INDIA FUND INC Form N-PX August 28, 2012

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 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)

1735 Market Street, 32nd Floor

Philadelphia, PA 19103

(Address of principal executive offices) (Zip code)

Lucia Sitar, Esq.

c/o Aberdeen Asset Management Inc

1735 Market Street, 32nd Floor

Philadelphia, PA 19103

(Name and address of agent for service)

Registrant s telephone number, including area code: (866) 839-5205

Date of fiscal year end: **December 31**

Date of reporting period: July 1, 2011 June 30, 2012

PROXY VOTING RECORD

FOR PERIOD JULY 1, 2011 TO JUNE 30, 2012

Issuer of Portfolio Security Redington India Ltd	Exchange Ticker Symbol REDI IN	SEDOL B1R3S15 IN	Shareholder Meeting Date 7/22/2011	Location of Meeting Chennai	Summary of Matter Voted On 1. To receive, consider and adopt the Balance Sheet as at 31 March 2011 and the Profit & Loss account 01 the Company for the year ended on that date along with the Reports of the Directors and Auditor; thereon.	Who Proposed Matter: Issuer /Shareholder MGMT			Vote For or Against Management DNA
					To declare dividend. Appoint Direction in place of Mr. Srinivasan.	MGMT MGMT	No No	DNA DNA	DNA DNA
					4. Appoint Direction in place of Mr. Tu Shu-Chyuan.	MGMT	No	DNA	DNA
					5. To appoint Auditors to hold office from the conclusion of this Meeting until the conclusion of the next Annual General Meeting on such remuneration to be fixed by the Board of Directors. Mis. Deloitte Haskins & Sells, Chartered Accountants, the retiring Auditors, are eligible	MGMT	No	DNA	DNA
					for re-appointment. 6. To consider and if thought fit, to pass, with or without modification(s) the following Resolution as an Ordinary Resolution: RESOLVED that pursuant to sections 198,269,309, Schedule XIII and other applicable provisions, if any, of the Companies Act, 1956, approval of the Company be and is hereby accorded for the re-appointment of Mr. M. Raghunandan, as a Whole-Time Director of the Company for a period of two years with effect from March 1, 2011 on the salary, perquisites and benefits as set out in the explanatory statement attached to this notice.	MGMT	No	DNA	DNA
					to this notice. 7. To consider and if thought fit, to pass, with or without modification(s) the following as an Ordinary Resolution: RESOLVED that in accordance with the provisions of Section 269 and other applicable provisions if any, of the Companies Act, 1956 and subject to approval of the Central Government, approval of the Company be and is hereby accorded for re-appointment of Mr. R. Srinivasan as Managing Director of the Company for a period of five years with effect from July 1, 2011 without payment of any remuneration	MGMT	No	DNA	DNA

			excepting reimbursement of the expenses incurred by him in connection with the business of the Company and on the terms and conditions contained in the agreement entered between Mr. R. Srinivasan and the Company.				
Dr. Reddy s Laboratories DRRD IN 6410959 IN	7/21/2011	Hyderabad	1. To receive, consider and adopt the Balance Sheet as at 31 March 2011 and the Profit & Loss account 01 the Company for the year ended on that date along with the Reports of the Directors and Auditor; thereon.	MGMT	No	DNA	DNA
			2. To declare dividend on the equity shares for the financial year 2010-11	MGMT	No	DNA	DNA
			3. To appoint a Director in place of Mr. Anupam Puri, who retires by rotation, and being eligible, seeks re-appointment.	MGMT	No	DNA	DNA
			4. To appoint a Director in place of Dr. Bruce L A Carter, who retires by rotation, and being eligible, seeks	MGMT	No	DNA	DNA
			re-appointment. 5. To appoint the Statutory Auditor; and fix their remuneration. The retiring	MGMT	No	DNA	DNA
			Auditors B S R & Co., Chartered Accountants are eligible for re-appointment. 6. RE-APPOINTMENT OF DR. KANJI REDDY AS WHOLE-TIME DIRECTOR DESIGNATED AS	MGMT	No	DNA	DNA
			CHAIRMAN 7. RE-APPOINTMENT OF MR., G V PRASAD AS WHOLE-TIME DIRECTOR DESIGNATED AS VICE-CHAIRMAN AND CHIEF EXECUTIVE	MGMT	No	DNA	DNA
Cadila Healthcare Limited CDH IN 6378905 IN	7/19/2011	Ahmedabad	OFFICER. 1. To receive, consider and adopt the audited Balance Sheet as at and the Profit and Loss Account of the Company for the year ended on 31st March, 2011 and the Reports of the Directors and	MGMT	No	DNA	DNA
			Auditors thereon. 2. To declare dividend on	MGMT	No	DNA	DNA
			Equity Shares. 3. To appoint a Director in place of Mr. Humayun Dhanrajgir, who retires by rotation and being eligible offers himself for	MGMT	No	DNA	DNA
			re-appointment. 4. 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 fix	MGMT	No	DNA	DNA
			their remuneration.	MGMT	No	DNA	DNA

