Axiom Investors August 2023



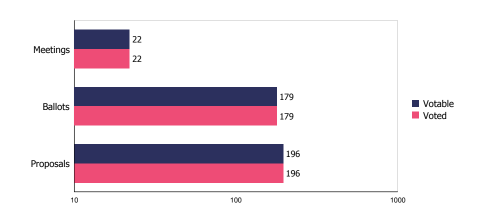
Meeting Overview

Category	Number	Percentage
Number of votable meetings	22	
Number of meetings voted	22	100.00%
Number of meetings with at least 1 vote Against, Withhold or	8	36.36%
Abstain		

Ballot Overview

Category	Number	Percentage	
Number of votable ballots	179		
Number of ballots voted	179	100.00%	

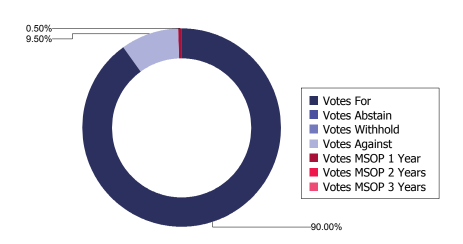
Voting Statistics



Proposal Overview

Category	Number	Percentage	
Number of votable items	196		
Number of items voted	196	100.00%	
Number of votes FOR	180	91.84%	
Number of votes AGAINST	19	9.69%	
Number of votes ABSTAIN	0	0.00%	
Number of votes WITHHOLD	0	0.00%	
Number of votes on MSOP Frequency 1 Year	1	0.51%	
Number of votes on MSOP Frequency 2 Years	0	0.00%	
Number of votes on MSOP Frequency 3 Years	0	0.00%	
Number of votes With Policy	195	99.49%	
Number of votes Against Policy	1	0.51%	
Number of votes With Mgmt	181	92.35%	
Number of votes Against Mgmt	19	9.69%	
Number of votes on MSOP (exclude frequency)	13	6.63%	
Number of votes on Shareholder Proposals	0	0.00%	

Vote Cast Statistics



Note: "MSOP" frequency = Management Say On Pay frequency proposal votes allow shareholders to determine whether, going forward, the "say-on-pay" vote to approve compensation should occur every one, two, or three years.

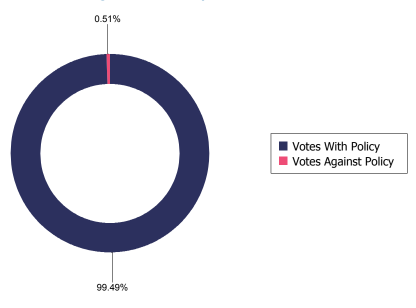
For all calculations in this report, only ballots in status Confirmed or Sent are considered voted. All other ballot statuses are considered unvoted. Do Not Vote instructions are not considered voted and re-registration events are not included.

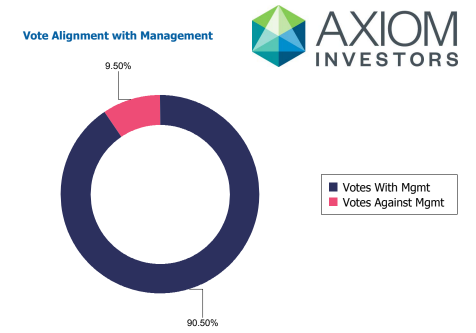
Notwithstanding the above, each unique vote cast is counted within all calculations. In cases of different votes submitted for an individual agenda item, votes cast are discretely counted by vote cast (For, Against, etc.) per proposal.

This may result in voting totals exceeding the number of votable items.

