INDIA FUND INC Form N-PX August 08, 2007

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-08266

The India Fund, Inc. (Exact name of registrant as specified in charter)

345 Park Avenue New York, NY 10154 (Address of principal executive offices) (Zip code)

> Simpson Thacher & Bartlett LLP 425 Lexington Avenue New York, NY 10017 (Name and address of agent for service)

Registrant s telephone number, including area code: 212-583-5344

Date of fiscal year end: December 31

Date of reporting period: July 1, 2006 June 30, 2007

Form N-PX is to be used by a registered management investment company, other than a small business investment company registered on Form N-5 (§§ 239.24 and 274.5 of this chapter), to file reports with the Commission, not later than August 31 of each year, containing the registrant s proxy voting record for the most recent twelve-month period ended June 30, pursuant to section 30 of the Investment Company Act of 1940 and rule 30b1-4 thereunder (17 CFR 270.30b1-4). The Commission may use the information provided on Form N-PX in its regulatory, disclosure review, inspection, and policymaking roles.

A registrant is required to disclose the information specified by Form N-PX, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-PX unless the Form displays a currently valid Office of Management and Budget (OMB) control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to the Secretary, Securities and Exchange Commission, 100 F Street, NE, Washington, DC 20549. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. § 3507.

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2006 TO JUNE 30, 2007

er of folio urity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	of	Summary of Matter Voted Or	Who Proposed Matter: Issuer / Shareholder	Whether Fund Cast Vote on Matter	Fund s	0
<i>urity</i> indra nd indra iited	MM IN	610018	Date 7/26/2006	<i>Meeting</i> Mumbai	Summary of Matter Voted On To receive and adopt the Directors Report and audited Balance Sheet and Profit and Loss Account for the year ended 31st March, 2006	Mgmt.	on Matter YES	FOR	Manag FC
					To declare a dividend on Ordinary Shares	Mgmt.	YES	FOR	FC
					To appoint a Director in place of Mr. Deepak S. Parakh-who retires by rotation and being eligible, offers himself for re-election	Mgmt.	YES	FOR	FC
					To appoint a Director in place of Mr. Narayanan Vaghul-who retires by rotation and being eligible, offers himself for re-election	Mgmt.	YES	FOR	FC
					To appoint a Director in place of Mr. A.K. Nanda-who retires by rotation and being eligible, offers himself for re-election	Mgmt.	YES	FOR	FC
					To appoint a Director in place of Mr. Bharat Doshi-who retires by rotation and being eligible, offers himself for re-election	Mgmt.	YES	FOR	FC
					To appoint Messrs A F Ferguson & Co, Chartered Accountants, the retiring Auditors of the company, as Auditors, who shall hold office from the conclusion of the next Annual General meeting of the Company and to fix their remuneration	Mgmt.	YES	FOR	FC
					Mr. Thomas Matthew T is herby appointed a Director of the Company and able to retire by rotation.	Mgmt.	YES	FOR	FC
eddy s atories itied	DRRD IN	641095	7/28/2006	Hyderabad	To receive, consider, and adopt the Profit & Loss Account for the year ended March 31, 2006. Balance	Mgmt.	NO	DNA	Dì

Financial year 2005-06 To appoint a Director, in place Mgmt. NO DNA of Mr. P N Devargian who returns by rotation, and being eligible offers himself for re-appointment. To resolve, not to fill the Mgmt. NO DNA vacacney, for the time being, caused by the retirement of Dr. V Mohart, who retires by rotation and does not seek re-appointment. To appoint the Statutory Mgmt. NO DNA Auditors Ma BSR & Co. are eligible for re-appointment, pro WPRO IN 620605 7/18/2006 Bangalore Receive, consider, and adopt Mgmt. NO DNA the auditors MA BSR & Co. are eligible for re-appointment, a March 31, 2006 and the Profit and Loss Account for the year ended on that date and the Reports of the Director in place of Mgmt. NO DNA cequity shares. Appoint a Director in place of Mgmt. NO DNA (Mr. P M Sinha who retires by rotation and being elgible, offers himself for reappointment Appoint a Director in place of Mgmt. NO DNA (Mr. P M Sinha who retires by rotation and being elgible, offers himself for reappointment (Mgmt. NO DNA (Mr. PM Sinha who retires by rotation and being elgible, offers himself for reappointment (Mgmt. NO DNA (Mr. SBR & Co. be and is Mgmt. NO DNA (Mr. SBR & Co. be and is Mgmt. NO DNA (Mr. William Arthur (Bill) Mgmt. NO DNA										
To declare dividend for the financial year 2005-06 Mgmt. NO DNA To appoint a Director, in place of Mr. P N Devarajan who returns by rotation, and being eligible offers himself for re-appointment. Mgmt. NO DNA To resolve, no to fill the vacancy, for the time being, caused by the retirement of Dr. V Mohart, who retires by rotation and does not seck re-appointment. Mgmt. NO DNA You appoint a Director of Statustry returns to rotation and does not seck re-appoint the Statustory Auditors and fix their remuncration. The retiring Auditors M/s BSR & Co, are eligible for re-appointment. NO DNA pro WPRO IN 620605 7/18/2006 Bangalore Receive, consider, and adopt the year ended on that date and the Reports of the Directors and Auditors thereon. Mgmt. NO DNA Declare final dividend on the year ended on that date and the Reports of the Directors and Auditors thereon. Mgmt. NO DNA Offers himself for reappoint a Director in place of Mgmt. Mgmt. NO DNA Appoint a Director in place of Mgmt. Mgmt. NO DNA MKr. P M Sinha who retires by rotation and being eligible, offers himself for reappointment Mgmt. NO DNA M/s BSR & Co. be and is Mgmt. NO DNA M/s BSR & Co. be and is Mgmt. NO DNA <td></td> <td></td> <td></td> <td></td> <td>with the Reports of the Directors and Auditos thereon and the consolidated financials along with the</td> <td></td> <td></td> <td></td> <td></td>					with the Reports of the Directors and Auditos thereon and the consolidated financials along with the					
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To appoint the Statutory Mgmt. NO DNA Auditors and fix their remuneration. The retiring Auditors M/s BSR & Co. are eligible for re-appointment. NO DNA ited WPRO IN 620605 7/18/2006 Bangalore Receive, consider, and adopt Mgmt. NO DNA the audited Balance Sheet as at March 31, 2006 and the Profit and Loss Account for the year ended on that date and the Reports of the Directors and Auditors thereon. Declare final dividend on Mgmt. NO DNA equity shares. Appoint a Director in place of Mgmt. NO DNA Mr. P M Sinha who retires by rotation and being elgible, offers himself for reappointment Appoint a Director in place of Mgmt. NO DNA Dr. Jagdish N. Sheth who retires by rotation and being elgible, offers himself for reappointment M/s BSR & Co. be and is Mgmt. NO DNA herby approved as Auditors Mr. William Arthur (Bill) Mgmt. NO DNA Owens be and is hereby					To resolve, not to fill the vacancy, for the time being, caused by the retirement of Dr. V Mohart, who retires by rotation and does not seek	Mgmt.	NO	DNA	Dì	
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Declare final dividend on equity shares.Mgmt.NODNA DNA equity shares.Appoint a Director in place of Mgmt.Mgmt.NODNA Mr. P M Sinha who retires by rotation and being elgible, offers himself for reappointmentNODNA DNA Dr. Jagdish N. Sheth who retires by rotation and being elgible, offers himself for reappointmentNODNA DNA Dr. Jagdish N. Sheth who retires by rotation and being elgible, offers himself for reappointmentNODNA DNA Dr. Jagdish N. Sheth who retires by rotation and being elgible, offers himself for reappointmentNODNA DNA DNA DNA Dr. Jagdish N. Sheth who retires by rotation and being elgible, offers himself for reappointmentNODNA DNA DNA DNA DNA DNA DNA berby approved as Auditors Mr. William Arthur (Bill)Mgmt.NODNA DNA DNA DNA DNA DNA DNA DNA berby approved as Auditors	WPRO IN	620605	7/18/2006	Bangalore	the audited Balance Sheet as at March 31, 2006 and the Profit and Loss Account for the year ended on that date and the Reports of the Directors and Auditors	Mgmt.	NO	DNA	DI	
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M/s BSR & Co. be and is Mgmt. NO DNA herby approved as Auditors Mr. William Arthur (Bill) Mgmt. NO DNA Owens be and is hereby					Appoint a Director in place of Dr. Jagdish N. Sheth who retires by rotation and being elgible, offers himself for	Mgmt.	NO	DNA	DN	
Mr. William Arthur (Bill) Mgmt. NO DNA Owens be and is hereby					M/s BSR & Co. be and is	Mgmt.	NO	DNA	DN	
elected as a Director of the Company					Mr. William Arthur (Bill) Owens be and is hereby elected as a Director of the	Mgmt.	NO	DNA	DI	

					The Company be and is hereby authorized to pay remuneration by way of commission to any one or more or all of the existing Non Executive Directors.	Mgmt.	NO	DNA	DN
zlon ergy iited	SUEL IN	B0DX8R	7/18/2006	Ahmedabad	To receive, consider and adopt the audited balance sheet as at March 31, 2006 and the profit and loss account for the year ending on that date together with the directors report and auditors report thereon.	Mgmt.	NO	DNA	DN

er of folio urity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To confirm, payment of interim dividend on equity shares and to declare final dividend on equity shares and preference shares for the year	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote F or Agai Manager DNA
					2005-2006. To appoint a director in place of Mr. Tulsi R. Tariti, who retires by rotation and being eligible, offers himself for	Mgmt.	NO	DNA	DNA
					re-appointment. To appoint a director in place of Mr. Pradip Kumar Khaitan, who retires by rotation and being eligible, offers himself	Mgmt.	NO	DNA	DNA
					for re-appointment. To appoint M/s. SNK & Co., Chartered Accountants, Ahmedabad and M/s S.R. Batliboi & Co., Chartered Accountants, Pune as auditors	Mgmt.	NO	DNA	DNA
					and fix their remuneration. Mr. V. Rahuraman was appointed as an Additional Director in 2005 and is proposing his candidature for the office of the director, be and is hereby appointed as a director of the Company who shall be liable to retire by rotation.	Mgmt.	NO	DNA	DNA
					Mr. Ashish Dhawan was appointed as an Additional Director in 2005 and is proposing his candidature for the office of the director, be and is hereby appointed as a director of the Company who shall be liable to retire by rotation.	Mgmt.	NO	DNA	DNA
rC nited	ITC IN	B0JGGP	7/21/2006	Calcutta	To consider and adopt the Accounts of the Company for the financial year ended 31st March, 2006, the Balance	Mgmt.	NO	DNA	DNA

Mgmt.	NO	DNA	DNA
Mgmt.	NO	DNA	DNA
Mgmt.	NO	DNA	DNA
Mgmt.	NO	DNA	DNA
Mgmt.	NO	DNA	DNA
Mgmt.	NO	DNA	DNA
Mgmt.	NO	DNA	DNA
	Mgmt. Mgmt. Mgmt. Mgmt.	Mgmt.NOMgmt.NOMgmt.NO	NODNAMgmt.NODNAMgmt.NODNAMgmt.NODNA

					Meeting. This meeting hereby approves the extension of the term of Mr. Anup Singh as a Director, liable to retire by rotation, and also as a Wholetime Director of the Company, for a period of three years from 22nd March, 2007 on such remuneration as set out inthe Explanatory Statement annexed to the Notice convening this Meeting.	Mgmt.	NO	DNA	DNA
					This meeting hereby approves the extension of the term of Mr. Yogesh Chander Deveshwar as a Director, liable to retire by rotation, and also as a Wholetime Director of the Company, for a period of five years from 5th, February, 2007 on such remuneration as set out inthe Explanatory Statement annexed to the Notice convening this Meeting.	Mgmt.	NO	DNA	DNA
ICI unk hited	ICICIBC IN	610036	7/22/2006	Vadodara	To receive, consider and adopt the audited Profit and Loss Account for the financial year ended March 31, 2006 and Balance Sheet as at that date together with the Reports of the Directors and Auditors	Mgmt.	NO	DNA	DNA

suer of ortfolio ecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To declare dividend on	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote Fo or Again Managem DNA
					preference shares To declare dividend on equity shares	Mgmt.	NO	DNA	DNA
					To appoint a director in place of Mr. L. N. Mittal, who retirees by rotation and, being eligible, offers himself for re-appointment.	Mgmt.	NO	DNA	DNA
					To appoint a director in place of Mr. P.M. Sinha, who retirees by rotation and, being eligible, offers himself for re-appointment.	Mgmt.	NO	DNA	DNA
					To appoint a director in place of Mr. V.Prem Watsa, who retirees by rotation and, being eligible, offers himself for re-appointment.	Mgmt.	NO	DNA	DNA
					To appoint a director in place of Ms. Lalita D. Gupte, who retirees by rotation and, being eligible, offers himself for re-appointment.	Mgmt.	NO	DNA	DNA
					BSR & Company, Chartered Accountants be appointed as statutory auditors of the Company, in place of the retiring auditors, S R. Batliboi & Co., Chartered Accountants, to hold office from the conclusion of this Meeting until the conclusion of the next Annual General Meeting of the Company, on a remuneration (including terms of payment to be fixed by the Board of Directors of the Company)	Mgmt.	NO	DNA	DNA
					The Company is hereby authorised to appoint branch auditors, as and when required, in consultation with the statutory auditors	Mgmt.	NO	DNA	DNA
					the statutory auditors	Mgmt.	NO	DNA	DNA

					Mr. R K Joshi is hereby appointed a Director of the Company liable to retire by rotation. Mr. Narendra Murkumbi is hereby appointed a Director of the Company liable to retire by rotation.	Mgmt.	NO	DNA	DNA
⁷ oltas imited	VOLT IN	613594	8/7/2006	Mumbai	To receive, consider, and adopt the Audited Profit and Loss Account for the year ended 31st March, 2006 and te Balance Sheet as at that date together with the Report of the Board of Directors and the Auditors thereon.	Mgmt.	YES	FOR	FOR
					To declare a dividend To appoint a Director in place of Mr. NM Munjee, who retires by rotatino and is	Mgmt. Mgmt.	YES YES	FOR FOR	FOR FOR
					eligible for reappointment To appoint a Director in place of Mr. SD Kulkarni, who retires by rotatino and is eligible for reappointment	Mgmt.	YES	FOR	FOR
					To appoint a Director in place of Mr. NN Tata, who retires by rotatino and is eligible for reappointment	Mgmt.	YES	FOR	FOR
					Sub-division of equity shares Alteration in the Articles of Association	Mgmt. Mgmt.	YES YES	FOR FOR	FOR FOR
					Appointment of Auditors	Mgmt.	YES	FOR	FOR
The ndian Iotels mpany imited	IH IN	610041	8/4/2006	Mumbai	To receive, consider and adopt the Audited Profit and Loss Account for the year ended March 31, 2006, and the Balance Sheet as at that date together with the report of the Board of Directors and the Auditors thereon.	Mgmt.	YES	FOR	FOR
					To declare a dividend on Ordinary Shares	Mgmt.	YES	FOR	FOR
					To appoint a Director in the place of Mr. R N Tata who retires by rotation and is eligible for re-appointment.	Mgmt.	YES	FOR	FOR
					To appoint a Director in the place of Mr. K B Dadiseth	Mgmt.	YES	FOR	FOR

					who retires by rotation and is eligible for re-appointment. To appoint a Director in the place of Mr. Deepak Parekh who retires by rotation and is eligible for re-appointment.	Mgmt.	YES	FOR	FOR
					To appoint Auditors and fix their remuneration	Mgmt.	YES	FOR	FOR
					Voluntary delisting of the Company s Ordinary Shares from certain Stock Exchanges	Mgmt.	YES	FOR	FOR
unjab atioanl Bank	PNB IN	652675	7/31/2006	Delhi	To discuss the Balance Sheet, Profit & Loss.	Mgmt	NO	DNA	DNA
Hotel Leela enture imited	LELA IN	610033	7/31/2006	Mumbai	To receive, consider and adopt the Audited Balance Sheet	Mgmt	YES	FOR	FOR

Issuer of Portfolio	Exchange Ticker	Shareholder Meeting	Location of		Who Proposed Matter: Issuer	Whether Fund Cast Vote	Fund s	Vote Foi or Agains
Security	Symbol Sedo	-	Meeting	Summary of Matter Voted On To declare dividend on Non Cumulative Redeemable Preference Stocks		on Matter YES	<i>Vote</i> FOR	Manageme FOR
				To confirm the declaration and payment of Interim Dividend	Mgmt	YES	FOR	FOR
				To appoint a Director in place of Capt. CP Krishnan Nair who retires by rotation and being elibible, offers himself for re-appointment	Mgmt	YES	FOR	FOR
				To appoint a Director in place of Mrs. Anna Malhorra who retires by rotation and being elibible, offers herself for re-appointment	Mgmt	YES	FOR	FOR
				To appoint a Director in place of Dr. KU Mada who retires by rotation and being eligible, offers himself for re-appointment.	Mgmt	YES	FOR	FOR
				To appoint Auditors of the Company	Mgmt	YES	FOR	FOR
				Mr. Narasimham be and is herby appointed as a Director of the Company	Mgmt	YES	FOR	FOR
				Mr. R. Venkatachalam be and is herby appointed as a Director of the Company	Mgmt	YES	FOR	FOR
				Mr. CK Kutty be and is herby appointed as a Director of the Company	Mgmt	YES	FOR	FOR
				Mr. Venu Krishnan be and is herby appointed as a Deputy Managing Director	Mgmt	YES	FOR	FOR
				Company hereby approves that Registers of Members, Index of Members, copies of all Annual Returns with copies of Certificates and Documents required to be annexed shall be kept at the offices of Sharepro Services (India) Pvt. Ltd.	Mgmt	YES	FOR	FOR

			permissions as may be required, consent of the members be and is herby accorded for acquiring and holding Equity Shares of the Company, by Foreign Institutional Investors (FII s), upto an aggregate limit of 50% of the paid up Equity	Mgmt	YES	FOR	FOR
			Share capital of the Comany. The Board of Directors members be an dis herby accorded for consolidating and sub-dividing including the paid up Equity Sahres	Mgmt	YES	FOR	FOR
			The consent of the members be and his hereby accorded to the Board to sponseor, create, offer, issue and allot in one or more tranches and in one or more public offering for an amount not exceeding USD 110 Million	Mgmt	YES	FOR	FOR
			Share allottment: Aggregate amount of Sepcified Securities to be issued an allotted pursuant to teh authority granted herby shall not exceed Rs 450 Crores. The aforesaid Specified Securites shall not be sold by QIB s for a periood of one year from the date of allottment except o a recognized stock exchange.	Mgmt	YES	FOR	FOR
			Total amount borrowed by the Board of directos and oustanding at any time shall not exceed a sum of Rs 2000 Crores	Mgmt	YES	FOR	FOR
			Payments of profits shall be made in respect of the company for each year over a period of five years from the ensuing financial year with effect from 1st April 2006	Mgmt	YES	FOR	FOR
IVRCL	IVRC IN10SSR8/7/2006	Hyderabad	-	Mgmt	NO	DNA	DNA
frastructure nd Projects Ltd.			referred to as Securities for an aggregate amount not exceeding USD 125 million	Mgmt	NO	DNA	DNA
1							

		Issuance of Global Depository Receipts (GDR s)				
		Issuance by way of Qualified Insitituitional Placement	Mgmt	NO	DNA	DNA
		Issuance by way of borrowings	Mgmt	NO	DNA	DNA
NITECB02PD 8 /17/2006 IN	Delhi	To receive, onsider and adopt the Balance Sheet as of March 31, 2006 and the Profit & Loss Account	Mgmt.	NO	DNA	DNA
		To declare dividend on equity shares	Mgmt.	NO	DNA	DNA
		To appoint a director in place of Mr. Surendra Singh, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DNA
		To appoint a Director in place of Mr. Subrotot Bhattacharya, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DNA
			Receipts (GDR s) Issuance by way of Qualified Insitituitional Placement Issuance by way of borrowings NITECB02PD8/17/2006 Delhi To receive, onsider and adopt the Balance Sheet as of March 31, 2006 and the Profit & Loss Account To declare dividend on equity shares To appoint a director in place of Mr. Surendra Singh, who retires by rotation and being eligible, offers himself for re-appointment To appoint a Director in place of Mr. Subrotot Bhattacharya, who retires by rotation and being eligible, offers himself	Receipts (GDR s) Issuance by way of Qualified Mgmt Insitituitional Placement Issuance by way of Mgmt borrowings NITECB02PD\$/17/2006 Delhi To receive, onsider and adopt Mgmt. IN the Balance Sheet as of March 31, 2006 and the Profit & Loss Account To declare dividend on equity Mgmt. shares To appoint a director in place Mgmt. of Mr. Surendra Singh, who retires by rotation and being eligible, offers himself for re-appointment To appoint a Director in place Mgmt.	Receipts (GDR s)Issuance by way of Qualified Insitituitional Placement Issuance by way of borrowingsMgmtNONITECB02PD8/17/2006DelhiTo receive, onsider and adopt the Balance Sheet as of March 31, 2006 and the Profit & Loss Account To declare dividend on equity sharesMgmt.NONO sharesState of Mgmt.NOINSharesNOINTo appoint a director in place eligible, offers himself for re-appointment To appoint a Director in place Mgmt.Mgmt.NO	Receipts (GDR s) Mgmt NO DNA Issuance by way of Qualified Mgmt NO DNA Insitiutional Placement Issuance by way of borrowings Mgmt NO DNA NITECB02PD8/17/2006 Delhi To receive, onsider and adopt the Balance Sheet as of March 31, 2006 and the Profit & Loss Account Mgmt. NO DNA IN To declare dividend on equity shares Mgmt. NO DNA Shares To appoint a director in place of Mr. Surendra Singh, who retires by rotation and being eligible, offers himself for re-appoint a Director in place of Mr. Subrotot Bhattacharya, who retires by rotation and being eligible, offers himself Mgmt. NO DNA

uer of tfolio	Exchange Ticker		Shareholder Meeting	Location of		Who Proposed Matter: Issuer	l Whether Fund Cast Vote	l Fund s	Vote 5 or Ag
curity	Symbol	Sedol	Date	Meeting	Summary of Matter Voted On To appoint Auditors fothe Companyto hold office from thr conclusion of this Annual General Meeting to the conclusion of the next Annual Meeting	/ Shareholder Mgmt.		Vote DNA	Manag DN
tructure lopment nance npany nited	IDFC IN	B0C5QR	8 8/2/2006	Chennai	To Consider and adopt the audited Balance Sheet as at March 31, 2006 and the Profit & Loss Account	Mgmt.	NO	DNA	DN
linea					To consider and approve the payment of dividend @ 10% on the equity shares of the company	Mgmt.	NO	DNA	DN
					To reappoint Mr. Vinod Rai who retires by rotation and being eligible, offers himself for re-election	Mgmt.	NO	DNA	DN
					To reappoint Dr. Omkar Goswami who retires by rotation and being eligible, offers himself for re-election	Mgmt.	NO	DNA	DN
					To consider that Messrs S. B. Billimoria & Co. be and are hereby appointed Auditors of the Company to hold office until the conclusion of the next Annual General Meeting on such remuneration as may be mutually agreed upon bteween the Board of Directors and the Auditors	Mgmt.	NO	DNA	DN
					Appointment of Mr. V P Shetty as a Director	Mgmt.	NO	DNA	DN
					Appointment of Mr. Donald Peck as a Director	Mgmt.	NO	DNA	DN
					Appointment of Mr.Deepak S. Parekh as the Chairman	Mgmt.	NO	DNA	DN
l					Increase in borrowing limits	Mgmt.	NO	DNA	DN
					Increase in limit for Foreign Institutional Investors holding in the equity share capital from 24% to 49%	Mgmt.	NO	DNA	DN

				Adopt and approve existing pre-listing Employee Stock	Mgmt.	NO	DNA	DN
				Consider and approve exploring options for providing orderly exit to orginal shareholders after lock-in released	Mgmt.	NO	DNA	DN
				Consider and approve proposal for exploring optimal solution for Company s capital means	Mgmt.	NO	DNA	DN
SCS IN	624185	8/21/2006	Hyderabad	To receive, consider, and adopt the audited balance sheet, the auditors report, the directors report.	Mgmt.	NO	DNA	DN
				To declare final dividend on equity shares	Mgmt.	NO	DNA	DN
				To appoint a director in place of Mr. Vinod K. Dham, director, who reitres by rotation and being eligible, offers himself for	Mgmt.	NO	DNA	DN
				To appoint M/s. Price Waterhouse, Chartered Accountants, as auditors of	Mgmt.	NO	DNA	DN
				Prof. Rammohan Rao Mendue, who was appointed as an additional director of the Company	Mgmt.	NO	DNA	DN
				The Company is hereby accorded to appoint Mr. Ram Mohan Rao Mynampati as director on the Board	Mgmt.	NO	DNA	DN
				The consent of the Company be and is hereby accorded for the payment of remuneration	Mgmt.	NO	DNA	DN
				Authorised share capital of the company be and is hereby increased from Rs 75,00,00,000 to 1,60,00,000	Mgmt.	NO	DNA	DN
				Free reserves of the Company as may be considered necessary by the Board for the issue of bonus shares, and accordingly the aggregate of such sums are herby set free	Mgmt.	NO	DNA	DN
	SCS IN	SCS IN 624185	SCS IN 624185 8/21/2006	SCS IN 624185 8/21/2006 Hyderabad	pre-listing Employee Stock Option Scheme (ESOS) Consider and approve exploring options for providing orderly exit to orginal shareholders after lock-in released Consider and approve proposal for exploring optimal solution for Company s capital means SCS IN 624185 8/21/2006 Hyderabad SCS IN 624185 8/21/2006 Hyderabad SCS IN 624185 8/21/2006 Hyderabad To receive, consider, and adopt the audited balance sheet, the auditors report, the directors report. To declare final dividend on equity shares To appoint a director in place of Mr. Vinod K. Dham, director, who reitres by rotation and being eligible, offers himself for reappointment. To appoint M/s. Price Waterhouse, Chartered Accountants, as auditors of the company. Prof. Rammohan Rao Mendue, who was appointed as an additional director of the Company The Company is hereby accorded to appoint Mr. Ram Mohan Rao Mynampati as director on the Board The consent of the Company be and is hereby accorded for the payment of renuneration Authorised share capital of the company be and is hereby increased from Rs 75,00,0000 to 1,60,00,0000 Free reserves of the Company as may be considered necessary by the Board for the issue of bonus shares, and accordingly the aggregate of	pre-listing Employee Stock Option Scheme (ESOS) Consider and approve Mgmt. exploring options for providing orderly exit to orginal shareholders after lock-in released Consider and approve Mgmt. proposal for exploring optimal solution for Company s capital means SCS IN 624185 8/21/2006 Hyderabad To receive, consider, and adopt the audited balance sheet, the auditors report, the directors report. To declare final dividend on equity shares To appoint a director in place offers himself for reappoint M/s. Price Mgmt. To appoint M/s. Price Mgmt. To appoint M/s. Price Mgmt. To appoint M/s. Price Mgmt. Waterhouse, Chartered Accountants, as auditors of the company. Prof. Rammohan Rao Mgmt. Mendue, who was appointed as an additional director of the Company is hereby director on the Board The consent of the Company Mgmt. accorded to appoint Mr. Ram Mohan Rao Mynampati as director on the Board The consent of the Company Mgmt. be and is hereby accorded for the payment of remuneration Authorised share capital of the Mgmt. a smay be considered necessary by the Board for the issue of board for the issue of board for the issue of board store the as may be considered necessary by the Board for the issue of board store the as may be considered	pre-listing Employee Stock Option Scheme (ESOS) Consider and approve Mgmt. NO exploring options for providing orderly exit to orginal shareholders after lock-in released Consider and approve Mgmt. NO proposal for exploring optimal solution for Company's capital means SCS IN 624185 8/21/2006 Hyderabad To receive, consider, and adopt the audited balance sheet, the auditors report, the directors report. To declare final dividend on Mgmt. NO equity shares To appoint a director in place Mgmt. NO of Mr. Vinod K. Dham, director, who reitres by rotation and being eligible, offers himself for recappointment. To appoint M/s. Price Mgmt. NO Waterhouse, Chartered Accountants, as auditors of the company. Prof. Rammohan Rao Mgmt. NO Mendue, who was appointed as an additional director of the Company The Company Is hereby Mgmt. NO accorded to appoint Mr. Ram Mohan Rao Mynampati as director on the Board The consent of the Company Mgmt. NO be and is hereby accorded for the payment of remuneration Autorised share capital of the Mgmt. NO company be and is hereby increased from Rs 75.00,00,000 to 1,60,000,000 Free reserves of the Company Mgmt. NO as may be considered necessary by the Board for the issue of homus shares, and accordingly the aggregate of	pre-listing Employee Stock Option Scheme (ESOS) Consider and approve exploring options for providing orderly exit to orginal shareholders after lock-in released Consider and approve proposal for exploring optimal solution for Company s capital means SCS IN 624185 8/21/2006 Hyderabad To receive, consider, and adopt the audited bulance sheet, the audited bulance sheet, the audited bulance sheet, the auditors report, the directors report, To declare final dividend on equity shares To appoint a director in place of Mr. Vino K. Dham, director, who reitres hy rotation and being eligible, offers himself for recappoint Ms. Price Mgmt. NO DNA Waterhouse, Chattered Accountants, as auditors of the company. Prof. Rammohan Rao Mgmt. NO DNA Mendue, who was appointed as an additional director of the Company The Company is hereby director of the Board The consent of the Company Mgmt. NO DNA Mendue, who was appointed as an additional director of the Company The Company is hereby director of the Board The consent of the Company Mgmt. NO DNA Mendue, who was appointed as an additional director of the Company Mgmt. NO DNA Mendue, who was appointed as an additional director of the Company Mgmt. NO DNA Mendue, who was appointed as an additional director of the Company Mgmt. NO DNA Mendue, who was appointed as an additional director of the Company be and is hereby increased from Rs 75,00,00,000 Free reserves of the Company as may be considered necessary by the Board for the issue of bonus shares, and accordingly the aggregate of

fro distribution among the				
eligible holders fothe existing				
equity shares				
The Board of Directors	Mgmt.	NO	DNA	DN
deemed to issue, offer and				
allot to any one or more of all				
the permanent employees and				
directors of the Company up				
to 65,00,000 for such other				
adjusted figure for any bonus,				
stock splits, or consolidatiosn				
or other re-organisation of the				
capital structure.				
The Board of Directors	Mgmt.	NO	DNA	DN
deemed to issue, offer and	-			
allot to any one or more of all				
the permanent employees and				
directors of the Company				
RSU s				

suer of ortfolio ecurity terlite lustries imited	Exchange Ticker Symbol STLT IN	Sedol B13TC3	Shareholder Meeting Date Postal Ballot 8/21/2006	<i>Location</i> of Meeting Postal Ballot	Summary of Matter Voted On Sub-clause 5: To carry on the necessary or anicillary activities as mayb e consicered necessary or	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote Fo or Again Managem FOR
					beneficial or desirable. Sub-clause 25: To establish meeting the requirements of any other contracts or arrangements undetaken by	Mgmt.	YES	FOR	FOR
					the Company. Sub-clause 26: To obtain mining rights, lease rights, exploration rights for coal, lignite or any other minerals, ores and metals, obtain exploration rights for gases and other petroleum products and to set-up, acquire, build, construct and own ports, jettie, railway lines, railway sidings, railway yards and stations for the business of the Company.	Mgmt.	YES	FOR	FOR
Shree ecoated Steels imited	SRPS IN	681839	10/10/2006	Mumbai	To receive, consider, and adopt the Audited Balance Sheet as at 31st March 2006 and the Profit and Loss Account for the year ended on that date and the Report of Auditors and Director s thereon.	Mgmt.	YES	FOR	FOR
					To appoint a Director in place of Shri Ishwarlal S. Ajmera, who retires by rotation and being elibible, offers himself for reappointment	Mgmt.	YES	FOR	FOR
					To appoint Auditors for their remuneration.	Mgmt.	YES	FOR	FOR
					Approval is hereby given for commending or continuing and undertaking all or any of the business specified in subclauses 47-54 and 57 as may be deemed fit by the	Mgmt.	YES	FOR	FOR

					Board of Directors. Substituting the existing clause with New Clause V: The Authorised Share Capital of the Company is Rs.150,00,00,000	Mgmt.	YES	FOR	FOR
					The Authorised Share Capital of the Company shall be such as given in Clause V.	Mgmt.	YES	FOR	FOR
					The Board of Directors is to offer, issue, and allot an amount not exceeding US \$250 Million.	Mgmt.	YES	FOR	FOR
Balaji lefilms imited	BLJT IN	654553	8/18/2006	Mumbai	To receive, consider and adopt the Balance Sheet as at March 31, 2006 and the Profit & Loss Account for the year ended on that date and the Report of the Directors and Auditors thereon.	Mgmt.	YES	FOR	FOR
					To declare final Dividend To appoint a director in place of Mr. Akshay Chudasama, who retires by rotation and being eligible offers himself for re-appointment	Mgmt. Mgmt.	YES YES	FOR FOR	FOR FOR
					To apoitn a director in place of Mr. Pradeep Sarda, who retires by rotation and being eligible offers himself for reappointment	Mgmt.	YES	FOR	FOR
					To appoint M/s. Deloitte Haskins and Sells, Chartered Accountants, Mumbai, and M/s. Snehal & Associates, Chartered Accountants, Mumbai, as joint Auditors to hold office from the conclusion of this meeting until the conclusion of the next Annual General Meeting and to fix their remuneration.	Mgmt.	YES	FOR	FOR
Bharti Airtel imited	BHARTI IN	644232	8/21/2006	Delhi	To receive, consider and adopt the Audited Balance Sheet of the Company as at March 31, 2006, the Profit & Loss Account for the year ended on theat date and the Reports of the Board of	Mgmt.	NO	DNA	DNA

Directors and Auditors theron. To appoint a Director in place of Mr. Bashir Currimjee, who retires by rotation and being	Mgmt.	NO	DNA	DNA
eligible offers himself for re-appointment. To appoint a Director in place of Ms. Chua Sock Koong, who retires by rotation and being eligible offers herself	Mgmt.	NO	DNA	DNA
for re-appointment. To appoint a Director in place of Mr. Donald Cameron, who retires by rotation and being eligible offers himself for re-appointment	Mgmt.	NO	DNA	DNA

er of folio rity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting		Matter: Issuer	Whether Fund Cast Vote on Matter NO	Fund s	Vote or Age Manag DN
					remuneration. Mr. Ajay Lal, be and his hereby appoitned as a Director of the Company, liable to	Mgmt.	NO	DNA	DN
					retire by rotation. Mr. Gavin John Darby, be and is hereby appointed as a Director of the Company, liable to retire by rotation.	Mgmt.	NO	DNA	DN
					Mr. Paul Donovan, be and is hereby appointed as a Director of the Company, liable to retire by rotation.	Mgmt.	NO	DNA	DN
					Ms. Syeda Bilgrami Imam, be and is hereby appointed as a Director of the Company, liable to retire by rotation.	Mgmt.	NO	DNA	DN
					Mr. Arun Bharat Ram, be and is hereby appointed as a Director of the Company, liable to retire by rotation.	Mgmt.	NO	DNA	DN
					Mr. York Chye Change be and is herby appoitned as a Director of the Company, liable to retire by rotation.	Mgmt.	NO	DNA	DN
ldas orts ited	GEXP IN	B06V8Z	8/17/2006	Bangalore	To receive, consider and adopt the Balance Sheet as at March 31, 2006 and the Profitand Loss Account for the year ended on that date together with the Reports of the Directors and the Auditors thereon.	Mgmt. 's	NO	DNA	DN
					To declare dividend on equity shares	Mgmt.	NO	DNA	DN
					To appoint a Director in place of Shri Madanlal J Hinduja,	Mgmt.	NO	DNA	DN