ITC Limited

ITC IN B0JGGP5 IN 7/19/2011

Kolkata

5. Re-appointment of Mr. Pankaj R. Patel as Managing Director of the Company for a period of five years with effect from 1st September, 2011 on a remuneration upto 5% of the net profits of the Company computed in the manner laid down in sections 349 and 350 of the Act during & any financial year or such other limits as may be prescribed by Central Government from time to time and on other terms and conditions as set out in the draft agreement.				
6. RESOLVED THAT Mr. Nitin Raojibhai Desai, who was appointed by the Board of Directors as an Additional Director of the Company with effect from 6th May. 2011 and who holds office upto the date of this Annual General Meeting of the Company in terms of section 260 of the Companies Act, 1956 [the Act] and in respect of whom the Company has received a notice in writing from a member under section 257 of the Act together with deposit of Rs, 500/- in cash proposing his candidature for the office of the Director of the Company be and is hereby appointed as a Director of the Company liable to retire by rotation.	MGMT	No	DNA	DNA
1. To consider and adopt the Accounts of the Company for the financial year ended 31st March, 2011, the Balance Sheet as at that date and the Reports of the Directors and Auditors thereon.	MGMT	No	DNA	DNA
2. To declare dividend for the financial year ended 31st March, 2011.	MGMT	No	DNA	DNA
3. To elect Directors in place of those retiring by rotation.	MGMT	No	DNA	DNA
4. To appoint Auditors and to fix their remuneration. In this connection, to consider and, if thought fit, to pass the following resolution which will be proposed as a Special Resolution:- Resolved that Messrs. Deloitte Haskins & Sells, Chartered Accountants (Registration No. 302009E), be and are hereby appointed as the Auditors of the Company to hold such office until the conclusion of the next Annual General Meeting to conduct the audit at a remuneration of Rs. 165,00,000/- payable in one or more installments plus service tax as applicable, and reimbursement of	MGMT	No	DNA	DNA

out-of-pocket expenses incurred.

MGMT No DNA DNA

5. To consider and, if thought fit, to pass, with or without modification, the following resolution which will be proposed as an Ordinary Resolution:- Resolved that Mr. Krishnamoorthy Vaidyanath be and is hereby appointed a Director of the Company, liable to retire by rotation, for a period of five years from the date of this Meeting, or till such earlier date to conform with the policy on retirement as may be determined by the Board of Directors of the Company and for by any applicable statutes, rules, regulations or guidelines.

6. To consider and, if thought fit, to pass, with or without modification, the following resolution which will be proposed as an Ordinary Resolution:- Resolved that, in accordance with the applicable provisions of the Companies Act, 1956, or any amendment thereto or re-enactment thereof, this Meeting hereby approves the appointment of Mr. Nakul Anand as a Director, liable to retire by rotation, and also as a Wholetime Director of the Company, for a period of three years with effect from 3rd January, 2011, or till such earlier date to conform with the policy on retirement as may be determined by the Board of Directors of the Company and 1 or by any applicable statutes, rules, regulations or guidelines, on such remuneration as set out in the Explanatory Statement annexed to the Notice convening this Meeting.