Withhold vote instructions, predominantly seen in the US market for companies using a plurality vote standard, denote a contrary vote opinion on director elections; for further information, please review ISS' policy guidelines: https://www.issgovernance.com/policy-gateway/voting-policies

Vote Alignment with Policy

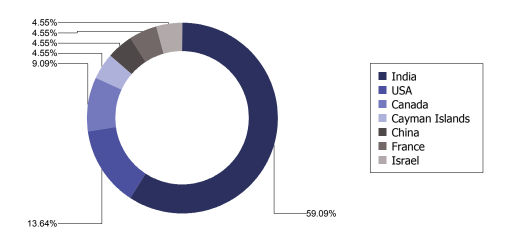




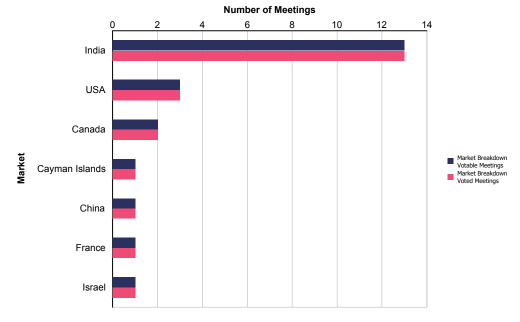
Market Breakdown

Market	Votable Meetings	Voted Meetings	Percentage
India	13	13	100.00%
USA	3	3	100.00%
Canada	2	2	100.00%
Cayman Islands	1	1	100.00%
China	1	1	100.00%
France	1	1	100.00%
Israel	1	1	100.00%

Meetings Voted by Market



Market Voting Statistics		AXION
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Axiom Investors - August 2023 Meeting Type Company Name

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Titan Company Limited Annual

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Annual/Special

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11-Aug-23

Approve Dividend

Reelect Bhaskar Bhat as Director

Reelect B Santhanam as Director

Reelect Anindya Dutta as Director

Elect Neetu Kashiramka as Director

Reelect Gil Shwed as Director

Reelect Tal Shavit as Director

Reelect Shai Weiss as Director

Elect Ray Rothrock as Director

Approve Compensation of CEO

Reelect R B Raheja as Director

Approve Remuneration of Cost Auditors

Approve Final Dividend

Approve Dividend

Approve Dividend

Reelect A M Naik as Director

Reelect M. V. Satish as Director

Reelect A. M. Naik as Director

Reelect M. V. Satish as Director

Reelect Hemant Bhargava as Director

Approve Remuneration of Cost Auditors

Reelect Hemant Bhargava as Director

Approve Remuneration of Cost Auditors

Elect Director Dave W. Cummings

Elect Director Joanne S. Ferstman

Elect Director Andrew P. Hider

Elect Director Michael E. Martino

Flect Director David L. McAusland

Flect Director Philip B. Whitehead

Approve Shareholder Rights Plan

Reelect Kaizad Bharucha as Director

Elect Renu Karnad as Director

Advisory Vote on Executive Compensation Approach

Authorize Board to Fix Remuneration of Auditors

Accept Standalone Financial Statements and Statutory Reports

Accept Consolidated Financial Statements and Statutory Reports

Approve Related Party Transactions with HCL Technologies Limited

Accept Standalone Financial Statements and Statutory Reports

Accept Consolidated Financial Statements and Statutory Reports

Elect Director Kirsten Lange

Elect Director Sharon C. Pel

Amend Bylaw No. 3

Approve Dividend

Elect Jill D. Smith as Director

Reelect Jerry Ungerman as Director

Reelect Tzipi Ozer-Armon as Director

Confirm Interim Dividend as Final Dividend

Accept Financial Statements and Statutory Reports

Amend VIP Employees Stock Appreciation Rights Plan 2018

Approve Amended Compensation of Non-Executive Directors

Accept Standalone Financial Statements and Statutory Reports

Accept Consolidated Financial Statements and Statutory Reports

Accept Financial Statements and Statutory Reports

For

Approve Material Related Party Transactions between Titan Company Limited and Titan Global

Approve Appointment and Remuneration of Neetu Kashiramka as Executive Director and Chief

Approve Payment of Commission to Non-Executive Director(s) Not Exceeding 5% of Profits of