					Director, who retires by rotation and being eligible, offers himself for				
					re-appointment. To appoint a Director in place of Shri H S Nagaraj, Director, who retires by rotation and being eligible offers himself	Mgmt.	NO	DNA	DN
					for reappointment To appoint M/s RSM & Co., Chartered Accountants and M/s Girish Murthy & Kumar, Charted Accountants, as Joing Statutory Auditors of the Company to hold office fromt eh conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting and to fix	Mgmt.	NO	DNA	DN
					their remuneration. The consent of the Company has hereby been accorded that the Board of Directors to borrow any sum or sums of money for and on behalf of the Company from time to time for the purpose of the Company nothwithstanding that he money to be borrowed together with the moneys	Mgmt.	NO	DNA	DN
					already borrowed; total amount borrowed shall not exceed Rs 500 crores Subject to the approval of the Central Government , the consent of the Company be and is herby accorded to the appointment of Shri Gaurav D Hinduja son of Shri Dinesh Hinduja, as Chief Operating	Mgmt.	NO	DNA	DN
ucon MDH ects ited	PJ IN	B0SY7P	8/19/2006	Khammam	Officer (COO). To receive , consider, and adopt the Audited Balance Sheet of the Company as at 31st March 2006 and the profit and Loss Account for the year ended on that date together with the report of the Auditors and Directors thereon.	Mgmt.	NO	DNA	DN

To appoint Director in t place of Sri N Nageswar Rao who	Mgmt.	NO	DNA	DN
retires by rotation and being				
eligible offers himself for				
re-appoitnment.				
To declare dividend o the	Mgmt.	NO	DNA	DN
Equity Shares				
M/s K Siva Rama Krishna	Mgmt.	NO	DNA	DN
Prasad & co. Chartered				
Accountants, be and are				
hereby re-appointed as				
Auditors of the Company to				
hold office from the				
conclusion of this Annual				
General meeting until the				
conclusion of the next Annual				
General Meeting at such				
remuneration as may be				
deteremined by the Board of				
Directors of the Company.			D 111	
Sri K Srinivasa Rao be and is	Mgmt.	NO	DNA	DN
herby appoitned as a Director				
of the company liable to				
retirement by rotation				

ier of tfolio turity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On Sri C Venkateswara Rao be	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote F or Agai Manager DNA
					and is hereby appointed as an independent Director of the Company liable to retirement by rotation				
					Sri P Madhava Rao be and is hereby appointed as an Independent Director of the Company liable to retirement	Mgmt.	NO	DNA	DNA
					by rotation Reappointment of Shri S V Patwardhan as Managing Director of the Company for a	Mgmt.	NO	DNA	DNA
					further period of two years w.e.f. 5th March 2006 Reappointment of Shri S Vaikuntanathan as Director of	Mgmt.	NO	DNA	DNA
					Finance for a further period of one year w.e.f. 5th March 2006				
					Reappointment of Shri N Seethian as Joint Managing Director for a period of five years w.e.f. 1st April 2005	Mgmt.	NO	DNA	DNA
					Consent is hereby accorded for acquiring and holding Equity Shares of the company by the FII s including their sub-acconts upto an aggregate limit of 40% of the paid up Equity Share Capital of the Company.	Mgmt.	NO	DNA	DNA
					The seal shall not be affixed to any instrument except by authority of a resolution of the Board of Directors and in the presence of at least two persons, one of whom shall be a Director and the other shall be such other person(s) as the Board may authorize for the purpose.	Mgmt.	NO	DNA	DNA
					Provisions are hereby accorded to the Board for borrowing from time to time	Mgmt.	NO	DNA	DNA

			as may deem fit not withstanding that the moneys already borrowed will exceed the agggregate of the paid-up capital of the Company and shall not exceed Rs 2000.00 Crores Provisions are hereby accorded to the Board that the aggregate of the loans may deem fit by the Board but shall not exceed Rs 500.00 Crores	Mgmt.	NO	DNA	DNA
ratech UTCEM IN B01GZF ment nited	8/28/2006	Mumbai	To receive, consider, and adopt the audited Balance Sheet as at 31st March 2006 and the Profit and Loss Account for the yer ended 31st March 2006 and the Report of the Directors and Auditors thereon.	Mgmt.	YES	FOR	FOR
			To declare dividend on Equity Shares for the year ended 31st March, 2006	Mgmt.	YES	FOR	FOR
			To appoint a Director in place of Mr. R C Bhargava, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	YES	FOR	FOR
			To appoint a Director in place of Mr. D. D. Rathi, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	YES	FOR	FOR
			To appoint a Director in place of Dr. S. Misra, who retires by rotation and being eligible, offers himself for re-appointment.	Mgmt.	YES	FOR	FOR
			M/s. S. B. Billimoria & Co., Chartered Accountants, Mumbai an dM/s. G.P. Kapadia & Co., Chartered Accountants, Mumbai be and are hereby re-appointed Joint Statutory Auditors.	Mgmt.	YES	FOR	FOR
			Mr. Grish M. Dave be and is hereby appoitned as a Director of the Company laible to retire by rotation.	Mgmt.	YES	FOR	FOR

					M/s. Haribhakti & Co., Chartered Accountas, Mumbai, be and are hereby appoitned as the Branch	Mgmt.	YES	FOR	FOR
					Auditors of the Company Consent of the Company be and is hereby accorded to the Board of Directors to borrow any sum or sumso f money fromt imet o time at its discretion up to a sum of Rs2,000 crores.	Mgmt.	YES	FOR	FOR
					The Board may determine on all or any of the moveable and /or immoveable properties tangible or intangible assets of the Company	Mgmt.	YES	FOR	FOR
vision hteen idia nited	TLEI IN	622464	8/11/2006	Delhi	To receive, consider and adopt the profit and Loss Account for the year ended 31st march 2006, the Balance Sheet as at that date and the Reports of the Directors and the Auditors thereon.	Mgmt.	NO	DNA	DNA
					To appoint a Director in place of Ms. Vandana Malik, who retires by rotation and being eligible, offers herself for re-appoitnment	Mgmt.	NO	DNA	DNA

uer of rtfolio curity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To appoint a Director in place of Mr. Sanjay Ray Chaudhuri, who retires by rotation and being eligible, offers herself	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote 1 or Ago Manage DN
					for re-appoitnment To declare a dividend on	Mgmt.	NO	DNA	DN.
					Equity Shares M/s Deloitte Haskins & Solls , Chartered Accountants, be and are hereby appointed as	Mgmt.	NO	DNA	DN
					Auditors of the Company To such employees of the Company, whether working in India or out of India and Directors of the Company whether Wholetime Directors or otherwise (hereinafter referred to collectively as the Employees . The Board may decide on exercisable equity shares not exceeding in aggregate 10,00,000 of Rs 5 each, and will determine	Mgmt. y	NO	DNA	DN.
					terms and conditions. To such employees of the Subsidiary, whether working in India or out of India and Directors of the Subsidiary Company whether Wholetime Directors or otherwise (hereinafter referred to collectively as the Employees The Board may decide on exercisable equity shares not exceeding in aggregate 10,00,000 of Rs 5 each, and will determine terms and	Mgmt.	NO	DNA	DN
					conditions. To such employees of the Company, whether working in India or out of India and Directors of the Company whether Wholetime Directors or otherwise (hereinafter referred to collectively as the	Mgmt.	NO	DNA	DN.

				Employees . The Board may decide on exercisable equity shares not exceeding in aggregate 5,00,000 equity shares of Rs 5 each, and will determine terms and conditions. To such employees of the Subsidiary, whether working in India or out of India and Directors of the Subsidiary Company whether Wholetime Directors or otherwise (hereinafter referred to collectively as the Employees . The Board may decide on exercisable equity shares not exceeding in aggregate 5,00,000 equity shares of Rs 5 each, and will determine terms and conditions.	Mgmt.	NO	DNA	DN
				Board is herby authorized to issue and allot 5,00,000 Equity Shares of Rs 5/-each to the eligible employees and/or Directors	Mgmt.	NO	DNA	DN.
				The Company is hereby accorded to the Board to create and offer, more than 1% of the issued capital of the company to any employee or Director of the Company	Mgmt.	NO	DNA	DN.
				Company hereby accors its approval for the appointment of Mr. Sanjay Ray Chaudhuti who is already a Director on the Board asa Whoel-time Director of the Company	Mgmt.	NO	DNA	DN.
				Employee Stock Option Scheme/Employe Stock Purchase Scheme	Mgmt.	NO	DNA	DN.
' IN	B07Y2F	8/21/2006	Chennai	The authorised share cpital of the Company be and is hereby increased from Rs.28.50 crores divided into 1,50,00,000 equity shares of Rs.10/-each	Mgmt.	NO	DNA	DN.
				The authorised share cpital of the Company is 33,50,00,000	Mgmt.	NO	DNA	DN
				company 15 20,00,000	Mgmt.	NO	DNA	DN

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				The Board be and is hereby authorized to decide and approve the other terms and conditions of the issue of the Shares and the Warrants The Consent of the Company be and is hereby accorded to the Baord to offer, issue and allot upto 3,021,685 Equity Shares of the Company of Rs 10 each ata price of Rs 260/= per Equity Share	Mgmt.	NO	DNA	DN.
Kashyap I Sons	KASH IN BOZBSB	8/11/2006	Delhi	To consider and adopt the audited Blance Sheet as at March 31, 2006, Profit and Loss Account for the year ended on that date and the Reports of the Board of Directors and Auditors thereon.	Mgmt.	NO	DNA	DN.
				To declare a dividend on Equity Shares	Mgmt.	NO	DNA	DN
				To appoint a Director in place of Mr. Vikram Kashyap, who retires by rotation and, being eligible seeks re-appointment.	Mgmt.	NO	DNA	DN

er of tfolio urity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On M/s Sood Brij & Associates, Chartered Accountants, be and are herby re-appoitned as Auditors o fthe Company, to hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting of the Company on such remuneration as shall be fixed by the Board	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote or Ago Manag DN
					of Directors. Justice CK Mahajan, be and hereby appoitned as Director of the Company subject to retirement by rotation under the provisions of the Articles of Association of the Company.	Mgmt.	NO	DNA	DN
					Mr. H N Nanani, be and is hereby appoitned as a Director of the Company subject to retirement by rotation under the provisions of the Articles of Association of the Company.	Mgmt.	NO	DNA	DN
					Mr. Naveen Jain, be and is hereby appointed as a Director of the Company subject to retirement by rotation under the provisions of the Articles of Association of the Company	Mgmt.	NO	DNA	DN
PIT mins ystems hited	KPIT IN	B06C3W	8/28/2006	Pune	The Articles of Association of the Company be and is hereby altered: definishtion of InvestmentAgreement ,Transfe of IFC shares, Tag Along Right (IFC), new Article 82B be	Mgmt. er	NO	DNA	DN
					added The Board has constituted to exercise its powers to create, offer, issue and allot options exercisable into not more than 10,00,000 equity shares of the Company	Mgmt.	NO	DNA	DN
		609992	8/25/2006			Mgmt.	NO	DNA	DN

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Nagda, Madhya Pradesh	31st March 2006 and the Profit and Loss Account for the year ended 31st march 2006 and the Reports of the Directors and the				
	Auditors of the Company. To declare dividend on Equity Shares for the year ended 31st March, 2006.	Mgmt.	NO	DNA	DN
	To appoint a Director in place of Shri Kumar Mangalam Birla, who retires from office by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DN
	To appoint a Director in place of Shri M.L. Apte, who retires from office by rotation, and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DN
	To appoint a Director in place of Shr R.C. Bhargava, who retires from office by rotation, and being eligible, offers himself for re-appointment.	Mgmt.	NO	DNA	DN
	Messrs. G.P. Kapadia & Co., Chartered Accountants, Mumbai be and are hereby re-appoitned as the Statutory Auditors of the Company	Mgmt.	NO	DNA	DN
	Statutory modification or re-eneactment thereof for Resolutions passed by the members of the Company are hereby accorded: Remuneration for Shri Shailendra K Jain	Mgmt.	NO	DNA	DN
	Statutory modification or re-eneactment thereof for Resolutions passed by the members of the Company are hereby accorded: Remuneration for Shri D D Rathi	Mgmt.	NO	DNA	DN
	Consent of the Company be and is hereby granted for the re-appointment of Shir Shailenders K. Jain	Mgmt.	NO	DNA	DN
	Consent of the company be and is hereby accorded to the Whole Time Director(s) of the Company receiving sitting fees	Mgmt.	NO	DNA	DN

					for attending meetings of the Board of Directors/Co0mmittees of Directors of the Company s subsidiaries. Consent of the company be and is hereby accorded to the payment of, in addition to the sitting fees for attending the meetings of the Board or Committee(s) thereof and reimbursement of expenses, in accordance with the relevant provisions of the Articles of Association of the Company, commission tothe Directors (other than the Whole Time	Mgmt.	NO	DNA	DN
nbay yon	BRFL IN	B0PDQG	8/29/2006	Mumbai	Directors) To receive, consider and adopt the Audited Statements of	Mgmt.	YES	FOR	FO
nions td.					Accounts for the Fiancial year ended 31st march 2006 and the Reports of Directors and Auditors thereon.				

ier of tfolio turity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On		Cast Vote on Matter	Fund s Vote N
					To declare dividend on the Equity Shares To appoint a Director in palce	Mgmt. Mgmt.	YES YES	FOR FOR
					of Mr. A R Mundra who retires by rotation and being eligible, offers himself for re-appoitnment			
					To appoint a Director in palce of Mr. Uday Mogre who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	YES	FOR
					To appoint Auditors to hold office from the conclusion of this meeting to the conclusion of the next Annual General Meeting and to fix their remuneration.	Mgmt.	YES	FOR
ian Hotels	IH IN	610041	Postal Ballot	Mumbai	Sub-division of shares	Mgmt.	YES	FOR
ly Limited					Amendment to the Capital Clause of the Memorandum of Association	Mgmt.	YES	FOR
					Amendment to the Articles of Association	Mgmt.	YES	FOR
Zinc Limited	HZ IN	613972	Postal Ballot	Udalpur	To do the business as power producer either individually as a holding company or in collaboratin	Mgmt.	YES	FOR
					To lay down, establish, operate and maintain such power generating stations and sub stations	Mgmt.	YES	FOR
					To carry on business of consultancy services	Mgmt.	YES	FOR
					To generate, acquire , develop and accumulate electrical power	Mgmt.	YES	FOR
					To carry on the business of an electric power, light and supply company in all its branches	Mgmt.	YES	FOR
						Mgmt.	YES	FOR

					To carry on the business of electrician, mechanical engineers, suppliers of electricity for the purposes of power			
					To carry on in India or elsewhere the business of establishing, commissioning, setting up, operating and maintaining electric power generating stations	Mgmt.	YES	FOR
					To acquire concessions or licenses granted by, and enter into contracts with the Government of India or the Government of any Province in India or any State in India, or any municipal or local authority.	Mgmt.	YES	FOR
Eighteen India	TLEI IN	622464	Postal Ballot	New Delhi	The Company is hereby accorded to make loans	Mgmt.	YES	FOR
nited					The consent is given to the Board of Directors to create such cahrges, mortgages and hypothecations in addition to the existing	Mgmt.	YES	FOR
					The consent of the Company be and is hereby accorded to the Board of Directors of the Company to borrow, from time to time, any sum or sumso f money which together with the moneys already borrowed by the Company may exceed the aggregate of the paid up capital	Mgmt.	YES	FOR
i Oil & Gas on Services	SVOG IN 1	B06WT7	Postal Ballot	New Delhi	To carry on the business of electricity and power producers and suppliers in all its branches	Mgmt.	YES	FOR
nited					To carry on business in India or elsewhere by itself or by way of consortium	Mgmt.	YES	FOR
					To make any loan to any othe body corporate	Mgmt.	YES	FOR
					To give any guarantee, or provide security, in connection with a loan made	Mgmt.	YES	FOR

					by any other person to, or to any other person by anybody corporate			
					to acquire by way of subscription, purchase or otherwise the securities of any other body corporate	Mgmt.	YES	FOR
					to make investment in joint venture	Mgmt.	YES	FOR
el Limited	JSTL IN	610164	9/8/2006	Mumbai	Consent of the Company be an dis herby accorded to the Board to create, offer, issue and allot 70,00,000 Series A Warrants an d80,00,000 Series B Warrants	Mgmt.	YES	FOR

uer of rtfolio curity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On Relevants date for the purpose of the calculatio of the price of the Equity shares arising out of conversion of the Warrants	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote F or Aga Manage FOF
					shall be 9th August, 2006 Vice Chairman & Managing Director, Jt. Managing Director & CEO Director (Finance) and Company Secretary be an dare herby authorized to do all such acts and to settle any quesitons, difficult or doubts that may arise in regard to the other, issue and allotment of Warrants and Equity Shares	Mgmt.	YES	FOR	FOF
					Share Allotment Committee of the Baord be and is hereby authorized to issue and allot the Warrants pursuant to this resolution and the Equity shares upon conversion of Warrants issued	Mgmt.	YES	FOR	FOR
lecon ineering mpany	ELCN IN	631495	9/12/2006	Gujarat	To receive, consider, and adopt the Audited Balance Sheet as at 31st March 2006, Profit & Loss Account for the year ended on that date and the Report of Board of Directors and Auditors thereon.	Mgmt.	NO	DNA	DNA
					To declare Dividend on Equity Shares	Mgmt.	NO	DNA	DNA
					To appoint a Director in place of Shri Pradip M. patel, who retires by rotation and being eligible offers himself for	Mgmt.	NO	DNA	DNA
					reappointment. M/s Thakorebhai Shirish Desai & butala, Division of Thacker Butala Desai, Chartered Accountants, be and are hereby appointed as Auditors of the Company	Mgmt.	NO	DNA	DN#

Hereby accorded for the re-appointment of Shri Prayasvin B . Patel as Chairman and Managing	Mgmt.	NO	DNA	DNA
Director of the Company for a				
period of five years				
Consent of the Company	Mgmt.	NO	DNA	DNA
granted in terms of the				
provisions of Section 293 to Board of Directors to borrow				
monies for the busines sof the				
Company, whether unsecured				
or secured in Indian or				
Foreign currency		NO	DNA	DN
Herby accord its consent an	Mgmt.	NO	DNA	DNA
dother applicable provisions, if any, o fthe Companies Act				
1956 to the Board of Directors				
to mortgage and/or change all				
or any of the immovalb and/or				
moveable properties	Manak	NO		DNU
The existing equity shares of face value of Rs 10/- each in	Mgmt.	NO	DNA	DNA
the share capital of the				
Company be sub-divded into				
equity shares of face value of				
Rs 2/- each			D 111	
Clause V deleted in its place:	Mgmt.	NO	DNA	DNA
The share capital of the Company is Rs 30,00,00,000				
divided into 15,00,00,000				
shares of Rs 2/- each with				
power to increase or reduce				
the capital		NO	DIIA	DW
Articles of Association need	Mgmt.	NO	DNA	DNA
be altered by deleting the existing Article 4				
The Committee and Board are	Mgmt.	NO	DNA	DNA
hereby authorized on behalf of	e			
the Company to issue, allot				
offerings		NO	DNA	DN
Any issue or allotment of Equity Shares as described,	Mgmt.	NO	DNA	DNA
the Board be and is hereby				
authorized on behalf of the				
Company to do all such acts,				
it its absolute discretin & in				
which it deems fit	Manut	NO		יאת
The consent of the Company is be and is hereby accorded	Mgmt.	NO	DNA	DNA
to the Board to allow				

Edgar Filing: INDIA FUND INC - Form N-PX FII s/NRIs/PIOs/OCBs both on repatriation and non repatriation basis be within the overall ceiling limit of: 30% of paid up Equity Capital of the company and 30% of the total paid up value of each series of convertible debentures of the company 9/15/2006 Mumbai To receive, consider and YES FOR FOF odesic **BVH IN** B068D9 Mgmt. adopt the Audited Balance rmation Sheet as at 31st march 2006 stems and the Profit and Loss imted Account for the year ended 31st March and the Reports of the Directors and Auditors theron, along with relevant enclosures To confirmt he payment of the FOR FOF Mgmt. YES interim dividend, to declare final dividend @ 10% on equity shares and to take note of payment of dividend on5% **Cumulative Redeemable Preference Shares** To appoint a director in place FOR Mgmt. YES FOF of Mr. Rahul Patwardhan, who0 retires from office by rotation and being eligible, offers himself for reappointment

suer of ortfolio ecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To appoint a director in place of Mr Vinod Sethl, who retires from office by rotation and being eligible, offers	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote or Ag Manag FC
					himself for reappointment To appoint M/s S.R. Batlibol & Co., Chartered Accountants in place of M/s GM Borkar & Co., Chartered Accountants, reitring auditors who have expressed their-unwillingness to be reappointed at the Annual General Meeting, as the statutory auditors of the company to hold office from this Annual General Meeting until teh conclusion of the next Annual General Meeting on remuneration as fixed by the Board of Directors of the Company	Mgmt.	YES	FOR	FC
					Re-appointment of Mr. Pankaj Kumar as a Whole Time Director of the Company under the designation Executive Chariman & Director, hereinafter referred to as Executive Director liabl to retire by rotation for a perio	Mgmt. le	YES	FOR	FC
					of five years Re-appointment of Mr. Kiran Kulkami as a Managing Director of the Company, not liable to retire by rotation, for a period of five years	Mgmt.	YES	FOR	FC
					Re-appointment of Mr. Prashant Mulekar as a Whoel time Director of the Company under the designation Executive Director hereinafter referred to as Executive Director liabl to retire by rotation for a period of five years	Mgmt. le	YES	FOR	FC
					Portice of fire Jours	Mgmt.	YES	FOR	FC

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				5	5				ł
					Board of Directors of the Company including committee formed for this purpose, to amend and substitute Clause 1.6 (Exercise Price)				
at Heavy ctricals imited	BHEL IN	612952	9/15/2006	New Delhi	To receive, consider and adopt the audited Balance Sheet of the company as at 31st march, 2006 and the Profit & Loss Account for the financial year ended on that date together wit the Reports of the Directors and Auditors thereon.	Mgmt.	NO	DNA	DN
					To declare a dividend To appoint a Director in place of Shir Vineet Nayyar, who retires by rotation and being eligible, offers himself for reappointment	Mgmt. Mgmt.	NO NO	DNA DNA	DN DN
					To appoint a Director in place of Shri naresh Chaturvedi, who retires by rotation and being eligible, offers himself for reappointment	Mgmt.	NO	DNA	DN
					To fix the reumeration of the Auditors	Mgmt.	NO	DNA	DN
					Shri Sanjay M. Dadlika is hereby appointed as a Director of the Company	Mgmt.	NO	DNA	DN
					Shri Ashok K Aggarwal is herby appoitned as a Director of the Company	Mgmt.	NO	DNA	DN
					Shri Manish Gupta is hereby appointed as a Director of the Company	Mgmt.	NO	DNA	DN
					Shri Shekhar Datta is hereby appointed as a Director of the Company	Mgmt.	NO	DNA	DN
					Shri Raman Singh Sidhu is hereby appointed as a Director of the Company	Mgmt.	NO	DNA	DN
					Shri Madhukar is hereby appoitned as Director of the Company	Mgmt.	NO	DNA	DN
					Shri C. P. Singh is hereby appoitned as a Director of the	Mgmt.	NO	DNA	DN
					Company	Mgmt.	NO	DNA	DN

					Articles of Association is hereby altered				
Sun S aceuticals stries Ltd.	SUNP IN	658248	9/20/2006	Gujarat	To consider and adopt the Balance Sheet as at March 31st, 2006, the Profit & Loss Account for the year ended on that date and the reports of the Board of Directors and Auditors thereon.	Mgmt.	NO	DNA	DN
					To declare dividend on Preference Shares and on Equity Shares	Mgmt.	NO	DNA	DN
					To appoint a Director in place of Shir keki Minoo Mistry, who retires by rotation and being eligible, offers himself for reappointment	Mgmt.	NO	DNA	DN
					To appoitn a Director in place of Shri Hasmukh S Shah, who retires by rotation and being eligible, offers himself for reappointment	Mgmt.	NO	DNA	DN
					To re-appoint Messrs. Deloitte Haskins & Sells, Chartered Accountants, Mumbai as the Auditors of the Company and to authorise the Baord of Directors to fix their remuneration	Mgmt.	NO	DNA	DN

suer of ortfolio ecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On The Company hereby approves the revision in the remuneration of Shri Dilip S. Shanghvi, Chairman & Managing Director of the	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote Fo or Again Managem DNA
				Company The Company hereby approves the revision in the remuneration of Shri Sudhir V. Valia, Whole Time Director of the Company	Mgmt.	NO	DNA	DNA	
					Director of the Company The Company hereby approves the revision in the remuneration of Shri Sailesh T. Desai, Whole Time Director	Mgmt.	NO	DNA	DNA
Hero Ionda	HH IN	632732	9/14/2006	New Delhi	To receive, consider and adopt the Audited Balance Sheet of the Company as at March 31, 2006 and the Profit and Loss Account for the year ended on that date together wtihthe reports of the Directors and Auditors	Mgmt.	NO	DNA	DNA
	20 per Equity Sha 19,96,87,500 Equity Rs 2 each for the fi	To declare a devidend of Rs 20 per Equity Share on 19,96,87,500 Equity Shares of Rs 2 each for the financial year 2005-06	Mgmt.	NO	DNA	DNA			
					To appoint a Director in place of Mr. Pradeep Dinodia, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DNA
					To appoint a Director in place of Gen. (Retd.) Ved Prakash Malik, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DNA
					To appoint a Director in place of Mr. Brijmohan Lall Munjal, who retires by rotation and being eligible,	Mgmt.	NO	DNA	DNA

					offers himself for				
					reappointment To appoint a Director in place of Mr. Satyanand Munjal, who retires by rotation and being eligible, offers himself for reappointment	Mgmt.	NO	DNA	DNA
					To appoint a Director in place of Mr. Tatsuhiro Oyama, who retires by rotation and being eligible, offers himself for reappointment	Mgmt.	NO	DNA	DNA
					To appoint M/s A.F. Ferguson & Col, Chartered Accountants, New Delhi, the retiring auditors, to hold office as auditors from the conclusion of this meeting until the conclusion of the next Annual General Meeting and to fix their remuneration	Mgmt.	NO	DNA	DNA
					Appointment of Mr. Sunil Bharti Mittal as Director of the Company	Mgmt.	NO	DNA	DNA
					Appointment of Mr. Toshaki Nakagawa as Director and Joint Managing Director of the Company	Mgmt.	NO	DNA	DNA
					Appointment of Mr. Masahir Takedagawa as Director of the Company	Mgmt.	NO	DNA	DNA
					Re-appointment of Mr. Brijmohan Lall Munjal, as Chariman and Director in the Whole-time employment of the Company	Mgmt.	NO	DNA	DNA
					Keep[ing of registers/returns/documents at the registered office	Mgmt.	NO	DNA	DNA
					Re-appointment of Mr. Pawan Mumai as Managing Director of the Company	Mgmt.	NO	DNA	DNA
ndustan Zinc imited	HZ IN	613972	9/16/2006	Udaipur	To receive, consider and adopt the audited accounts for the year ended on 31st March, 2006 along with Directors Report and Auditors Report thereon.	Mgmt.	NO	DNA	DNA
					To approve dividend for the year 2005-2006	Mgmt.	NO	DNA	DNA
4									

To appoint Director in place of Shri Tarun Jain, who retires by rotation and, being eligible, offers himself for re-appointment as per	Mgmt.	NO	DNA	DNA
Article 129 of the Articles of Association of the Company To appoint Director in place of Shri A.C. Wadhawan, who retires by rotation and, being eligible, offers himself for re-appointment as per	Mgmt.	NO	DNA	DNA
Article 129 of the Articles of Association of the Company To appoint Director in place of Shri N.K. Shukla, who retires by rotation and, being eligible, offers himself for	Mgmt.	NO	DNA	DNA
re-appointment as per Article 129 of the Articles of Association of the Company To re-appoint the retiring Auditors M/s Deloitte Haskins & Sells as Statuory Auditors of the Company	Mgmt.	NO	DNA	DNA

uer of tfolio curity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	· Location of Meeting	Summary of Matter Voted On To consider and accord approval to the company for appointment and reimbursement of remuneration in respect of Shir M.S. Mehta, CEO & Whole-time Director, HZL made to Sterlite Industries Ltd. For the period from 15.11.2005 and to pass the following Ordinary Resolution with or wihtout modification: appointment of Shir M.S. Mehta as CEO & whoeltime Director in terms of the Share Purchas e Agreement by the Board of Directors in their 276th Meeting held on 15.11.2005 be ansis hereby confirmed.	Matter: Issuer	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote F or Aga Manage DNA
obindo arma .td.	ARBP IN	670263	9/18/2006	Hyderabad	adopt the Audited Balance Sheet as at March 31, 2006 and Profit & Loss Account and Cash Flow Statement for the year ended on that date and the report of the Board of Directors and the Auditors	Mgmt.	NO	DNA	DNA
					thereon. To declare dividend for the year ended March 31, 2006 on Equity Shares	Mgmt.	NO	DNA	DNA
					To appoint a Director in place of Mr. Karamjit Singh Butalia who retires by rotation and being eligible, offers himself	-	NO	DNA	DNA
					for reappointment To appoint a Director in place of Dr. M. Sivakumaran who retires by rotation and being eligible, offers himself for	Mgmt.	NO	DNA	DNA
					reappointment To appoitn M/s S.R. Batliboi & Col, Chartered Accountants	Mgmt.	NO	DNA	DNA

C				
as Statutory Auditors of the				
Company to hold offic from				
the conclusion of this Annual				
General Meeting until the				
conclusion of the next Annual				
General Meeting and to				
authorise the Board of				
Directors to fix their				
remuneration				DN
Dr. K. Ramachandran is	Mgmt.	NO	DNA	DNA
hereby appoitned as a Director				
of the company Mr. P.V. Ramaprasad Reddy	Mgmt.	NO	DNA	DNA
is hereby re-appointed as a	wight.	NO	DNA	DIN
Whole-time Director				
Mr. K. Nityananda Reddy is	Mgmt.	NO	DNA	DNA
hereby re-appointed as a	0			
Managing Director				
Remuneration payble to	Mgmt.	NO	DNA	DNA
Dr. M. Sivakumaran, who was				
appointed as a Wholetime				
director of the Company, be				
and is hereby revised			D	511
Remuneration payble to	Mgmt.	NO	DNA	DNA
Mr. B. Sivaprasad Reddy,				
who was appointed as a Wholetime director of the				
Company, be and is hereby				
revised				
Mr. M. Madan Mohan Reddy	Mgmt.	NO	DNA	DNA
is hereby appointed as a		110	2101	2111
Director fo the Company				
Dr. M. Sivakumaran be and is	Mgmt.	NO	DNA	DNA
hereby re-appointed as a				
Whole-time Director				
The approval is hereby	Mgmt.	NO	DNA	DNA
granted to utilize the				
professional services of				
Mr. Srinivas Lanka,				
Non-Executive Director of the				
Company, at an annual remuneration of Rs 3,600,000				
The consent of the Company	Mgmt.	NO	DNA	DNA
be and is hereby accorded to	wight.	110	DIVI	$D_1 \eta_2$
the Board to create, offer,				
issue and allot at any tmie to				
or for the benefit of such				
personas who are in				
employment of the Company,				
including eligible Directors of				
the Company, whether part				

					time or full time, under a scheme titled Employee Stock Option Plan 2006 Resolution required to be passed if the benefits of ESOP are to be extended to employees of the subsidiary or holding Company	Mgmt.	NO	DNA	DNA
harat tronics .td.	BHE IN	613971	9/19/2006	Bangalore	adopt the Profit & Loss Accont for the year ended 31 March 2006 and the Balance Sheet as at that date and the Reports of the Directors and	Mgmt.	NO	DNA	DNA
					the Auditors thereon. To declare Dividend on	Mgmt.	NO	DNA	DNA
					Equity Sahres	wight.	no	DINA	DINF
					To appoint a Director in place of Mr. M. L. Shanmukh who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DNA
					To appoint a Director in place of Mr. VVR Sastry, who retires by rotation and being elgible, offers himself for re-appointment.	Mgmt.	NO	DNA	DNA
					Mr. Bhupindar Sing is hereby appointed as a Director of the Company	Mgmt.	NO	DNA	DNA

er of Folio rity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On Prof. N. Blakrishnan is hereby appointed as Director of the	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote or A, Mana D
					Company Dr. Ashok Jhunjhunwala is hereby appointed as a Director	Mgmt.	NO	DNA	D
					of the Company Dr. M. Rammohan Rao is hereby appointed as a Director	Mgmt.	NO	DNA	D
					of the Company Mr. K.G. Ramachandran is hereby appointed as a Director	Mgmt.	NO	DNA	D
					of the Company Dr. V. Bakthavatsalam is hereby appointed as a Director	Mgmt.	NO	DNA	D
					of the Company Prof. Goverdhan Mehta is hereby appointed as a Director	Mgmt.	NO	DNA	D
					of the Company Prof. S. Sadagopan is hereby appointed as a Director of the	Mgmt.	NO	DNA	D
					Company Dr. S P Parashar is hereby appointed as a Director of the Company	Mgmt.	NO	DNA	D
					Mr. Alok Perti is hereby appoitned as a Director of the Company	Mgmt.	NO	DNA	D
					Mr. Ashwani Kumar Datt is hereby appointed as a Director of the Company	Mgmt.	NO	DNA	D
					Mr. H.S. Bhadoria is hereby appointed as a Director of the Company	Mgmt.	NO	DNA	D
					Special Resolution	Mgmt.	NO	DNA	D
lite tries d.	STLT IN	B13TC3	Postal Ballot	Aurangabad	The Company is hereby authorized to sell/transfer the Power Transmission Line Division	Mgmt.	YES	FOR	F
oulls icial ices ited	IBULL IN	B02L7L	9/18/2006	New Delhi	Scheme of Arrangement between Indiabulls Fianancial Services Limited And Indiabulls Real Estate Limited	Mgmt.	NO	DNA	D

ity ojects ited	UIP IN	B14NMM	9/21/2006	Mumbai	To receive, consider and adopt the Audited Balance Sheet as at 31st march 2006, Profit and Loss Account for the year ended on that date and the Reports of the Board of Directos and Auditors theron	Mgmt.	YES	FOR	F
					To delcare Dividend on Equity Shares	Mgmt.	YES	FOR	F
					To appoin Statutory Auditor and to fix their remuneration	Mgmt.	YES	FOR	F
					C.B. Chhajad & Company, Chartered Accountatns, is hereby appoitned as Auditor of the Company	Mgmt.	YES	FOR	F
					Mr. Ashish Avarsekar is hereby re-appointed as Executive Director	Mgmt.	YES	FOR	F
					To appoint Mr. Vijay Kumar J. Rane as a Director of the Company	Mgmt.	YES	FOR	F
					To appoint Mr. Anil G. Joshi as a Director of the Company	Mgmt.	YES	FOR	F
					To appoint Mr. Chaitanya Joshi as a Director of the Company	Mgmt.	YES	FOR	F
					To appoint Mr. Suresh Iyer as a Director of the Company	Mgmt.	YES	FOR	F
					To reappoint Mrs. Pushpa Avarsekar as Executive Director with effect from 2nd April 2006	Mgmt.	YES	FOR	F
					To increase the Authorised Capital of the Company	Mgmt.	YES	FOR	F
					Article 4 of Articles of Association shall be substituted	Mgmt.	YES	FOR	F
					To consider making Donations under Section 293 (1)(e)	Mgmt.	YES	FOR	F
					To fix remuneration of Chairman & managing Director Mr. Kishore Avarsekar	Mgmt.	YES	FOR	F
					To fix remuneration of Vice Chairman & Managing Director Mr. Abhilt Avarsekar	Mgmt.	YES	FOR	F
					To fix remuneration of Whole-time Director	Mgmt.	YES	FOR	F