7. To consider and, if thought fit, to pass, with or without modification, the following resolution which will be proposed as an Ordinary Resolution :- Resolved that, in accordance with the applicable provisions of the Companies Act, 1956, or any amendment thereto or re-enactment thereof, this Meeting hereby approves the appointment of Mr. Pradeep Vasant Dhobale as a Director, liable to retire by rotation. and also as a Wholetime Director of the Company, for a period of three years with effect from 3rd January, 2011, or till such earlier date to conform with the policy on retirement as may be determined by the Board of Directors of the Company and I or by any applicable statutes, rules, regulations or guidelines, on such remuneration as set out in the Explanatory Statement annexed to the Notice convening this Meeting.

8. To consider and, if thought fit, to pass, with or without modification, the following resolution which will be proposed as an Ordinary Resolution:- Resolved that, in accordance with the applicable provisions of the Companies Act, 1956, or any amendment thereto or re-enactment thereof, this Meeting hereby approves the re-appointment of Mr. Yogesh Chander Deveshwar as a Director, not liable to retire by rotation, and also as a Wholetime Director and Chairman of the Company, for a period of five years with effect from 5th February, 2012, on such remuneration as set out in the Explanatory Statement annexed to the Notice convening this Meeting.

MGMT No DNA DNA

MGMT No DNA DNA

MGMT No DNA DNA

Thermax Limited	TMX IN	B10SSP1 IN	7/22/2011	Pune	1. To receive, consider and adopt the audited Profit and Loss Account for the financial year ended on March 31, 2011, the Balance Sheet as at that date, together with the reports of the Auditors and Board of Directors, thereon.	MGMT	No	DNA	DNA
					2. To declare dividend.3. To appoint a Director in place of Mrs. A.R. Aga, who retires by rotation and being eligible, offers herself for re-appointment.	MGMT MGMT			
					4. To appoint a Director in place of Mr. Tapan Mitra who retires by rotation and being eligible, offers himself for re-appointment.	MGMT	No	DNA	DNA
					5. To appoint M/s. B.K. Khare & Co., Chartered Accountants, as Statutory Auditors of the Company, to hold office from the conclusion of this Annual General Meeting upto the conclusion of the next Annual General Meeting and to authorize the Audit Committee of the Board to fix their remuneration.	MGMT	No	DNA	DNA
					6. To consider, and if thought fit, pass with or without modification(s), the following resolution as an Ordinary Resolution: RESOLVED THAT Mr. Nawshir Mirza, who was appointed as an Additional Director at the Meeting of the Board of Directors held on May 3, 2011 and who holds office under Section 260 of the Companies Act, 1956 (the Act) upto the date of this Annual General Meeting and in respect of whom the Company has received a notice in writing under Section 257 of the Act, proposing his candidature for the office of Director, be and is hereby appointed as a Director of the Company, liable to retire by rotation.	MGMT	No	DNA	DNA
UTV Software Communications Limite	ed UTV IN	B06CRH5 IN	7/18/2011	Mumbai		MGMT	Yes	For	For
					2. To appoint a Director in place of Mr.Narendra Ambwani, who retires by rotation and being eligible, offers himself for reappointment.	MGMT	Yes	For	For
					3. To appoint a Director in place of Mr.Prem Mehta, who retires by rotation and being eligible, offers himself for reappointment.	MGMT	Yes	For	For
					4. To appoint a Director in place of Mr.Suketu Shah, who retires by rotation and being eligible, offers himself for reappointment.	MGMT	Yes	For	For
					5. To appoint M/s. Price Waterhouse & Co., (Registration No. 007567S) Chartered Accountants, Mumbai as Statutory Auditors of the Company from the conclusion of this meeting until the conclusion of the next Annual General meeting and to authorize the	MGMT	Yes	For	For
					Board of Directors to fix their remuneration. 6. To consider and, if thought fit, to pass with or without modification (s), the following resolution as a Special Resolution: RESOLVED THAT pursuant to the provisions of Sections 198, 269, 309, 310 and 311 and all other applicable provisions of the Companies Act, 1956 (hereinafter referred to as the Act) read with Schedule XIII of the Act and such other consent/s, permission/s and approval/s as may be	MGMT	Yes	For	For