Ratify Appointment of Kost, Forer, Gabbay & Kasierer as Auditors and Authorize Board to Fix

Vote FOR if you are NOT a controlling shareholder and do NOT have a personal interest in one or

Approve Revision in the Terms of Remuneration to Subir Chakraborty as Managing Director and

Approve Revision in the Terms of Remuneration to Asish Kumar Mukherjee as Whole-Time

Approve Material Related Party Transactions with Larsen Toubro Arabia LLC, L&T Modular

Approve Material Related Party Transactions with L&T-MHI Power Boilers Private Limited

Approve Material Related Party Transactions with L&T Modular Fabrication Yard LLC

Approve Material Related Party Transactions with LTIMindtree Limited

Accept Standalone Financial Statements and Statutory Reports

Accept Consolidated Financial Statements and Statutory Reports

Approve Material Related Party Transactions with L&T-MHI Power Turbine Generators Private

Approve Material Related Party Transactions with Nuclear Power Corporation of India Limited

Approve Material Related Party Transactions with Larsen Toubro Arabia LLC, L&T Modular

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Approve Material Related Party Transactions with Nuclear Power Corporation of India Limited

Approve Material Related Party Transactions with L&T Special Steels and Heavy Forgings Private For

Approve Material Related Party Transactions with L&T-MHI Power Boilers Private Limited

Approve Material Related Party Transactions with L&T Modular Fabrication Yard LLC

Approve Ernst & Young LLP as Auditors and Authorize Board to Fix Their Remuneration

Authorize Issuance of Unsecured Perpetual Debt Instruments, Tier II Capital Bonds and Long

Approve Related Party Transactions with HDFC Credila Financial Services Limited

Approve Material Related Party Transactions with LTIMindtree Limited

Approve Material Related Party Transactions with L&T Special Steels and Heavy Forgings Private For

Approve Revision in the Terms of Remuneration to Arun Mittal as Whole-Time Director

Approve Revision in the Terms of Remuneration to Avik Roy as Whole-Time Director

Approve Payment of Commission to Dilip G. Piramal as Non-Executive Chairman

Approve Appoinment of Branch Auditors and Authorize Board to Fix Their Remuneration

For

Voting Policy Rationale

Meeting Date Proposal Text Vote Instruction

01-Aug-23 Accept Standalone Financial Statements and Statutory Reports A vote FOR these resolutions is warranted given the absence of any known issues surrounding the company's financial statements.

O1-Aug-23 Accept Consolidated Financial Statements and Statutory Reports A vote FOR these resolutions is warranted given the absence of any known issues surrounding the company's financial statements.

01-For A vote FOR this resolution is warranted because this is a routine dividend proposal

Reelect Bhaskar Bhat as Director For

A vote FOR both the nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee

01-Aug-23 Reelect B Santhanam as Director A vote FOR both the nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee

Titan Company Limited Annual

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Titan Company Limited Annual 01-Aug-23 Approve Material Related Party Transactions between Titan Company Limited and Titan Global For A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the company's business and will be conducted at

01-Aug-23 Approve Appoinment of Branch Auditors and Authorize Board to Fix Their Remuneration For A vote FOR this proposal is warranted given the absence of any significant concerns. Titan Company Limited Annual

For

Accept Standalone Financial Statements and Statutory Reports A vote FOR these resolutions is warranted given the absence of any known issues surrounding the company's financial statements.

Accept Consolidated Financial Statements and Statutory Reports For

A vote FOR these resolutions is warranted given the absence of any known issues surrounding the company's financial statements.

Approve Dividend

For

A vote FOR this resolution is warranted because this is a routine dividend proposal.

A vote FOR both the nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee

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A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the company's business and will be conducted at

A vote FOR this proposal is warranted given the absence of any significant concerns.

A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.

A vote FOR both nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee dynamics.

A vote FOR this resolution is warranted because this is a routine dividend proposal.

A vote FOR both nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee dynamics.

