AS A SECURITY OF SECURITY OF SECURITY SECURITY AS A SECURITY OF SECURITY OF SECURITY APPROVE REMUNERATION OF ANOD AGARWAL & CO. CHARSTEED ACCUMANTS, AMENDRADA AS STATUTORY REPORTS APPROVE REMUNERATION OF COST AUDITORS APPROVE REMUNERATION OF THE REMUNERATION OF T. V. SANDEEP KIMMA REDOY AS AMANGMENT SHILLOWS AND AUTHO	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the latter as then it would enable the entity receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subsidiary, it could untimately reduce the borrowing cost for the overal group.  A vote FOR this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with boars, and/or make investments to subsidiaries, I/W, associate companies etc will be beneficial for the entitle as a then it would enable the entities as excessing the guarantees to obtain more favorable terms from lenders, reducing the cost of this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of
28-Sep-18 29-Sep-18 29-Sep-18 29-Sep-18	INDAL STEEL & POWER LTD.  KRIDHAN INFRA LTD.  GUJARAT STATE PETRONET LTD.  GAVATRI PROJECTS LTD.  APLA POLLO TURES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF BAUER INJERNORA BHADAUIRA AS WHOLE- TIME DIBECTOR APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DIBESH KUMANA SARAGGI AS WHOLE-TIME DIBECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CHANGUAGE THAN CALL STATEMENTS AND STATUTORY REPORTS ACCEPT CHANGUAGE STATEMENTS AND STATUTORY REPORTS RELECT HICKI AGARWAL AS DIBECTOR RELECT SHORM AGARWAL AS DIBECTOR RELECT SHORM AGARWAL AS DIBECTOR APPROVE DIVIDENT APPROVE PROVISION OF GUADANATEE(S) AND SECURITY(ES) TO VIA'Y RIBMAN COMPANY PYPT. LT. APPROVE PROVISION OF GUADANATEE(S) AND SECURITY(ES) TO VIA'Y RIBMAN COMPANY PYPT. LT. APPROVE PROVISION OF SCULITIES AND INVESTMENT IN SECURITY SECURITY STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDEND RELECT THAT AND ATTEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF ANOD AGARWAL & CO. CHARSTEED ACCUMANTS, AMENDADA AS STATUTORY ADDITIONS ELECT THAN AND AGARWAL AS DIBECTOR LECT ANY AND AGARWAL AS DIBECTOR LECT ANY AND AGARWAL AS DIBECTOR LECT ANY AND AGARWAL AS DIBECTOR APPROVE REMUNERATION OF OM SHIVASTAVA AS NON- ELECT THAN AGARWAL AS DIBECTOR LECT ANY BOY AGARWAL AS DIBECTOR LECT ANY BOY AGARWAL AS DIBECTOR LECT ANY BOY AGARWAL AS DIBECTOR APPROVE REMUNERATION OF OM SHIVASTAVA AS NON- ELECT THAN AGARWAL AS DIBECTOR APPROVE REMUNERATION OF OM SHIVASTAVA AS NON- ELECT THAN AGARWAL AS DIBECTOR APPROVE REMUNERATION OF OM SHIVASTAVA AS NON- ELECT THAN AGARWAL AS DIBECTOR APPROVE REMUNERATION OF OM SHIVASTAVA AS NON- ELECT THAN AGARWAL AS DIBECTOR APPROVE REMUNERATION OF OM SHIVASTAVA AS NON- ELECT THAN AGARWAL AS DIBECTOR APPROVE REMUNERATION OF OM SHIVASTAVA AS NON- ELECT THAN AGARWAL AS DIBECTOR APPROVE REMUNERATION OF OM SHIVASTAVA AS NON- ELECT THAN AGARWAL AS DIBECTOR APPROVE REMUNERATION OF OM SHIVASTAVA AS NON- ELECT THAN AGARWAL AS DIBECTOR APPROVE REMUNERATION OF OM SHIVASTAVA AS NON- ELECT THAN AGARWAL AS DIBECTOR APPROVE REMUNERATION OF OM SHIVASTAVA AS NON- ELECT THAN AGARWAL AS DIBECTOR APPROVE REMUNERATION OF A SHOR	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this reminee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this reminee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the latter as then it would enable the entity receiving the quarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subolidary, it could untimately reduce the borrowing cost for the overal group.  A vote for this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with boars, and/or make investments to subsidiaries, I/w, associate companies etc will be beneficial for the entitle as a then it would enable the entities as existence of the resolution is warranted as the provided to a subdiarie, x could ultimately reduce the torrowing cost for the resolution is warranted as the provided to a subdiarie, x could ultimately reduce the corning cost for the cost of the resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warrante
28-Sep.18 29-Sep.18 29-Sep.18 29-Sep.18 29-Sep.18 29-Sep.18	INDAL STEEL & POWER LTD.  ERIDMAN INFRALTD.  GUJARAT STATE PETRONET LTD.  GAYATRI PROJECTS LTD.  MUTHOOD FINANCE LTD.  MUTHOOD FINANCE LTD.  MUTHOOD FINANCE LTD.  APL APOLLO TUBES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF BAUER INJERNIS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DISHESH LUMBAR SARAGGI AS WHOLE-TIME DIRECTOR OF DISHESH LUMBAR SARAGGI AS WHOLE-TIME DIRECTOR OF DISHESH LUMBAR SARAGGI AS WHOLE-TIME DIRECTOR AND CONTROL OF DISHESH LUMBAR SARAGGI AS WHOLE-TIME DIRECTOR SARAGGI AS WHOLE-TIME DISTANTION REPORTS AND CONTROL OF THE STATUTORY REPORTS AND STATUTORY REPORTS AND STATUTORY SERVICE SERVING ASSESSMENT OF A STATUTORY SERVING ASSESSMENT OF A STATUTORY REPORTS AND STATUTORY REPORTS AS A STATU	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the latter as then it would enable the entity receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is proposal of to make loans, give guarantees, provide securities in connection with business, and the average of the resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with business, and the securities as a contract of the resolution is warranted as the provided to a subdain received securities in connection with business and the securities as a contract of the resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is