required, if any, the Company hereby approves the appointment/re-appointment of Mr. Rohinton Screwvala as CMD & Chief Executive Officer of the Company for a period of 5 (Five) Years commencing from 1st August, 2011 on the terms and conditions as set out in the Explanatory statement and in the agreement entered into/to be entered into in this behalf, with liberty to the Board of Directors/Remuneration committee to alter and vary the terms and conditions of the said appointment and/or agreement in such manner as may be agreed to between the Board/Remuneration Committee and Mr. Rohinton Screwvala (the appointee). JSTL IN 6101640 IN 7/25/2011 Mumbai 1. To receive, consider and adopt the MGMT Yes For For Audited Balance Sheet as at 31st March. 2011 and the Profit and Loss Account for the financial year ended on that date and Reports of Directors and Auditors thereon. 2. To declare dividend on 10% Cumulative MGMT Yes For For Redeemable Preference Shares 3. To declare dividend on equity shares MGMT Yes For For 4. To appoint a Director in place of MGMT Yes For For Mr.Seshagiri Rao M. V. S, who retires by rotation and being eligible, offers himself for reappointment. MGMT Yes For 5. To appoint a Director in place of For Mr.Sudipto Sarkar, who retires by rotation and being eligible, offers himself for reappointment.

MGMT Yes For

For

6. To appoint a Director in place of

reappointment.

Mr.Jayant Acharya. S, who retires by rotation and being eligible, offers himself for

JSW Steel Limited

					7. To appoint a Director in place	MGMT	Yec	For	For
					of Mr. Kannan Vijayaraghavan, who retires by rotation and being eligible, offers himself for reappointment.	MOWII	105	101	101
					8. To appoint M/s Deloitte Haskins & Sells, Chartered Accountants, as Statutory Auditors of the company and to	MGMT	Yes	For	For
					fix their remuneration. 9. To approve the increase in the ceiling on remuneration payable to Mr. Seshagiri Rao M.V.S with effect from 04/01/2011 from Rs. 2,800,000 per month to Rs,	MGMT	Yes	For	For
					5,000,000 per month. 10. To approve the increase in the ceiling on remuneration payable to Dr. Vinod Nowal with effect from 04/01/2011 from Rs. 2,500,000 per month to Rs,	MGMT	Yes	For	For
					5,000,000 per month. 11. To approve the increase in the ceiling on remuneration payable to Mr. Jayant Acharya with effect	MGMT	Yes	For	For
GODREJ CONSUMER PRODUCTS LTD	GCPL IN	B1BDGY0 IN	7/23/2011	Mumbai	from 04/01/2011 from Rs. 1,800,000 per month to Rs, 5,000,000 per month. 1. To receive, consider and adopt	MGMT	Yes	For	For
					the balance sheet and profit & loss account 2. To declare dividend on equity	MGMT	Vec	For	For
					shares. 3. To appoint a Director in place	MGMT			For
					of Dr. Omkar Goswami, who retires by rotation, and offers himself for re-appointment				
					4. To appoint a Director in place of Mr. Jamshyd Godrej, who retires by rotation, and offers himself for re-appointment	MGMT	Yes	For	For
					5. To appoint auditors and to fix their remuneration. M/s Kalyaniwalla & Mistry, Chartered Accountants, the retiring Auditors	MGMT	Yes	For	For
					are eligible for reappointment. 6. Ms. Tanya Dubash, who was appointed as an Additional Director of the company, is appointed as Director of the	MGMT	Yes	For	For
					Company. 7. Ms. Nisaba Godrej, who was appointed as an Additional Director of the company, is appointed as Director of the Company.	MGMT	Yes	For	For
					8. Mr. Narendra Ambwani, who was appointed as an Additional Director of the company, is appointed as Director of the Company.	MGMT	Yes	For	For
					9. Mr. Shyamsunder Jaipuria is proposing his candidature for the office of a Director, be and is hereby appointed as a Director of	MGMT	Yes	For	For
STERLITE INDUSTRIES	STLT IN	B13TC37 IN	7/23/2011	Tamil Nadu	the company. 1. To receive, consider and adopt the balance sheet and profit &	MGMT	No	DNA	DNA