A vote AGAINST this resolution is warranted in view of the following concerns in the executive's remuneration: * The proposal provides flexibility to pay

A vote AGAINST this proposal is warranted because: * The scheme permits ESARs to be issued with an exercise price at a discount to the current market price.

A vote AGAINST this resolution is warranted because: *The approval will be valid till perpetuity and shareholders will not get to review the payments in the future.

A vote AGAINST this resolution is warranted because: *There is insufficient justification for Dilip G. Piramal's pay level, which is higher than that of the company's

As the company has provided sufficient information on these proposals and as there are no concerns with the board and its committees' structure and

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A vote FOR this proposal to ratify the audit firm and fix their remuneration is warranted.

A vote FOR this item is warranted, as the company has provided sufficient information on the employment terms and there are no apparent concerns. However,

A vote FOR this item is merited, as overall, the amended compensation appears reasonable and there are no apparent concerns

Shareholders must indicate whether they are controlling shareholders or have a personal interest related to these agenda items, or else their ballots will be

A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.

A vote FOR this resolution is warranted because this is a routine dividend proposal.

A vote AGAINST the following nominee is warranted because: *The board does not have a female independent director and Rajan Raheja is the most senior

A vote FOR this proposal is warranted given the absence of any known issues concerning the cost auditor, the remuneration, and the way the cost audit was

A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his remuneration.

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A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his remuneration.

A vote FOR these resolutions is warranted given the absence of any known issues surrounding the company's financial statements.

A vote AGAINST the following nominees is warranted because: *The board independence norms are not met (after our reclassification) and Anilkumar Manibhai

A vote FOR this resolution is warranted although it is not without concern: *The provision of financial assistance by the company could expose the company and

A vote FOR these resolutions is warranted given that the proposed transactions are within the ordinary course of the company's business and will be conducted

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Vote FOR the proposed by-laws given the fact the amendment will align the company's By-Laws with the requirements of the OBCA and no further governance

Vote FOR the shareholder rights plan because it is a "new generation" plan that is structured to protect the interests of shareholders in the event of a bid for their

Vote FOR this non-binding advisory vote. The quantitative pay-for-performance screen has identified a medium concern based on a comparison of the CEO's

A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee and the company's board and committee dynamics.

A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee and the company's board and committee dynamics.

A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee and the company's board and committee dynamics.

A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, its remuneration, and the way the audit was conducted.

A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the company's business and will be conducted at

A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the company's business and will be conducted at

A vote FOR this proposal is warranted given the absence of any known issues concerning the cost auditor, the remuneration, and the way the cost audit was

Vote FOR the ratification of Ernst & Young LLP as auditor as non-audit fees (42 percent) were reasonable relative to total fees paid to the auditor.

A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements

A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.

A vote FOR this resolution is warranted given the request is deemed reasonable in view of the company's current financial position.

A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.

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A vote FOR this proposal is warranted given the absence of any known issues concerning the cost auditor, the remuneration, and the way the cost audit was

A vote FOR these resolutions is warranted given the absence of any known issues surrounding the company's financial statements.

A vote FOR these resolutions is warranted given the absence of any known issues surrounding the company's financial statements.

A vote FOR this resolution is warranted because this is a routine dividend proposal.

Vote FOR all proposed nominees as no significant concerns have been identified at this time