28-Sep-18 29-Sep-18	IRIDAL STEEL & POWER LTD.  KRIDHAN INFRA LTD.  GUJARAT STATE PETRONET LTD.  GAYATRI PROJECTS LTD.  MUTHOOT FINANCE LTD.  MUTHOOT FINANCE LTD.  MUTHOOT FINANCE LTD.  API A POLLO TURES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF BAUER INJERNIS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DISHESH CUMANE STRANGED AS WHOLE-TIME DIRECTOR OF DISHESH CUMANE STRANGED AS WHOLE-TIME DIRECTOR OF DISHESH CUMANE STRANGED AS WHOLE-TIME DIRECTOR AS A CREET STRANGED OF DISHESH CUMANE STRANGED AS A CREET CASH STRANGED	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this remines is warranted given the absence of any known issues concerning the nominee.  A vote FOR this remines is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the lates as then it would enable the entity receiving the guarantee to obtain more favorable terms from lenders, reducing the cost of borrowing. Therefore, if a guarantee is provided to a subdidary, it could utimately reduce the borrowing cost for the overall ground.  A vote FOR this resolution is warranted as this proposal of to make loans, give guarantees, provide securities in connection with barrowing the proposal of the provided to a subdidary, it could utimately reduce the borrowing. Exhibit on the overall ground the provided to a subdidary, it could utimately reduce the original control of the overall ground for the provided to a subdidary, it could utimately reduce the original control of the overall ground for the provided to a subdiary, it could utimately reduce the borrowing cost for the formoring. The resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FO
28-Sep 18 29-Sep 18	IRIDAL STEEL & POWER LTD.  KRIDHAN INFRALTD.  GUJARAT STATE PETRONET LTD.  GUJARAT STATE PETRONET LTD.  GUJARAT STATE PETRONET LTD.  GUJARAT STATE PETRONET LTD.  GAYATRI PROJECTS LTD.  MUTHOOT FINANCE LTD.  MUTHOOT FINANCE LTD.  MUTHOOT FINANCE LTD.  APIL APOLLO TURES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF BALEER INJERNORA BHADAUIRA AS WHOLE- TIME DIRECTOR APPROVE AMENDAMENT IN TERMS AND CONDITIONS OF APPROVE AMENDAMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DISHESH LUMBAR SARAGGI AS WHOLE-TIME DIRECTOR ACCEPT STANDALONE FINANCIAL STATEMENTS AND STATUTORY REPORTS ACCEPT CANADIACHE FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDIONAL STATEMENTS AND STATUTORY REPORTS APPROVE DIVIDIONAL STATEMENTS AND STATUTORY REPORTS APPROVE PROVISIONAL AS DIRECTOR RELECT SHERMAR BHUNWARIA AS DIRECTOR APPROVE PROVISION OF GUARANTEES, AND SECURITY(IES) TO VIJAY NIRMAN COMPANY PVT. LTD.  APPROVE PROVISION OF GUARANTEES, AND SECURITY(IES) TO VIJAY NIRMAN COMPANY PVT. LTD.  APPROVE INCREASE IN THRESHOLD OF LOANS/GUARANTEES, PROVISION OF SECURITIES AND INVESTMENT IN SECURITIES ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS APPROVE REMUNERATION OF ANOOP AGAINVAL & CO. APPROVE REMUNERATION OF ANOOP AGAINVAL & CO. APPROVE REMUNERATION OF COST AUDITORS APPROVE REVENUERATION OF COST AUDITORS APPROVE REMUNERATION OF COST AUDITORS APPROVE REMUN	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his / her removements.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate from will be baneficial for the latter as then it would enable the entity receiving the guarantee to warranted given the absence of any known issues concerning the nominee and his / her removements.  A vote for this resolution is warranted as this proposal of a guarantee by the company to an associate from will be baneficial for the latter as then it would enable the entity receiving the guarantee to coltain more favorable terms from lenders, educing the cost of horrowing. Therefore, if a guarantee is provided to a subsidiary, and the here is warranted given the absence of a total more favorable terms from lenders, reducing the control group.  A vote for this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of
28-Sep.18 29-Sep.18 29-Sep.18 29-Sep.18 29-Sep.18 29-Sep.18 29-Sep.18 29-Sep.18 29-Sep.18 29-Sep.18	IRIDAL STEEL & POWER LTD.  KRIDHAN INFRA LTD.  GUJARAT STATE PETRONET LTD.  GAYATRI PROJECTS LTD.  MUTHOOT FINANCE LTD.  MUTHOOT FINANCE LTD.  MUTHOOT FINANCE LTD.  API A POLLO TURES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPOINTMENT OF BAUER INJERNIS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPROVE AMENDMENT IN TERMS AND CONDITIONS OF APPOINTMENT OF DISHESH CUMANE STRANGED AS WHOLE-TIME DIRECTOR OF DISHESH CUMANE STRANGED AS WHOLE-TIME DIRECTOR OF DISHESH CUMANE STRANGED AS WHOLE-TIME DIRECTOR AS A CREET STRANGED OF DISHESH CUMANE STRANGED AS A CREET CASH STRANGED	FOR	FOR	A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this rominee is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this resolution is warranted as this proposal of a guarantee by the company to an associate firm will be beneficial for the latter as them it would enable the entity receiving. I also the provided to a subsidiary, it could utilimately reduce the borrowing cost for the overall group.  