					loss account				
					loss account 2. To declare dividend on equity	MGMT	No	DNA	DNA
					shares. 3. To appoint a Director in place	MGMT			
					of Mr. Sandeep Junnarkar, who	MONT	NO	DNA	DNA
					retires by rotation, and offers himself for re-appointment				
					4. To appoint auditors and to fix	MGMT	No	DNA	DNA
					their remuneration. 5. To the re-appointment of Mr.	MGMT	No	DNA	DNA
					D. D. Jalan as Whole time				
					Director of the company. 6. To revise the utilization of the	MGMT	No	DNA	DNA
					proceeds of the Right issue of				
JK Tyre & Industries Limited	JKI IN	B1NTC26 IN	7/29/2011	Kolkata	equity shares. 1. To receive, consider and adopt	MGMT	No	DNA	DNA
•					the balance sheet and profit &				
					loss account 2. To declare dividend.	MGMT	No	DNA	DNA
					3. To appoint a Director in place	MGMT	No	DNA	DNA
					of Shri Om Prakash Khaitan, who				
					retires by rotation, and offers himself for re-appointment				
					4. To appoint a Director in place	MGMT	No	DNA	DNA
					of Shri Bakul Jain, who retires by rotation, and offers himself for				
					re-appointment				
					5. M/s Lodha & Co., Chartered	MGMT	No	DNA	DNA
					Accountants are re-appointed as Auditors of the company.				
					6. Shri Kalpataru, who was	MGMT	No	DNA	DNA
					appointed as an Additional Director of the Company, be				
					appointed as a Director of the				
					Company.) (C) (T)		DMA	DNI
					7. The re-appointment of Dr. Raghupati Singhania as Vice	MGMT	No	DNA	DNA
					Chairman & Managing Director				
					of the Company. 8. The re-appointment of Shri	MGMT	No	DNA	DNA
					Bharat Hari Singhania as				
					Managing Director of the Company.				
JSW STEEL LIMITED	JSTL IN	6101640 IN	7/25/2011	Mumbai	1. To receive, consider and adopt	MGMT	Yes	For	For
					the balance sheet and profit & loss account				
					2. To declare dividend on	MGMT	Yes	For	For
					Cumulative Redeemable Preference shares.				
					3. To declare dividend on equity	MGMT	Yes	For	For
					shares. 4. To appoint a Director in place	MGMT	Yes	For	For
					of Mr. Seshagiri Rao M.V.S, who	MONT	103	101	101
					retires by rotation, and offers himself for re-appointment.				
					5. To appoint a Director in place	MGMT	Yes	For	For
					of Mr. Sudipto Sarkar, who retires by rotation, and offers himself for				
					re-appointment.				
					6. To appoint a Director in place	MGMT	Yes	For	For
					of Mr. Jayant Acharya, who retires by rotation, and offers				
					himself for re-appointment.	MCMT	V	Ea-	Ea-
					7. To appoint a Director in place of Mr. Kannan Vijayaraghavan,	MGMT	1 es	ror	For
					who retires by rotation, and offers				
					himself for re-appointment. 8. To appoint M/s Deloitte	MGMT	Yes	For	For
					Haskins & Sells as Statutory				
					Auditors of the company.				