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March Marc						A vote AGAINST non-independent director nominee David Velez Osorno is warranted due to the company's lack of a formal nominating committee. A vote FOR
March Marc	Nu Holdings Ltd.	Annual	16-Aug-23	Elect Director Anita Mary Sands	For	A vote AGAINST non-independent director nominee David Velez Osorno is warranted due to the company's lack of a formal nominating committee. A vote FOR
Marked Mark	Nu Holdings Ltd.	Annual	16-Aug-23	Elect Director Daniel Krepel Goldberg	For	A vote AGAINST non-independent director nominee David Velez Osorno is warranted due to the company's lack of a formal nominating committee. A vote FOR
Martin M	Nu Holdings Ltd.	Annual	16-Aug-23		For	A vote AGAINST non-independent director nominee David Velez Osorno is warranted due to the company's lack of a formal nominating committee. A vote FOR
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Available Electronics Limit Armal Available Electronics Limit	Larsen & Toubro Limitec	Special	25-Aug-23	Approve Buyback of Equity Shares	For	A vote FOR this proposal is warranted given the provisions on the volume and duration for the share buyback are within acceptable limits.
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Reliance Industries Ltd. Annual 28-Aug-23 Amend Object Clause of the Memorandum of Association For A vote FOR this resolution is warranted given that the proposed new business activities can be carried on conveniently and advantageously with the existing A vote FOR this resolution is warranted given that the proposed new business activities can be carried on conveniently and advantageously with the existing A vote FOR this resolution is warranted although it is not without concern.* The proposal would allow the provision of financial assistance to subsidiaries/joint A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the company's business, and will be conducted at Samwardhana Mothersor Annual 28-Aug-23 Accept Financial Statements and Statutory Reports For A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements. Approve Final Dividend Proposal.						
Reliance Industries Ltd. Annual 28-Aug-23 Approve Material Related Party Transactions of the Company For A vote FOR this resolution is warranted although it is not without concern: *The proposal would allow the provision of financial assistance to subsidiaries/joint Reliance Industries Ltd. Annual 28-Aug-23 Approve Material Related Party Transactions of Subsidiaries of the Company For A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the company's business, and will be conducted at Samwardhana Mothersor Annual 28-Aug-23 Approve Final Dividend For A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements. Approve Final Dividend For A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.	Reliance Industries Ltd.	Annual				
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Samvardhana Motherson		28-Aug-23	Approve Remuneration of Cost Auditors	For
Samvardhana Motherson		28-Aug-23	Approve Related Party Transactions with Motherson Sumi Wiring India Limited ("MSWIL")	For
Samvardhana Motherson		28-Aug-23	Approve Related Party Transactions with SEI Thai Electric Conductor Co., Ltd., Thailand	For
Sun Pharmaceutical Indu		28-Aug-23	Accept Standalone Financial Statements and Statutory Reports	For
Sun Pharmaceutical Indu		28-Aug-23	Accept Consolidated Financial Statements and Statutory Reports	For
Sun Pharmaceutical Indu		28-Aug-23	Approve Final Dividend	For
Sun Pharmaceutical Indu		28-Aug-23	Reelect Sudhir Valia as Director	Against
Sun Pharmaceutical Indu		28-Aug-23	Approve Remuneration of Cost Auditors	For
Sun Pharmaceutical Indu		28-Aug-23	Elect Rolf Hoffmann as Director	Against
Sun Pharmaceutical Indu		28-Aug-23	Elect Aalok Shanghvi as Director and Approve Appointment and Remuneration of Aalok Shanghvi	
Sun Pharmaceutical Indu		28-Aug-23	Approve Material Related Party Transactions between Taro Pharmaceuticals USA, Inc and Taro	For
Apollo Hospitals Enterpr		30-Aug-23	Accept Financial Statements and Statutory Reports	For
Apollo Hospitals Enterpr		30-Aug-23	Confirm Interim Dividend and Declare Final Dividend	For
Apollo Hospitals Enterpr		30-Aug-23	Reelect Sangita Reddy as Director	For
Apollo Hospitals Enterpr		30-Aug-23	Reelect Pudugramam Murali Doraiswamy as Director	For