A vote FOR this resolution is warranted as this proposal of to make loans, give guarantee, provide scruzilles in connection with boars, and/or make investments to subsidiaries, IV, a sociate companies etc will be beneficial for these entities as them it would enable the entities receiving the guarantee to obtain more favorable terms from lender; reducing the coverall group.  A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.  A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known issues concerning the nominee.  A vote FOR this proposal is warranted given the absence of any known iss

29-Sep-18	FINOLEX INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT SANJAY S. MATH AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
				APPROVE P.G. BHAGWAT, CHARTERED ACCOUNTANTS, PUNE			
				AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR			A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
29-Sep-18	FINOLEX INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REMUNERATION	FOR	FOR	remuneration, and the way the audit was conducted.
							A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
29-Sep-18	FINOLEX INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.
29-Sep-18	FINOLEX INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ELECT SAURABH S. DHANORKAR AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
				APPROVE DARA N. DAMANIA TO CONTINUE OFFICE AS NON-			
29-Sep-18	FINOLEX INDUSTRIES LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	EXECUTIVE INDEPENDENT DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given that there are no known issues concerning the nominee
							A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
29-Sep-18	GUJARAT MINERAL DEVELOPME	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	statements.
29-Sep-18	GUJARAT MINERAL DEVELOPME	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.
							A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
29-Sep-18	GUJARAT MINERAL DEVELOPME	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF STATUTORY AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.
							A vote FOR this resolution is warranted. Charitable donations could increase the company's goodwill in the market and
29-Sep-18	GUJARAT MINERAL DEVELOPME	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE CHARITABLE DONATIONS	FOR	FOR	further their corporate social responsibility ideals. These activities could help improve the company's brand image as well
							A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
29-Sep-18	GUJARAT MINERAL DEVELOPME	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.
							A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
29-Sep-18	KNR CONSTRUCTIONS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	statements.
29-Sep-18	KNR CONSTRUCTIONS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE DIVIDEND	FOR	FOR	A vote FOR this resolution is warranted because this is a routine dividend proposal.
29-Sep-18	KNR CONSTRUCTIONS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT K YASHODA AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
							A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, proposed
29-Sep-18	KNR CONSTRUCTIONS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	APPROVE REMUNERATION OF COST AUDITORS	FOR	FOR	remuneration, and the way the audit was conducted.
				APPROVE B V RAMA RAO TO CONTINUE OFFICE AS			
29-Sep-18	KNR CONSTRUCTIONS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	INDEPENDENT DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given that there are no known issues concerning the nominee
				APPROVE L B REDDY TO CONTINUE OFFICE AS INDEPENDENT			
29-Sep-18	KNR CONSTRUCTIONS LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	DIRECTOR	FOR	FOR	A vote FOR this resolution is warranted given that there are no known issues concerning the nominee
							A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial
29-Sep-18	INDIABULLS REAL ESTATE LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR	FOR	statements.
29-Sep-18	INDIABULLS REAL ESTATE LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT NARENDRA GEHLAUT AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
29-Sep-18	INDIABULLS REAL ESTATE LTD.	ANNUAL GENERAL MEETING	MANAGEMENT	REELECT GYAN SUDHA MISRA AS DIRECTOR	FOR	FOR	A vote FOR this nominee is warranted given the absence of any known issues concerning the nominee.
				APPROVE ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON			
	INDIARLILIS REAL ESTATE LTD	ANNUAL GENERAL MEETING	MANAGEMENT	PRIVATE PLACEMENT BASIS	FOR	FOR	A vote FOR this resolution is warranted given that the potential increase in debt is within a reasonable range.