					9. The company approves the increase in the ceiling on remuneration payable to Mr. Seshagiri Rao M.V.S.	MGMT	Yes	For	For
					10. The company approves the increase in the ceiling on remuneration payable to Dr. Vinod Nowal.	MGMT	Yes	For	For
					11. The company approves the increase in the ceiling on remuneration payable to Mr. Jayant Acharya.	MGMT	Yes	For	For
LUPIN LTD	LPC IN	6143761 IN	7/27/2011	Mumbai	1. To receive, consider and adopt the balance sheet and profit & loss account				For
					2. To declare a Dividend 3. To appoint a Director in place of Mr. Nilesh Gupta, who retires by rotation and being eligible, offers himself for re-appointment	MGMT MGMT			For For
					4. To appoint a Director in place of Dr. K U Mada , who retires by rotation and being eligible, offers himself for re-appointment	MGMT			For
PRESTIGE ESTATES PROJECTS LTD	PEDI IN	R4T3I F9 IN	7/28/2011	RENGALURU	5. To appoint Auditors & to fix their remuneration	MGMT			For
1.651.62.55.11.55.11.64.26.15.21.5		2,1021,711,	7,20,2011	ZZIVONZONO	the balance sheet and profit & loss account 2. To declare dividend on equity	MGMT			
					shares. 3. To appoint a Director in place of Mr. B. G. Koshy, who retires by rotation, and offers himself for	MGMT	No	DNA	DNA
					re-appointment 4. To appoint a Director in place of Mr. Jagdeesh K. Reddy, who retires by rotation, and offers himself for re-appointment	MGMT	No	DNA	DNA
					S. M/s. Deloitte Haskins & Sells, Chartered Accountants, being eligible & offer themselves for re-appointment.	MGMT	No	DNA	DNA
					6. Mr. Noaman Razack, who was appointed as an Director of the Company, be appointed as a Director of the Company.	MGMT	No	DNA	DNA
					7. Mr. Noaman Razack is appointed as Whole-Time Director of the Company.	MGMT			
TITAN INDUSTRIES LIMITED	TTAN IN	6139340 IN	7/28/2011	HOSUR	8. The purpose of utilization of the proceeds of the Initial Public Offer.1. To receive, consider and adopt	MGMT MGMT			
THAN INDOSTRIES EINITED	TTAIVIIV	0137340 111	772072011	позек	the balance sheet and profit & loss account 2. To declare dividend on equity	MGMT			
					shares. 3. To appoint a Director in place	MGMT			
					of Mr. Ishaat Hussain, who retires by rotation, and offers himself for re-appointment				
					4. To appoint a Director in place of Ms. Vinita Bali, who retires by rotation, and offers himself for re-appointment	MGMT	No	DNA	DNA
					5. To appoint a Director in place of Mr. V Parthasarathy, who retires by rotation, and offers himself for re-appointment	MGMT	No	DNA	DNA

6. M/s. Deloitte Haskins & Sells, MGMT No DNA DNA Chartered Accountants, are re-appointed as Auditors of the Company.
7. Prof. Das Naryandas, who was appointed as an Additional Director of the Company, be appointed as a Director of the Company.

					8. Mrs. Susan Mathew, who was appointed as an Director of the Company, be appointed as a Director	MGMT	No	DNA	DNA
					of the Company. 9. Dr. N Sundaradevan, IAS who was appointed as an Director of the Company, be appointed as a Director of the Company.	MGMT	No	DNA	DNA
CESC LIMITED	CESC IN	6304728 IN	7/29/2011	KOLKATA	To receive, consider and adopt the balance sheet and profit & loss account	MGMT	No	DNA	DNA
					2. To declare dividend on equity shares.	MGMT	No	DNA	DNA
					3. To appoint a Director in place of Mr. Khaitan, who retires by rotation, and offers himself for re-appointment	MGMT	No	DNA	DNA
					4. To appoint a Director in place of Mr. Banerjee who retires by rotation, and offers himself for re-appointment	MGMT	No	DNA	DNA
					5. Re-appointment of Messers. Lovelock & Lewers as Auditors of the Company	MGMT	No	DNA	DNA
					6. To mortgaging and/ or charging by the Board of Directors of the Company of all the immovable and	MGMT	No	DNA	DNA
					movable properties of the Company, wheresoever situate, present and future, in favour of Standard				
					Chartered Bank for its foreign				
					currency loan together with interests, charges, expenses, front-end fees and				
					all other monies payable by the Company to SCB, in terms of the				
					Letter of Sanction, Facility Agreement, Hypothecation				
					Agreement or any other Agreement or any amendment thereto entered/to be				
					enters into by the Company with SCB so that the mortgage and/or charge may be created by the Company in				
CODE PROJECTS AND	CDTI IN	DIVVIOS IN	7/20/2011	D4-1 D-11-4	favour of SCB	MCMT	V	F	F
CORE PROJECTS AND TECHNOLOGIES LIMITED	CPILIN	B1XX1Q5 IN	//28/2011	Postal Ballot	Special Resolution for change in Main Object Clause of the Memorandum of Association of the Company	MGMT	res	FOF	For
					2. Special Resolution for change in certain clauses of Articles of Association	MGMT	Yes	For	For
TTK PRESTIGE LIMITED	TTKPT IN	6907484 IN	7/15/2011	HOSUR	1. To receive, consider and adopt the balance sheet and profit & loss account	MGMT	No	DNA	DNA
					2. To declare a dividend.3. To appoint a Director in place of	MGMT MGMT			
					Mr. R. Srinivasan, who retires by rotation, and offers himself for re-appointment	MOM1	110	DIVA	DIVA
					4. To appoint a Director in place of Dr. (Mrs.) Latha Jagannathan, who retires by rotation, and offers herself for re-appointment	MGMT	No	DNA	DNA
					Mr. K. Shankaran, who retires by rotation, and offers himself for re-appointment	MGMT	No	DNA	DNA
					6. To appoint the Auditors and to fix their remuneration.	MGMT	No	DNA	DNA
WIPRO LTD	WPRO IN	6206051 IN	7/19/2011	BANGALORE	To receive, consider and adopt the balance sheet and profit & loss	MGMT	No	DNA	DNA