					(Executive Director) Mr. Ashish Avarsekar				
lite tries lia) ited	STLT IN	B13TC3	9/20/2006	Aurangabad	Profit and Loss account for the year ended march 31, 2006, the Balance Sheet as at the date and Report of the Directors and Auditors	Mgmt.	NO	DNA	D
					thereon. To confirm the dividend paid on Preference Shares and To declare dividend on Equity Shares	Mgmt.	NO	DNA	D

uer of rtfolio curity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To appoint a Director in place of Mr. Dwarkaprasad Agarwal, who retires by rotation and being eligible offers himself for	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund's Vote DNA	Vote F or Aga Manage DNA
					reappointment To appoint a Director in place of Mr. Ishwarlal Patwari, who retires by rotation and is	Mgmt.	NO	Fund's Vote N	DNA
					eligible for re-appointment To appoint a Director in place of Mr. Berjis Desai, who retires by rotation and is being eligible offers himself for re-appointment	Mgmt.	NO		DNA
					To appoint Chaturvedi & Shah, Chartered Accountants and M/s Das & prasat, Chartered Accountants	Mgmt.	NO	DNA	DNA
					Re-appointment of Mr. Kuldip Kumar Kaura as Managing Director	Mgmt.	NO	DNA	DNA
al Steel Power mited	JSP IN	672681	9/27/2006	Haryana	To receive, consider and adopt the Balance Sheet as at 31st march 2006, and Profit and Loss Accounts for the financial year ended on that date and the Reports of Directors and Auditors thereon.	Mgmt.	NO	DNA	DNA
					To declare dividend on equity	Mgmt.	NO	DNA	DNA
					shares To note payment of interim dividend on 100% on equity shares	Mgmt.	NO	DNA	DNA
					To appoint a Director in place of Shri Rata Jindal who retires by rotation and being eligible offers himself for re-appointment	Mgmt.	NO	DNA	DNA
					To appoint a Director in place of Shri Anand Goel who retires by rotation and being eligible offers himself for	Mgmt.	NO	DNA	DNA

			re-appointment To appoint M/s S.S. Kotheri Mehta & Co., Chartered Accountas as Auditors of the	Mgmt.	NO	DNA	DNA
			Company Shri P S Rane is hereby appointed as a Director of the Company	Mgmt.	NO	DNA	DNA
			The Board is hereby accorded to offer, issue an dallot in one or more tranches	Mgmt.	NO	DNA	DNA
			Additional features of ESOS 2005 (Employees Stock Option Scheme)	Mgmt.	NO	DNA	DNA
			The consent of the Company be and is hereby given to the Board o fDirectors to borrow moneys	Mgmt.	NO	DNA	DNA
			Consent is given to the Board of Directors to mortgage, pledge, & determine moveable or immovable properties	Mgmt.	NO	DNA	DNA
			Approval be and is hereby granted to the re-appointment of Shri Vidant Gujiral as Vice Chairman & Chief Executive Officer	Mgmt.	NO	DNA	DNA
			Approval be and is herby given to the revision of remuneration of Shri Anand Goel	Mgmt.	NO	DNA	DNA
			Approval of shareholders be and is hereby given to the promotion of Shri Anand Goel, as Deputy Managing Director	Mgmt.	NO	DNA	DNA
			Approval be and is hereby given to the revison of remuneration of Shri Sushi K. Margo	Mgmt.	NO	DNA	DNA
			Approval be and is hereby given to the appointment of ShirP. S. Rana as Wholetime Director	Mgmt.	NO	DNA	DNA
613936	9/19/2006	New Delhi	To receive, consider and adopt the Audited Balance Sheet as at 31st march 2006 and Profit & Loss Account for the year ended on 31st march	Mgmt.	NO	DNA	DNA

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ral Gas

oration Ltd. ONGC

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Mgmt.	NO	DNA	DNA
Mgmt.	NO	DNA	DNA
Mgmt.	NO	DNA	DNA
Mgmt.	NO	DNA	DNA
Mgmt.	NO	DNA	DNA
Mgmt.	NO	DNA	DNA
Mgmt.	NO	DNA	DNA
	Mgmt. Mgmt. Mgmt. Mgmt.	Mgmt.NOMgmt.NOMgmt.NOMgmt.NO	Mgmt.NODNAMgmt.NODNAMgmt.NODNAMgmt.NODNAMgmt.NODNA

er of folio arity in Oil pration iited	Exchange Ticker Symbol IOCL IN	<i>Sedol</i> 625376	Shareholder Meeting Date 9/22/2006	Location of Meeting Mumbai	Summary of Matter Voted On To receive, consider and adopt the audited Profit and Loss Account for the year ended march 31, 2006 and the Balance Sheet as on that date together with Reports of the	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote or Ag Manag FO
					Directors and the Auditors To declare dividend To appoint a Director in place of Shri P.M. Sinha, who retires by rotation and being eligible, offers himself for reappointment	Mgmt. Mgmt.	YES YES	FOR FOR	FO FO
					To appoint a Director in place of Shri R S Sharma, who retires by rotation and being eligible, offers himself for reappointment	Mgmt.	YES	FOR	FO
					To appoint a Director in place of Shri A M Uplenchwar, who retires by rotation and being eligible, offers himself for reappointment	Mgmt.	YES	FOR	FO
					To appoint a Director in place of Prof S K Barua who retires by rotation and being eligible, offers himself for reappointment	Mgmt.	YES	FOR	FO
					Appointment of Shri Anil Razdan as a Director of the Corporation	Mgmt.	YES	FOR	FO
t Earth vers iited	BEML IN	613970	9/28/2006	Bangalore	To receive and adopt the Directors Report and Audited Profit and Loss Account for the year ended 31st March 2006 and the Balance Sheet as at that date and Auditors Report thereon.	Mgmt. d	NO	DNA	DN
					To declare dividend To elect a Director in place of Shri V S Venkatanathan, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt. Mgmt.	NO NO	DNA DNA	DN DN

					To elect a Director in place of Shri R C Suthar, who retires by rotation and being eligible, offers himself for	Mgmt.	NO	DNA	DN
					re-appointment To elect a Director in place of Shri NK Sreenivasan, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DN
					To fix the reumeration of the Auditors for the year 2006-07	Mgmt.	NO	DNA	DN
					Appointment of Directors	Mgmt.	NO	DNA	DN
Nife wer tems hited	SNP IN	B03D00	9/30/2006	Hyderabad	To receive, consider and adopt Audited Balance Sheeet as at 31st march, 2006 and the Profit and Loss Account for the year ended on 31st march 2006, together with the Director s Report and the Auditors Report thereon.	Mgmt.	NO	DNA	DN
					To declare Dividend for the	Mgmt.	NO	DNA	DN
					year ended 31st March, 2006 To appoint a Director in place of Mr. Ashok Nagarkatti, who retires by rotation and being eligible offers himself for	Mgmt.	NO	DNA	DN
					re-appointment To appoint Auditors for the period tillt he conclusion of the next Annual General meeting and to authorize the Board to fix their remuneration. M/s Satyanarayana & Co., Chartered Accountants, the retiring auditors are eligible for re-appointment	Mgmt.	NO	DNA	DN
					To change the name of the	Mgmt.	NO	DNA	DN
					Company To revise the borrowing powers of the Board	Mgmt.	NO	DNA	DN
shmi gy and ods iited	LKEF IN	B03GCQ	9/22/2006	Chandigarh	To receive, consider and adopt the Audited Balance Sheet of the Company as of 31st march 2006 and Profit and Loss Account for the year ended on that date together with the Reports, of the	Mgmt.	NO	DNA	DN

Auditors and Directors thereon.				
To confirm interim Dividend @ 20% a s declared on 18th November 2005 end to declare final dividend	Mgmt.	NO	DNA	DN
To appoint a Director in place of Mrs. Vijay Luxmi who retires by rotation and being eligible, offers herself for re-appointment	Mgmt.	NO	DNA	DN
To appoint a Director in place of Mr. Amarjit Singh who retires by rotation and being eligible, offers herself for re-appointment	Mgmt.	NO	DNA	DN
To appoint Statutory Auditors of the Company to hold office from the conclusion of this meeting until the conclusion of the next annual general meeting and to authorize the Board to fix their remuneration	Mgmt.	NO	DNA	DN
Mr. Varinder Kumar is hereby appoitned as Director of the Copany and the period of his office is liable to determination by retirement by rotation	Mgmt.	NO	DNA	DN
The company is hereby accorded for acquiring and holding of equity shares of the company	Mgmt.	NO	DNA	DN

ier of tfolio	Exchange Ticker		Shareholder Meeting	Location of		Who Proposed Matter: Issuer	Whether Fund Cast Vote	Fund s	Vote or Ag
<i>urity</i> nmon Limited	Symbol GMON IN	Sedol B06HC2	Date 9/26/2006	<i>Meeting</i> Mumbai	Summary of Matter Voted On To receive, consider and adopt the Audited Profit & Loss Account for the period ended 31st march, 2006 and the Balance Sheet as at that date together with the Reports of the Board of Directos and Auditors thereon	/ Shareholder Mgmt.	on Matter YES	Vote FOR	Manag FC
					To declare dividend on equity shares for the period ended 31st March 2006	Mgmt.	YES	FOR	FC
					To appoint a Director in place of Mr. Himanshu Parikh, who retires by rotation and being eligible offers himself for re-appointment	Mgmt.	YES	FOR	FC
					To appoit a Director in place of Mr. C C Dayal, who retires by rotation and being eligible offers himself for re-appointment	Mgmt.	YES	FOR	FC
					Natvarial Vepari & Co, Chartered Accountants, are hereby re-appointed as Auditors	Mgmt.	YES	FOR	FC
					The Board of Directors is hereby authorised to appoitn natvarial Vepari & Co., as the Branch Auditors	Mgmt.	YES	FOR	FC
					The Company is hereby accorded to the re-appointment of Mr. Rajul A Bhansali as Executive Director	Mgmt.	YES	FOR	FC
					The Company is hereby accorded to the re-appointment of Mr. Abhijit Rajan as Chairman & Managing Director	Mgmt.	YES	FOR	FC
					The Company is hereby accorded to the variation/increase in remuneration payble to Mr. Himanshu Parikh, Executive Director	Mgmt.	YES	FOR	FC

			- •					P
				Dr. Naushad Forbes is hereby appointed as a Director of the	Mgmt.	YES	FOR	FC
				Company The Articles of Association of the Company are hereby altered by deleteing Articles Nos. 235 to 244	Mgmt.	YES	FOR	FC
				Consent of the Company be and is hereby accorded to the Board to make/give fromt ime to time any loan(s)	Mgmt.	YES	FOR	FC
RCL tructure ject Ltd.	B10SSR	9/29/2006	Hyderabad	To receive, consider and adopt the Profit & Loss Account for the year ended March 31, 2006, the Balance Sheet as at that date and the Reports of the Board of Directors and the Auditors attached thereon.	Mgmt.	NO	DNA	DN
				To declare dividend	Mgmt.	NO	DNA	DN
				To appoint a Director in place of Mr. E. Sunil Reddy	Mgmt.	NO	DNA	DN
				To appoint a Director in place of Mr. T N Chaturvedi	Mgmt.	NO	DNA	DN
				To appoint a Director in the place of Mr. E. Ella Reddy	Mgmt.	NO	DNA	DN
				To appoint Auditors and fix their remuneration	Mgmt.	NO	DNA	DN
				Deloitte Haskins & Sells, Chartered Accountants, and M/s Chaturvedi & Partners, Chartered Accountants, the retiring Auditors be and are hereby reappointed as Statutory Auditors of the Company to jointly hold office	Mgmt.	NO	DNA	DN
				To appoint Mr. SK Gupta as a Director	Mgmt.	NO	DNA	DN
				To appoint Mr. P R Tripathi as a Director	Mgmt.	NO	DNA	DN
				To confirm the remuneration paid to Mr. R Balarani Reddy, Director -Fiance & Group CFO	Mgmt.	NO	DNA	DN
				To confirm the remuneration paid to Mr. K Ashok Reddy, Director -Resources	Mgmt.	NO	DNA	Dì
				To amend Clause V of the Memorandum of Association	Mgmt.	NO	DNA	DN

of the Company

PES IN	B03J2V	9/29/2006	Hyderabad	To receive, consider and adopt the audited Balance Sheet as at 31st march 2006 and the Profit and Loss Account	Mgmt.	NO	DNA	DN
				To declare dividend on Equity Shares	Mgmt.	NO	DNA	DN
				To appoint a Director in place of Sri Sumit Sen, who retires by rotation and being eligible, offers himself for reappointment	Mgmt.	NO	DNA	DN
				To appoint a Director in place of Sri D. Chakradhar Reddy, who retires by rotation and being eligible, offers himself	Mgmt.	NO	DNA	DN
				To appoint a Director in place of Sri S V Rangan, Chartered Accountant, as Statutory	Mgmt.	NO	DNA	DN
				Sri Rudresh Veerabhedrappa is hereby appointed as Director of the Company	Mgmt.	NO	DNA	DN
	PES IN	PES IN B03J2V	PES IN B03J2V 9/29/2006	PES IN B03J2V 9/29/2006 Hyderabad	adopt the audited Balance Sheet as at 31st march 2006 and the Profit and Loss Account To declare dividend on Equity Shares To appoint a Director in place of Sri Sumit Sen, who retires by rotation and being eligible, offers himself for reappointment To appoint a Director in place of Sri D. Chakradhar Reddy, who retires by rotation and being eligible, offers himself for reappointment To appoint a Director in place of Sri S V Rangan, Chartered Accountant, as Statutory Auditor	adopt the audited Balance Sheet as at 31st march 2006 and the Profit and Loss Account To declare dividend on Equity Mgmt. Shares To appoint a Director in place Mgmt. of Sri Sumit Sen, who retires by rotation and being eligible, offers himself for reappointment To appoint a Director in place Mgmt. of Sri D. Chakradhar Reddy, who retires by rotation and being eligible, offers himself for reappointment To appoint a Director in place Mgmt. of Sri S V Rangan, Chartered Accountant, as Statutory Auditor Sri Rudresh Veerabhedrappa Mgmt. is hereby appointed as	adopt the audited Balance Sheet as at 31st march 2006 and the Profit and Loss Account To declare dividend on Equity Mgmt. NO Shares To appoint a Director in place Mgmt. NO of Sri Sumit Sen, who retires by rotation and being eligible, offers himself for reappointment To appoint a Director in place Mgmt. NO of Sri D. Chakradhar Reddy, who retires by rotation and being eligible, offers himself for reappointment To appoint a Director in place Mgmt. NO of Sri S V Rangan, Chartered Accountant, as Statutory Auditor Sri Rudresh Veerabhedrappa Mgmt. NO is hereby appointed as	adopt the audited Balance Sheet as at 31st march 2006 and the Profit and Loss Account To declare dividend on Equity Mgmt. NO DNA Shares To appoint a Director in place Mgmt. NO DNA of Sri Sumit Sen, who retires by rotation and being eligible, offers himself for reappointment To appoint a Director in place Mgmt. NO DNA of Sri D. Chakradhar Reddy, who retires by rotation and being eligible, offers himself for reappointment To appoint a Director in place Mgmt. NO DNA of Sri S V Rangan, Chartered Accountart, as Statutory Auditor

ssuer of Portfolio Pecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting		Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	<i>Vote</i> DNA	Vote Fo or Again Managen DNA
					retire by rotation The consent of the Company is hereby accorded to the	Mgmt.	NO	DNA	DNA
					Board of Dirctors to borrow periodically without limitation				
					The consent of the Company is hereby accorded to the Board of Dirctors for mortgaging and /or charging on such terms for borrowing upto Rs 600	Mgmt.	NO	DNA	DNA
					Approval of shareholders is hereby accorded to revise the remuneration of Sri D S	Mgmt.	NO	DNA	DNA
					Chandra Mohan Reddy Approval of shareholders is hereby accorded to revise the remuneration of Sri D Vijay Seri Reddy	Mgmt.	NO	DNA	DNA
					Approval of shareholders is hereby accorded to revise the remuneration of Sri K Ravi Kumar	Mgmt.	NO	DNA	DNA
					Approval of shareholders is hereby accorded to revise the remuneration of Sri Sumit Sen	Mgmt.	NO	DNA	DNA
					Approval of shareholders is hereby accorded to revise the remuneration of Sri N Ravinder Reddy	Mgmt.	NO	DNA	DNA
GTL astructure Ltd	GTS IN	609991	9/27/2006	Mumbai	To consider and adopt the Audited Balance Sheet as at June 30, 2006, the Profit and Loss Account for the year ended on that date and the Reports of the Board of Directors and Auditors thereon.	Mgmt.	YES	FOR	FOR
					To appoint a Director in place of Mr. Lee Sek Hong (Michael Lee), who retires by	Mgmt.	YES	FOR	FOR

rotation, and being eligible offers himsel for re-appointment				
To appoint a Director in place of Mr. Charudatta Naik, who retires by rotation, and being eligible offers himsel for re-appointment	Mgmt.	YES	FOR	FOR
To appoint M/s Bansf S. Mehta & Co. Chartered Accountants, Mumbai as Auditors and to fix their remuneration.	Mgmt.	YES	FOR	FOR
Mr. S. S. Dawra is hereby appointed as a Director of thCompany liable to retire by rotation	Mgmt.	YES	FOR	FOR
Mr. Prakash Samant is hereby appointed as a Director of the Company liable to retire by rotation	Mgmt.	YES	FOR	FOR
The Company is hereby accorded to the Board for issuance of up to 500,000,000	Mgmt.	YES	FOR	FOR
The Company is hereby accorded to the Board of Directors of the Company to borrow any sum or sums of money in any manner fromt ime to time with or without security and upon such terms and conditions as they may deem appropriate.	Mgmt.	YES	FOR	FOR
The Company is hereby accorded to the Board of Directors of the Company for mortgaging or charding in such form and manner and on such terms and conditions and at such times as the Board may deem fit/or proper	Mgmt.	YES	FOR	FOR
The Company is hereby accorded to the Board of Directos of the Company, to make investments in the securities of other bodies corporate as they may in their absolute discretion deem beneficial	Mgmt.	YES	FOR	FOR
The consent of the Company is hereby accorded for varying	Mgmt.	YES	FOR	FOR

					the maximum number of Options to be allotted to each employee during any one year to below 1% of the issued equity capital of the Company instead of 1,000,000 mentioned in Clause 11				
					Consent of the shareholders be and is hereby accorded for payment of commission to non-Executive Directors of the Company up to 1% of the Company s net profit	Mgmt.	YES	FOR	FOR
					Conset of the Company is hereby accorded for payment of sitting fees	Mgmt.	YES	FOR	FOR
NG Auto Limited	ANGA IN	B03JLP	9/28/2006	Delhi	To receive, consider, and adopt the Audited Balance Sheet as of 31st march 2006 and Profit and Loss Account of the Company for the year ended 31st March 2006 and the reports of the Directors and Auditors thereon.	Mgmt.	NO	DNA	DNA

ter of tfolio urity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To appoint a Director in place of Mr. O.P. Sharma, who retires by rotation, and being eligible, offers himself for	Matter: İssuer / Shareholder	Whether Fund Cast Vote on Matter NO	Fund s	Vote I or Aga Manage DNA
					re-appointment To declare Dividend on Equity Shares for the year ended 31st March 2006	Mgmt.	NO	DNA	DN
					To appoint M/s Sandesh Jain & Co., Chartered Accontants, the retiring Auditors as Statutory Auditors of the Company to hold office from the conlusion of this Annual General Meeting to the conclusion of next Annual General Meeting and to fix their remuneration.	Mgmt.	NO	DNA	DNA
					Mr. Guvinder Sing Jolly I shereby appoitned a Director of the Company liable to retire by rotation	Mgmt.	NO	DNA	DN
					The Company is hereby accorded to the Board to create, offer, and grant options to employee and wholetime Directors of the Company s subsidiaries which are or may hereafter become subsidiary(ies) of the Company under the Employees Stock Option Scheme of the Company (ESOS-2006)	Mgmt.	NO	DNA	DN
. Nife wer tems nited	SNP IN	B03D00	Postal Ballot	Hyderabad	As the company has been in the business of building specialized power systems, ti was thought fit to extend the scope of business by entering an emering market for pollution reducing & fuel saing vehicles. It was thus felt necessary to amend the object clause in order to enlarge the		YES	FOR	FOF

					scope of the Objects Tehir is a growing opporutnitin India na aborad for sophisticated signaling equipment used by the Railways. Your Company has been supplying batteries for railway signaling and has become aware of the scope.	Mgmt.	YES	FOR	FOI
					Government of India in 2002 have permitted private sector to participate in Defence production. Your Company has been supplying specialized batteries for Defence Electronics equipment and has thus become aware of the scope an dscale of the opportunities.	Mgmt.	YES	FOR	FOF
rakash JPA ociates nited	JPA IN	B01GVY7	10/27/2006	Uttar Pradesh	To receive, consider and adopt the audited Balance Sheet as at March 31, 2006 the Profit & Loss Account for the year ended on that date and the Reports of the Directors and Auditors thereon.	Mgmt.	NO	DNA	DN
					To confirm interim dividend and declare final dividend for the financial year 2005-06	Mgmt.	NO	DNA	DN
					To appoint a Director in place of Shri Samir Gaur who retires by rotation and, being eligible, offers himself for	Mgmt.	NO	DNA	DN
					re-appointment. To appoint a Director in place of Shri Pankaj Gaur who retires by rotation and, being eligible, offers himself for re-appointment.	Mgmt.	NO	DNA	DNA
					To appoint a Director in place of Shri Suren Jain who retires by rotation and, being eligible, offers himself for	Mgmt.	NO	DNA	DNA
					re-appointment. To appoint a Director in place of Shri Rakesh Sharma who retires by rotation and, being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DN

To appoint a Director in place of Shri S. D. Nallwal who retires by rotatoin and, being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DN
To appoint M/s M P Singh & Associates, Chartered Accountants, as Statutory Auditors of the Company, to hold office from the conclusion of this meeting until the conclusion of the next Annual General Meeting and to fix their remuneration	Mgmt.	NO	DNA	DN
Shri B K Taparia be and is hereby appointed a Director of the Company liable to retire by rotation	Mgmt.	NO	DNA	DN
Shri S C Bhargava be and is hereby appointed a Director of the Company, liable to retire by rotation	Mgmt.	NO	DNA	DN
Terms of remuneration of Managing Directors and whole-time Directors	Mgmt.	NO	DNA	DNA
The Company hereby accords its consent to Shir B P Gaur, Mrs. Rekha Dix, Shri Sachin Gaur, Mrs. Rita Dix and Shir Rahul Kumar for holding/continuing to hold Office	Mgmt.	NO	DNA	DN

<i>uer of rtfolio curity</i> ta Tea mited	Exchange Ticker Symbol TT IN	<i>Sedol</i> 612148	Shareholder Meeting Date Postal Ballot	Location of Meeting Kolkata	Summary of Matter Voted On The Board be and is hereby authorized to create, issue, offer and allot one or more public or private offersing sin domestic and or one or more	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote I or Aga Manage FO
					international markets The Securities may have all or any terms or conditions in accordance with applicaable regulations	Mgmt.	YES	FOR	FO
					The Board is hereby authorized to issue and allot such number of Equity Shares as may be required to be issued and allotted upon conversion	Mgmt.	YES	FOR	FO
					For determination of price for the Equity Shares issued and allotted upon conversion/exercise of right attached to the warrants referred to above, means thirty days prior to April 1, 2007, date of the warrants would bewcome entitled to apply for Equity Shares	Mgmt.	YES	FOR	FO
dustan truction mpany mited	HCC IN	B0NSG7	10/19/2006	Mumbai	The Company be and is hereby accorded to borrow such sum or sums of money and outstanding at any time shall not exceed the sum of Rs. 10,000 Crore	Mgmt.	YES	FOR	FO
					The company be and is hereby accorded to determine if or any o fthe moveable and/or immoveable, tangible and/or	Mgmt.	YES	FOR	FO
					intangible properties The Company hereby approves that the Register of Members and such together with copies of certificates and documents required to be annexxed thereto at the offices of TSR Darashaw Ltd.	Mgmt.	YES	FOR	FO

ALLT IN	B07Y2F	10/12/2006	Chennai	In Article 2, Affiliate inserted	will be	Mgmt.	NO	DNA	DN.
						Mgmt.	NO	DNA	DN.
				In existing Article 60, word resolution sh	the all be	Mgmt.	NO	DNA	DN.
				Company shall not issue further Shares or instruc- convertible at any future into Shares of the Comp whether such further issuances are on rights or otherwise, unless su further issuance has be approved by the Compa a General Meeting by w	e any nents e date pany, er basis uch een ny in ray of	Mgmt.	NO	DNA	DN.
				In existing Article 85, words Subject to Artic shall be inseted as the op	the cle 189 pening	Mgmt.	NO	DNA	DN.
				The existing Article 107 be replaced with four pe	' shall oints	Mgmt.	NO	DNA	DN.
				The following shall be inserted at the end of ex- Article 118: Provide however, that subject to provisions of the Act, Investor Directors shall be	be isting led o the the not be	Mgmt.	NO	DNA	DN.
				The existing Article 126		Mgmt.	NO	DNA	DN.
				The existing Article 128	shall	Mgmt.	NO	DNA	DN.
				After the existing Article		Mgmt.	NO	DNA	DN.
				There will be an insertion the end of the existing	on at	Mgmt.	NO	DNA	DN.
				Transfer provisions sha inserted, new Articles f	from	Mgmt.	NO	DNA	DN.
				Subject to approval, con of the shareholders be a	nd is	Mgmt.	NO	DNA	DN.
	ALLT IN	ALLT IN B07Y2F	ALLT IN B07Y2F 10/12/2006	ALLT IN B07Y2F 10/12/2006 Chennai	inserted In Article 2, the definiti shares will be rep In existing Article 60, word resolution sh replaced by the words resolution Article 62 insertion Company shall not issu further Shares or instrut convertible at any futur into Shares of the Comp whether such furthe issuances are on rights or otherwise, unless si further issuance has b approved by the Compa a General Meeting by w a special resolutior In existing Article 85, words Subject to Artic shall be inseted as the op wrods of the said Arti The existing Article 107 be replaced with four p of interest (a, b, c, and The following shall inserted at the end of ex Article 118: Provid however, that subject to provisions of the Act, Investor Directors shall liabe to retire by rotal The existing Article 126 be replaced After the existing Article 128 be replaced After the existing Article 128 here pilaced After the existing Article 128 here pilaced After the existing Article 128 here pilaced After the existing Article 144 Transfer provisions she inserted, new Articles 18 188 to 195, after the exi Article 187 Subject to approval, co of the shareholders be a	inserted In Article 2, the definition of shares will be replaced In existing Article 60, the word resolution shall be replaced by the words special resolution Article 62 insertionthe Company shall not issue any further Shares or instruments convertible at any future date into Shares of the Company, whether such further issuances are on rights basis or otherwise, unless such further issuance has been approved by the Company in a General Meeting by way of a special resolution In existing Article 85, the words Subject to Article 189 shall be inseted as the opening wrods of the said Article. The existing Article 107 shall be replaced with four points of interest (a, b, c, and d) The following shall be inserted at the end of existing Article 118: Provided however, that subject to the provisions of the Act, the Investor Directors shall not be liable to retire by rotation The existing Article 126 shall be replaced After the existing Article 133, there will be an insertion at the end of the existing Article 164 Transfer provisions shall be inserted, a two Articles from 188 to 195, after the existing	inserted In Article 2, the definition of shares will be replaced In existing Article 60, the word resolution shall be replaced by the words special resolution Article 62 insertionthe Mgmt. Company shall not issue any further Shares or instruments convertible at any future date into Shares or instruments convertible at any future date into Shares or or dights basis or otherwise, unless such further issuance has been approved by the Company in a General Meeting by way of a special resolution In existing Article 85, the words Subject to Article 189 shall be inseted as the opening wrods of the said Article. The existing Article 107 shall be replaced with four points of interest (a, b, c, and d) The following shall be further 118: Provided however, that subject to the provisions of the Act, the Investor Directors shall not be liable to retire by rotation The existing Article 128 shall be replaced After the existing Article 128 shall be replaced After the existing Article 133, Mgmt. be replaced After the existing Article 134, Mgmt. be replaced After the existing Article 135, Mgmt. there will be an insertion at Mgmt. there will be an insertion There will be an insertion at Mgmt. there will be an insertion 188 to 195, after the existing Article 187 Subject to approval, consent of the shareholders be and is	inserted In Article 2, the definition of Mgmt. NO shares will be replaced In existing Article 60, the Mgmt. NO word resolution shall be replaced by the words special resolution and the format of the Company shall not issue any further Shares or instruments convertible at any future date into Shares of the Company, whether such further issuances are on rights basis or otherwise, unless such further issuance has been approved by the Company in a General Meeting by way of a special resolution In existing Article 189 shall be inseted as the opening wrods of the said Article. The existing Article 107 shall Article 118: Provided however, that subject to Article 189 Shall be inseted at the opening Article 118: Provided however, that subject to the provisions of the Act, the Investor Directors shall no the Inte existing Article 128 shall After the existing Article 128 shall Mgmt. NO be replaced After the existing Article 123 shall Mgmt. NO the replaced After the existing Article 128 shall Mgmt. NO inserted, article 128 shall Mgmt. NO be replaced After the existing Article 133, Mgmt. NO there will be an insertion The existing Article 133, Mgmt. NO there will be an insertion Article 187 Subject to the provisions shall be Mgmt. NO the end of the existing Article 187 Subject to approval, consent Mgmt. NO	insertedNODNAshares will be replacedMgmt.NODNAin existing Article 60, theMgmt.NODNAword resolution shall bereplaced by the words specialNODNAresolutionArticle 62 insertionMgmt.NODNACompany shall not issue any further Shares or instruments convertible at any future date into Shares or instruments or otherwise, unless such further sistance has been approved by the Company in a General Meeting by way of a sepcial resolutionMgmt.NODNAbe replaced with four points or otherwise, unless such further issuance has been approved by the Company in a General Meeting by way of a special resolutionMgmt.NODNAbe replaced with four points of interest (a, b, c, and d)Mgmt.NODNAbe replaced with four points of interest (a, b, c, and d)Mgmt.NODNAbe replaced however, that subject to the provisions of the Act, the lavestor Directors shall not be liable to replacedMgmt.NODNAChe existing Article 126 shall however, that subject to the provisions of the Act, the lavestor Directors shall not be liable to replacedMgmt.NODNAChe evisting Article 126 shall hower, the an insertion at the existing Article 133, Mgmt.Mgmt.NODNABe replaced After the existing Article 143Mgmt.NODNAhight to replaced After the existing Article 133, Mgmt.Mgmt.NODNAhight to replaced After the existing Article 18

of Directors to allow foreign Insititutional Investors and				
their sub-accounts to acquire				
shares/warrants of the				
Company up to 100% of the				
Share Capital of the Company				
under Portfolio Investment				
Scheme				
Approval of the shareholders	Mgmt.	NO	DNA	DN
be and is hereby accorded to				
the Employment Agreement				
dated 23rd August 2006				
executed by the Company				
with Mr R Jagadish				
Approval of the shareholders	Mgmt.	NO	DNA	DN
be and is hereby accorded to				
the Employment Agreement				
dated 23rd August 2006				
executed by the Company				
with Mr A Saravanan				

r of olio rity stan er	Exchange Ticker Symbol HLVR IN	Sedol 626167	Shareholder Meeting Date 10/30/2006	Location of Meeting Mumbai	Summary of Matter Voted On Scheme of Arrangement: Definitions	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Voi or A Mana F
ted					Share Capital	Mgmt.	YES	FOR	F
					Demerged Properties	Mgmt.	YES	FOR	F
					Reorganisation of Capital	Mgmt.	YES	FOR	F
					Schedule A Shamnagar	Mgmt.	YES	FOR	F
					Schedule B Jamnagar	Mgmt.	YES	FOR	F
					Schedule C Janmamland	Mgmt.	YES	FOR	F
					Explanatory Statement Under Section 393 of the Companies Act 1956	Mgmt.	YES	FOR	F
					Shareholding Pattern Pre-Demerger	Mgmt.	YES	FOR	F
					Shareholder Pattern Post-Demerger	Mgmt.	YES	FOR	F
					Scheme of Arrangement	Mgmt.	YES	FOR	F
					Definitions	Mgmt.	YES	FOR	F
					Share Capital	Mgmt.	YES	FOR	F
					The Scheme	Mgmt.	YES	FOR	F
					Date of Taking Effect and Operative Date	Mgmt.	YES	FOR	F
					Explanatory Statement Under Section 393 of the Companies Act 1956	Mgmt.	YES	FOR	F
oulls cial	IBULL IN	B02L7L	Postal Ballot	New Delhi	Issue of Equity Shares to Crown Capital Limited	Mgmt.	YES	FOR	F
ces ted					The relevant date for the issue of equity shares is 3rd October 2006	Mgmt.	YES	FOR	F
					The equity shares to be issued an dallotted shall be listed and traded on the National Stock Exchange of India Limited and the Bombay Stock Exchange Limited	Mgmt.	YES	FOR	F
					The equity shares arising out of the Preferential allotment shall be subject to lock-in for a period of one-year from the date of allotment	Mgmt.	YES	FOR	F
					The board be and is herby authorised to accept any modification to or to modify	Mgmt.	YES	FOR	F

					the terms of issue of the said new equity shares For the purpose of giving effect to this resolution, the Board be and is hereby authorised to do all acts, deeds and things as it may in its absolute discretion consider necessary	Mgmt.	YES	FOR	F
in tories	LPC IN	614376	Postal Ballot	Mumbai	Resolution proposed to be passed by postal ballot for altering the Company s Articles of Association by deleting Clause 170A.	Mgmt.	YES	FOR	F
sys logies 1.	INFO IN	620512	11/7/2006	Bangalore	The Board of Directors are hereby authorized on behalf of the Company to sponsor the issue of American Depositary Shares.	Mgmt.	YES	FOR	F
Airtel ted	BHARTI IN	644232	Postal Ballot	New Delhi	Reappointment of Mr.Sunil Bharti Mittal As Managing Director	Mgmt.	YES	FOR	F
					Reappointment of Mr.Rajan Bharti Mittal As Joint Managing Director	Mgmt.	YES	FOR	F
					Reappointment of Mr. Akhil Gupta as Joint Managing Director	Mgmt.	YES	FOR	F
aji lms ted	BLJT IN	654553	Postal Ballot	Mumbai	Revision in Remuneration of Managing Director & CEO of the Company	Mgmt.	YES	FOR	F
					Revision in Remuneration of Creative Director of the Company	Mgmt.	YES	FOR	F
					Appointment of Rakasha Entertainment Pvt. Ltd. To the office or place of profit under	Mgmt.	YES	FOR	F
					the Company Revision in commission payable to the non-executive Directors of the Company	Mgmt.	YES	FOR	F
T tries ted	KEII IN	628941	11/23/2006	Delhi	Issue of Securities under employees stock option scheme	Mgmt.	NO	DNA	D
					Sub-division of face value of equity shares of Rs.10/-	Mgmt.	NO	DNA	D