Apollo Hospitals Enterpr		30-Aug-23	Reelect Mandavilli Bhaskara Nageswara Rao as Director	For
Apollo Hospitals Enterpr		30-Aug-23	Reelect Velagapudi Kavitha Dutt as Director	For
Apollo Hospitals Enterpr		30-Aug-23	Approve Payment of Commission to Non-Executive Directors and Independent Directors	For
Apollo Hospitals Enterpr		30-Aug-23	Approve Offer or Invitation to Subscribe to Non-Convertible Debentures on Private Placement	For
Apollo Hospitals Enterpr		30-Aug-23	Approve Remuneration of Cost Auditors	For
Boot Barn Holdings, Inc.		30-Aug-23	Elect Director Peter Starrett	For
Boot Barn Holdings, Inc.		30-Aug-23	Elect Director Chris Bruzzo	For
Boot Barn Holdings, Inc.		30-Aug-23	Elect Director Eddie Burt	For
Boot Barn Holdings, Inc.		30-Aug-23	Elect Director James G. Conroy	For
Boot Barn Holdings, Inc.		30-Aug-23	Elect Director Lisa G. Laube	For
Boot Barn Holdings, Inc.	Annual	30-Aug-23	Elect Director Anne MacDonald	For
Boot Barn Holdings, Inc.		30-Aug-23	Elect Director Brenda I. Morris	For
Boot Barn Holdings, Inc.		30-Aug-23	Elect Director Brad Weston	For
Boot Barn Holdings, Inc.		30-Aug-23	Advisory Vote to Ratify Named Executive Officers' Compensation	For
Boot Barn Holdings, Inc.		30-Aug-23	Ratify Deloitte & Touche LLP as Auditors	For
ICICI Bank Limited	Annual	30-Aug-23	Accept Financial Statements and Statutory Reports	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Dividend	For
ICICI Bank Limited	Annual	30-Aug-23	Reelect Sandeep Bakhshi as Director	For
ICICI Bank Limited	Annual	30-Aug-23	Approve M S K A & Associates, Chartered Accountants as Auditors and Authorize Board to Fix	For
ICICI Bank Limited	Annual	30-Aug-23	Approve KKC & Associates LLP, Chartered Accountants as Auditors and Authorize Board to Fix	For
ICICI Bank Limited	Annual	30-Aug-23	Reelect Hari L. Mundra as Director	For
ICICI Bank Limited	Annual	30-Aug-23	Reelect B. Sriram as Director	For
ICICI Bank Limited	Annual	30-Aug-23	Reelect S. Madhavan as Director	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Revision in Remuneration of Sandeep Bakhshi as Managing Director and Chief Executive	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Revision in Remuneration of Sandeep Batra as Executive Director	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Revision in Remuneration of Rakesh Jha as Executive Director	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Revision in Remuneration of Anup Bagohi as Executive Director	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Reappointment and Remuneration of Sandeep Bakhshi as Managing Director & Chief	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Material Related Party Transactions for Sale of Securities (Issued by Related or	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Material Related Party Transactions for Current Account Deposits for FY2025	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Material Related Party Transactions for Subscription of Securities Issued by Related	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Material Related Party Transactions for Sale of Securities (Issued by Related or	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Material Related Party Transactions for Fund-Based and/or Non-Fund Based Credit	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Material Related Party Transactions for Undertaking Repurchase (Repo) Transactions	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Material Related Party Transactions for Undertaking Reverse Repurchase (Reverse	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Material Related Party Transactions for Availing Manpower Services for Certain	For
ICICI Bank Limited	Annual	30-Aug-23	Approve Material Related Party Transactions for Availing Insurance Services from Related Party	For
Zomato Ltd.	Annual	30-Aug-23	Accept Financial Statements and Statutory Reports	For
Zomato Ltd.	Annual	30-Aug-23	Reelect Sanjeev Bikhchandani as Director	For
Zomato Ltd.	Annual	30-Aug-23	Approve Reclassification of Authorized Share Capital and Amend Memorandum of Association	For
Zomato Ltd.	Annual	30-Aug-23	Accept Financial Statements and Statutory Reports	For
Zomato Ltd.	Annual	30-Aug-23	Reelect Sanjeev Bikhchandani as Director	For
Zomato Ltd.	Annual	30-Aug-23	Approve Reclassification of Authorized Share Capital and Amend Memorandum of Association	For