					account 2. Confirm the Payment of Interim	MGMT	No	DNA	DNA
					Dividend & to Declare the Final Dividend				
					3. To appoint a Director in the place of Mr Suresh C Sanapthy who retires by rotation and being eligible, offers	MGMT	No	DNA	DNA
					himself for re-appointment 4. To appoint a Director in the place of Mr William Suresh C Sanapthy who retires by rotation and being eligible, offers himself for	MGMT	No	DNA	DNA
					re-appointment 5. To appoint a Director in the place of Mr B.C. Prabhakar who retires by	MGMT	No	DNA	DNA
					rotation and being eligible, offers himself for re-appointment 6. To appoint Auditors M\s M.S. BSR & C. as the Auditors of the Company	MGMT	No	DNA	DNA
					and to fix their remuneration 7. Appointment of Mr M.K.Sharma as the Director of the company.	MGMT	No	DNA	DNA
					8. Appointment of Mr T.K.Kurien as the Director of the company.	MGMT	No	DNA	DNA
					9. Re-appointment of the Mr. Azim Premji, as chairman & Managing	MGMT	No	DNA	DNA
					Director of the Company 10. To Approve One time Severance Payment of 70 Million to Mr Girish S Paranjpe who Resigned from the	MGMT	No	DNA	DNA
					company as joint CEO & Director 11. To Approve One time Severance Payment of 70 Million to Mr Suresh Vaswani who Resigned from the	MGMT	No	DNA	DNA
					company as joint CEO & Director 12. Payment of the Remuneration by way of Commission to the Non	MGMT	No	DNA	DNA
HAVELLS INDIA LIMITED	HAVL IN	6709776 IN	8/1/2011	NEW DELHI	Executive Director of the Company 1. To receive, consider and adopt the balance sheet and profit & loss account	MGMT	No	DNA	DNA
					2. To declare a dividend.	MGMT			
					3. To appoint a Director in place of Shri. Avinash Parkash Gandhi, who retires by rotation, and offers himself for re-appointment	MGMT	No	DNA	DNA
					4. To appoint a Director in place of Shri. Niten Malhan, who retires by rotation, and offers himself for	MGMT	No	DNA	DNA
					re-appointment 5. To the re-appointment of M/s V. R. Bansal & Associates as the Auditors	MGMT	No	DNA	DNA
					of the Company. 6. To appoint M/s S. R. Batliboi & Co., Chartered Accountants and M/s V. R. Bansal & Associates, Chartered	MGMT	No	DNA	DNA
EVEDONN EDLICATION LIMITED	EEDH IN	D1CI DIII IN	9/2/2011	Channai	Accountants as Joint Auditors of the company.	мсмт	Na	DNA	DNA
EVERONN EDUCATION LIMITED	EEDU IN	DICEBUI IN	0/3/2011	Chennai	To receive, consider and adopt the balance sheet and profit & loss account	MGMT	110	DNA	DINA
					2. To declare dividend on equity shares.	MGMT			
					3. To appoint a Director in place of Mr. R. Sankaran, who retires by rotation, and offers himself for re-appointment	MGMT	110	DΝΑ	DNA
					3. To appoint a Director in place of Dr. K. M. Marimuthu, who retires by rotation, and offers himself for	MGMT	No	DNA	DNA