Creation of charges/mortgages and hypothecations etc. on the	Mgmt.	NO	DNA]
properties of the company				

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suer of ortfolio ecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On Raising of funds through issue of securities in the domestic	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote or Age Manag DN
					and international market Raising of funds from domestic market throug issue of securities to qualified institutional buyers (QIBs)	Mgmt.	NO	DNA	DN
kshmi rgy and s Limited	LKEF IN	B03GCQ	12/1/2006	Punjab	The consent of the Members of the Company be and is hereby given to the sub-division of existing equity shares of the company of the face value of Rs.10/- each into 5 equity shares of face value of Rs.2/-each	Mgmt.	NO	DNA	DN
					Authorised Share Capital fo the Company be and is hereby increased from Rs.15,00,00,000 to Rs.20,00,000 post split Equity Shares of Rs. 2/-each	Mgmt.	NO	DNA	DN
					Company be and is hereby given and the Board of Directors of the Company be and is hereby authorised to offer, issue and allot up to 6,30,000 warrants with an entitlement to convert into/exchange with the equal number of Equity Shares of face value of Rs.10/- each of the Company warrants with an entitlement to conert into/exchange with equal number of Equity Shares of face value o fRs.2/- each of the Company	Mgmt.	NO	DNA	DN
					The board be and is hereby authorized to issue, offer and allot, an securities in Indian or International markets including equity shares by way of Global Depository	Mgmt.	NO	DNA	DN

					Receipts and/or American Depository Receipts and/or any other mode convertible into equity shares and/or securities linked to equity shares and/or any instrument or securities representing convertible securities such as convertible debentures, bonds or warrants convertible into equity shares Consent of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the Board , which term shall include any Committee of Directors duly authorized in this behalf), to further issue, offer or earmark additional equity shares as may be decided by the Board of Directors of the Company	Mgmt.	NO	DNA	DN
n Limited	LPC IN	614376	Postal Ballot	Mumbai	Ordinary Resolution for revising w.e.f. July 1 2006, the reumeration payable to Dr. Kamal K. Sharma,	Mgmt.	YES	FOR	FO
					Managing Director To accord aproval by an Ordinary Resolution for confirming promotion of Mr. Nilesh Gupta as President and revising remuneration payable to him w.e.f. July 1, 2006	Mgmt.	YES	FOR	FO
ndian chemicals poration Ltd.	IPCL IN	609958	12/2/2006	Gujarat	To consider and adopt the audited Balance Sheet as at march 31, 2006, Profit and Loss Account for the year ended on that date and the Reports of the Board of Directors and Auditors thereon.	Mgmt.	NO	DNA	DN
					To appoint Directors in place	Mgmt.	NO	DNA	DN
					of those retiring by rotation To appoint Auditors and to fix their remuneration and in the regard to consider and if	Mgmt.	NO	DNA	DN

	thought fit, to pass, with or wtihout modification(s), the following resolution as an Ordinary Resolution Shri Shiv Kumar Bhardwaj be and is herby appoitned as a Director of the Company, liable to retire by rotation	Mgmt.	NO	DNA	DN
	Section 31, Company Act, 1956, the regulations contained in theprinted document placed at the meeting be and are hereby approved and adopted as the Articles of Association of thCompany in substitution for and to the exclusion of all the existing articles thereof.	Mgmt.	NO	DNA	DN
ay Rayon BRFL IN B0PDQG 12/5/2006 shions imited	5 Mumbai The Authorized Share Capital of the Company be increased by creation of 2,00,00,000 and that the Memorandum of Association and the Articles of Association be altered accordingly.	Mgmt.	YES	FOR	FO

er of folio trity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On Existing Article 4 of the Articles of Association be and is hereby deleted and an article be substituted in its	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote I or Ago Manage FOI
					place as new Article 4. The Board be and is hereby authorized to accept any modifications in the proposal as may be required by the authorities involved in such issues subject to such conditions as the SEBI/GOI/RBI or such other appropriate authorities may impose at the time of their approval and as agreed to by the Board. The Board be and is hereby authorized to finalise the mode and the terms of issue and allot such number of Equity Shares/Securities as may be required to be issued and allotted upon converstion of any Securities referred to in paragraph(s) above as may be necessary in accordance wih the terms of issue and/or placement document and all such shares will rank pari passu wiht the existing Equity Shares of the Company in all	Mgmt.	YES	FOR	FO
					respects. In relation to preferential issues and other applicable regulations/guidelines issued by one or more authorities as may be applicable for the time being and subject to all such approvals, permissions, consents and sanctions of any such authorities, as may be necessary for the other, issue and allotment of Warrants convertible into Equity Shares	Mgmt.	YES	FOR	FO

			-	-				
				on preferential basis, the company do offer, issue an dallot oupto 61,00,000 Optionally Convertible Warrants to Bombay Rayon Clothing Limited. *The Board or any committee thereof be and is hereby authorised to issue and allot such number of Equity Sahres as may be required to be issued and allotted upon conversion of the Warrants				
				The consent of the Company be and is hereby granted to the Board of Directors to borrow from time to time all such sums) of money , provided thathte total amount borrowed/to be borrowed by the Board of Directors shall not, at any time, exceed the limit of Rs 600 crores	Mgmt.	YES	FOR	FO
ıldas GEXP IN orts ited	B06V8Z	12/9/2006	Bangalore	The company be and is hereby accorded to the sub division of authorized Share Capital of the Company comprising 2,00,00,000 Equity Shres of Rs. 10/- each into 4,00,00,000 Equity shares of Rs. 5/- each.	Mgmt.	NO	DNA	DN.
				Pursuant to the provisions of Section 16 and other applicable provisions of the Companies Act 1956, the Memorandum of Association of the company be altered by amending the existing Clause	Mgmt.	NO	DNA	DN.
				The nominal value of Equity Shares wherever it appears in the Memorandium o fAssociation of the Company, Articles of Association of the company or any other document(s) of the company be replaced by Rs.5/- (Rupees Five) in place of Rs.10/- (Rupees Ten)	Mgmt.	NO	DNA	DN.
				The Board of Directors be and are hereby authorized to call	Mgmt.	NO	DNA	DN.

					back the existing physical share certificates and issue new share certificates with two equity shares of Rs. 5/- for every one Equity Share of Rs. 10/- and credit the new shares to the shareholders who hold in electronic form to their respective demat accounts in the ratio of two equity shares of Rs.5/- for every one Equity Share of Rs.10/- in lieu of their existing shares.				
lite stries lia) ited	STLT IN	B13TC3	12/11/2006	Aurangabad	Alteration in the Memorandum of Association: approval o fthe shareholders be and is hereby granted for the reclassification of the existing authorised share capital	Mgmt.	NO	DNA	DN.
					Alteration in the Articles of Association: The authorised share capital of the Company shall be as is specified in Clause V of the Memorandum of Association of the Company	Mgmt.	NO	DNA	DN.
					Issue of Securities	Mgmt.	NO	DNA	DN.

er of folio rity a Hotels pany ited	Exchange Ticker Symbol IH IN	Sedol B1FRT6	Shareholder Meeting Date 12/13/2006	Location of Meeting Mumbai	Summary of Matter Voted On In the matter of the Companies Act 1956 In the matter of Applicatino under Sections 391 to 394 of	Who Proposed Matter: Issuer / Shareholder Mgmt. Mgmt.	Whether Fund Cast Vote on Matter YES YES	l Fund s Vote FOR FOR
					the Companies Act, 1956 In the matter of the Indian Hotels Company Limited, a company incorporated under the Indian Companies Act, 1882 having its registered office at Mandlik House, Mandlik Road, Mumbai 400 001	Mgmt.	YES	FOR
					In the matter of the Arrangement embodied in the Scheme of Amalgamation between Indian Resort Hotels Limted, Gateway Hotels and Getaway Resorts Limtied, Kuteeram Resorts Private Limtied, Asia Pacific Hotels Limited, Taj Lands End Limted and The Indian Hotels Company Limited	Mgmt.	YES	FOR
Associates ited	JPA IN	B01GVY	Postal Ballot	New Delhi	Additions in the Other Object Clause Memorandum of Association of the Company	s Mgmt.	YES	FOR
					Creation of security/provision of corporate guarantee by the Company in favour of lenders of Jaiprakash Hydro-Power Limited (JHPL)	Mgmt.	YES	FOR
					Provision of guarantee by the Company in favour of the Lenders of the dealers of the Cement produced by the Company	Mgmt.	YES	FOR
					Shifting of Registered Office of the Company within the State of U.P.	Mgmt.	YES	FOR
					Creation of Security in favour of Bank/Financial Institution	Mgmt.	YES	FOR
sing and	LOK IN	631138	12/27/2006	Mumbai		Mgmt.	YES	FOR

ns Limited					Increase in Authorised Share Capital of the Company Raising of Funds Through Issue of Securities In the International Market	Mgmt.	YES	FOR
munications	RCOM IN	BOWNLY	Postal Ballot	Mumbai	Alteration of the Memorandum of Association of the Company	Mgmt.	YES	FOR
ited					Alteration of the Articles of Association of the Company	Mgmt.	YES	FOR
					Appointment of Statutory Auditors of the Company	Mgmt.	YES	FOR
					Issue of Securities under Employee Stock Option Scheme	Mgmt.	YES	FOR
ital Limited	RCFT IN	610108	Postal Ballot	Mumbai	Issue of Securities under Employee Stock Option Scheme	Mgmt.	YES	FOR
					Issue of Securities under Employee Stock Option Scheme (ESOS) to the employees and Directors of holding and subsidiary companies and other persons	Mgmt.	YES	FOR
					Issue of Securities under Employee Stock Option Scheme (ESOS) to the employees and Directors of holding and subsidiary companies and other persons	Mgmt.	YES	FOR
o Limited	AMTK IN	B02ZJ2	12/26/2006	Haryana	To receive, consider and adopt the Audited Balance Sheet of the company as at 30th June 2006 together with Profit and Loss Account for the year ended on that date and the reports of the Directors and the Auditors thereon.	Mgmt.	NO	DNA
					To appoint a Director in place of Mr. Rajiv Thakur, who retires by rotation and is eligible for re-appointment	Mgmt.	NO	DNA
					To declare dividend To appoint Auditors and to fix their remuneration	Mgmt. Mgmt.	NO NO	DNA DNA
ummins stems	KPIT IN	B06C3W	12/26/2006	Pune	The Board of Directors of the Company be and is hereby	Mgmt.	NO	DNA

authorized to issue new share certificates representing the sub-divided shares with new distinctive numbers in the aforesaid proportion subject to the rules.

suer of ortfolio ecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On Clause V of the Memorandum of Association of the Company relating to the Share Capital be and is hereby altered by deleting the same and substituting in place	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote For or Agains Manageme DNA
					thereof new Clause V The existing Clause 3 of the Articles of Association of the company be and is hereby altered by deleting the same and susbtituting in the place there of new Clause 3	Mgmt.	NO	DNA	DNA
					Consent of the Members be and is hereby accorded to the Board of Directors of the company for capitalization of sum of Rs 7,44,63,985 out of reserve and surplus of the Company and be distributed amongst the Members registered in the books of the Company at the close of business on a date to be specified by the Board of Directors by way of issuing 1,48,92,797 Equity Shares of Rs 5 each if the Resolution for sub-division as proposed in item no.1 of this Notice is not passed by the Members or 3,72, 31,992.5 Equity Shares of Rs 2 each if the Resolution for sub-division as proposed in item no.1 is pased by Members to be credited as fully paid bonus shares to the holders of the existing Equity Shares of the Company	Mgmt.	NO	DNA	DNA
					The Members of the Company do and hereby approve, with effect, from April 1, 2006 till the balance tenure, an annual increment upto 15% on the gross remuneration incluseive	Mgmt.	NO	DNA	DNA

				0	3				
					of salary, performance bonus and other allowances, payable to Mr. Girish Wardadkal who was appointed as president and Executive Director of the Company fora period of 5 years with effect from January 19, 2005.	Manté	NO		DNA
					The Members of the Company do and hereby approve, with effect, from April 1, 2006 till the balance tenure, an annual increment upto 15% on the gross remuneration incluseive of salary, performance bonus and other allowances, payable to Mr. Shrikrishna Patwardhan who was appoitned as Technical Director of the Company for a period of 5 years wtih effect from February 2, 2004.	Mgmt.	NO	DNA	DNA
indal Saw imited	JSAW IN	615272	12/29/2006	Mathura	To reeive, consider and adopt the Balance Sheet as at 30th September, 2006 and the Profit & Loss Account for the year ended 30th September, 2006 and te Reports of Directos and Auditors	Mgmt.	NO	DNA	DNA
					To declare a dividend To appoint a Director in place of Shir A.J.A Tauro, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt. Mgmt.	NO NO	DNA DNA	DNA DNA
					To appoint a Director in place of Shir Kuldip Bhargava, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DNA
					To appoint M/s N.C. Aggarawal & Co., Chartered Accountants, retireing Auditors, as Statutory Auditors of the Company to hold office from the conclusion of this Meeting until the conclusion of the next Annual General Meeting and to authorize the Board to	Mgmt.	NO	DNA	DNA

1									
					fix their remuneration Dr. Raj Kamail Agarwal be and is hereby appointed as a Director of the Company liable to retire by rotation	Mgmt.	NO	DNA	DNA
ujana Metal oducts imited	SJS IN	B0WDMJ	12/28/2006	Andhra Pradesh	To receive, consider and adopt the audited balance sheet of the Company as at 30th June, 2006 and the profit and loss account for the period ended 30th June 2006 and the Reports of the Directors and Auditors thereon.	Mgmt.	NO	DNA	DNA
					To appoitn a Director in place of Shir J. Ramakrishnan, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DNA
					To appoint a Director in place of Shir G Srinivasa Raju, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DNA
					To appoint Auditor of the Company to hold office from the conclusion of this annual General Meeting until the conclusion o fthe next Annual General Meeting of the Company and to fix his remuneration. The retiring Auditor Shri G. V.Suryanarayana Murthi, Hyderabad is eligible for re-appointment	Mgmt.	NO	DNA	DNA

suer of ortfolio ecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On Shri K. Kameswara Rao who was appointed as an Additional Director of the Company with effect from 30.01.2006 and holds office upto the date of this Annual General Meeting of the Company, be and is hereby appointed as a Director o fthe Company under Section 257 of the Companies Act, 1956 who shall be liable to retire by rotation.	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote Fo or Again Managem DNA
cLeod tussel India imited	MCLR	BOFLHS	Postal Ballot	Postal Ballot	Consent be and is hereby given to the Board of Directors (the Board) of the Company to make investment/s in acquiring 15,20,000 equity shares of Rs.10/-each representing 72.38% of the issued and paid-up equity capital of The Moran Tea Company (India) Limited from Moran Holdings PLC., UK at a price of Rs. 273/per Share aggregating to Rs 41,29,60,000/- and pay a non-complete premium of GBP 7,50,000 and to make further investment/s not exceeding Rs 11,46,60,000/- in acquiring upto 4,20,000 equity shares being 20% of the issued and paid-up capital of The Moran Tea Company (India) Limited in accordance wtih the provisionsof SEBI Regulations, 1997.	Mgmt.	YES	FOR	FOR
Zee lefilms imited	Z IN	618853	12/28/2006	Mumbai	To receive, consider and adopt the Audited Balance Sheet as at March 31, 2006, the Profit and Loss Account of the Company for the	Mgmt.	YES	FOR	FOR

financial year ended on that date and the Reports of the Auditors and Directors thereon.				
To declare dividend on equity shares for the financial year ended march 31, 2006	Mgmt.	YES	FOR	FOR
To appoint a Director in place of Mr. Suhash Chandra, who retires by rotation and being eligible, offers himself for reappointment	Mgmt.	YES	FOR	FOR
To appoint a Director in place of Mr. B K Syngal, who retires by rotation, and being eligible, offers himself for reappointment	Mgmt.	YES	FOR	FOR
To appoint M/s MGB & Co., Chartered Accountants, Mumbai as Auditors of the Company to hold each office fromt eh conclusion of this meeting until the conclusion of the next Annual General Meeting ata remuneration to be determined by the Board of Directors of the Company	Mgmt.	YES	FOR	FOR
Sir Gulam Noon be and his hereby appoitned a Director of the Company whose period of office shall be liable to determination by retirement of Directors by rotation	Mgmt.	YES	FOR	FOR
Dr. M Y Khan be and is hereby appoitned a Director of the Company whose period of office shall be liable to determination by retirement of Directors by rotation	Mgmt.	YES	FOR	FOR
Mr. Ramjil Chaudnary in respect of whome the Company has received a notice in writing proposing his candidature for the office of Director be and is hereby appointed as a Director o fthe Company, liable to retire by rotation	Mgmt.	YES	FOR	FOR
Consent be and is hereby accorded to delist the Equity Shares of the Company from	Mgmt.	YES	FOR	FOR

the Calcutta Stock Exchange Association Limited (CSE) The name of the Company be changed from Zee Telefilms Limited to Zee Entertainment Enterprises Limited or any	Mgmt.	YES	FOR	FOR
other name approved by the Central Government The Directors of the Company other than the Whole-time	Mgmt.	YES	FOR	FOR
Directors be paid commission, annually for a period of 5 financial years commencing from the financial year ended March 31, 2006				
Consent of the company be and is hereby accorded for appointment of and consequent holding of office by Mr. Subhash Cyhandra,	Mgmt.	YES	FOR	FOR
Chairman of the Company, as Chief Executive Officer of Asia TV Limtied, UK				

nuer of rtfolio curity nednagar rgings mited	Exchange Ticker Symbol AHF IN	<i>Sedol</i> 600993	Shareholder Meeting Date 12/30/2006	Location of Meeting Pune	Summary of Matter Voted On To consider and adopt the Audited Balance Sheet of the company as on 30th June, 2006 and Profit and Loss Account for the year ended on	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote F or Agai Manager DNA
					that date together with Director s and Auditor s Repo thereon. To appoint a director in place of Shri B. Lugani, who retires by rotation & being eligible offers himself for	ort Mgmt.	NO	DNA	DNA
					appointment. To declare dividend To appoint Auditors of the Company and to fix their	Mgmt. Mgmt.	NO NO	DNA DNA	DNA DNA
					remuneration Mr. Gautam Malhotra, who was appointed as an Additional Director, of the company by the Board of Directors and who holds office upto the date of this Annual General Meeting in terms of Section 260 of the Companies Act 1956 and in respect of whom the Company has received a notice under Section 257 of the Companies Act, 1956 be and is hereby appoitned a Director of the company liable to retire by rotation	Mgmt.	NO	DNA	DNA
emens mited	SIEM IN	B15T56	1/18/2007	Mumbai	adopt the audited Profit and Loss Account for the year ended on 30th September, 2006, the Balance Sheet as at that date and the Reports of the Directors and Auditors	Mgmt.	YES	FOR	FOR
					thereon. To declare a Dividend on Equity Shares. The Board of Directors has recommended a	Mgmt.	YES	FOR	FOR

			Dividend of 190% i.e. Rs 3.80 on each Equity Sahre of Rs.2 To appoint a Director in place of Mr. Deepak S Parekh, who retires by rotation and, being eligible, offers himself for	Mgmt.	YES	FOR	FOR
			re-appointment. To appoint a Director in place of Mr. D. C. Shroff, who retires by rotation and, being eligible, offers himself for	Mgmt.	YES	FOR	FOR
			re-appointment To appoint a Director in place of Mr. Y. H. Malegam, who retires by rotation and, being eligible, offers himself for	Mgmt.	YES	FOR	FOR
			re-appointment Appointment of Mr. Patrick de Royer as a Director of the Company	Mgmt.	YES	FOR	FOR
			Appointment of Mr. Patrick de Royer as the Executive Director and paymnet of	Mgmt.	YES	FOR	FOR
			remuneration to him Appointment of Mr. Joe Kaeser as a Director of the	Mgmt.	YES	FOR	FOR
			Company Increase in remuneration of Mr. Juergen Schulbert, Managing Director	Mgmt.	YES	FOR	FOR
			Increase in remuneration of Mr. Patrick de Royer, Executive Director	Mgmt.	YES	FOR	FOR
			Increase in remuneration of Mr. Harminder Singh, Whole-time Director	Mgmt.	YES	FOR	FOR
			Increase in remuneration of Mr. K R Upili, Whole-time Director	Mgmt.	YES	FOR	FOR
			Change in place of keeping Register & Index of Members, etc.	Mgmt.	YES	FOR	FOR
B01GZF	Postal Ballot	Postal Ballot	Consent of the Company be and is hereby accorded to the Board to create, grant, offer, issue and allot at any time to or to the benefit of such person(s) who are in permanent employment of the Company in the management	Mgmt.	YES	FOR	FOR

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cadre, whether working in India or out of India				
Consent of the Company be	Mgmt.	YES	FOR	FOR
and is hereby accorded to the	ivigint.	115	1010	1 01
Board to extend the coverage				
of the Employees Stock				
Option Scheme 2006 referred				
to in the resolution under				
Item No. 1 of thi sNotice, also				
to such permanent employees				
of the holding and/or				
subsidiary company(ies) in				
the management cadre,				
whether working in India or				
out of India and				
Managing/Wholetime				
Director(s) of the holding				
and/or subsidiary				
company(ies), as may be				
decided by the Board and/or				
such other persons, as may				
from time to time, be allowed				
under prevailing laws and				
rgulations on wuch terms and				
conditions as may be decided				
by the Board.				
Consent of the Members be	Mgmt.	YES	FOR	FOR
and is hereby accorded to the				
revision in the remuneration				
of Mr. Saurabh Misra,				
Manager with effect fr4om 1st				
July, 2006				

uer of rtfolio curity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On Consent of the Members be and is hereby accorded to the appointment of Mr. Saurabh Misra as the Managing Director of the Company	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote Fo or Agair Managem FOR
ombay ayon shions Ltd.	BRFL IN	B0PDQG	1/5/2007	Mumbai	The consent of the Company be and is hereby accorded to investment by Foreign Instructional Investors (FIIs), in the equity share capital of the Company, either by purchase or otherwise by acquiring from the market or subscribing to the offer and/or private placement of the Company under Portfolio Investment Scheme on repatriation basis or otherwise, up to 40% of the paid up share capital of the Company	Mgmt.	YES	FOR	FOR
CICI Bank	ICICIBC IN	610036	1/20/2007	Vadodara	The Board/Committee is hereby authorised to accept, the consent and approval of the Members o fhte Bank be and is hereby accorded to the amalgamation of The Sangli Bank Limited (hereinafter referred to as the Transferor Bank) with the Bank wth effect from teh dat eon which the Scheme of Amalgamation is sanctioned by RBI or swuch other date as may be specified by RBI by an order in writing passed in this behalf under the provisions of Section 44A of the Banking Regulation Act, 1949.	Mgmt.	NO	DNA	DNA
					The draft of the Scheme circulated to the Members with the Notice for this Meeting, be and is hereby	Mgmt.	NO	DNA	DNA

approved.		NO	DNA	DNA
Any member of the Bank who voted againsts the Scheme, each member shall compulsorily tender the equity	Mgmt.	NO	DNA	DNA
shares held by him in the Bank				
The Board be and is hereby authorised, on behalf of the Bank, for the purpose of giving effect to the provisions of the Scheme oto effect the	Mgmt.	NO	DNA	DNA
consequential reduction of the paid-up equity share capital fo the Bank, if any or of the Share Premium Account of				
the Bank, as may be required in termsof the Scheme as sanctioned by RBI.				
The Board be and is hereby authorised, on behalf of the Bank, to create, issue,and allot, such number of equity	Mgmt.	NO	DNA	DNA
shars fo the Bank to the Members of the Tranferor Bank in accordance with the				
Scheme as sanctioned by RBI. The Board be and is herby	Mgmt.	NO	DNA	DNA
empowered and authorised to make such mofidications and alterations to the Scheme including those as may be rquird or suggested by the relavant authority/authorities.	ingint.		Divit	DIVI
The Board be and is hereby authorised to do all acts, matters, deeds and things and	Mgmt.	NO	DNA	DNA
to take all steps and give such directions as may be necessary, expedient, indidental, anicillary or				
desirable as the Board in its				
absolute discretion may deem fit for giving effect to the				
Scheme or for its implementation and also to settle any questions or				
difficulties that may arise in such manner as the Board it				
its absolute discretion may				
deem fit and to take allsteps				

				which are incidental and anciary thereto in xxx (not legible) connection.				
HNDL IN	B0GWF4	Postal Ballot	Postal Ballot	The Company be and is hereby accorded to introduction of the Employee Stock Option Scheme 2006 ; The Board be and is hereby authorised to formulate a Scheme detailing all the terms of the Employees Stock Option Scheme(s).	Mgmt.	YES	FOR	FOR
				The consent of the Company be and is hereby accorded to the Board, to extend the coverage of the Employees Stock Option Scheme 2006 rferred to in the resolution under Item No.1 Annexure to	Mgmt.	YES	FOR	FOR
				1. Total number of options to	Mgmt.	YES	FOR	FOR
				2. Identification of classes of employees entitleed to participate in the Emmployee	Mgmt.	YES	FOR	FOR
				3. Transfrability of employee	Mgmt.	YES	FOR	FOR
				4. Requirements of vesting, period of vesting, and maximum period within which the options shall be vested	Mgmt.	YES	FOR	FOR
					anciary thereto in xxx (not legible) connection. HNDL B0GWF4 Postal Ballot Ballot The Company be and is hereby accorded to introduction of the Employee Stock Option Scheme 2006 ; The Board be and is hereby authorised to formulate a Scheme detailing all the terms of the Employees Stock Option Scheme(s). The consent of the Company be and is hereby accorded to the Board, to extend the coverage of the Employees Stock Option Scheme 2006 rferred to in the resolution under Item No.1 Annexure to Notice to follow: 1. Total number of options to be granted 2. Identification of classes of employees entitleed to participate in the Emmployee Stock Option Scheme 3. Transfrability of employee stock options 4. Requirements of vesting, period of vesting, and maximum period within which the options shall be	Anciary thereto in xxx (not legible) connection. HNDL B0GWF4 Postal Ballot Ballot Ballot The Company be and is Mgmt. hereby accorded to introduction of the Employee Stock Option Scheme 2006 ; The Board be and is hereby authorised to formulate a Scheme detailing all the terms of the Employees Stock Option Scheme(s). The consent of the Company Mgmt. be and is hereby accorded to the Board, to extend the coverage of the Employees Stock Option Scheme 2006 rferred to in the resolution under Item No.1 Annexure to Notice to follow: 1. Total number of options to Mgmt. be granted 2. Identification of classes of Mgmt. employees entitleed to participate in the Emmployee Mgmt. stock Option Scheme 3. Transfrability of employee Mgmt. stock options 4. Requirements of vesting, Mgmt. period of vesting, and maximum period within which the options shall be	anciary thereto in xxx (not legible) connection.Mgmt.YESINBallotBallotThe Company be and is hereby accorded to introduction of the Employee Stock Option Scheme 2006 ; The Board be and is hereby authorised to formulate a Scheme detailing all the terms of the Employees Stock Option Scheme(s). The consent of the Company be and is hereby accorded to the Board, to extend the coverage of the Employees Stock Option Scheme 2006 rferred to in the resolution under Item No.1 Annexure to Notice to follow: 1. Total number of options to be granted 2. Identification of classes of gerapticated to participate in the Emmployee Stock Option Scheme 3. Transfrability of employee Mgmt. YES tock options 4. Requirements of vesting, maximum period within which the options shall beMgmt.YES	anciary thereto in xxx (not legible) connection. HNDL B0GWF4 Postal Ballot Postal IN Ballot Ballot Postal Ballot The Company be and is Mgmt. YES FOR ballot be and is hereby accorded to introduction of the Employee Stock Option Scheme 2006 ; The Board be and is hereby authorised to formulate a Scheme detailing all the terms of the Employees Stock Option Scheme(s). The consent of the Company Mgmt. YES FOR be and is hereby accorded to the Board, to extend the coverage of the Employees Stock Option Scheme 2006 rferred to in the resolution under Item No.1 Annexure to Notice to follow: 1. Total number of options to Mgmt. YES FOR be granted 2. Identification of classes of Mgmt. YES FOR employees entitleed to participate in the Emmployee Stock Option Scheme 3. Transfrability of employee Mgmt. YES FOR extremely a coverage of Mgmt. YES FOR be granted to participate in the Emmployee Stock Option Scheme 3. Transfrability of employee Mgmt. YES FOR stock options 4. Requirements of vesting, and maximun period within which the options shall be

2	Shareholder Meeting	Location of		Who Proposed Matter: Issuer	Wheth Cas
Sedol	Date	Meeting	Summary of Matter Voted On	/ Shareholder	on l
		0	5. Exercise Price	Mgmt.	Ŋ
			6. Ecercise Period and the process of Exercise	Mgmt.	Ŋ
			7. Appraisal Process for determining the eligibility of the employees to ESOS 2006	Mgmt.	Ŋ
			8. Maximum number of options to be issued per employee and in aggregate	Mgmt.	Ŋ
			9. Disclosure and Accounting Policies	Mgmt.	Ŋ
			10. Method of option valuation	Mgmt.	Z
J B03061	1/8/2007	New Delhi	Issue of warrants convertible into equity shares on preferential basis	Mgmt.	I
			Raising of long term funds through Global Depository Receipts (GDR s) / Foreign Currency Convertible Bonds (FCCB s) /Private placement including Qualified Institutional Placements (QIP s) etc.	Mgmt.	1
			Revision in the remuneration of Mr. Tarun Oberoi, Managing Director	Mgmt.	I
			Revision in remuneration of Mr. Robin Bartholomew, Whole Time Director	Mgmt.	I
B0703M H	Postal Ballot	Postal Ballot	Shifting of Registered Office of the Company within the State of Himachal Pradesh	Mgmt.	Ŋ
			Increase in remuneration of Shir J N Gaur, Whole-time Director & CEO	Mgmt.	J
			Increase in remuneration of Shri R K Narang, Whole-time Director & CFO	Mgmt.	Ŋ
			Mortgage and/or charge of moveable and immoveable propertis of the Company in favour of Yes Bank Ltd. To secure Rupee Term Loan of Rs. 75 crores granted by them.	Mgmt.	Ŋ
631138	1/31/2007	Mumbai	Explanatory Statement under Section 393 of the Companies Act, 1956	Mgmt.	Ŋ
			Scheme of Amalgamation under Section 391 to 394 of the Companies Act, 1956	Mgmt.	Ŋ
B01GVY7	Postal Ballot	Postal Ballot	Increase in the borrowing powers of the Board	Mgmt.	Ŋ
			Creation of Security by the Company in favour of lenders of Jaiprakash Hydro-Power Limited	Mgmt.	Ŋ
B01GVY7	Postal Ballot	Postal Ballot	Making investment in a Special Purpose Vehicle to be incorporated as a wholly owned subsidiary of the Company for implementation of the Taj Expressway Project	Mgmt.	Ŋ
			Transfer of the Taj Expressway Project to a Special Purpose Vehicle to be incorporated as a wholly owned subsidiary of the Company for implementation of the Project	Mgmt.	Ŋ

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	Creation of second charge on the fixed assets of the Company in avour of the lenders for working capital facilities	Mgmt.	J
	Increase in remuneration of Shri Manoj Gaur, Executive Chairman	Mgmt.	Ŋ
	Increase in remuneration of Shri Sunil Kumar Sharma, Executive Vice Chairman	Mgmt.	Ŋ
5/2007 Hyderabad	Approval for issue and allotment of Warrants on Preferential Basis to M/s. A V S R Hoklings Private Limited, an investment Company belonging to the Promoters of nagarjuna Construction Company Limited	Mgmt.]
	5/2007 Hyderabad	avour of the lenders for working capital facilities Increase in remuneration of Shri Manoj Gaur, Executive Chairman Increase in remuneration of Shri Sunil Kumar Sharma, Executive Vice Chairman 5/2007 Hyderabad Approval for issue and allotment of Warrants on Preferential Basis to M/s. A V S R Hoklings Private Limited, an investment Company belonging to the Promoters of nagarjuna Construction Company	Creation of second charge on the fixed assets of the Company in avour of the lenders for working capital facilitiesMgmt.Increase in remuneration of Shri Manoj Gaur, Executive Chairman Increase in remuneration of Shri Sunil Kumar Sharma, Executive Vice ChairmanMgmt.5/2007HyderabadApproval for issue and allotment of Warrants on Preferential Basis to Mgmt.Mgmt.5/2007HyderabadApproval for issue and allotment of Warrants on Preferential Basis to Mgmt.Mgmt.

r of olio	Exchange Ticker		Shareholder Meeting	Location of		Who Proposed Matter: Issuer	Whether Fund Cast Vote	Fund s	Vo or 1
rity	Symbol	Sedol	Date	Meeting	Summary of Matter Voted On Approval for raising funds by issue of Equity Shares to Qualified institutional Buyers in accordance with Chapter XIII-A of SEBI (Disclosure and investor Protection) Guidelines as amended and/or by issue of GDR s/FCCB s/other permitter Securities	/ Shareholder Mgmt.	on Matter NO	Vote DNA	Man I
					Investment by FII s	Mgmt.	NO	DNA	Г
					Enhancement of Authorised Share Capital of the Company	Mgmt.	NO	DNA	I
					Amendment of Capital Clause contained in the Memorandum of Association	Mgmt.	NO	DNA	Ι
					Amendment of Capital Clause contained in the Articles of Association	Mgmt.	NO	DNA	Ι
iens ted	SIEM IN	B15T56	3/20/2007	Mumbai	Ordinary Resolution relating to the sale and transfer of the Company s Undertaking comprisig of Communications Enterprise Networks Division to Siemens Entreprise Communications Pvt Ltd Mumbai, a100% subsidiary of the parent company, Siemens AG, Germany, with effect from 1st April, 2007 is proposed to be passed.	Mgmt.	YES	FOR	3
eyrolle ted	ERR IN	B15CXR	2/28/2007	Chennai	Equity sharse issued on conversion of the said warrants shall be subject to the Memorandum and Articles of Association of the Company	Mgmt	NO	DNA	Ι
					the Relevant Date in relation to the issue of Equity Shares in accordance with the Securities and Exchange Board of India Guidelines, 2000 be January 2007 being	n Mgmt	NO	DNA	Ι