A vote FOR this proposal is warranted given the absence of any known issues concerning the cost auditor, the remuneration, and the way the cost audit was A vote FOR these resolutions is warranted given that the proposed transactions are within the ordinary course of the company's business and will be conducted A vote FOR these resolutions is warranted given that the proposed transactions are within the ordinary course of the company's business and will be conducted A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements. A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.

A vote FOR this resolution is warranted because this is a routine dividend proposal.

A vote AGAINST the following nominees is warranted because: * The board independence norms are not met (after Sustainability Advisory Services A vote FOR this proposal is warranted given the absence of any known issues concerning the cost auditor, the remuneration, and the way the cost audit was A vote AGAINST the following nominees is warranted because: *The board independence norms are not met (after Sustainability Advisory Services A vote AGAINST the following nominees is warranted because: *The board independence norms are not met (after Sustainability Advisory Services A vote FOR this resolution is warranted given that the proposed transactions are operational and will be conducted at arm's-length. While the auditors' report includes an emphasis of matter, their opinion remains unqualified. As such, a vote FOR this resolution is warranted.

A vote FOR this resolution is warranted because this is a routine dividend proposal.

A vote FOR the re-election of Sangita Reddy (Item 3), Murali Doraiswamy (Item 4), Bhaskara Mandavilli Nageswara Rao (Item 5) and Velagapudi Kavitha Dutt A vote FOR the re-election of Sangita Reddy (Item 3), Murali Doraiswamy (Item 4), Bhaskara Mandavilli Nageswara Rao (Item 5) and Velagapudi Kavitha Dutt A vote FOR the re-election of Sangita Reddy (Item 3), Murali Doraiswamy (Item 4), Bhaskara Mandavilli Nageswara Rao (Item 5) and Velagapudi Kavitha Dutt A vote FOR the re-election of Sangita Reddy (Item 3), Murali Doraiswamy (Item 4), Bhaskara Mandavilli Nageswara Rao (Item 5) and Velagapudi Kavitha Dutt A vote FOR this resolution is warranted given the absence of any known issues.

A vote FOR this resolution is warranted given that the request is deemed reasonable, in view of the company's current financial position. The proposed issuance A vote FOR this proposal is warranted given the absence of any known issues concerning the cost auditor, the remuneration, and the way the cost audit was A vote FOR the director nominees is warranted.

A vote FOR the director nominees is warranted

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A vote FOR the director nominees is warranted

A vote FOR the director nominees is warranted.

Although a concern is noted, a vote FOR this proposal is warranted as pay and performance are reasonably aligned at this time.

A vote FOR this proposal to ratify the auditor is warranted.

A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements

A vote FOR this resolution is warranted because this is a routine dividend proposal.

A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee dynamics.

A vote FOR these proposals is warranted given the absence of any known issues concerning the audit firm, its remuneration, and the way the audit was

A vote FOR these proposals is warranted given the absence of any known issues concerning the audit firm, its remuneration, and the way the audit was

A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee dynamics.

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A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee dynamics.

A vote FOR these resolutions is warranted, although it is not without concerns for shareholders: * There is no disclosure on the number of stock options to be

A vote FOR this resolution is warranted although it is not without concerns for shareholders: * There is no disclosure on the number of stock ontions to be granted

A vote FOR this resolution is warranted, although it is not without concerns for shareholders: *There is no disclosure on the number of stock options to be granted

A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and his remuneration.

A vote FOR these resolutions is warranted, although it is not without concerns for shareholders: *There is no disclosure on the number of stock options to be

A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the company's business, and will be conducted at A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the company's business, and will be conducted at

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A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the company's business, and will be conducted at

A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.

A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee and the company's board and committee dynamics.

A vote FOR this resolution is warranted given that the proposal does not have material economic impact on shareholders.

A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements

A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee and the company's board and committee dynamics.

A vote FOR this resolution is warranted given that the proposal does not have material economic impact on shareholders.