									1
					the date 30 days prior to the date of passing this resolution the Board be and is hereby authorised to take necessar steps for listing of the above mentioned Equity Shares on the stock exchanges where the Company s shares are listed in terms and conditions of the listing and other applicable guidelines, rules and regulations The Board is hereby accorded	Mgmt	NO	DNA	I
					to issue and allot such number of equity shares as may be required to be issued and allotted upon conversion of Warrants I accordance with the terms of the offer and subject to the provisions of the Company Memorandum and Articles of Association	Mgmt	NO	DNA	
and less Limted	WNW IN	B1LTL3	2/26/2007	Mumbai	Company be and is hereby accorded to the Board to offer, issue and allot in one or more tranches, through a preferential allottment 10,750,000	Mgmt.	FOR	YES	•
					amount not exceeding \$225 Million	Mgmt.	FOR	YES	•
vindo ma ted	ARBP IN	670263	2/20/2007	Hyderabad	Scheme of Arrangement	Mgmt	NO	DNA	Ι
	DECH IN	B058Z4	Postal Ballot	Postal Ballot	Sub-division of equity shares	Mgmt.	YES	FOR]
nicle ;s Ltd					Alteration to the memorandum of association in the light of the sub-division of equity shares	Mgmt.	YES	FOR]
					Alteration in the articles of association in the light of the sub-division of the equity shares	Mgmt.	YES	FOR]
lite tries .ted	STLT IN	B13TC3	Postal Ballot 2/7/07	Postal Ballot	The Board be and is hereby authorized the limit of investment by Foreign insititutional (FII s) in the	Mgmt.	YES]

equity shares of the Comopany both on a repair non-repairiation basis, to 49% of the paid up equity capital for the time being of theComapny or paid-up value of xx-convertible debentures, if any, of the Company (form hard to read text blurred)

imited 2/7/07 Classes of employees enlisted Mgmt YES FOR to participate Vesting requirement and Mgmt YES FOR vesting period Maximum Vesting period Mgmt YES FOR Exercise Price Mgmt YES FOR Exercise Price Mgmt YES FOR Exercise Process Mgmt YES FOR Exercise Process Mgmt YES FOR Appraisal Process Mgmt YES FOR Maximum number of options Mgmt YES FOR to be issued per employee and in aggregate Method of Mgmt YES FOR FOR Exercise and adherence to Guidelines	er of folio prity ision teen	Exchange Ticker Symbol TLEI IN	Sedol B1L5S5	Shareholder Meeting Date Postal Ballot	Location of Meeting Postal Ballot	Summary of Matter Voted On Total number of options to be granted/shars to b issued	Who Proposed Matter: Issuer / Shareholder Mgmt	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vot or A Mana F
Vesting requirement and Mgmt YES FOR vesting period Mgmt YES FOR Exercise Price Mgmt YES FOR Exercise Price Mgmt YES FOR Exercise Process Mgmt YES FOR Appraisal Process Mgmt YES FOR Maximum number of options Mgmt YES FOR Guidelines ted 3/3/2007 offer, issue, and allot at any time to or for the benefit of such person(s) who are in permanent employment of the Company including Directors of the company, whether working in India or out of India under a Scheme tilted Employee STock Option Plan 2006 such number of equity inked instruments of the Company which could give rise to the issue of 116200 equity shares, at such price, in one or more tranches and on such terms and conditions as may be fixed or dtermined by the Board in accordance with the Guidelines or other provisions of the law as may be prevailing at that time.	imited			2/7/07		~ •	Mgmt	YES	FOR	F
Exercise Price Mgmt YES FOR Exercise Proces Mgmt YES FOR Exercise Process Mgmt YES FOR Appraisal Process Mgmt YES FOR Maximum number of options Mgmt YES FOR Accounting/Accountin						Vesting requirement and	Mgmt	YES	FOR	F
Exercise Process Appraisal Process MgmtYES YES FOR MgmtFOR FOR POR MgmtAppraisal Process MgmtMgmtYES FOR FOR Maximum number of options to be issued per employee and in aggregate aggregate GuidelinesMgmtYES FORNonSUEL IN B0DX8R Ballot 3/3/2007Postal Ballot consent be and is hereby offer, issue, and allot at any time to of of the benefit of such person(s) who are in permaent employment of the Company including Directors of the company, whether working in India or out of India under a Scheme titled Employee STock Option Plan 2006 such number of equity shares and/or equity linked instruments of the Company which could give rise to the issue of 116200 equity shares, at such price, in one or more tranches and on such terms and conditions as may be fixed or itermined by the Board in accordance with the Guidelines or the law as may be prevailing at that time.FOR						Maximum Vesting period	Mgmt	YES	FOR	F
Exercise Process Mgmt YES FOR Appraisal Process Mgmt YES FOR Mgmt YES FOR in aggregate Method of Mgmt YES FOR Accounting/Accounting policies and adherence to Guidelines Non SUEL IN B0DX8R Postal Postal Ballot Consent be and is hereby Ballot accorded to the Board to the act any time to or for the benefit of such person(s) who are in permanent employment of the Company including Directors of the company, whether working in India or out of India under a Scheme tilted Employee STock Option Plan 2006 such number of equity shares and/or equity linked instruments of the Company which could give rise to the issue of 116200 equity shares, at such price, in one or more tranches and on such terms and conditions as may be prevailing at that time.						Exercise Price	Mgmt	YES	FOR	F
Appraisal Process Mgmt YES FOR Maximum number of options to be issued per employee and in aggregate Method of Mgmt YES FOR Method of Mgmt YES FOR Accounting/Accounting policies and adherence to Guidelines Mgmt YES FOR ted 3/3/2007 offer, issue, and allot at any time to or for the benefit of such person(s) who are in permanent employment of the Company including Directors of the company, whether working in India or out of India under a Scheme tiled Employee STock Option Plan 2006 such number of equity shares and/or equity linked instruments of the Company which could give rise to teh issue of 116200 equity shares, at such price, in one or more tranches and on such terms and conditions as may be fixed or dtermined by the Board in accordance with the Guidelines or other provisions of the law as may be prevailing at that time. Herein the sum of the sum o						Exercise Period	Mgmt	YES	FOR	F
Maximum number of options Mgmt YES FOR in aggregate Method of Mgmt YES FOR Accounting/Accounting policies and adherence to Guidelines VES FOR Ballot accorded to the Board to crate, offer, issue, and allot at any time to or for the benefit of such person(s) who are in permanent employment of the Company including Directors of the company, whether working in India or out of India under a Scheme titled Employee STock Option Plan 2006 such number of equity shares and/or equity linked instruments of the Company which could give rise to teh issue of 116200 equity shares, at stuch price, in one or more tranches and on such terms and conditions as may be fixed or dtermined by the Board in accordance with the Guidelines or other provisions of the law as may be prevailing at that time.						Exercise Process	Mgmt	YES	FOR	F
to be issued per employee and in aggregate Method of Mgmt YES FOR Accounting/Accounting policies and adherence to Guidelines lon SUEL IN B0DX8R Postal Postal Ballot Consent be and is hereby Ballot accorded to the Board to crate, 3/3/2007 offer, issue, and allot at any time to or for the benefit of such person(s) who are in permanent employment of the Company including Directors of the company, whether working in India or out of India under a Scheme titled Employee STock Option Plan 2006 such number of equity shares and/or equity linked instruments of the Company which could give rise to teh issue of 116200 equity shares, at such price, in one or more tranches and on such terms and conditions as may be fixed or dtermined by the Board in accordance with the Guidelines or other provisions of the law as may be prevailing at that time.						Appraisal Process	Mgmt	YES	FOR	F
in aggregate Method of Accounting/Accounting policies and adherence to Guidelines Mgmt YES FOR SUEL IN B0DX8R Postal Postal Ballot accorded to the Board to crate, ited 3/3/2007 offer, issue, and allot at any time to or for the benefit of such person(s) who are in permanent employment of the Company including Directors of the company, whether working in India or out of India under a Scheme titled Employee STock Option Plan 2006 such number of equity shares and/or equity linked instruments of the Company which could give rise to teh issue of 116200 equity shares, at such price, in one or more tranches and on such terms and conditions as may be fixed or dtermined by the Board in accordance with the Guidelines or other provisions of the law as may be prevailing at that time.							Mgmt	YES	FOR	F
Accounting/Accounting policies and adherence to Guidelines lon SUEL IN B0DX8R Postal Postal Ballot Consent be and is hereby Mgmt YES FOR gy Ballot accorded to the Board to crate, 3/3/2007 offer, issue, and allot at any time to or for the benefit of such person(s) who are in permanent employment of the Company including Directors of the company, whether working in India or out of India under a Scheme titled Employee STock Option Plan 2006 such number of equity shares and/or equity linked instruments of the Company which could give rise to teh issue of 116200 equity shares, at such price, in one or more tranches and on such terms and conditions as may be fixed or dtermined by the Board in accordance with the Guidelines or other provisions of the law as may be prevailing at that time.						to be issued per employee and in aggregate	-			
rgy Ballot accorded to the Board to crate, ited 3/3/2007 offer, issue, and allot at any time to or for the benefit of such person(s) who are in permanent employment of the Company including Directors of the company, whether working in India or out of India under a Scheme titled Employee STock Option Plan 2006 such number of equity shares and/or equity linked instruments of the Company which could give rise to teh issue of 116200 equity shares, at such price, in one or more tranches and on such terms and conditions as may be fixed or dtermined by the Board in accordance with the Guidelines or other provisions of the law as may be prevailing at that time.						Accounting/Accounting policies and adherence to	Mgmt	YES	FOR	F
Mgmt YES FOR	rgy	SUEL IN	BODX8R	Ballot	Postal Ballot	accorded to the Board to crate, offer, issue, and allot at any time to or for the benefit of such person(s) who are in permanent employment of the Company including Directors of the company, whether working in India or out of India under a Scheme titled Employee STock Option Plan 2006 such number of equity shares and/or equity linked instruments of the Company which could give rise to teh issue of 116200 equity shares, at such price, in one or more tranches and on such terms and conditions as may be fixed or dtermined by the Board in accordance with the Guidelines or other provisions of the law as may be		YES	FOR	F
						-	Mgmt	YES	FOR	F

				Consent be and is hereby accorded to the Board to crate, offer, issue, and allot at any time to or for the benefit of such person(s) who are in permanent employment of the Company including Directors of the company, whether working in India or out of India under a Scheme titled Employee STock Option Plan 2006 such number of equity shares and/or equity linked instruments of the Company which could give rise to teh issue of 24700 equity shares, at such price, in one or more tranches and on such terms and conditions as may be fixed or dtermined by the Board in accordance with the Guidelines or other provisions of the law as may be prevailing at that time. Company be and are hereby substituted with the new set of regulatioins of the Articles of Association, as placed on the table of this meeting and initialled by the Chariman for the purposes of identification,	Mgmt	YES	FOR	F
				except for Article 134 which be retained as it is Company be and is hereby restructured by reclassifying	Mgmt	YES	FOR	F
				the existing Preference Shares The Authorised Share Capital of the Comopany is Rs 445,00,00,000	Mgmt	YES	FOR	F
RIL IN	609962	Postal Ballot 3/3/2007	Postal Ballot	The Board be and is hereby authorised on behalf of the Company to create, offer, issu and allot warrants	Mgmt	YES	FOR	F
HLVR IN	626167	Postal Ballot 3/3/07	Postal Ballot	Consent of the Company be and is hereby given pursuant to Section 293 (1) (a) of hteCompanies Act, 1956 to the transfer of the Undertaking of the Company	Mgmt	YES	FOR	F

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					engaged in the business of manufacture and/or sale fo marine products (including manufacturing facilites)				
mited	SWSL IN	615273	3/7/2007	Chennai	To receive, consider and adopt the Audited Balance Sheet fo the Company as at September 30, 2006, the Profit & Loss Acount for the year ended September 30, 2006, the Reports of the Directors and Auditors thereon.	Mgmt	NO	DNA	D
					To appoint a Director in place of Shri D.V. Narasingarao, who retires by rotation and being eligibile, offers himself for re-appointment	Mgmt	NO	DNA	D

ier of tfolio curity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	• Location of Meeting	Summary of Matter Voted On To appoint a Director in place of Shri R. Manohoran, who retires by rotation and being eligible, offers himself for	Who Proposed Matter: Issuer / Shareholder Mgmt	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote F or Agai Manager DNA
					re-appointment To appoint Auditors and to fix	Mgmt	NO	DNA	DNA
					their remuneration Shri P. Sudhir Rao be and is hereby appoitned as a Director of the Company subject to retirement by rotation under the provisions of the Articles of Association of the Company	Mgmt	NO	DNA	DNA
					Consent of the Company be and is hereby accorded to the Board of Directors of the Company to borrow from time to time such sum or sums of money as it may consider fit for the purpose of th business fo the Company	Mgmt	NO	DNA	DNA
					Consent of the Company be and is hereby accorded to the Board of Directors for mortgaging/charging both movable and immovable properties of the Company	Mgmt	NO	DNA	DNA
lhucon ojects nited	MDHPJ IN	B0SY7P	3/17/2007	Khammam	Consent of the Company be and is hereby conveyed to the Board to create, offer, issue, and allot and deliver in one or more tranches to promoters on Preferential Basis up to 18,50,000 warrants	Mgmt.	NO	DNA	DNA
SSI nited	SWSL IN	615273	3/7/2007	Chennai	To receive, consider and adopt the Audited Balance Sheet of the Company as at September 30, 2006, the Profit & Loss Account for the year ended September 30, 2006, the Reports of the Directors and Auditors thereon.	Mgmt.	NO	DNA	DNA

				To appoint a Director in place of Shir D. V. Narasingarao, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DNA
				To appoint a Director in place of Shir R. Manoharan, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DNA
				To appoint Auditors and to fix their remuneration	Mgmt.	NO	DNA	DNA
				Shri P. Sudhir Rao be and is hereby appointed as a Director of the Company subject to retirement by rotation under the provisions of the Articles of Association of the Company	Mgmt.	NO	DNA	DNA
				Consent of the Company be and is hereby accorded to the Board of Directors of th eCompany to borrow from time to time such sum or sums of money as it may consider fit for rhe purpose of the business of the company which together with the monies already borrowed by	Mgmt.	NO	DNA	DNA
				the Company Consent of the Company be and is hereby accorded to the Board of Directors for mortgaging/charging both movable and immovable properties of the Company both prsent and future	Mgmt.	NO	DNA	DNA
MCLR IN	BOFLHS	3/16/2007	Kolkatta	Scheme of Amalgamation: Definitions, Share Capital, Objects & Reasons, Transfer of Undertaking, Legal Proceedings, Contracts and Deeds, Saving of Concluded Transactions, Employees, Dissolution of the Transferor Company, Conduct of Business of the Transferor Company, Cancellation of Shares of Transferor Company, Accounting,	Mgmt	NO	DNA	DNA

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					Applications, Approvals and Modifications, Schme Conditional Upon, Costs, Charges & Expenses, Residual Provisions				
CC nited	ACC IN	615591	3/28/2007	Mumbai	To receive and adopt the Audited Profit and Loss Account for the financial year ended December 31, 2006, the Balance Sheet as at that date and the Reports of the Directors and Audtiors thereon.	Mgmt.	YES	FOR	FOR
					To declare a dividend	Mgmt.	YES	FOR	FOR
					To appoint a Director in place of Mr. N S Sekhsaria who retires by rotation and is eligible for reappointment	Mgmt.	YES	FOR	FOR
					To appoint a Director in place of Mr. Paul Hugentobler who rtires by rotation and is eligible for reappointment	Mgmt.	YES	FOR	FOR
					To appoint a Director in place of Mr. Markus Akermann who retires by rotation and is eligible for reappointment	Mgmt.	YES	FOR	FOR
					To appoint a Dirctor in place of Mr. A L Kapur who retires by rotation and is elgible for reappointment	Mgmt.	YES	FOR	FOR

er of folio urity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On Appointment of Auditor Appointment of Mr. Shailesh	Who Proposed Matter: Issuer / Shareholder Mgmt. Mgmt.	Whether Fund Cast Vote on Matter YES YES	Fund s Vote FOR FOR	Vote or A Mana F F
					Haribhakti as Director Appointment of Mrs. Shikha Sharma as Director	Mgmt.	YES	FOR	F
					Reappointment & terms of remuneration of Mr M L Narula Managing Director	Mgmt.	YES	FOR	F
					Appointment of Mr M L Narula as a Non-Executive Director	Mgmt.	YES	FOR	F
					Appointment & terms of remuneration of Mr S Banerjee as CEO designate & Director upto March 2007, thereaftre as Managing Director	Mgmt.	YES	FOR	F
bulls ncial rices ited	IBULL IN	B02L7L	3/30/2007	New Delhi	Alteration in the terms of the Indiabulls Employees Stock Option Scheme, issued by the Company	Mgmt.	NO	DNA	D
iicu					Alteration in the terms of the Indiabulls Employees Stock Option Plan 2005, issued by the Company	Mgmt.	NO	DNA	D
mon .imited	GMON IN	B06HC2	Postal Ballot	Postal Ballot	Intercroporate Loans, Investments etc. pursuant to Section 372A of the Companies Act, 1956	Mgmt.	YES	FOR	F
Edge Limitd	INFOE IN	B1685L	3/26/2007	Noida	Company b and is hereby accorded to the Board of Directors of the Company to create, offer, issue, transfer and allot at any time to or to the benefit of such person(s) who are in permanent employment of the Company.	Mgmt.	NO	DNA	D
					Company b and is hereby accorded to the Board of Directors of the Company to create, offer, issue, transfer and allot at any time to or to	Mgmt.	NO	DNA	D

					the benefit of such person(s) who are in permanent employment of its two current subsidiaries namely Naukri Internet Services Private Limited and Jeevansathi Internet Services Private Limited				
Tea ited	TT IN	612148	4/5/2007	Kolkata	An application under Sections 391(1) and 393 of the said Act.	Mgmt	NO	DNA	D
					Tata Tea Limited, a Company incorporated under the provisions of the Companies Act, 1956, having its registered office at 1, Bishop Lefroy Road, Kolkata 700 020, within the aforesaid jurisdiction	Mgmt	NO	DNA	D
					Amalgamated Plantations Private Limitd, a Company incorporated under the provisions of the Companies Act, 1956, having its registered office at 1, Bishop Lefroy Road, Kolkata 700 020, the aforesaid jurisdiction. 1. Tata Tea Limited and 2. Amalgamatd Plantations Private Limited	Mgmt	NO	DNA	D
Power k ructure ited	GVKP IN	B0XXJX	Postal Ballot	Postal Ballot	Consent of the Board of Directors of th Company be and is hereby accorded to increase the limit of investment by Foreign Institutional Investors (FII s) including their sub accounts in the equity shares of the Company	Mgmt	NO	DNA	D
ance ies Ltd	RIL IN	609962	4/21/2007	Mumbai	In the matter of the Companies Act, 1956	Mgmt	YES	FOR	F
					In the matter of Sections 391 to 394 of the Companies Act, 1956	Mgmt	YES	FOR	F
					In the mattr of Reliance Industries Limited, a company incorporated under the Companies Act, 1956, and	Mgmt	YES	FOR	F

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					 having its registered office at 3rd Floor, Maker Chambers IV, 222, Nariman Point, Mumbai 400 021 In the matter of the Schem of Amalgamation of Indian Petrochemicals Corporation Limited with Reliance Industries Limited. 	Mgmt	YES	FOR	F
PIT mins rstems ited	KPIT IN	B1LQJY	4/21/2007	Pune	Consent of the Company be and is hereby accorded to the Board to offer, issue, and allot equity shares	Mgmt	NO	DNA	D
Heavy ricals ited	BHEL IN	612952	4/30/2007	New Delhi	Authorised Share Capital of the Company be and is hereby increased	Mgmt.	NO	DNA	D

ter of tfolio urity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	· Location of Meeting	Summary of Matter Voted On the Company be and is hereby altered by deleting the existing Article 4-A and substituting in its place with	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote F or Agai Managei DNA
					new Article 4-A A new Article regarding capitlization of reserve, be inserted in the Article of Association of the Company,	Mgmt.	NO	DNA	DNA
					after Article 86 Consent of Members be and is hereby accorded to the Board of directors for capitlization and for the purpose of issue of Bonus Shares	Mgmt.	NO	DNA	DNA
iindra & iindra	MM IN	610018	4/20/2007	Mumbai	Consent of the Company be accorded to the Board of Directors to borrow moneys	Mgmt.	YES	FOR	FOR
					from time to time Consent of the Company be accorded to the Board of Directors of the Company to make any loan	Mgmt.	YES	FOR	FOR
abulls eal tate nited	IBREL IN	B1TRMQ	5/7/2007	New Delhi	Preferential Issue of Warrants: the Company be and is hereby accorded to the Board to create, offer, issue and allot warrants convertible into equity shares	Mgmt	YES	FOR	FOR
					Issue of further shares through International offerings: create, offer, issue and allot up to USD 600 million equity shares	Mgmt	YES	FOR	FOR
					Porposal for Qualified	Mgmt	YES	FOR	FOR
					Institutions Placement (QIP Inetercorporate Loans: subject to consent/approval of authorities, to give loans to Indiabulls Realtech Limited) Mgmt	YES	FOR	FOR
					Indiabulis Realtech Limited Intercorporate Guarantees and Securities: subject to consent/approval of	Mgmt	YES	FOR	FOR

authorities, to give loans to Indiabulls Realtech Limited Investments: the Company be and is hereby accorded to the Board of Directors of the Company to further invest Company s funds into	Mgmt	YES	FOR	FOR
Indiabulls Realtech Limited				
Inetercorporate Loans: subject to consent/approval of authorities, to give loans to	Mgmt	YES	FOR	FOR
Indiabulls Realcon Limited Intercorporate Guarantees and Securities: subject to consent/approval of	Mgmt	YES	FOR	FOR
authorities, to give loans to				
Indiabulls Realcon Limited Investments: the Company be and is hereby accorded to the Board of Directors of the	Mgmt	YES	FOR	FOR
Company to further invest Company s funds into Indiabulls Realcon Limited				
Inetercorporate Loans: subject to consent/approval of authorities, to give loans to	Mgmt	YES	FOR	FOR
Indiabulls Realtors Limited Intercorporate Guarantees and Securities: subject to consent/approval of	Mgmt	YES	FOR	FOR
authorities, to give loans to Indiabulls Realtors Limited Investments: the Company be and is hereby accorded to the Board of Directors of the	Mgmt	YES	FOR	FOR
Company to further invest Company s funds into Indiabulls Realtors Limited Inetercorporate Loans: subject	Mgmt	YES	FOR	FOR
to consent/approval of authorities, to give loans to Indiabulls Infratech Limited	Wgnit	TES	POR	POR
Intercorporate Guarantees and Securities: subject to consent/approval of authorities, to give loans to	Mgmt	YES	FOR	FOR
Indiabulls Infratech Limited Investments: the Company be and is hereby accorded to the Board of Directors of the Company to further invest	Mgmt	YES	FOR	FOR

Company s funds into				
Indiabulls Infratech Limited		VEO	FOD	FOR
Inetercorporate Loans: subject to consent/approval of	Mgmt	YES	FOR	FOR
authorities, to give loans to				
Indiabulls Infracon Limited				
Intercorporate Guarantees and	Mgmt	YES	FOR	FOR
Securities: subject to				
consent/approval of				
authorities, to give loans to				
Indiabulls Infracon Limited				
Investments: the Company be	Mgmt	YES	FOR	FOR
and is hereby accorded to the				
Board of Directors of the				
Company to further invest				
Company s funds into				
Indiabulls Infracon Limited				
Inetercorporate Loans: subject	Mgmt	YES	FOR	FOR
to consent/approval of	C			
authorities, to give loans to				
Indiabulls Infraestate Limited				

suer of ortfolio	Exchange Ticker		Shareholder Meeting	Location of		Who Proposed Matter: Issuer	Whether Fund Cast Vote	Fund s	Vote Fo or Again
curity	Symbol	Sedol	Date	Meeting	Summary of Matter Voted On Intercorporate Guarantees and Securities: subject to consent/approval of authorities, to give loans to	/ Shareholder Mgmt	on Matter YES	Vote FOR	Managem FOR
					Indiabulls Infraestate Limited Investments: the Company be and is hereby accorded to the Board of Directors of the Company to further invest Company s funds into	Mgmt	YES	FOR	FOR
					Indiabulls Infraestate Limited Inetercorporate Loans: subject to consent/approval of authorities, to give loans to Indiabulls Home Developers Limited	Mgmt	YES	FOR	FOR
					Intercorporate Guarantees and Securities: subject to consent/approval of authorities, to give loans to Indiabulls Home Developers Limited	Mgmt	YES	FOR	FOR
					Investments: the Company be and is hereby accorded to the Board of Directors of the Company to further invest Company s funds into Indiabulls Home Developers Limited	Mgmt	YES	FOR	FOR
					Inetercorporate Loans: subject to consent/approval of authorities, to give loans to Indiabulls Estate Developers Limited	Mgmt	YES	FOR	FOR
					Intercorporate Guarantees and Securities: subject to consent/approval of authorities, to give loans to Indiabulls Estate Developers Limited	Mgmt	YES	FOR	FOR
					Investments: the Company be and is hereby accorded to the Board of Directors of the Company to further invest Company s funds into	Mgmt	YES	FOR	FOR

				Indiabulls Home Developers				
				Limited Inetercorporate Loans: subject to consent/approval of authorities, to give loans to	Mgmt	YES	FOR	FOR
				Indiabulls Commerical Properties Limited Intercorporate Guarantees and Securities: subject to	Mgmt	YES	FOR	FOR
				consent/approval of authorities, to give loans to Indiabulls Commercial Properties Limited				
				Investments: the Company be and is hereby accorded to the Board of Directors of the Company to further invest	Mgmt	YES	FOR	FOR
				Company s funds into Indiabulls Commercial Properties Limited				
				Inetercorporate Loans: subject to consent/approval of authorities, to give loans to	Mgmt	YES	FOR	FOR
				Indiabulls Buildwell Limited Intercorporate Guarantees and Securities: subject to consent/approval of authorities, to give loans to	Mgmt	YES	FOR	FOR
				Indiabulls Buildwell Limited Investments: the Company be and is hereby accorded to the Board of Directors of the Company to further invest Company s funds into Indiabulls Buildwell Limited	Mgmt	YES	FOR	FOR
1 HLVR IN	626167	5/18/2007	Mumbai	adopt the Profit and Loss Account for the financial year ended December 31, 2006, the Balance Sheet as at that date and the Reports fo the Directors and Auditors	Mgmt	YES	FOR	FOR
				thereon. To declare a dividend To elect Directors To appoint M/s Lovelock & Lewes Chartered Accountants, Mumbai as statutory auditors and fix their remuneration for the year	Mgmt Mgmt Mgmt	YES YES YES	FOR FOR FOR	FOR FOR FOR
				5				

ndustan Lever imited

			ending December 31, 2007 Mr. Nitin Paranjpe be and is herby elcted as a Director of	Mgmt	YES	FOR	FOR
			the Company Mr. Sajiv Kakkar be and is hereby elected as a Director of the Company	Mgmt	YES	FOR	FOR
			Mr. Nitin Paranjpe s remuneration as a Wholetime Directorbe fixed by the Board and thereafter revised from time to time	Mgmt	YES	FOR	FOR
			Mr Sanjiv Kakkai as a Wholetime Director will hold office until the conclusion of the next Annual General Meeting	Mgmt	YES	FOR	FOR
			the Company be changed from Hindustan Lever Limited to Hindustan Unilever Limited	Mgmt	YES	FOR	FOR
ckhardt WPL IN B00YYS imited	5/18/2007	Mumbai	To receive, considr and adopt the Audited Balance Sheet as at 31 December, 2006, Profit and Loss Account for the year ended on that date and the Reports of the Board of Directors and Auditors thereon	Mgmt	YES	FOR	FOR

er of folio urity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To appoint a Director in place of Mr Aman Mehta, who retires by rotation and being elgible offers himself for	Who Proposed Matter: Issuer / Shareholder Mgmt	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote 1 or Aga Manage FOI
					re-appointment To appoint a Director in place of Mr Bharat Patel, who retires by rotation and being elgible offers himself for	Mgmt	YES	FOR	FOI
					re-appointment To appoint auditors to hold office from the conclusion of this meeting until the conclusion of the next Annual General Meeting and to fix their remuneration	Mgmt	YES	FOR	FOI
					Mr Rajiv B Gandhi be and is hereby appointed as Director of the Company not liable to retire by rotation	Mgmt	YES	FOR	FOI
					Mr Rajiv B Gandhi to be designated as Director Finance&Information, for a period of 5 years	Mgmt	YES	FOR	FO
ree Dated Dels	SRPS IN	681839	5/15/2007	Mumbai	In the matter of te Companies Act 1 of 1956	Mgmt	YES	FOR	FOI
ited					In the matter of Sections 391 to 394 of the Companies Act, 1956	Mgmt	YES	FOR	FOI
					In the matter of Scheme of Amalgamation of ANIK DEVELOPMENT CORPORATION PRIVATE LIMITED with Shree Precoated Steels Limited	Mgmt	YES	FOR	FOI
BB ited	ABB IN	612454	5/25/2007	Bangalore	To receive, consider and adopt the Audited balanced sheet as at December 31, 2006 and the Audited Profit & Loss Account for the year ended on that date and the Reports of	Mgmt	NO	DNA	DN

Mgmt	NO	DNA	DN
Mgmt	NO	DNA	DN
Mgmt	NO	DNA	DN
Mgmt	NO	DNA	DN
Mgmt	NO	DNA	DN
Mgmt	NO	DNA	DN
Mgmt	NO	DNA	DN
Mgmt	NO	DNA	DN
	Mgmt Mgmt Mgmt Mgmt Mgmt	MgmtNOMgmtNOMgmtNOMgmtNOMgmtNO	MgmtNODNAMgmtNODNAMgmtNODNAMgmtNODNAMgmtNODNA

					the Company of any amount not exceeding 1% per annum, of the net profits of the Company				
indra & indra	MM IN	610018	5/31/2007	Postal Ballot	Consent of the Company be accorded to the Board to offer, issue and allot through a public offering or on a private placemnt basis, Ordinary Shares and/or equity shares	Mgmt	YES	FOR	FOI
					Consent of the Company be accorded to the Board of Directors of the Comnay to make any loan(s) and/or give any guarantees	Mgmt	YES	FOR	FOI
ICI nk	ICICIBC IN	610036	6/7/2007	Postal Ballot	The authorised capital of the Company shall be Rs. 1775,00,00k000 divided into 127,50,00,000 equity shares of Rs 10 each, 150,00,000 preference shares of Rs. 10 each and 350 preference shares of Rs 1 crore each with rights	Mgmt	NO	DNA	DN

tfolio urity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	r Location of Meeting	Articles of Association be substituted: The authorised capital of the Company shall be Rs. 1775,00,00k000 divided into 127,50,00,000 equity shares of Rs 10 each, 150,00,000 preference shares of Rs. 10 each and 350 preference shares of Rs 1	Matter: Issuer / Shareholder Mgmt		Fund s	Vote I 5 or Aga Manage DN.
					crore each with rights The Board of Directors of the Bank is hereby authorised on behalf of the Bank to create, offer, issue, and allot equity shares	Mgmt	NO	DNA	DN
Bank	UTIB IN	613648	3 6/1/2007	Ahmedabad	To receive, consider and adopt the Balance Sheet as at 31st March, 2007, Profit and Loss Account for the year ended 31st march, 2007 and the reports of Directors and Auditors thereon.	Mgmt	NO	DNA	DN.
					To appoint a Director in place of Shir Surendra Singh, who retires by rotation and, being eligible, offers himself for re-appointment as a Director	Mgmt	NO	DNA	DN.
					To appoint a Director in place of Dr. R H Patil, who retires by rotation and being eligible, offers himself for re-appointment as a Director	C	NO	DNA	DN.
					To appoint a Director in place of Smt Rama Bijapurkar, who retires by rotation and, being eligible, offers herself for re-appointment as a Director	-	NO	DNA	DN.
					To declare adividend on the	Mgmt	NO	DNA	DN
					Equity Shares of the Bank M/s S R Batliboi & Co., Chartered Accountants, Mumbai be appointed as the Statutory Auditors of the Bank	Mgmt	NO	DNA	DN.

				Approval given for revising the remuneration by way of salary payable to Shri P.J. Nayak, Chairman and Managing Director of the Bank w.e.f 1st April 2007	Mgmt	NO	DNA	DN.
				Approval of the Registrar of Company, the name of the Company be changed from UTI Bank Limited to Axis Bank Limited and the name of UTI Bank Limited , whrever it appears in the Memorandum of Association and all other documents be substituted by the new name Axis Bank Limited	Mgmt	NO	DNA	DN.
				Existing Articles of Association of the Bank be altered	Mgmt	NO	DNA	DN.
				Provisions of the Articles of Association of the Bank as also subject to approval by the Reserve Bank of India and the Administroator of the Specified Undertaking of the Unit Trust of India, Shri P.J. Nayak be appoitned as the wholetimechairman of the Bank	Mgmt	NO	DNA	DN.
				Approval of the members of the Bank is hereby given for payment of the remuneration by way fo salary to Shri P.J. Nayak, as the whole-time Chairman of the Bank w.e.f. 1st August, 2007, as he would be entitled to as on 31st July, 2007	Mgmt	NO	DNA	DN.
BZL IN	613976	6/27/2007	Postal Ballot	To enhance the Guarantee/Security limits under Section 372A of te Companies Act, 1956 from Rs.923,38 Crore to Rs.1800 Crore (As per Special Resolution and Explanatory Statementunder Sction 173(2) of the Companies Act, 1956, appended to this notice)	Mgmt	YES	FOR	FOI

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OBC IN	612150	6/14/2007	New Delhi	the Balance Sheet of the Bank as on 31st March 2007, Profit and Loss Account of theBank for the year ended 31st March 2007, the Report of the Board of Directors on the working and activities of the Bankfor the period covered by the Accounts and te Auditors Report on the Balance Sheet and Accounts To declare final dividend on	Mgmt	NO	DNA	DN.
				Financial Year 2006-2007				
IOB IN	668995	6/12/2007	Chennai	To discuss, approve and addopt the audited Balanced Sheet of the Bank	Mgmt	NO	DNA	DN.
				To declare dividend for the financial year 2006-2007	Mgmt	NO	DNA	DN.
				-	Mgmt	NO	DNA	DN
				Appointment of an authorised representative	Mgmt	NO	DNA	DN.
					 the Balance Sheet of the Bank as on 31st March 2007, Profit and Loss Account of theBank for the year ended 31st March 2007, the Report of the Board of Directors on the working and activities of the Bankfor the period covered by the Accounts and te Auditors Report on the Balance Sheet and Accounts To declare final dividend on Equity Shares for the Financial Year 2006-2007 IOB IN 668995 6/12/2007 Chennai To discuss, approve and addopt the audited Balanced Sheet of the Bank To declare dividend for the financial year 2006-2007 Appointment by proxy Appointment of an authorised 	the Balance Sheet of the Bank as on 31st March 2007, Profit and Loss Account of theBank for the year ended 31st March 2007, the Report of the Board of Directors on the working and activities of the Bankfor the period covered by the Accounts and te Auditors Report on the Balance Sheet and Accounts To declare final dividend on Mgmt Equity Shares for the Financial Year 2006-2007 IOB IN 668995 6/12/2007 Chennai To discuss, approve and addopt the audited Balanced Sheet of the Bank To declare dividend for the financial year 2006-2007 Appointment by proxy Mgmt Appointment of an authorised Mgmt	the Balance Sheet of the Bank as on 31st March 2007, Profit and Loss Account of theBank for the year ended 31st March 2007, the Report of the Board of Directors on the working and activities of the Bankfor the period covered by the Accounts and te Auditors Report on the Balance Sheet and Accounts To declare final dividend on Mgmt NO Equity Shares for the Financial Year 2006-2007 IOB IN 668995 6/12/2007 Chennai To discuss, approve and addopt the audited Balanced Sheet of the Bank To declare dividend for the Mgmt NO financial year 2006-2007 Appointment by proxy Mgmt NO	the Balance Sheet of the Bank as on 31st March 2007, Profit and Loss Account of theBank for the year ended 31st March 2007, the Report of the Board of Directors on the working and activities of the Bankfor the period covered by the Accounts and te Auditors Report on the Balance Sheet and Accounts To declare final dividend on Mgmt NO DNA Equity Shares for the Financial Year 2006-2007 IOB IN 668995 6/12/2007 Chennai To discuss, approve and Addopt the audited Balanced Sheet of the Bank To declare dividend for the Mgmt NO DNA financial year 2006-2007 Appointment by proxy Mgmt NO DNA

ortfolio	Exchange Ticker		Shareholder Meeting	of		Who Proposed Matter: Issuer	Cast Vote	Fund s	Vote For or Agains
ecurity	Symbol	Sedol	Date	Meeting	Summary of Matter Voted On No officer or employee of the bank shall be appointed as Authorised Representative or proxy of a sharaholdar	/ Shareholder Mgmt	on Matter NO	Vote DNA	Manageme DNA
					proxy of a shareholder Attendeance slip-cum-entry pass	Mgmt	NO	DNA	DNA
					Closure of register of shareholders	Mgmt	NO	DNA	DNA
					Bank mandate for dividend	Mgmt	NO	DNA	DNA
					change of address and dividend mandate	Mgmt	NO	DNA	DNA
					consolidation of folios	Mgmt	NO	DNA	DNA
					brief profie of Directors	Mgmt	NO	DNA	DNA
					Request to Shareholders	Mgmt	NO	DNA	DNA
JSW Steel imited	JSTL IN	610164	6/13/2007	Mumbai	To resolve, consider, and adopt the Audited Balance Sheet as at 31st March, 2007, the profit andLoss Account for the year endd on that date, toigether with the Reports fothe Board of Directors and the Auditors thereon	Mgmt	YES	FOR	FOR
					the Auditors thereon To declare Dividend on Preference Shares	Mgmt	YES	FOR	FOR
					To confirm paymet of interim Dividend on Equity Shares	Mgmt	YES	FOR	FOR
					To appoint a Director in place of Mrs. Savthhi Devi Jindal (not legible) who retires by	Mgmt	YES	FOR	FOR
					rotation To appoint a Director in place of Mr. Anthony Paul Pedder, who retires by rotation and being elgible, offers himself for re-appointment	Mgmt	YES	FOR	FOR
					To appoint a Director in place of Mr. Vijay Kelkar, who retires by rotation and being elgible, offers himself for re-appointment	Mgmt	YES	FOR	FOR
					To appoint M/s Deloitte Heskins & Belle (not legible for exact identification), Chartered Accountants	Mgmt	YES	FOR	FOR

					Mr. Biawadip (not legible) Gupta is hereby appointed as	Mgmt	YES	FOR	FOR
					a Director of the Company Dr. Vinod Nowal (hardly legible) is hereby appointed as a Director of the Company	Mgmt	YES	FOR	FOR
					The Company hereby approves the appointment of Dr. Vinod Nowal as the Director of the Company for a period of five years	Mgmt	YES	FOR	FOR
					The Company hereby approves the re-appointment of Mr. Sajian Jindal as the Vice Chairman & Managing Director	Mgmt	YES	FOR	FOR
					The Company be and is hereby accorded to the Board to issue, offer and allot Equity Shares	Mgmt	YES	FOR	FOR
					The Company be and is hereby accorded to the Board to create, issue, offer and allot Foreign Currency Convertible Bonds and Ordinary Shares	Mgmt	YES	FOR	FOR
Ioser Baer ndia Ltd.	MBI IN	616475	Postal Ballot	Postal Ballot	To carry on in India or elsewhere all or any of the business or business of electrical engineers and manufactrers/biuyes/sellers of dealers in, hirers, repairers, cleaners, and stoes of all kinds of electronics, electrical, optical, magnetic,semi-conductor based non-volatile memory devices, plant, machinery, equipments, appliances, apparatus, media, components, accessories and storage and other similar devices and scientific and other equipments (including in particular electric/electronic clocks and time devices)	Mgmt.	YES	FOR	FOR
					To render as principals, agents, contractors or otherwise consultancy services in the field of leasing, corporate financial	Mgmt.	YES	FOR	FOR

counselling and for know-how in electrical engineering, including the provision of facilities for manufacture, hire and use of electronic data processing equipments and devices, for commercial exploitation thereof and of any patents or privileges for the time being acquired by or belonging to the Company in relation to all or any of the said businesses. To carry on in India or elsewhere all or any of the business of production, financing, exhibition, distribution of the content through satelite/digital/cable/wireless mechanism/future technologies, agency of Indian or foreign movies, serials, audio products, documentaries, other audio-visual medium products, and aother similar or analogous programmes	Mgmt.	YES	FOR	FOR
analogous programmes				

er of folio urity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To carry on in India or elsewhere the business or business of acquiring, selling or otherwise commercially exploiting the rights, titles and other commercial interests in India or foreign movies, serials, audio-visual medium products, and aother similar or analogous programmes, or	Matter: İssuer / Shareholder Mgmt.		Fund s	Vote or Aga Manago FO
					replicating, developing, using or otherwise dealing in the titles of Indian or foreign movies, serials, audio products, documentaries, other audio-visual medium products, and aother similar or analogous programmes				
0FC ink	HDFCB IN	610013	6/16/2007	Mumbai	To consider and adopt the audited Balance Sheet as at 31st March 2007 and Profit and Loss Account for the year ended on that date and Reports of the Directors and Auditors	Mgmt.	YES	FOR	FO
					To declare dividend To re-appoint Mr. Arvind Pande as a Director who retires by rotation and being eligible offers himself for re-appointment	Mgmt. Mgmt.	YES YES	FOR FOR	FO FO
					To re-appoint Mr.Ashim Samanta as a Director who retires by rotation and being eligible offers himself for re-appointment	Mgmt.	YES	FOR	FO
					To re-appoint auditors: M/s. Haibhakthi & Co., Chartered Accountants, subject to the approval of the Reserve Bank of India, be and are herby re-appointed as Auditors	Mgmt.	YES	FOR	FO
					Mr. Gautam Divan be an dis hereby appointd as a Director	Mgmt.	YES	FOR	FO

of the Bank, liable to retire by rotation				
Mr. Chander Mohan Vasudev	Mgmt.	YES	FOR	FO
be and is hereby appointed as	U			
a Director of the Bank, liable				
to retire by rotation				
Dr. Pandit Palande be and is	Mgmt.	YES	FOR	FO
hereby appointed as a Director				
of the Bank, liable to retire by rotation				
The approval of the members	Mgmt.	YES	FOR	FO
of the Bank be and is hereby	Wigint.	1L5	TOK	10
accorded for the				
re-appointment of Mr.Jagdish				
Capoor as part-time Chairman				
of the Bank for the period of				
two years with effect from 6th				
July, 2007				
The Board of Directors by this	Mgmt.	YES	FOR	FO
resolution and/or such other				
persons who may be authorised in this regard) be				
and is hereby authorised to				
issue, offer and allot				
1,50,00,000 equity stock				
options, convertible into				
Equity shares of the				
aggregatenominal face value				
not exceeding Rs				
15,00,00,000		VEC	FOD	FO
The Board of Directors by this	Mgmt.	YES	FOR	FO
resolution and/or such other persons who may be				
authorised in this regard) be				
and is hereby authorised to				
modify certain terms of the				
existing schemes approved by				
the shareholders pursuant to				
resolutions dated 1st Jan				
2000, 2nd July 2003 and 17th				
June 2005	Manut	VEC	EOD	EO
The consent of the Bank be	Mgmt.	YES	FOR	FO
and is hereby accorded to the Board to create, issue, offer in				
the course of on or more				
public or private offerings in				
domestic or one or more				
international markets				
Consent and approval of the	Mgmt.	YES	FOR	FO
Bank be and is hereby				
accorded to the Board to offer,				

								,
				allot and issue 1,35,82,000 Equity Shares of the face				
				value of Rs.10/-				
				Pursuant to the provisions of Section 163 and other applicable provisions, if any,	Mgmt.	YES	FOR	FO
				of the Companies Act, 1956,				
				appointment of Datamatics				
				Financial Services Ltd as				
				Registrars and ShareTransfer Agents of the Bank with				
				effect from 2nd				
				September 2006, and shifting				
				of Bank s registers and returns				
				to Datamatics Financial				
				Services Ltd, Plot No. A. 16				
				& 17, Part Crosslane, MIDC,				
				Marol Andheri (East) Mumbai				
				400 093, e and are hereby approved and ratified.				
oration CRPBK IN nk	610099	5/18/2007	Mangalore	Appointment of Proxy	Mgmt.	NO	DNA	DN
				Appointment of an Authorised Representative	Mgmt.	NO	DNA	DN
				Attendance Slip-Cum Entry	Mgmt.	NO	DNA	DN
				Pass	-			
				Closure of Register of	Mgmt.	NO	DNA	DN
				Members			D	
				Payment of Dividend	Mgmt.	NO	DNA	DN

ter of tfolio urity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	r Location of Meeting	Summary of Matter Voted On Details of Bank Account in Dividend Warrant/Electronic Clearing Service (Credit	Matter: Issuer		d Fu V D
					Clearning) (ECS) Unclaimed Dividend If Any Copies of Balance Sheet Dematerialisation of Shares Notifying Change of Address Information on Accounts Consolidation of Folios Recording of Change of Status Other Information	Mgmt. Mgmt. Mgmt. Mgmt. Mgmt. Mgmt.	NO NO NO NO NO	D D D D D D
/ Services Limited	TCS IN	B01NPJ	6/29/2007	Mumbai	To receive, consider and adopt the Audited Profit and Loss Account for the year ended March 31, 2007 and the Balance Sheet as at the date together with the Reportsof the Board of Directors and the Auditors thereon.	Mgmt.	YES	F
					To confirm the payment of interim dividends for the year 2006-07 and to declare a Final Dividend for the year 2006-07 on Equity Shares	Mgmt.	YES	F
					To appoint a Director in place of Mr. Aman Mehta, who retires by rotation, and being eligible offers himself for re-appointment	Mgmt.	YES	F
					To appoint a Director in place of Mr. Naresh Chandra, who retires by rotation, and being eligible offers himself for re-appointment	Mgmt.	YES	F
					To appoint Auditors and fix their remuneration	Mgmt.	YES	F
					Appointment of Dr. Ron Sommer as a Director	Mgmt.	YES	F
					Appointment of Mrs. Laura M. Cha as a Director	Mgmt.	YES	F
					Reitrement benefits to Managing / Wholetime	Mgmt.	YES	F

					Directors Place of keeping and Inspection of the Registers and Annual Returns of the Company	Mgmt.	YES	F
shmir Bank Limited	J&KBK IN	614291	6/9/2007	Srinagar	To consider and adopt the Audited Balance Sheet as at 31st March, 2007 and the Profit & Loss Accont for the Financial Year ended on that date, together with the Reports fo the Board fo Directors andtheAuditors and comments of the Comptroller and Auditor General of India thereon	Mgmt	NO	D
					To declare Divdend on equity shares for the year ended 31st March, 2007	Mgmt	NO	D
					To appoint a Director in place of Mr. Mohd Yaseen Mir who retires by rotation	Mgmt	NO	D
					To fix the remuneration of Auditors in terms of provisions of Section 224 (8) (aa) of the Companies Act, 1956	Mgmt	NO	D
					Members of the Bank be and is hereby accorded to increase authorized capital from Rs. 75,00,00,000 to 100,00,00,000	Mgmt	NO	D
nk of India	SBIN IN	6100079	4/2/2007	Mumbai	To receive the Central Board s Report, the Balance Sheet and Profit and Loss Account of the Bank made up to the 31st March, 2007 and the Auditors Report on the Balance Sheet and Accounts	Mgmt	YES	F
ate Bank	SNDB IN	667400	6/21/2007	Manipal	To discuss, approve, and adopt, the Balance Sheet of the Bank as at 31st March, 2007 and te Profit & Loss Account of the Bank for the year ended on that date, the Report of the Boad of Directors on the working and activities of the Bank for theperiod covered by the	Mgmt	NO	D

Accounts and the Auditors			
Report on the Balance Sheet			
and Accounts			
To declare dividend for the	Mgmt	NO	D
financial year 2006-07			
Consent of the shareholdrs of	Mgmt	NO	D
the Ban be and is hereby			
accorded to the Board of			
Directors to issue and allot			
such number of equity shares			
of Rs. 10/-each and in any			
case not exceeding			
8,00,00,000 and aggregating			
to not more than Rs.			
80,00,00,000			
Such issue, or allotment shall	Mgmt	NO	D
be through by wy of Public			
issue			

uer of rtfolio curity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On The Board shall have authority and power to accept any modification in the proposal as my be required	Who Proposed Matter: Issuer / Shareholder Mgmt	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote Fo or Again Managen DNA
					New equity shares to be issued shall be subject to the Syndicate Bank	Mgmt	NO	DNA	DNA
yoti actures mited	JYS IN	B18P3B	6/28/2007	Mumbai	To receive, consider, and adopt the audited Profit and Loss Account for the year ended 31st march 2007, the Balance Sheet as at that date and the Report of the Directors and the Auditors thereon.	Mgmt.	YES	FOR	FOR
					To declare dividend	Mgmt.	YES	FOR	FOR
					To appoint a Director in place of Mr. S D Kshirsagar, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	YES	FOR	FOR
					To appoint a Director in place of Mr. A J Khan, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	YES	FOR	FOR
					To appoint Auditors	Mgmt.	YES	FOR	FOR
					To alter and vary the terms and conditions of appointment including remuneration payable to the Managing Director within the overall limits specified in the Schedule XIII to the companies Act, 1956	Mgmt.	YES	FOR	FOR
					To appoint the Company's Auditors and/or in consultation with the Company's Auditors, any person qualifed for appointment as Auditor of the Company, or an accountant duly qualified to act as Auditor of the Branch Offices	Mgmt.	YES	FOR	FOR

				Edgar Fi	ling: INDIA FUND INC - Form N	N-PX			
					outside of India; To audit the accounts of the financial year 2007-08 of the Company s Branch Offices in India and abroad, and to determine the respective terms and conditions of their appointment and remuneration				
liance nergy mited	RELE IN	609985	7/10/2007	Mumbai	To consider and adopt the audited profit and loss account for the year ended March 31, 2007, the balance sheet as at that date, and the reports of the board of directors and auditors thereon	Mgmt.	YES	FOR	FOR
					To declare dividend on equity	Mgmt.	YES	FOR	FOR
					shares To appoint a director in place of Shri Satish Seth who retires by rotation and being eligible offers himself for reappointment	Mgmt.	YES	FOR	FOR
					To appoint a director in place of Shri V R Galkar who retires by rotation and being eligible offers himself for reappointment	Mgmt.	YES	FOR	FOR
					To appoint auditors and to fix their remueration and to consider to pass with or without modifications the following: that M/S Price Waterhouse, Chartered Accountants, and M/S Chaturvedi & Shah, Chartered Accountants, are appointed as joint auditors of the company, to hold office from the conslusion of this annual general meeting until the conclusion of the next annual general meeting on such remuneration as may be fixed by the board of directors	Mgmt.	YES	FOR	FOR
					To approve the variation in the terms of remuneration of Shri S C Gupta as Director (Operations) and in accordance with the provisions of sections 198,	Mgmt.	YES	FOR	FOR

269, 309, 310 and schedule XIII and other applicable provisions of the Company Act 1956; To Approve the variation in the terms of remuneration of Gupta as Director for the remaining period of his tenure of office, effective 4/1/07 as set out in the supplemental agreement to be entered into with Shri Gupta; To resolve further that all other terms and conditions of appointment of Gupta as approved earlier by the members shall remain unchanged To approve the variation in the terms of remuneration of Shri J P Chalasani as Direcotr (Business Development) and in accordance with the provisions of sections 198, 269, 309, 310, and schedule XIII and other applicable provisions of the Companies Act 1956, for the remaining period of his tenure of office, effective 4/1/07; To resolve that all other terms and conditions of appointment of Shri J P Chalasani as approved earlier by the members shall remain	Mgmt.	YES	FOR	FOR
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Issuer of Portfolio Security	Exchange Ticker Symbol Sede	Shareholder Meeting ol Date	Location of Meeting	Summary of Matter Voted On To resolve that Shri Lalit Jalan, who was appointed as an Additional Director pursuant to the provisions of Section 260 of the Companies Act 1956 and article 106 of articles of association of the company be and is hereby appoint as Director of the Company subject to	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote For or Against Management FOR
				retirement by rotation That the appointment of Shri Lalit Jalan as whole-time director of the company for a period of five years, with effect from 4/25/07, are set out in the agreement to be entered into between the company and Shri Lalit Jalan, a draft whereof is placed before this meeting , which agreement is hereby specifcally sactioned with liberty to the board of directors; further that the board be and is authorized to take all such steps as may be necessary, proper or expedient, to give effect to this resolution	Mgmt.	YES	FOR	FOR
IDFC	IDFC IBOC5	Q K /28/2007	Chennai	To consider and adopt the audited Balance Sheet as at march 31, 2007, the Profit & Loss Account and the Cash Flow Statement for the financial year ended March 31, 2007 and the Reports of the Directors and the Auditors thereon	Mgmt.	NO	DNA	DNA
				To consider and approve the payment of dividend at 10% on the equity shares of the Company	Mgmt. Mgmt.	NO	DNA DNA	DNA DNA

To reappoint Mr. Surinder Singh Kohli who retires by rotation and being eligible, offers himself for re-election				
To reappoint Mr. Serajul Haq Khan who retires by rotation and being eligible offers himself for re-election	Mgmt.	NO	DNA	DNA
To reappoint Mr. Gautam Subodh Kahi who retires by rotation and being eligble offers himself for re-election	Mgmt.	NO	DNA	DNA
To appoint Deloitte Haskins & Sells, Chartered Accountant, in respect of whom the Company has received a Special Notice pursuant to Sections 190 and 225 of the Companies Act 1956, as the auditors of the Company to hold office as such from the conclusion of this Meeting until the conslusion of the next Annual General Meeting, in place of S.B. Billimoria & Co., Chartered Accountants, on a remuneration as may be decided by the Board	Mgmt.	NO	DNA	DNA
To borrow such sums of money, secured or unsecured, as they may deem requisite for the purpose of the business of the company provided that the total amount upto which monies may be borrowed by the Board of Directors shall not exceed the sum of Rs 400,000,000,000	Mgmt.	NO	DNA	DNA
To increase the ceiling limit on total holdings of Foreign Institutional Investors (FIIs)/ Securities and Exchange Board of India (SEBI) approved sub-account of FIIs in the equity share capital of the Company from 49% to 74% of the Paid-up Equity Capital of the Company with effect from such date(s) as may be	Mgmt.	NO	DNA	DNA

decided by the Board from time to time To alter clause 2 of clause IIIA of the Memorandum of Association of the Company after the words food and agriculture infrastructure and before the words and setting up Industral areas appearing in line 15 of clause 2 of clause IIIA, the words Steel and Cement manufacturing projects be inserted	Mgmt.	NO	DNA	DNA
To offer and allot in ome or more traches, equity shares or	Mgmt.	NO	DNA	DNA
securities other than warrants				
which are convertible into or				
exchangeable with equity				
shares sub-clause (v) of clause				
2.2.2B of the SEBI				
(DIP) Guidelines hereinafter referred to as the Securities				
for an aggregate sum not				
exceeding Rs. 21 billion as the				
Board in its sole discretion				
may at any time or times				
hereafter decide				
To resolve that the Securities	Mgmt.	NO	DNA	DNA
may be redeemed and/or				
converted and/or exhanged,				
subject to compliance with all				
applicable laws, rules, regulations, guidelines, and				
approvals in a manner as may				
be provided in the terms of				
their issue				

Issuer of Exchange Portfolio Ticker Security Symbol Sed	Shareholder Meeting ol Date	Location of Meeting	Summary of Matter Voted On To issue and allot such number of equity shares as may be required to be issued and allotted upon conversion, exchange, redemption, or cancellation of any such Securities referred to above or as may be in accordance with the terms of issue/offering in respect of such securities and such equity shares shall rank pari passu with the existing equity shares of the company in all respects except provided otherwise under the terms of issue/offering and in the prospectus/offering circular/ offer letter/ placement document and/or information memorandum	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote For or Against Management DNA
			To resolve that the Board may undertake the aforesaid issuance of Securities in one or more tranches as permitted by applicable law, or undertake the issuance of more than one type of instrument as a simultaneous offering of securities within the limits specified above	Mgmt.	NO	DNA	DNA
			To authorized to determine the form, terms, and timing of the issues/ offerings, including the inestors to whom the Securities are to be alloteed, issue price, face value, numner of equity shares or other securities upon conversion or redemption of cancellation of the Securities, the price or period of conversion, listing on one or more Stock Exchanges in India and/or abroad and fixing of record date or book closure	Mgmt.	NO	DNA	DNA

and related or incidental matters as the Board in its absolute discretion may deem fit and accept any modifications/variations in the terms of issues as may be required including variations required by the authorities in such issues in India and/ or abroad				
To resolve that the pricing of the Securites and the pricing of any equity shares issued upon conversion of the Securities shall be in accordance with all applicable laws and regulations, more specifically, with the QIP Guidelines issued by SEBI	Mgmt.	NO	DNA	DNA
To resolve that the allotment of Securities shall only be to Qualified Institutional Buyers within the meaning of Chapter ZIIIA of the SEBI Guidelines, such Securities shall be fully paid-up and the allotment of such Securities shall be completed within 12 months from the date of this Resolution	Mgmt.	NO	DNA	DNA
To resolve that the relevant for the determination of the price of the equity shares, if any, to be issued upon conversion or exchange of the Securities is 5/28/07	Mgmt.	NO	DNA	DNA
To authorise to accept any modifications to the proposal as may be required by the authorities involved in such issues, but subject to such conditions as the SEBI/ Gol/ RBI or such other appropriate authorities inside of outside India may impose at the time of their approval and as agreed to by the Board	Mgmt.	NO	DNA	DNA
To authorize to do all such acts and deeds including settle all questions, difficulties or doubts that may arise in	Mgmt.	NO	DNA	DNA

regard to the issue, offer or allotment of Securities and utilization of the issue proceeds, as it may in its absolute discretion deem fit without being required tos eek any further consent or approval of the Members or otherwise to the end and intent that the Members shall be deemed to have given their approval thereto expressly by the authority of this Resolution To appoint (or modify the terms of appointment or terminate the appointemt of) or enter into and execute all such arrangements/agreements with any Lead Managers/ Underwriters/ Merchant Bankers/ Stabilising Agents/ Guarantors/ Depository/ Listing Agents/ Trustees/ Legal Counsel/ Custodians/ Process Agents/ Advisors/ and all such agencies or entities inside or outside India, as may be involved or concerned in such issue/offering of the Securities and to remunerate all such agencies and entities as may be involved in cash or otherwise including by way of payment of commission, brokerage fees, expenses incurred in relation to the issue/ offering of Securities and other expenses, if any or the like subject to applicable laws and regulations

Mgmt. NO DNA DNA

suer of prtfolio ecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To determine the form, terms, and timing of the issues, the conditions subject to which the Securities are to be issued, the class of investors to whom the Securities are to be issued, the number of Securities to be issued in aggregate and in each tranche, the issue price, face value, coupon rate, premium amount on issue, terms relating to redmption or conversion of the Securities would be listed and such other terms as it, in its discretion, deems fit as also to make and accept any modifications in the proposal as may be required by the authorities involved and / or in consultation with the Lead Manager(s) and/or Underwriter(s) and /or	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote Fo or Again Managem DNA
					other Advisor(s) in such issues To delegate all or any of the powers herein conferred to any Committee of Directors and/or any wholetime Director(s) and/or any	Mgmt.	NO	DNA	DNA
					Officer(s) of the Company To dispose of such of the securities as are not subscribed that may have features and attributes or any terms of combination of terms in accordance with international practice and to provide for the tradability or free transferability thereof as pre the prevailing practices and regulations in the capital markets, including but not limited to whatsoever	Mgmt.	NO	DNA	DNA

				including terms for issue of additional equity shares or variation of the conversion price of the Securities				
KMB IN	613566	7/5/2007	Mumbai	To receive and adopt the profit and Loss Account for the year ended 31th March, 2007, the Balance Sheet as at that date and the Reports of the Directors and the Auditors thereon	Mgmt.	YES	FOR	FOR
				To declare a dividend on equity shares	Mgmt.	YES	FOR	FOR
				To appoint a Director in place of Mr. Anand Mahindra who retires by rotation, and being eligible, offers himself for	Mgmt.	YES	FOR	FOR
				To appoint a Director in place of Mr. Cyril Shroff who retires by rotation and being eligible, offers himself for	Mgmt.	YES	FOR	FOR
				Pursuant to Section 224 and other applicable provisions, if any, of the Companies Act, 1956, Messrs. S. R. Batliboi&Co., Chartered Accountants be and are hereby appointed Auditors of the Bank, in place of retired Auditors Messrs. S.B. Billmoria & Co., Chartered Accountants, to hold office from the conclusion of this Meeting until the conclusion of the next Annual General Meeting of the Bank and that their remuneration be fized by the Audit Committee of the Board of Directors of the Bank	Mgmt.	YES	FOR	FOR
				That the Board of Directors can borrow from time to time all such sums of money for the purpose of the business of the Bank notwithstanding that the moneys to be borrowed together with the moneys already borrowed by the Bank	Mgmt.	YES	FOR	FOR
	KMB IN	KMB IN 613566	KMB IN 613566 7/5/2007	KMB IN 613566 7/5/2007 Mumbai	KMB IN 613566 7/5/2007 Mumbai To receive and adopt the profit and Loss Account for the year ended 31th March, 2007, the Balance Sheet as at that date and the Reports of the Directors and the Auditors thereon To declare a dividend on equity shares To appoint a Director in place of Mr. Anand Mahindra who retires by rotation, and being eligible, offers himself for re-appointment To appoint a Director in place of Mr. Cyril Shroff who retires by rotation and being eligible, offers himself for re-appointment Pursuant to Section 224 and other applicable provisions, if any, of the Companies Act, 1956, Messrs. S. R. Batliboi&Co., Chartered Accountants be and are hereby appointed Auditors of the Bank, in place of retired Auditors Messrs. S. B. Billmoria & Co., Chartered Accountants, to hold office from the conclusion of the Bank and that their remuneration be fized by the Audit Committee of the Board of Directors of the Bank That the Board of Directors can borrow from time to time all such sums of money for the purpose of the business of the Bank notwithstanding that the moneys to be borrowed together with the moneys	including terms for issue of additional equity shares or variation of the conversion price of the Securities KMB IN 613566 7/5/2007 Mumbai To receive and adopt the profit and Loss Account for the year ended 31th March, 2007, the Balance Sheet as at that date and the Reports of the Directors and the Auditors thereon To declare a dividend on Mgmt. equity shares To appoint a Director in place Mgmt. of Mr. Anand Mahindra who retires by rotation, and being eligible, offers himself for re-appoint a Director in place of Mr. Cyril Shroff who retires by rotation and being eligible, offers himself for re-appoint a Director in place Mgmt. other applicable provisions, if any, of the Companies Act, 1956, Messrs. S. R. Batliboi&Co., Chartered Accountants be and are hereby appointed Auditors of the Bank, in place of retired Auditors Messrs. S.B. Billmoria & Co., Chartered Accountants, to hold office from the conclusion of the next Annual General Meeting of the Bank and that their remueration be fized by the Audit Committee of the Board of Directors of the Bank That the Board of Directors and such sums of money for the purpose of the business of the Bank notvithstanding that the moneys to be borrowed together with the moneys	including terms for issue of additional equity shares or variation of the Scourities Mgmt. YES KMB IN 613566 7/5/2007 Mumbai To receive and adopt the profit and Loss Account for the year ended 3 th March. 2007, the Balance Sheet as at that date and the Reports of the Directors and the Auditors thereon Mgmt. YES To declare a dividend on constrained to the profit and Loss Account in place of Mr. Anand Mahindra who retires by rotation, and being eligible, offers himself for re-appointment Mgmt. YES To appoint a Director in place of Mr. Cyril Shroff who retires by rotation and being eligible, offers himself for re-appointment Mgmt. YES To appoint a Director in place of Mr. Cyril Shroff who retires by rotation and being eligible, offers himself for re-appointment Mgmt. YES To appoint a Director in place Accountants be and are phereby appointed Auditors of the Bank in place of retired Auditors of the Bank in place of retired Auditors of the Bank and hat their renunceration be fized by the Audit Committee of the Bank and that their renunceration be fized by the Audit Committee of the Bank and that their renunceration be fized by the Audit Committee of the Bank and that their moneys to be horrowed to getter with the moneys YES	additional equity shares or variation of the conversion price of the SecuritiesMgmt.YESFORKMB IN6135667/5/2007MumbaiTo receive and adopt the profit and Loss Account for the year ended 31th March, 2007, the Balance Sheet as at that date and the Reports of the Directors and the Auditors thereon To declare a dividend on Mgmt.YESFOR0To declare a dividend on equity shares to appoint a Director in place of Mr. Anaud Mahindra who retires by rotation, and being eligible, offers himself for re-appoint an Director in place of Mr. Cyril Shorff who retires by rotation and being eligible, offers himself for re-appoint a Director in place of Mr. Cyril Shorff who retires by rotation and being eligible, offers himself for re-appoint motion retires by rotation and being eligible, offers himself for re-appoint motion be for any, of the Companies Act, 1956, Messrs, S. R. Bailhoi&Co., Chartered Accountants be and are hereby appointed Auditors of the Bank, in place of retired Auditors of the Bank, in place of retired Auditors of the Bank, in place of retired Auditors of the BankMgmt. YESFOR0He audit Committee of the Board of Directors of the BankMgmt.YESFOR

(apart from the temp loans obtained or to be obtained from the bankers in the ordinary couse of business) will exceed the aggregate of the paid-up capital and free reserves, that is to say, reserves not set apart for any specific purpose, provided that the maximum amount of moneys so borrowed by the Board of Directors and outstanding shall not at any time exceed the sum of Rs 15,000 Crores The decision taken by the Board of Directors of the Bank to vary/ modify the Kotak Mahindra Equity Option Scheme 2005 and the Agreement entered into by the Bank with the employees of the Bank and its subsidiaries at the time of grant of options, in order to enable the Bank and its subsidiary companies to recover from the relevant elible employees, the fringe benefit tax in respect of options which are exercised by the eligible employee on or after the 1st April, 2007 pursuant to the provisions of sections 115WKA of the Income Tax Act, 1961, be and	Mgmt.	YES	FOR	FOR
Income Tax Act, 1961, be and is hereby ratified				

suer of ortfolio ecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting		Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote For or Agains Manageme FOR
					earlier ESOP Schemes of the bank) That the equity shares to be issued as stated aforesaid shall rank rai passu with all the	Mgmt.	YES	FOR	FOR
					existing equity shares of the Bank for all purposes To evolve, decide upon and bring into effect the aforesaid Scheme and to make any modiciations changes, variation, alteration or revisions in the said Scheme or to suspend, withdraw or revive the Scheme from time to time in accordance with applicable laws and/or as may be specified by any appropriate authority and to	Mgmt.	YES	FOR	FOR

do all such acts, deeds, matters and things and execute all such deeds, documents, instruments, and writings as it amy in its absolute discretion deem necessary, desirable, usual, or proper in relation thereto with the liberty to the Board on behalf of the Bank to settle any question, difficulties or doubts whatsoever may arise with regard to such creation, offer, issue and allotment of shares without requiring the Board to secure any further consent or approval of the Members of the Bank at a general meeting				
To create, issue, offer and allot equity shares, from time to time, to employees of the Bank as defined in SEBI Guidelines, selected on the basis of criteria prescribed b y the board, (hereinafter referred to as the Eligible Employees) under the Scheme more particularly described in the Explanatory Statement annexed hereto such that the creation, issue, offer and allotment of such eqity shares under the Scheme (not including shares already issued or to be issued pursuant to exercise of grant of options to eligible employees under earlier ESOP Schemes of the	Mgmt.	YES	FOR	FOR
bank) That the equity shares to be issued as stated aforesaid shall rank rai passu with all the existing equity shares of the	Mgmt.	YES	FOR	FOR
Bank for all purposes To evolve, decide upon and bring into effect the aforesaid Scheme and to make any modiciations changes, variation, alteration or revisions in the said Scheme	Mgmt.	YES	FOR	FOR

	or to suspend, withdraw or revive the Scheme from time to time in accordance with applicable laws and/or as may be specified by any appropriate authority and to do all such acts, deeds, matters and things and execute all such deeds, documents, instruments, and writings as it amy in its absolute discretion deem necessary, desirable, usual, or proper in relation thereto with the liberty to the Board on behalf of the Bank to settle any question, difficulties or doubts whatsoever may arise with regard to such creation, offer, issue and allotment of shares without requiring the Board to secure any further consent or approval of the Members of the Bank at a general meeting				
eliance RCFT IN 610108 7/3/2007 Mumbai apital imited	To consider and adopt the auditied Balance Sheet as at March 31, 2007, Profit and Loss Account for the year ended on that date and the Reports of the Board of Directors and Auditors thereon	Mgmt.	YES	FOR	FOR
	To declare dividend on equity shares	Mgmt.	YES	FOR	FOR
	To appoint a director in place of Shri. Rajendra P. Chitale, who retires by rotation and being eligible offers himself for re-appointment	Mgmt.	YES	FOR	FOR

uer of rtfolio curity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To appoint Auditors and to fix their remuneration and in this regard to consider and if thought fit, to pass with or without modicification(s), the following resolution as an Ordinary Resolution: Resolved that M/s. Chaturvedi & Shah, Chartered Accountants, and M/s. BST&Co., Chartered Accountants, be and are hereby appointed as the Audtiors of the Company to hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting of the Company on such	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote . or Aga Managa FO
fosys nologies mited	INFO IN	620512	6/22/2007	Bangalore	adopt the Balance Sheet as at March 31, 2007 and the Profit and Loss Account for the year	Mgmt.	NO	DNA	DN
					ended on that date and the Report of the Directors and the Auditors thereon To declare a final dividend for the financial year ended	Mgmt.	NO	DNA	DN
					March 31, 2007 To appoint a Director in place of mr. Deepak M. Satwalekar, who retires by rotation and, being eligible, offers himself for re-election	Mgmt.	NO	DNA	DN
					To appoint a Director in place of Prof. Marti G. Subrahmanyam, who retires by rotation and, being eligible, offers himself for re-election	Mgmt.	NO	DNA	DN
					To appoint a Director in place of Mr. S. Gopalakrishnan,	Mgmt.	NO	DNA	DN

Mgmt.	NO	DNA	DN
Mgmt.	NO	DNA	DN
Mgmt.	NO	DNA	DN
Mgmt.	NO	DNA	DN
	Mgmt. Mgmt.	Mgmt. NO Mgmt. NO	Mgmt. NO DNA Mgmt. NO DNA

member under Section 257 of the Companies Act, 1956, proposing his cadidature, be and is hereby appointed as a Director of the Company, liable to retire by rotation For the re-appointment of Mr. Nandan M. Nilekani, as Whole-time Director of the Company for a period of two years with effect from May 1, 2007, on the terms and conditions as stated in the explanatory statement and on the remuneration set out below: salary per month, bonus, company performance linked incentive, individual performance linked incentive, housing, medical reimbursement/allowance, leave travel concession/allowance, club fees, provision for driver/ driver s salary allowance, personal accident insurance, earned/priviledge fund and superannuation fund, gratuity, encashment of leave, company car and telephone, and minimum remuneration

Mgmt. NO

DN

DNA

suer of ortfolio ecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On For the appointment of Mr. S. Gopalakrishnan, as CEO and Managing Director of the Company for a period of five years with effect from June 22, 2007, as per terms and conditions as stated in the explanatory statement and on the remuneration set out below: salary per month, bonus, company performance linked incentive, individual performance linked incentive, housing, medical reimbursement/allowance, leave travel concession/allowance, club fees, provision for driver/ driver s salary allowance, personal accident insurance, earned/priviledge fund and	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote For or Agains Manageme DNA
					superannuation fund, gratuity, encashment of leave, company car and telephone, and minimum remuneration For the re-appointment of Mr. K. Dinesh, as Whole-time Director of the Company for a further period of five years with effect from May 1, 2007, as per terms and conditions as stated in the explanatory statement and on the remuneration set out below: salary per month, bonus, company performance linked incentive, individual performance linked incentive, housing, medical reimbursement/allowance, leave travel concession/allowance, club fees, provision for driver/ driver s salary allowance, personal accident insurance,	Mgmt.	NO	DNA	DNA

earned/priviledge fund and superannuation fund, gratuity, encashment of leave, company car and telephone,				
and minimum remuneration For the re-appointment of Mr. S. D. Shibulal, as Whole-time Director of the Company for a further period of five years with effect from January 10, 2007, as per the terms and conditions as stated in the explanatory statement and on the remuneration set out below: salary per month, bonus, company performance linked incentive, individual performance linked incentive, housing, medical reimbursement/allowance, leave travel concession/allowance, club fees, provision for driver/ driver s salary allowance, personal accident insurance, earned/priviledge fund and superannuation fund, gratuity, encashment of leave, company car and telephone,	Mgmt.	NO	DNA	DNA
and minimum remuneration To consider the following: Resolved that pursuant to the provisions of Section 309 and other applicable provisions, if any, of the Companies Act, 1956 a sum not exceeding 1% per annum of the net profits of the company calculated in accordance with the provisions of Section 198, 349, and 350 of the Companies Act, 1956 be paid to and distributed amongst the directos of the company or some or any of the (other than the managing director and the whole-time directors) in such amounts or proportions and in such manner and in all respects as may be decided by the Board of Directors and	Mgmt.	NO	DNA	DNA

					such payments shall be made in respect of the profits of the company for each year of a period of five years commencing from April 1, 2008 to March 31, 2013				
IDFC	HDFC IN	610013	6/27/2007	Mumbai	To receive, consider, and adopt the audited profit and loss account for the financial year ended March 31, 2007, the balance sheet as at that date and the reports of the directors and the auditors thereon	Mgmt.	YES	FOR	FOR
					To declare dividend on equity shares	Mgmt.	YES	FOR	FOR
					To appoint a director in place of Mr. Keshub Mahindra who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	YES	FOR	FOR
					To appoint a director in place of Mr. D. M. Sukthankar who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	YES	FOR	FOR
					To appoint a director in place of Mr. N.M. Munjee who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	YES	FOR	FOR

Issuer of Exchange Portfolio Ticker Security Symbol Sed	Shareholder Meeting lol Date	Location of Meeting	Summary of Matter Voted On Messrs Deloitte Haskins & Sells, Chartered Accountants are hereby appointed as auditors of the Corporation for the purpose of audit of the Corporations s accounts at the head office, its branch offices in India and its brand office at London, UK, to hold office as such from the conclusion of this Meeting until the conclusion of the next Annual General meeting in place of Messrs. S.B. Billimoria & Co., Chartered Accountants, on a remuneration of Rs 45,00,000 plus applicable service tax and reimbursement of out-of-pocket expenses incurred by them for the	Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote For or Against Management FOR
			purpose of such audit To appoint as branch auditors, for the pupose of audit of any branch office which may be opened abroad during the year, in consultation with the auditors of the Corporation, any person qualified to act as such as per the provisions of said section and to fix their remuneration	Mgmt.	YES	FOR	FOR
			To appoint Messrs. Pannell Kerr Forster, Chartered Accountants, as branch auditors of the Corporation for the purpose of audit of the accounts of the Corporation s branch office at Dubai, to hold office as such from the conclusion of this Meeting until the conclusion of the next Annual General Meeting, on such terms and conditions and on such remuneration as may be fixed by the Board of	Mgmt.	YES	FOR	FOR

Directors of the Corporation, depending upon the nature and scope of their work				
To reappoint Mr. Deepak S. Parekh, as the Managing Director, Mr K. M. Mistry, as the Managing Director, and Ms. Renu Sud Karnad, as the Executive Director of the Corporation (collectively reffered to as the whole time directors) and to increase the upper limit of the salary range from the existing limit of Rs 4,000,000 per month to Rs 7,000,000 per month to Rs 7,000,000 per month effective January 1, 2007 with authority to the Board of Directors of the Corporation to determine their salary, from time to time, within the said upper limi of	Mgmt.	YES	FOR	FOR
the salary range To provide pension and other benefit(s) (including post retirement benefit(s)) for the whole-time directors of the Corporation, in terms of the schemes framed/ to be framed and in accordance with and subject to fulfilling eligibility critera(s) and/or qualifying condition(s) as may be prescribed in the respective	Mgmt.	YES	FOR	FOR
scheme(s) To authorise to do all such acts, deeds, matters, and things and execute all such agreements, documents, instruments, and writings as may be required and to delegate all or any of its powers herein conferred to any committee of directors or director(s) to give effect to aforesaid resolutions	Mgmt.	YES	FOR	FOR
Under the provisions of Section 293(1)(d) of the Companies Act, 1956, (including any amendment, modification, variation or re-enactment thereof) to the	Mgmt.	YES	FOR	FOR

Board of Directors of the Corporation to borrow from time to time such sum or sums of money as they may deem necessary for the purpose of the business of the Corporation, notwithstanding				
that the monies to be				
borrowed together with the monies already borrowed by the Corporation and				
remaining outstanding at any point of time will exceed the				
aggregate of the paid-up share captial of the Corp and its free				
reserves, that is to say reserves not set apart for any				
specific purpose; Provided				
that the total amount up to which monies may be				
borrowed by the Board shall				
not exceed Rs. 1,00,000				
crores The share capital of the	Mgmt.	YES	FOR	FOR
Corporation is incresed from	Mgnitt.	125	TOR	TOR
Rs 275,00,00,000 to				
325,00,00,000 and				
consequently the respective				
capital clauses in the Memorandum and Articles of				
Association of the				
Corporation do stand altered				
accordinly and also as proided				
in the succeeding resolutions to be proposed at the Meeting				
The existing Clause V of the	Mgmt.	YES	FOR	FOR
Memorandum of Association	8		-	-
of the Corporation be deleted				
and in place thereof the				
following new clause be substituted: The Authorised				
Share Capital of the				
Corporation is Rs				
325,00,00,000 consisting of				
32,50,00,000 equity shares of				
Rs. 10 each				

Issuer of Exchange Portfolio Ticker Security Symbol Sed	Shareholder Meeting ol Date	Location of Meeting	Summary of Matter Voted On The Articles of Association of the Corporation are altered by deleting the existing Article 3 and substituting in place thereof the following as Article 3: The Authorised Share Capital of the Corporation is Rs. 325,00,00,000 (Rupees three hundred twenty five crores) consisting of 32,50,00,000	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	<i>Fund s</i> <i>Vote</i> Abstain	Vote For or Against Management Against
			equity shares of Rs. 10 each The consent of the Corporation is accorded to the Board of Directors of the Corporation to create, issue, offer and allot equity shares of the aggregate nominal face value not exceeding Rs 5,06,00,000 (or such adjusted numbers for any bonus stock splits or consolidation or other re-organization of the capital structure of the Corp as may be applicable from time to time) to present and future permanent employees and directors of the Corporation under the Employee Stock	Mgmt.	YES	FOR	FOR
			Option Scheme 2007 To formulate ESOS-2007 detailing therein all the terms for granting of employee stock option to greant the options under the said ESOS-2007 at such time or times as it may decide in its absollute discretion and is also authorised to determine, in its absolute discretion, as to when the said quity shares are to be issued, the number of shares to be issued in each tranche, the terms or cobination of terms subject to	Mgmt.	YES	FOR	FOR

which the said shares are to be issued, the condtions under which options vested im employees may lapse, terms relating to specific time within which the employee should exercise his option in the event of his termination or resignation, terms relating to dividend on the shares to be issued, terms relating to the manner in which the fringe benefit tax shall be recovered by the Corp from the relevant eligible employee under the provisions of the Income Taxt Act 1961				
To recover the fringe benefit tax from the relevant eligible employees in respect of options granted or vested or exervised, on or after April 1, 2007, in the manner to be provided in ESOS-2007 and subject to the provisions of Section 115WKA of the Income Tax Act, 1961 and the rules framed thre under, as may be amended from time to	Mgmt.	YES	FOR	FOR
time The equity shares alloted pursuant to the aforesaid resolutions shall rank pari passu inter se and with the existing equity shares of the Corporation, in all respects	Mgmt.	YES	FOR	FOR
To settle all questions, difficulties or doubts that may arise in relation to the formulation and implementationof the ESOS-2007 and to the shares issued herein without being required to seek any further consent of approval of the members or othersie to the end and intent that the members shall be deemed to have given their approval thereto expressly by the authority of this resolution	Mgmt.	YES	FOR	FOR

0 0				
To vary, amend, modify, or alter the terms of the ESOS-2007 in accordance with and subject to any guidelines, rules, or regulations that may be issued by any approprate regulatory/statutory authority	Mgmt.	YES	FOR	FOR
To do all such acts, deeds, matters and thing and execute all such deeds, documents, instruments, and writings as it may in its absolute discretion deem necessary in relation thereto	Mgmt.	YES	FOR	FOR
To delegate all or any of the powers therein conferred to any committee of directors or director(s) or any officer(s) of the Corporation to give effect to the aforesaid resolution	Mgmt.	YES	FOR	FOR
To create, offer, issue and allot 1,80,00,000 equity shares of Rs. 10 each representing 7.11% of the exisitng issued and paid-up share captial of the Corporation for cash to the eligible investors on a preferential basis pursuant to and in accordance with the provisions of Chapter XIII of the SEBI Guidelines, 2000 and such issue and allotment to tbe made at such time/times, at such price or prices. in such manner and on such terms and conditions as the board may in its absolute discretion decide at the time of issue or allotment of equity shares, in accordance with the provisions of the said Chapter ZIII of the SEBI Guidelines, 2000	Mgmt.	YES	FOR	FOR

suer of ortfolio ecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To issue and allot such number of equity shares as may be required to be issued and alloted, or as may be necessary in accordance with the terms of the aforesaid resoltuion AND THAT all such shares shall rank pari passu with the exisiting equity shares of the Corporation in	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote For or Agains Manageme FOR
					all respects The Relevant Date for determining the price for the equity shares to be issued and allotted, in terms of the aforesaid resolutions, shall be 30 days prior to the date of this Meeting i.e. May 28, 2007	Mgmt.	YES	FOR	FOR
					To do all such acts, deeds, matters and things as it may in its absolute discretion deem necessary or desirable for such purpose and to issue any offer document(s), if required, and to sign all deeds, documents, and writing and to pay any fees, commissions, remuneration, expenses relating thereto and with power to settle all questions, difficulties or doubts that may arise in regard to such issue(s) or allotment(s) as it may in its sole and absolute discretion deem fit	Mgmt.	YES	FOR	FOR
					To delegate all or any of the powers herein confeered to any director(s) or any officer(s) of the Corporation	Mgmt.	YES	FOR	FOR
UTI Bank	UTIB IN	613648	6/25/2007	Mumbai	The authorised share capital of the Company be increased from Rs. 300,00,00,000 to Rs. 500,00,00,000 by creation of	Mgmt.	YES	FOR	FOR

20,00,00,000 Equity Shares of Rs. 10 each. In Clause V of Memorandum of Association of the Company, the words and figures Rs. 300,00,00,000	Mgmt.	YES	FOR	FOR
each be altered by the words and figures Rs. 500,00,00,000 divided into 50,00,00,000 Equity Shares of Rs. 10/-each In the Articles of Association of the Company the words	Mgmt.	YES	FOR	FOR
and figures Rs. 300,00,000 divided into 30,00,00,000 Equity Shares of Rs. 10/- each be altered by the words and figures rs. 500,00,00,000				
divided into 50,00,00,00 Equity Shares of Rs. 10/- each				
To create, offer, issue and allot, or Public Issue, with or without provision for	Mgmt.	YES	FOR	FOR
reservation on firm and/or competitive basis, of such part				
of issue and for such				
categories of persons as may				
be permitted, in the couse of				
one or more public, rights,				
and/or private offerings in				
domestic and/or one or more				
international market(s), equity				
shares and or equity shares				
through depository or any				
instruments or securities				
representing either equity				
shares and/or convertible				
securities linked to equity				
shares to all eligible investors,				
including residents and/ or				
non-residents and/or letter of				
offer of cicular and or/ on				
public or rights, and/or				
Preferential Allotment and/or				
private/preferential placement				
basis, for, or which upon exercise or conversion of all				
Securities so issued and				
allotted could give rise of				
equity shares not exceeding				
4,23,97,400 equity shares				
	Mgmt.	YES	FOR	FOR

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The allotment of Securities shall only be to Qualified Institutional Buers within the meaning of Chapter XIIIA of the SEBI Guidelines, such Securities shalle be fully paid-up and the allotment of such Securities shall be completed within 12 months from the date of this resolution				
In case of a qualified institutional placement	Mgmt.	YES	FOR	FOR
pursuant to Chapter XIIIA of				
the SEBI Guidelines, the				
relevant date for the				
determination of the price of				
the equity shares, if any, to be				
issued upon conversion or exchange of the Securities is				
26th May, 2007				
Without prejudice to the	Mgmt.	YES	FOR	FOR
generality of the above, the		120	1 011	1 011
aforesaid issue of Securities				
may have all or any terms or				
combination of terms in				
accordance with prevalent				
market practices or as the				
Board may in its abolute				
discretion deem fit, including				
but not limited to terms and				
conditions, relating to				
payment of divident, premium				
on redepmtion at the option of				
the bank and/or holders of any				
securities, or variation of the				
price or period of conversion of Securities into equity				
shares or issue of equity				
shares duing the period of the				
Securities or terms pertaining				
to voting rights or option(s)				
for early redemption of				
Securities				

0	Exchange Ticker Symbol Sedoi	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To issue depository receipts representing the underlying equity shares in the capital of the bank or such other securities in negotiable, registered or bear form with such features and attributes as may be required and to provide for the tradability and free transferability there of as per market practices and regulations (including listing on one or more stock exchange(s) in or outside India)	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote For or Against Management FOR
				To create, issue, offer and allot such number of equity shares as may be required to be issued and allotted, including issue and allotment of equity shares upon conversion of any depository receipts or other securities referred toa bove or as may be necessary in accordance with the terms of the offer, all such equity shares shall rank pari passu inter se and with the then existing equity shares of the Bank in all respects	Mgmt.	YES	FOR	FOR
				To do all such acts, deeds, matters, and things as it may, in its absolute discretion, deem necessary or desirable for such purpose, including without limitation, the determination of the number of Securities that may be offered in domestic and international markets and proportion thereof, entering into arrangements for managing, underwriting, marketing, listing, trading, acting as depository,	Mgmt.	YES	FOR	FOR

custodian, registrar, stabilizing agent, paying and conversion agent, trustee, and to issue any document(s) inclduing but not limited to prospectus and/or leter of offer and/or circular, and sign all deeds, documents and writings and to pay any fees, commissions, remunerations, expenses relating thereto and with power on behalf of the bank settle all questions, diffucultires or doubt that may arise in regard to such offer(s) or issue(s) or allotment(s) as it may, in its absolute discretion , deem fit				
To delegate all or any of its powers herein conferred to any Committee or any one or more executives of the Bank	Mgmt.	YES	FOR	FOR
For the consent and approval of the Company is accored to the baord to offer, issue, and allot equity shares	Mgmt.	YES	FOR	FOR
The relevant date as per Chapter ZIII of the SEBI Guidelines 2000 for determination of the applicable price for the allotment of equity shares upfront to the applicant is 26th May 2007 i.e. the day 30 days prior to the date of the Extraodinary General Meeting	Mgmt.	YES	FOR	FOR
The offer for allotment on a preferential basis shall be made only upon completion of the GDR issue being undertaken by the Company and not otherwise	Mgmt.	YES	FOR	FOR
The new equity shares to be issued as aforesaid will be listed on the stock exchanges where the securities of the Company are presently listed	Mgmt.	YES	FOR	FOR
The offer, issue, and allotment of the aforesaid Equity Shares shall be made at such time or times as the Board may in its	Mgmt.	YES	FOR	FOR

absolute discretion decide, subject, however, to applicable guidelines, notifications, rules and regulations; the equity shares to be issued by the Company as stated aforesaid shall rank rai-passu with all exisitng equity shares of the Company; to decide and aprrove the other terms and conditions of issue of the above mentioned equity shares and alos shall be entitled to vary, modify, or alter any of the terms and condition, including size of the issue, as it may deem expedient; to delegate all or any of the pwers herein conferred by this resolution to				
any director or directors or to any committee of director or				
directors or any other officer or officers of the Company to give effect to the aforesaid				
resolution				
To do all such acts, matters, deeds and things and to take all such steps and do all such things and give all such directions as the Board may consider necessary, expedient	Mgmt.	YES	FOR	FOR
or desirable and also to settle any question of fifficulties that may arise in such manner as the Board in its absolute discretion may deem fit and take all steps which are incidental and ancillary in this connection				

er of folio arity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	of Meeting	Summary of Matter Voted On To do all such acts, matters, deeds and things and to take all such steps and do all such things and give all such directions as the Board may consider necessary, expedient or desirable and also to settle any question of fifficulties that may arise in such manner as the Board in its absolute discretion may deem fit and take all steps which are incidental and ancillary in this connection	Mgmt.		Fund s Vote FOR	Vote . or Aga Managa FO
sim tries ited	GRASIM IN	609992	7/72007	Birlagram, Nagda	To receive, consider, and adopt the audited Balance Sheet as at 31st March, 2007, and the Profit and Loss Account for the year ended 31st March, 2007 and the Reports of the Directors and	Mgmt.	NO	DNA	DN
					the Auditors of the Company To confirm the payment of interim dividend on Equity Shares for the year ended 31st march, 2007 as final dividend		NO	DNA	DN
					To appoint a Director in place of Mrs. Rajashree Birla, who retires from office by rotation, and being eligible, offers herself for re-appointment	Mgmt.	NO	DNA	DN
					To appoint a Director in place of Cyril Shroff, who retires from office by rotation and being eligible, offers herself for re-appointment	Mgmt.	NO	DNA	DN
					To appoint a Director in place of mr. S. G. Subrahmanyan, who retires from office by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DN
					To re-appoint Messrs. G.P. Kapadia & Co., Chartered Accountants, Mumbai as the	Mgmt.	NO	DNA	DN

Statutory Auditors of the Company under Section 224 and other applicable provisions and to hold office as such from the conclusion of this meeting until the consluion of the next Annual General Meeting of the Company at a remuneration of Rs. 26,00,000 plus service tax as applicable and reimbursement of actual out of pocket expenses, as may be incurred in the performance of their duties				
To re-appoint Messrs. A.F.	Mgmt.	NO	DNA	DN
Ferguson &Co., Chartered	C			
Accountants, Mumbai as				
Branch Auditors of the				
Company, to audit the				
Accounts in respect of the				
Company s manufacturing				
plants of Grey Cement and				
White Cement, Marketing				
Zones, Terminals, and Ready Mix Concrete Units, to hold				
office from the conclusion of				
this Meeting until the				
conclusion of the next Annual				
General meeting of the				
Company at a remuneration of				
Rs. 37,00,000 plus service tax				
as applicable and				
reimbursement of actual out				
of pocket expenses as may be				
incurred in the performance of				
their duties	N	NO		
To re-appoint Magaza Viduarthi & Song	Mgmt.	NO	DNA	DN
Messrs. Vidyarthi&Sons, Charterd Accountants,				
Lashkar, Gwalior, as Branch				
Auditors of the Company s				
Vikram Wollens Division, to				
hold office from the				
conclusion of this Meeting				
until the conclusion of the				
next Annual General Meeting				
of the Company at a				
reimbursement of acutal out				
of pocket expenses, as may be				
incurred in the performance of				

					41 - 1 - 4				
					their duties For the re-appointment of Mr. D.D. Rathi as a Whole Time Director of the Company for the period and upon the terms as to remuneration and prequisites as set out below with luberty to the Board from time to time to alter the said terms in such manner as may be agreed to between the Board and mr. Rathi and as may be permissible at law: period, remuneration, special allowance, supplementary salary, performance linked variable pay, prequisites: company maintainted leased furnished accomodation, leave travel allowance, reimbusement of medical expenses, fees for one Club in India, leave and encashment of leave, Personal Accident Insurance, Contribution to Provident Fund, Gratutity and/or contribution to Gratutity Fund, One Company maintained Car with driver, Reimbursement of entertainment, Any other allowances, benefits, and prequisites	Mgmt.	NO	DNA	DN
1	INBK IN	B1SFSX	6/27/2007	Chennai	To discuss, approve and adopt the Balance Sheet of the bank as at March 31, 2007 and the Profit and Loss Account for the year ended on that date, the Report of the Board of Directors on the workign and activites of the Bank for the period convered by the Accounts and the Auditors Report on the Balance Sheet and Accounts To declare dividends for the	Mgmt.	NO	DNA	DN
					year ended March 31, 2007	-			
	BZL IN	613976	7/2/2007	Kolkata		Mgmt.	NO	DNA	DN

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ani tries ited To receive and adopt the Directors Report and Audited Accounts in respect of the year ended 31 March 2007

suer of ortfolio ecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	of	Summary of Matter Voted On To declare dividend To appoint a Director in place of mr. Braj Binani who retires	Who Proposed Matter: Issuer / Shareholder Mgmt. Mgmt.	Whether Fund Cast Vote on Matter NO NO	Fund s Vote DNA DNA	Vote Fo or Again Managem DNA DNA
					by rotation and being eligible, offers himself for reappointment To appoint Auditors and to fix	Mgmt.	NO	DNA	DNA
					their remuneration Aprroval for the appointment of mr. Sushil Bhattar as the Managing Director of the Company for a period of 3 years from 1 April, 2007 to 21 March 2010 on the terms and conditions including remuneration and perquisites as set out in the agreement entered into between the Company and Mr. Sushil Bhatter with liberty to the Board of Directors to aler and vary the terms and conditions in the said agreement as the Board of Directors may consider necessary and as may be agreed to by Mr. Sushil Bhatter within the overall limts as specified in Schedule XIII to the Companies Act, 1956 for the time being in force or any statutory modification or	Mgmt.	NO	DNA	DNA
					re-enactment thereof and/or any rules or regulations framed thereunder In the absence or inadequacy of profits in any financial year subject to the approval of the Central Government and such other approvals as may be required, mr. Sushil Bhatter be paid the same remuneration as minimum remuneration for the entire period or such period may be permitted by	Mgmt.	NO	DNA	DNA

		the Central Governement To declare the result of the Special Resolution passed through postal ballot for enhancement of Corporate Guarantee limits to Rs. 1600 Crores	Mgmt.	NO	DNA	DNA
ahindra MMIN 610018 7/ & ahindra	/20/2007 Mumbai	To make any loan(s), to and/or give any guarantee(s), and/or provide any security(ies) in connection with loan(s) made by any other person to, or to any other peron by, and/or acquire, by way of subscription, purchase, or otherwise the securities of one or more body(ies) corporate fulfilling the criteria specified in the Explanatory Statement annexed hereto even if such loans, guarantees, securities, and investments together with the aggregate of loan(s) made, guarantee(s) given, security(ies) provided and investment(s) made from time to time is in exvess of the ceiling prescribed under section 372A of the Companies Act, 1956, computed on the basis of the financial year immediately preceding the financial year in which such loans are made, guarantees given, securities provided and investments made, provided that the excess over the ceiling prescribed under section 372A of the Compaies Act 1956, computed on the basis of the financial year immediately preceding the financial year in which such loans are made, guarantees given, securities provided and investments made, provided that the excess over the ceiling prescribed under section 372A of the Compaies Act 1956, computed at the beginning of the financial year will not at any time exceed Rs. 2000 For obtaining approvals, statutory, contractual or otherwise, in relation to the above and to settle all matters arising out of and incidental	Mgmt.	YES	FOR	FOR

					thereto, and to sign and execute all deeds, applications, documents, and writings that may be required, on behalf of the Company and also to delegate all or any of the above powers to the Loans & Investment Committee of the Company and generally to do all acts, deeds, matters, and things that may be necessary, proper, expedient, or incidental for the purpose of giving effect to the Resolution				
Tata Iotors	TTMT IN	610150	7/9/2007	Mumbai	To receive, consider, and adopt the Audited Profit and Loss Account for the year ended March 31, 2007 and the Balance Sheet as at that date together with the Report of the Directors and the Auditors thereon	Mgmt.	YES	FOR	FOR
					To delcare a dividend on Ordinary Shares	Mgmt.	YES	FOR	FOR
					To appoint a Director in place of Mr. N.A. Soonwala, who retires by rotation and is eligible for reappointment	Mgmt.	YES	FOR	FOR

tfolio	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To consider and if thought fit to pass with or without modification the following: Mr. S.A. Baik, a Director liable to retire by rotation, who does not seek re-election, be not re-appointed a Director of the Company; and that the vacancy, so created, on the Board of Directors of the	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote Fo or Again Managem FOR
					Company, be not filled To appoint Auditors and fix their remuneration	Mgmt.	YES	FOR	FOR
					That Mr. T.M. Telang who was appointed by the Board of Directors as an Additional Director of the Company with effect from May 18, 2007 and who holds office upto the date of the forthcoming Annual General Meeting of the Company has received a notice in writing from a Member under Section 257 of the Act, proposing his candiature for the office of Director of the Company, be and is hereby appointed Director	Mgmt.	YES	FOR	FOR
					The appointment and terms of remuneration of Mr. P. M. Telang as the Executive Director of the Company for a period of 5 years w.e.f. May 18th 2007, upon the terms and conditions including the remuneration to be paid in the event of inadequecy of profits in any financial year, as set out in the Explanatory Statement annexed to the notice convening this meeting, with liberty to the	Mgmt.	YES	FOR	FOR

Directors to alter and vary the terms and conditions of the said appointment in such manner as may be agreed to between the Directors and Mr. Telang				
To take all such steps as may be necessary, proper, and expedient to give effect to this Resolution	Mgmt.	YES	FOR	FOR
Increase in borrowing limits: For borowing from time to time any sum or sums of monies which together with the monies already borrowed by the Company (apart from temporary loans obtained or to be obtained from the Company s bankers in the ordinary course of business), may exceed the aggregate of the paid-up capital of the Company and its free reserves that is to say, reserves not set apart for any specific purpose provided taht the total amount so borrowed by the Board shall not at any time exceed the limit of Rs. 12000 crores Change in place of keeping registers and records: to be	Mgmt.	YES	FOR	FOR
kepts at the Registered Office of the Company and/or at the offices of TSR Darashaw Limited, the Company s Registrars and Share Transfer Agents				
nk of BOB IN 609977 7/4/2007 Pratapgani, roda Vadodara To discuss, approve, and adopt the Balance Sheet of the Bank as at 31st March, 2007, Profit & Loss Account for the year ended 31st March, 2007, the Report of the Board of Directors on the working and activities of the Bank for the period covered by the accounts and the Auditors Report on the Balance Sheet and Accounts	Mgmt.	NO	DNA	DNA
and Accounts	Mgmt.	NO	DNA	DNA

To declare Final Dividend for the year 2006-07

					the year 2000-07				
ajaj uto	BJA IN	612414	7/12/2007	Akurdi, Pune	To consider and adopt the audited balance sheet as at 31 march 2007 and the profit and loss account for the year ended 31 March 2007 and the directors and auditors report thereon	Mgmt.	NO	DNA	DNA
					To declare a dividend	Mgmt.	NO	DNA	DNA
					To appoint a director in place of J N Godrej, who retires by rotaion and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DNA
					To appoint a director in place of Shekhar Bajaj, who retires by rotation and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DNA
					To appoint a director in place of Ms. Suman Kirloskar, who retires by rotation and being eligible, offers herself for re-appointment	Mgmt.	NO	DNA	DNA
					To appoint auditors of the company for the period commencing from the conclusion of this annual general meeting till the conclusion of the next annual general meeting and to fix their remuneration	Mgmt.	NO	DNA	DNA
					To appoint P. Murari as a director of the company, liable to retire by rotation	Mgmt.	NO	DNA	DNA
					To appoint Niraj Bajaj as a director of the company, liable to retire by rotation	Mgmt.	NO	DNA	DNA

of io ty 1	Exchange Ticker Symbol SIB IN	<i>Sedol</i> 634996	Shareholder Meeting Date 6/29/2007	r Location of Meeting Thrissur	Summary of Matter Voted On	Matter: İssuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	l Fund s Vote DNA	Vote 5 or Ag Mana Dl
					To declare a dividend	Mgmt.	NO	DNA	DI
					To appoint Statutory Central Auditors for the year 2007-08 and to authorize the Board to fix their remuneration	Mgmt.	NO	DNA	DI
					To appoint a Director in the place of Sri. Davy K. Manavalan (Director of the Majority Sector) who retires by rotation under Section 256 of the Companies Act, 1956, and being eligible offers himself for	Mgmt.	NO	DNA	DI
					re-appointment To appoint a Director in the place of Sri. G.A. Shenai (Director of the Majority Sector) who retires by rotation under Section 256 of the Companies Act, 1956, and being eligible offers himself for re-appointment	Mgmt.	NO	DNA	D
					himself for re-appointment That Sri Paul Chalissery is appointed a director in the Minority Sector, whose period of office is liable for determination by retirement of directors by rotation	Mgmt.	NO	DNA	DI
					That Sri Mathew L Chakola is appointed a director in the Minority Sector, whose period of office is liable for determination by retirement of directors by rotation	Mgmt.	NO	DNA	DI
					That Dr. N J Kurian is appointed a director in the Majority Sector, whose period of office is liable for determination by retirement of directors by rotation	Mgmt.	NO	DNA	DI
					To appoint from time to time in consultation with the Bank s Statutory Central Auditors, one or more persons qualified for appointment as branch auditors by the Bank s Satutory Central Auditors on such remuneration and subject to such terms and conditions as		NO	DNA	DI

may be fixed by the Board of Directors Accorded for payment to Dr. V A	Mgmt.	NO	DNA	D
Joseph, Chairman and CEO of the	-			
Bank, revised remuneration at the rates				
recommended by the Board of				
Directors in Resolution No. SEC/29				
dated 23-05-07				
To issue, offer, and allot from time to	Mgmt.	NO	DNA	D
time in one or more tranches, by way of				
a rights issue to the existing members				
of the Bank whether resident or				
non-resident or rights cum public issue				
or private placement, offerings in				
Indian and/or International markets,				
further equity shares and/or securities				
convertible into equity shares and/or				
GDS, GDRs, ADRs, FCCBs,				
representing Equity Shares and/or				
Debentures or Bonds convertible into				
equity shares whether fully or partly				
and whether compulsorily or at the				
option of the Bank or the holders				
thereof and/or any security linked to				
equity shares and/or all or any of the				
aforesaid securities with or without				
detachable or non-detachable warrants				
to resident Indian individuals, bodies				
corporate, societies, trusts,				
non-residents, QIBs, stabilization				
agents, foreign investors, FIIs, ECBs/Companies/Mutual				
FCBs/Companies/Mutual				
Funds/Pension Funds/Venture Capital Funds/Banks, whether Indian or foreign				
Funds/Banks, whether Indian or foreign				
and such other persons or entities, whether or not such investors are				
members of the Bank, to all or any of				
them, for amount in nominal value, not				
exceeding in the aggregate Rs.20 crors				
or its equivalent amount in such foreign				
currencies as may be necessary with				
any premium and Green Shoe Option				
attached thereto, on such terms and				
conditions like prices, premiums,				
interest, number of securities to be				
issued, face value, # of equity shares to				
be allotted on				
conversion/redemption/extinguishment				
of debt(s), rights attached to warrants,				
period of conversion, fixing of record				
date or book closure and all other				
connected matters				
matters				

The securities issued in foreign markets shall be deemed to have been made	Mgmt.	NO	DNA	DI
abroad and/or in the market and/or at				
the place of issue of the Securities in				
the international market and may be governed by applicable foreign laws				
To consult the appropriate authorities,	Mgmt.	NO	DNA	DI
and to appoint merchant broker(s),	0			
book runners, lead manager(s),				
underwriter(s), registrars and transfer				
agents, bankers, advisors dpositories,				
custodians and such other person(s) as				
may be necessary including xperts in				
banking industry, company secretaries,				
chartered accountants and lawyers				
To execute such agreements and	Mgmt.	NO	DNA	DI
documents with any of them for such				
purposes as the Board may deem fit				

suer of ortfolio ecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To remunerate any such agencies in such manner and to such extent as may be necessary and reasonable whether by way of commission, brokerage fees, or otherwise and reimburse expenses that may be incurred by them in relation to their	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote For or Agains Manageme DNA
					services to the Bank To issue directly or through any agents duly authorized depository receipt(s)/certificates of shares or other securities to afford a proper title to the holder thereof and to enable such a holder to trade in the securities or underlying securities as such person may require to the extent lawfully permitted in India or in any country where the securities have been issued subject to statutory regulations in India or in any other country and in accordance with the norms and practices prevailing in	Mgmt.	NO	DNA	DNA
					India or any other country To issue and allot such number of equity shares as may be required to be issued and alloted upon convresion of any Securities or as may be necessary in accordance with the terms of the offering, all such further equity shares ranking pari passu with the existing equity shares of the Bank in all respects except provided otherwise under the terms of issue of such securities and in the offer document	Mgmt.	NO	DNA	DNA
						Mgmt.	NO	DNA	DNA

To dispose of the unsubscribed portion of the shares or securities to such person(s) and in such manner and on such terms as the Board may in its absolute discretion think most beneficial to the Bank, including offering or placing them with resident or non-resident/ foreign investor(s), FIIs/ Mutual Funds/Pension Funds/ Venture Capital Funds/ banks and/or Employees and business associates of the Bank or such other person(s) or equities or otherwise, whether, whether or not such investors are members of the				
bank To obtain listing of all or any of its new shares/ existing shares or other securities in any stock exchange in India or elsewhere in the world including the NYSE, LSE, Dubai International Financial Exchange, Singapore Stock Exchange, Luxemborg Stock Exchange, NASDAQ or any other stock exchanges subject to such statutory compliances as may be necessary in India or in such other country and further subject to such	Mgmt.	NO	DNA	DNA
conditions as the stock exchanges may require. To do such acts, deeds, matters and things as it/they may at its/their discretion deem necessary or desirable	Mgmt.	NO	DNA	DNA
for such purpose To agree to and make and accept such conditions, modifications, and alterations stipulated by any of the relevant authorities whole according approvals, conent or permissions to the issue as ay be considered necessary,	Mgmt.	NO	DNA	DNA

					proper and expedient To do all such acts, deeds, matters, and things as the Board may in its absolute discretion deem necessary or desirable for such purpose including without limitation the entering into of underwriting, marketing, banking and custodian arrangements and with power on behalf of the Bank to settle any questions, difficulties, or doubts that may arise in regard to any such issue(s)/offer(s) or allotment(s) or otherwise	Mgmt.	NO	DNA	DNA
ank of India	BOI IN	609978	7/4/2007	Mumbai	A shareholder entitled to attend and vot at the Annual General Meeting is entitled to appoint a Proxy to attend and vote on his/her behalf. The Proxy form, in order to be effective, must be received at the place specified in the Proxy form not later than 4 days before the date of the Annual General Meeting on or before the close of banking hours on 7/5/07	Mgmt.	YES	FOR	FOR

uer of tfolio	Exchange Ticker		Shareholder Meeting	of		Matter: Issuer		Fund s	0
curity	Symbol	Sedol	Date	Meeting	Summary of Matter Voted On No person shall be entitled to attend or vote at the meeting as a duly authorised representative of a Company or any other Body Corporate which is a shareholder of the Bank, unless a copy of the Resolution appointing him/her as a duly authorised representative, certified to be true copy by the Chairman of the meeting at which it was passd, shall have been deposited at the Head Office of the Bank not less than 4 days before the Annual General Meeting on or before	Mgmt.	on Matter YES	Vote FOR	<i>Manage</i> FOF
1					the close of banking hours on				
					7/5/07 The registrar of shareholders and the Share Transfer Registrar of the Bank will remain closed from 7/4/07 to 7/10/07 for the purpose of Annual General Meeting and ascertainment of entitlement for payment of dividend	Mgmt.	YES	FOR	FOF
					To communicate a Shareholder s change of address to M/s. Sharepro Services (india) pvt. Ltd., Unit: Bank of India Satam Estate, 3rd Floor, Above Bank of Baroda, Cardinal Gracious Road, Chakala, Andheri (East), Mumbai 400009	Mgmt.	YES	FOR	FOI
					Attendance Slip-Cum-Entry	Mgmt.	YES	FOR	FOI
					Pass is annexed to this Report The final dividend, as recommended by the Board, if declared at the Annual General Meeting, will be paid on 8/6/07 to those shareholders whose names	Mgmt.	YES	FOR	FOI
					stand registered on the Bank s	S			

					Register of Members (a) as beneficial owners and (b) as shareholders The amount of dividend remaining unpaid or unclaimed for a period of 7 years is required to be transferred to the Investor Education & Protection Fund established by the Central Govt., under Section 205C of the Companies Act 1956, and thereafter no claim for payment shall lie in respct thereof either on the Bank or On IEPF	Mgmt.	YES	FOR	FOF
nk of roda	BOB IN	609977	7/4/2007	Vadodara	To discuss, approve, and adopt the Balance Sheet of the Bank as at 31st March, 2007, Profit & Loss Account for the year ended 31st March, 2007 the Report of the Board of Directors on the working and activities of the Bank for the period covered by the accounts and the Auditors Report on the Balance Sheet and Accounts	Mgmt.	NO	DNA	DN
					To declare Final Dividend for the year 2006-07	Mgmt.	NO	DNA	DN
Reddy	s DRRD IN	641095	7/24/2007	Hyderabad	To receive, consider, and adopt the Profit & Loss Account for the year ended March 31, 2007; Balance Shet as on that date along with the Reports of the Director s and Auditor s thereon	Mgmt.	NO	DNA	DN
					To declare dividend on equity shares for the financial year 2006-07	Mgmt.	NO	DNA	DN
					To appoint a director in place of Dr. Omkar Goswami, who retires by rotation, and being eligible, offers himself for re-appointment	Mgmt.	NO	DNA	DN
					To appoint a director in place of Mr. K. Satish Reddy, who retires by rotation, and being eligible, offers himself for	Mgmt.	NO	DNA	DN

To appoint the Statutory Auditors and fix their remuneration. The retiring Auditors BSR & Co. are	Mgmt.	NO	DNA	DN
To reappoint Mr. K Satish Reddy as Managing Director and COO of the Company for a period of 5 years effective from 10/1/07 on the following conditions: Salary, Perquisites: housing, medical reimbursement, leave travel assistance, contribution to Provident fund, Superannuation fund, or Annuity fund, phone use on Company business, Commision	Mgmt.	NO	DNA	DN
To appoint Dr. J.P. Moreau as Director liable to retire by rotation	Mgmt.	NO	DNA	DN
To appoint Ms. Kalpana Morparia as Director liable to retire by rotation	Mgmt.	NO	DNA	DN₄
adopt the audited Balance Sheet as at 31st March 2007 and the audited Profit & Loss Account for the year ended as on that date together with reports of the Auditors and	Mgmt.	YES	FOR	FOI
To appoint a Director in place of Col. S.K. Raje, who retires by rotation and being eligible, offers himself for	Mgmt.	YES	FOR	FOF
To appoint a Director in place of Shri Govind Mirchandani, who retires by rotation and being eligible, offers himself for reappointment	Mgmt.	YES	FOR	FOF
	Auditors and fix their remuneration. The retiring Auditors BSR & Co. are eligible for re-appointment To reappoint Mr. K Satish Reddy as Managing Director and COO of the Company for a period of 5 years effective from 10/1/07 on the following conditions: Salary, Perquisites: housing, medical reimbursement, leave travel assistance, contribution to Provident fund, Superannuation fund, or Annuity fund, phone use on Company business, Commision To appoint Dr. J.P. Moreau as Director liable to retire by rotation To appoint Ms. Kalpana Morparia as Director liable to retire by rotation To receive, consider, and adopt the audited Balance Sheet as at 31st March 2007 and the audited Profit & Loss Account for the year ended as on that date together with reports of the Auditors and Directors thereon To appoint a Director in place of Col. S.K. Raje, who retires by rotation and being eligible, offers himself for reappointment To appoint a Director in place of Shri Govind Mirchandani, who retires by rotation and being eligible, offers himself	To appoint the Statutory Auditors and fix their remuneration. The retiring Auditors BSR & Co. are eligible for re-appointment To reappoint Mr. K Satish Mgmt. Reddy as Managing Director and COO of the Company for a period of 5 years effective from 10/1/07 on the following conditions: Salary, Perquisites: housing, medical reimbursement, leave travel assistance, contribution to Provident fund, Superannuation fund, or Annuity fund, phone use on Company business, Commision To appoint Dr. J.P. Moreau as Director liable to retire by rotation To appoint Ms. Kalpana Mgmt.Mgmt.17MumbaiTo receive, consider, and adopt the audited Balance Sheet as at 31st March 2007 and the audited Profit & Loss Account for the year ended as on that date together with reports of the Auditors and Directors thereon To appoint a Director in place of Col. S.K. Raje, who retires by rotation and being eligible, offers himself for reappointment To appoint a Director in place of Shri Govind Mirchandani, who retires by rotation and being eligible, offers himselfMgmt.	To appoint the Statutory Auditors and fix their remuneration. The retiring Auditors BSR & Co. are eligible for re-appointment To reappoint Mr. K Satish Mgmt.NOReddy as Managing Director and COO of the Company for a period of 5 years effective from 10/1/07 on the following conditions: Salary, Perquisites: housing, medical reimbursement, leave travel assistance, contribution to Provident fund, Superannuation fund, or Annuity fund, phone use on Company business, Commision To appoint Dr. J.P. Moreau as Mgmt.Mgmt.NO70MumbaiTo receive, consider, and morparia as Director liable to retire by rotationMgmt.YES17MumbaiTo receive, consider, and adopt the audited Balance Sheet as at 31st March 2007 and the audited Profit & Loss Account for the year ended as on that date together with reports of the Auditors and Directors thereon To appoint a Director in place of Col. S.K. Raje, who retires by rotation and being eligible, offers himselfMgmt.YES	To appoint the Statutory Auditors and fix their remuneration. The retiring Auditors BSR & Co. are eligible for re-appointment To reappoint Mr. K Satish Reddy as Managing Director and COO of the Company for a period of 5 years effective from 10/1/07 on the following conditions: Salary, Perquisites: housing, medical reimbursement, leave travel assistance, contribution to Provident fund, Superannuation fund, or Annuity fund, phone use on Company business, Commision To appoint Dr. J.P. Moreau as Mgmt. Mgmt. NO DNA 70 Mumbai To receive, consider, and adopt the audited Balance Sheet as at 31st March 2007 and the audited Profit & Loss Account for the year ended as on that date together with reports of the Auditors and Directors thereon To appoint a Director in place of Col. S.K. Raje, who retires by rotation and being eligible, offers himself for reappointment To appoint a Director in place of Shri Govind Mirchandani, who retires by rotation and being eligible, offers himself Mgmt. YES FOR

ier of tfolio urity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting	Summary of Matter Voted On To appoint Auditors and to fix	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter YES	Fund s Vote FOR	Vote Fo or Again Managen FOR
					their remuneration To appoint M/s. M. Mehta & Co., Chartered Accountants, as Branch Auditors of the Company to hold office from the conclusion of this 17th Annual General Meeting until the conclusion of the next Annual General Meeting of the Company at a remuneration to be fixed by the Board of Directors of the Company for auditing the books of accounts of Weaving and Fabric Divisions of Amana unit at the Company s	Mgmt.	YES	FOR	FOR
					works at Dewas To appoint Shri Anil Channa as Director of the Company liable to retire by rotation	Mgmt.	YES	FOR	FOR
					To appoint Shri Vijay G. Kalantri as Director of the Company liable to retire by rotation	Mgmt.	YES	FOR	FOR
					To appoint Smt. Jyoti N. Kasliwal as Director of the Company liable to retire by rotation	Mgmt.	YES	FOR	FOR
					To reappoint Shri Nitin S. Kasliwal, as Vice Chairman and Managing Director of the Company with effect from 1st April 2007 for 5 years on the terms and conditions mentioned hereunder: salary, perquisites and allowances: leave travel expenses/allowances, medical expenses, club fees, leave encashment, provident fun, gratuity, car, telephone, entertainment, travelling and all other expenses, minimum remuneration	Mgmt.	YES	FOR	FOR

		0	0				
			To appoint Shri Anil Channa, as Deputy Managing Director of the Company, with effect from 12th January 2007 for 3 years on the remuneration and the terms and conditions mentioned in the Explanatory Statement: Salary, Minimum Remuneration. The Board of Directors of the Company is authorized to take such steps as may be necessary to give effect to this resolution The interpretation of S.Kumars in Article 2 is altered by replacing the same with the following it appears in the Articles of Association of the Company: S.Kumars shall mean Anjani Finvest Private Ltd and shall include its duly authorised nominees. The Board of Directors of the Company is authorized to take such steps as may be	Mgmt.	YES	FOR	FOR
			necessary to give effect to this resolution				
CI ICICIBC IN 610036 1k	7/12/2007	Pune	To receive, consider and adopt the audited Profit and Loss Account for the financial year ended March 31,2007 and Balance Sheet as at that date together with the Reports of the Directors and Auditors.	Mgmt.	NO	DNA	DNA
			To declare dividend on	Mgmt.	NO	DNA	DNA
			preference shares. To declare dividend on equity shares.	Mgmt.	NO	DNA	DNA
			To appoint a director in place of Mr. N. Vaghul, who retires by rotation and, being eligible, offers himself for re- appointment.	Mgmt.	NO	DNA	DNA
			To appoint a director in place of Mr. Anupam Puri, who retires by rotation and, being eligible, offers himself for re- appointment.	Mgmt.	NO	DNA	DNA
			To appoint a director in place of Mr. M. K. Sharma, who	Mgmt.	NO	DNA	DNA

retires by rotation and, being eligible, offers himself for re- appointment.				
To appoint a director rn plgcg of Prof. Marti G.	Mgmt.	NO	DNA	DNA
Subrahmanyam, who retires				
by rotation and, being eligible, offers himself for				
re-appointment.				

Issuer of Exchange Portfolio Ticker Security Symbol Sed	Shareholder Meeting ol Date	Location of Meeting	Summary of Matter Voted On To consider and. if thought fit, to pass, with or without modification, the following Resolution es an Ordinary Resolution: RESOLVED that pursuant to the provisions of Seczion 224 and other applicable provisions, if any, of the Companies Act, 1956 and the Banking Regulatron Act, 1949. 8SR 6 Co., Chartered Accountants, be appointed as statutory auditors of the Company. to hold offrce from the conclusion of this Meeting until the conclusion of the next Annual General Meet~ng of the Company, on a remuneration (including terms of payment) to be fixed by the Board of Directors of the Company, based on the recommendation of the Audit Committee, plus sewice tax and such other zax(es), as may be applicable, and reimbursement of all out-of-pocket expenses in connection with the audit of the accounts of the Company for the year ending	Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote For or Against Management DNA
			March 31,2008. To consider and, if thought fit, to pass, with or without modification, the following Resolution as an Ordinary Resolytion. RESOLVED that pursuant to the provisions of Section 228 and other applicable provisions, if any, of the Compantes Act, 1956 and the Banking Regulation Act, 1949, the Board of Directors of the Company be and is hereby	Mgmt.	NO	DNA	DNA

authorised to appoint branch auditm, as and when required, in consultation with the statutory auditors, ta audit the accounts in respect of the Company s branchesioffices in India and abroad and to fix their remuneration (including terms of payment), based on the recommendation of the Audit Committee, plus service tax and such other tax(es), as may be applicable, and reimbursement of all out-of-pocket expenses in connection with the audit. To consider and, if thought fit, to pass, with or without modification, the following Rssolution as an Ordinary Resolution. RESOLVED that subject to the applicable provisions of the Companies Act, 1956, the Banking Regulation Act, 1949 and the provisions of the Articles of Association of the Company and subject to the approval of Reserve Bank of India to the extent required, Mr. K. V. Kamath, Managing Director Ei CEO, be paid the following revised remuneration from April 1.2007 up to April 30, 2009 as follows: Salary: 7000,000-1,350,000 **Rs....Perquisites:** Company s furnished accomidations, gas, electricity, water and furnishings, club fees, personal insurance, use of car and telephone, leave and leave travel concession, education benefits, provident fund, superannuation fund, gratuity and other retirement benefits...If not provided, Mr. K. V. Kamath shall be eligible for house rent allowance of Rs. 100,000/mo

Mgmt. NO DNA

DNA

and matinence of accommodation as provided by the Company...Bonus: Up to the average percentage of performance bonus paid to the employees, as may be determined by the Board, based on achievement of such performance parameters as may be laid down by the Board and subject to such other approvals as may be necessary...RESOLVED FURTHER that the Board or any Committee thereof, be and is hereby authorised to decide the remuneration (salary, prequisites and bonus) payable to Mr. K. V. Kamath, within the terms mentioned above, subject to the approval of Reserve Bank of India, from time to time...RESOLVED FURTHER that in the event of absense or inadequacy of net profit in any financial year, the remuneration payable to Mr. K. V. Kamath, shall be governed by Section II of Part II of Schedule XIII of the Companies Act, 1956, or any modification(s) thereto.

	Issuer of Exchange Shareholder Portfolio Ticker Meeting Security Symbol Sedol Date	Location of Meeting		Who Proposed Matter: Issuer / Shareholder Mgmt.	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote For or Against Management DNA
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benefits, in accordance with the scheme(s) and rule(s) applicable to the members of the staff from time to time, for the aforesaid benefits. In case Company-owned accommodation is not provided, Ms. Chanda D. Kochhar shall be eligible for house rent allowance of Rs. 100,000 per month and maintenance of accommodation including furniture, fixtures and furnishings, as may be provided by the Company. Bonus: Up to the average percentage of performance bonus paid to the employees, as may be determined by the Board or any Committee thereof, based on achievement of such performance parameters as may be laid down by the Board or any Committee thereof and subject to such other approvals as may be necessary. RESOLVED FURTHER: that the Board or any Committee thereof, be and is hereby authorised to decide the remuneration (salary, perquisites and bonus) payable to Ms. Chanda D. Kochhar within the terms mentioned above, subject to the approval of Reserve Bank of India, from time to time. **RESOLVED FURTHER that** in the event of absense or inadequacy of net profit in any financial year, the remuneration payable to Ms. Chanda D. Kochhar shall be governed by Section II of Part II of Schedule XII of the Companies Act, 1956, or any modification(s) thereto.

Mgmt. NO DNA DNA

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To consider and, if thought fit, to pass, with or without modification, the following Rssolution as an Ordinary Resolution. RESOLVED that subject to the applicable provisions of the Companies Act, 1956, the Banking Regulation Act, 1949 and the provisions of the Articles of Association of the Company and subject to the approval of Reserve Bank of India to the extent required, Dr. Nachiket Mor, Depudy Managing Director, be paid the following revised remuneration from April 1, 2007 up to March 31, 2011: Salary: In the range of Rs. 400,000 to Rs. 1,050,000 per month. Perquisites: Perquisites (evaluated as per Income-tax Rules, wherever applicable, and at actual cost to the company in other cases) like the benefit of the Company s furnished accommidation, gas, electricity, water and furnishings, club fees, personal insurance, use of car and telephone at residence or reimbursement of expenses in lieu thereof, payment of income-tax on perquisites by the Company to the extent permissible under the Income-tax Act, 1961 and Rules framed

Issuer of Exchange Portfolio Ticker Security Symbol Sedo	Shareholder Meeting ol Date	of	Summary of Matter Voted On thereunder; medical reimbursement, leave and leave travel concession, education benefits, provident fund, superannuation fund, gratuity and other retirement benefits, in accordance with the scheme(s) and rule(s) applicable to the members of the staff from time to time, for the aforesaid benefits. In case Company-owned accommodation is not provided, Dr. Nachiket Mor, Depudy Managing Director, shall be eligible for house rent allowance of Rs. 100,000 per month and maintenance of accommodation including furniture, fixtures and furnishings, as may be provided by the Company. Bonus: Up to the average percentage of performance bonus paid to the employees, as may be determined by the Board or any Committee thereof, based on achievement of such performance parameters as may be laid down by the Board or any Committee thereof and subject to such other approvals as may be necessary. RESOLVED FURTHER: that the Board or any Committee thereof, be and is hereby authorised to decide the remuneration (salary, perquisites and bonus) payable to Dr. Nachiket Mor, Depudy	Whether Fund Cast Vote on Matter	Fund s Vote	Vote For or Against Management
			payable to			

Ŭ	0				
	Reserve Bank of India, from time to time. RESOLVED FURTHER that in the event of absense or inadequacy of net profit in any financial year, the remuneration payable to Ms. Chanda D. Kochhar shall be governed by Section II of Part II of Schedule XII of the Companies Act, 1956, or any modification(s) thereto. To consider and, if thought fit, to pass, with or without modification, the following Resolution as an Ordinary Resolution. RESOLVED that Mr. V. Vaidyanathan, in respect of whom the company has received notices in writing along with a deposit of Rs. 500 for each notice, from some of its Members proposing him as a candidate for the office of director under the provisions of Section 257 of the Companies Act, 1956, and who is eligible for appointment to the office of director, be and is hereby appointed a Director of the	Mgmt.	NO	DNA	DNA
	Company. To consider and, if thought fit, to pass, with or without modification, the following Resolution as an Ordinary Resolution. RESOLVED that subject to the applicable provisions of the Companies Act of 1956, the Banking Regulation Act, 1949 and the provisions of the Carticles of Association of the Company and the subject to the approval of Reserve Bank of India to the extent required, Mr. V. Vaidyanathan, be appointed as a wholetime Director (designated as Executive Director) of the Company, effective October 24, 2006 up	Mgmt.	NO	DNA	DNA

to October 13, 2011, on payment of the following remuneration: Salary: In the range of Rs. 200,000 to Rs. 500,000 per month (up to March 31, 2007), In the range of Rs. 300,000 t Rs. 1,000,000 per month (from April 1, 2007 up to October 23, 2011). Perquisites: Perquisites (evaluated as per Income-tax Rules, wherever applicable, and at actual cost to the company in other cases) like the benefit of the Company s furnished accommidation, gas, electricity, water and furnishings, club fees, personal insurance, use of car and telephone at residence or

Issuer of Portfolio Security	Exchange Ticker Symbol Sedo	Shareholder Meeting I Date	Location of Meeting	Summary of Matter Voted On reimbursement of expenses in lieu thereof, payment of income-tax on perquisites by the Company to the extent permissible under the Income-tax Act, 1961 and Rules framed thereunder; medical reimbursement, leave and leave travel concession, education benefits, provident fund, superannuation fund, gratuity and other retirement benefits, in accordance with the scheme(s) and rule(s) applicable to the members of	Who Proposed Matter: Issuer / Shareholder	Whether Fund Cast Vote on Matter	Fund s Vote	Vote For or Against Management
				Income-tax Act, 1961 and				
				-				
				-				
				gratuity and other retirement				
				the staff from time to time, for				
				the aforesaid benefits. In case Company-owned				
				accommodation is not				
				provided, Dr. Nachiket Mor,				
				Depudy Managing Director,				
				shall be eligible for house rent				
				allowance of Rs. 100,000 per				
				month and maintenance of				
				accommodation including				
				furniture, fixtures and				
				furnishings, as may be				
				provided by the Company.				
				Bonus: Up to the average percentage of performance				
				bonus paid to the employees,				
				as may be determined by the				
				Board or any Committee				
				thereof, based on achievement				
				of such performance				
				parameters as may be laid				
				down by the Board or any				
				Committee thereof and				
				subject to such other				
				approvals as may be				
				necessary. RESOLVED FURTHER that				
				the Board or any Committee				
				thereof, be and is hereby				
				authorised to decide the				

remuneration (salary, perquisites and bonus) payable to Mr. V. Vaidyanathan, within the terms mentioned above, subject to the approval of reserve Bank of India, from time to time. RESOLVED FURTHER that in the event of absense or inadequacy of net profit in any financial year, the remuneration payable to Mr. V. Vaidyanathan shall be governed by Section II of Part II of Schedule XIII of the Companies Act, 1956, or any modification(s) thereto. **RESOLVED FURTHER that** Mr. V. Vaidyanathan shall not be subject to retirement by rotation during his tenure as wholetime Director. however, in order to comply with the provisions of the Articles of Association of the Company and the Companies Act, 1956, he shall be liable to retire by rotation, if, at any time, the number of non-rotational Directors exceed one-third of the total number of Directors. If he is re-appointed as Director immediately on retirement by rotation, he shall continue to hold his office of whiletime Director and the retirement by rotation and re-appointment shall not be deemed to constitute a break in his appointment as wholetime Director. NO DNA To consider and, if thought fit, Mgmt. DNA to pass, with or without modification, the following Resolutin as an Ordinary Resolution: RESOLVED that Ms. Madhabi Puri-Buch, in respect of whom the Company has received notices in writing along with a deposit of Rs.

500 for each notice, for some of its Members proposing her as a candidate for the office of director under the provisions of Section 257 of the Companies Act, 1956, and who is eligible for appointment to the office of director, be and is hereby appointed a Director of the Company. NO DNA To consider and, if thought Mgmt. DNA fir, to pass, with or without modification, the following Resolution as an Ordinary Resolution: RESOLVED that subject to the applicable provisions of the Companies Act, 1956, the Banking Regulation Act, 1949, and the provisions of the Articles of Association of the Company and subject to the approval of Reserve Bank of India, Ms. Madhabi Puri-buch, be appointed as a wholetime Director (designated as Executive Director) of the Company, effective June 1, 2007 up to May 31, 2012, on payment of the following remuneration: Salary: In the range of Rs.300,000 to Rs.1.000.000 per month. Perquisites (evaluated as per Income-tax Rules, wherever applicable, and at actual cost to the Company in other cases) .like the benefit of the Company s furnished accommodation, gas, electricity, water and furnishings, club fees, personal insurance, use of car and telephone at residence or reimbursement of expenses in lieu thereof, payment of income tax on perquisites by the Company to the extent permissible under the Incometax Act. 1961 and

Rules framed

	Issuer of Exchange Shareholder Portfolio Ticker Meeting Security Symbol Sedol Date	Location of Meeting	Summary of Matter Voted On other retirement benefits, in accordance with the scheme(s) and rule(s) applicable to the members of the staff from time to time, for the education benefits, provident fund, superannuation fund, gratuity and aforesaid benefits. In case Company-owned accommodation is not thereunder; medical reimbursement, leave and leave travel concession, provided, Ms. Madhabi Puri-Buch shall be eligible for house rent allowance of Rs.100,000 per month and maintenance of accommodation including furniture, fixtures and furnishings, as may be provided by the Company. Bonus: Up to the average percentage of performance bonus paid to the employees, as may be determined by the Board or any Committee thereof, based on achievement of such performance parameters as may be laid down by the Board or any Committee thereof and subject to such other approvals as may be necessary. RESOLVED FURTHER that the Board or any Committee thereof, be and is hereby authorised to decide the remuneration(salary, perquisites and bonus) payable to Ms. Madhabi Puri-Buch, within the terms mentioned above, subject to	Who Proposed Matter: Issuer / Shareholder	Whether Fund Cast Vote on Matter	Fund s	Vote For or Against Management
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the approval of Reserve Bank of India, from time to time. **RESOLVED FURTHER that** in the event of absence or inadequacy of net profit in any financial year, the remuneration payable to Ms. Madhabi Puri-Buch shall be governed by Section II of Part II of Schedule XIII of the Companies Act, 1956, or any modification(s) thereto.RESOLVED FURTHER that Ms. Madhabi Puri-Buch shall not be subject to retirement by rotation during her tenure as wholetime Director. However, in order to comply with the provisions of the Articles of Association of the Company and the Companies Act, 1956, she shall be liable to retire by rotation, if, at any time, the number of non-rotational Directors exceed one-third of the total number of Directors. If she is re-appointed as Director immediately on retirement by rotation, she shall continue to hold her office of wholetime Director and the retirement by rotation and re-appointment shall not be deemed to constitute a break in her appointment as wholetime Director. NO DNA DNA To consider and, if thought fit, Mgmt. to pass, with or without modification, the following Resolution as a Special **Resolution: RESOLVED** that pursuant to the provisions of Section 81 and other applicable provisions, if any, of the Companies Act, 1956 (including any amendment thereto or reenactment thereof) and subject to the necessary and relevant

amendments of the Banking Regulation Act, 1949 or upon the receipt of any exemptions under the relevant provisions of the Banking Regulation Act, 1949 and in accordance with the provisions of the Memorandum and Articles of Association of the Company and the regulationslguidelines, if any, prescribed by Government of India, Reserve Bank of India, Securities and Exchange Board of India and the United States Securities and Exchange Commission or any other relevant authority, whether in India or abroad, from time to time, to the extent applicable and subject to approvals,

Issuer of Exchange Portfolio Ticker Security Symbol Sedo	Shareholder Meeting l Date	Location of Meeting	Summary of Matter Voted On consents, permissions and sanctions as might be required and subject to such conditions as might be prescribed while granting such approvals, consents, permissions and sanctions, the Board of Directors of the Company (hereinafter referred to as the Board, which term shall be deemed to include any Committee(s) constitutedlto be constituted by the Board to exercise its powers including the powers conferred by this Resolution) is hereby authorised on behalf of the Company to create, offer, issue and allot (including with provision for reservation on firm andlor competitive basis, of such pan of issue and for such categories of persons as may be permitted and including from capital that may be classified or unclassified, and of such denomination as required or permitted), in the course of one or more public andlor private offerings in domestic andlor one or more international market(s), preference shares including issuance of overseas depository receipts or other instruments, as permitted against the preference shares or issuance of foreign currency denominated preference shares, at the option of the Company andlor the holder(s) of such securities, and/or securities	Who Proposed Matter: Issuer / Shareholder	Whether Fund Cast Vote on Matter	Fund s Vote	Vote For or Against Management
			securities, and/or securities llnked to preference shares				

and which, subject to applicable laws, may be irredeemablelperpetual or redeemable (and if redeemable, with such period as may be permitted or specified by the Company), cumulative or non-cumulative, participatory or non-participatory, non-convertible or other securities, andlor securities with or without detachablelnon-detachable warrants with a right exercisable by the warrant-holder to subscribe for preference shares andlor warrants with an option exercisable by the warrant-holder to subscribe for preference shares, andlor any instruments or securities representing preference shares andlor convertible securities convertible to preference shares (all of which are hereinafter collectively referred to as Securities), to all eligible investors, including residents andlor non-residents andlor institutionsfbanks andlor incorporated bodies andlor individuals andlor trustees or otherwise, and whether or not such investors are Members of the Company, through one or more prospectus andlor letter of offer or circular andlor privatetpreferential placement basis, for, or which upon exercise or conversion of all Securities so issued and allotted could give rise to, the issue of an aggregate face value of Securities not exceeding Rs.1.50 billion, such issue and allotment to be made at such time or times, in one or more tranche or

tranches, at such price or prices, at market price(s) or at a discount or premium to market price@), including at the Board s discretion at different price(s) to retail investors defined as such under relevant rules, regulations and guidelines of the relevant authority, in such manner, and where necessary in consultation with the Lead Managers andlor Underwriters andlor other Advisors or otherwise on such terms and conditions, including issue of Securities as fully or partly paid, making of calls and manner of appropriation of application money or call money, in respect of different class(es) of investor(s) and/or in respect of different Securities, as the Board may in its absolute discretion decide at the time of issue of the Securities. RESOLVED FURTHER that, without prejudice to the generality of the above, the aforesaid issue of Securities may have all or any terms or combination of terms in accordance with prevalent market practices or as the Board may in its absolute discretion deem fit, including but not limited to terms and conditions relating to payment of interest, dividend, premium on redemption at the option of the Company and/or holders of any securities, or variation of the price of securities during the period of the Securities or terms pretaining to voting rights, if permitted by law, for early redemption of Securities. RESOLVED FURTHER taht the Company, and/or any agency or body or

person

Issuer of	Exchange	Shareholder	Location
Portfolio	Ticker	Meeting	of
Security	Symbol Sedo	l Date	Meeting

Summary of Matter Voted On authorised by the Board may issue depository receipts representing the underlying Securities in the capital of the company or such other Securities in negotiable, registered or bearer form with such features and attributes as may be required and to provide for the tradability and free transferability thereof as per market practices and regulations (including listing on one or more stock exchange(s) in or outside India.) RESOLVED FURTHER that the Board be and is hereby authorised to issue and allot such number of Securities as may be required to be issued and allotted, including issue and allottment of Securities upon conversion of any depository receipts or other securities referred to above or as may be necessary in accordance with the terms of the offer. RESOLVED FURTHER that for the purpose of giving effect to any offer, issue or allotment of Securities or instruments representing the same, as decribed above, the Board be and is hereby authorised on behalf of the Company to do all and such acts, deeds, matters and things as it may, in its absolute discretion, deem necessary or desirable for such purpose, including without limitation. the determination of the number of Securities that may be offered in domestic and

Who Proposed Whether FundVote ForMatter: IssuerCast VoteFund sor Against/ Shareholderon MatterVoteManagement

international markets and proportion thereof, entering into arrangements for managing, underwriting, marketing, listing, trading, acting as depository, custodian, registrar, stabilizing agent, paying agent, trustee and to issue any document(s), including but not limited to prospectus and/or letter of offer and/or ciircular, and sign all deeds, documents and writings and to pay any fees, commissions, remunerations, expenses relationg thereto and with power on behalf of the Company to settle all questions, difficulties or doubts that may arise in regard to such offer(s) or issue(s) or allotment(s)s as it may, in its absolute discretion, deem fit. RESOVED FURTHER taht the Board be and is hereby authorised to delegate all or any of the powers herein conferred to any Committee of Directors or any one or more wholetime Directors of the Company. NO DNA To consider and, if thought fit, Mgmt. DNA to pass, with or without modification, the following Resolution as an Ordinary Resolution: RESOLVED that the consent of the Members of the Company under the provisions of Section 293(1)(d) and other applicable provisions, if any, of the Companies Act, 1956, and the relevant provisions of the Articles of Association of the Company, be and is hereby accorded to the borrowings by the Board of Directors of the Company from time to time, of all moneys deemed by them to be

requisite or proper for the purpose of carrying on the business of the Company from time to time, of all moneys deemed by them to be requisite or proper for the purpose of carrying on the business of the Company, so however, that apart from the deposits accepted in the ordinary course of business, temporary loans repayable on demand or within six months from the date of the loan or temporary loans, if any, obtained from the Company s bankers, the total amount of such borrowings outstanding at any time shall not exceed Rs. 200,000 crore (Rupees two hundred thousand crore) notwithstanding that the monies to be borrowed together with the monies already borrowed by the Company (including temporary loans, if any, obtained for the purpose of financing expenditure of a capital nature) will exceed the aggregate of the paid-up capital of the company and its free reserves, that is to say, reserves not set apart for any specific purpose.

suer of prtfolio ecurity	Exchange Ticker Symbol	Sedol	Shareholder Meeting Date	Location of Meeting		Matter: Issuer	Whether Fund Cast Vote on Matter NO	Fund s Vote DNA	Vote For or Agains Manageme DNA
Bajaj Auto	BJA IN	612414	7/12/2007	Pune	To consider and adopt the audited balance sheet as at 31 March 2007 and the profit and loss account for the year ended 31 March 2007 and the directors and auditors report thereon.	Mgmt. ts	NO	DNA	DNA
					To declare a dividend. To appoint a director in place of J N Godrej, who retires by rotation and being eligible, offers himself for re-appointment.	Mgmt. Mgmt.	NO NO	DNA DNA	DNA DNA
					To appoint a director in place of Shekhar Bajaj, who retires by rotation and being eligible, offers himself for	Mgmt.	NO	DNA	DNA

re-appointment.			5111	D 111
To appoint a director in place	Mgmt.	NO	DNA	DNA
of Ms Suman Kirloskar, who				
retires by rotation and being				
eligible, offers herself for				
re-appointment.				
To appoint auditors of the	Mgmt.	NO	DNA	DNA
company for the period				
commencing from the				
conclusion of this annual				
general meeting till the				
conclusion of the next annual				
general meeting and to fix				
their remuneration.				
To consider and if thought fit,	Mgmt.	NO	DNA	DNA
to pass, with or without				
modifications, the following				
resolution as an ordinary				
resolution : RESOLVED that				
P Murari who was appointed				
by the board of directors of				
the company as an additional				
director on 9 September 2006				
and who holds office as such				
upto the conclusion of this				
annual general meeting and in				
espect of whom the company				
has, as required by section				
257 of the Companies Act,				
1956, received a notice in				
writing from a member				
ignifying his intention to				
propose him as a candidate for				
the office of he director, be				
and is hereby appointed a				
director of the company,				
liable to retire by rotation.	Mamt	NO		DNA
To consider and if thought fit,	Mgmt.	NO	DNA	DNA
to pass, with or without				
modifications, he following resolution as an ordinary				
resolution : RESOLVED that				
Niraj Bajaj who was				
appointed by the board of				
directors of the company as an				
additional director on 9				
September 2006 and who				
holds office as such upto the				
conclusion of this annual				
general meeting and in respect				
of whom the company has, as				
or montaic company has, as				

required by section 257 of the Companies Act, 1956, received a notice in writing from a member ignifying his intention to propose him as a candidate for the office of the director, be and is hereby appointed a director of the company, liable to retire by rotation.

SIGNATURES

Pursuant to the requirements of the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Registrant

The India Fund, Inc.

By (Signature and Title)*

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/s/ Prakash A. Melwani

Prakash A. Melwani, Director and President (Principal Executive Officer)

Date 8/8/07

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* Print the name and title of each signing officer under his or her signature.

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