					re-appointment 4. To appoint M/s P. Chandrasekar, Chartered Accountants, as Statutory	MGMT	No	DNA	DNA
					Auditors of the Company. 5. Dr. Jamshed J Irani, who was appointed as an Additional director is hereby appointed as a director of the	MGMT	No	DNA	DNA
					company. 6. Mr. Nikhil P Gandhi, who was appointed as an Additional director is hereby appointed as a director of the	MGMT	No	DNA	DNA
					company. 7. Dr. M. S. Vijay Kumar, who was appointed as an Additional director is hereby appointed as a director of the	MGMT	No	DNA	DNA
					company. 8. Appointment and fixation of remuneration of Mr. P Kishore, Managing Director of the Company.	MGMT	No	DNA	DNA
TATA CTEEL LTD	TATA IN	(10115(IN	9/2/2011	MUMDAI	9. Appointment and fixation of remuneration of Mrs. Susha John, Whole-time Director of the Company.	MGMT			
TATA STEEL LTD	TATA IN	6101156 IN	8/3/2011	MUMBAI	To receive, consider and adopt the balance sheet and profit & loss account To declare dividend on Ordinary	MGMT MGMT			For For
					shares. 3. To appoint a Director in place of Mr. R. N. Tata, who retires by rotation, and offers himself for	MGMT	Yes	For	For
					re-appointment 4. To appoint a Director in place of Mr. Nusli N. Wadia, who retires by rotation, and offers himself for	MGMT	Yes	For	For
					re-appointment 5. To appoint a Director in place of Mr. Subodh Bhargava, who retires by rotation, and offers himself for	MGMT	Yes	For	For
					re-appointment 6. To appoint a Director in place of Mr. Jacobus Schraven, who retires by rotation, and offers himself for	MGMT	Yes	For	For
					re-appointment 7. To appoint Auditors and fix their remuneration.	MGMT	Yes	For	For
					8. Dr. Karl Ulrich Koehler, who was appointed as an Additional director is hereby appointed as a director of the	MGMT	Yes	For	For
					company. 9. Commission to Directors other than the Managing and Whole-time Director shall not exceed 1% per annum of the net profits of the	MGMT	Yes	For	For
DLF LIMITED	DLFU IN	2116842 US	8/4/2011	GURGAON	Company. 1. To receive, consider and adopt the balance sheet and profit & loss account	MGMT	No	DNA	DNA
					2. To declare a dividend.3. To appoint a Director in place of Ms. Pia Singh, who retires by rotation, and offers himself for re-appointment	MGMT MGMT			

					4. To appoint a Director in place of Mr. G. S. Talwar, who retires by rotation, and offers himself for	MGMT	No	DNA	DNA
					re-appointment 5. To appoint a Director in place of Mr. K. N. Memani, who retires by rotation, and offers himself for re-appointment	MGMT	No	DNA	DNA
					6. Mr. Ravinder Narain, a Director who retires by rotation and expressed his desire not to offer himself for re-appointed and	MGMT	No	DNA	DNA
					the vacancy be not filled. 7. To appoint Auditors and to fix their remuneration.	MGMT	No	DNA	DNA
					8. To the appointment of Mr. Rahul Talwar as Senior Management Trainee of the	MGMT	No	DNA	DNA
					Company. 9. To the appointment of Ms. Kavita Singh as an Advisor to	MGMT	No	DNA	DNA
					DLF Universal Limited. 1. To receive, consider and adopt the balance sheet and profit &	MGMT	No	DNA	DNA
CUMMINS INDIA LIMITED	KKC IN	6294863 IN	8/4/2011	Pune	loss account 2. To declare final dividend on equity shares and to ratify the interim dividend declared by the Board of Directors	MGMT	No	DNA	DNA
					3. To appoint a Director in place of Mr. Mark Levett, who retires by rotation, and offers himself for	MGMT	No	DNA	DNA
					of Mr. Venu Srinivasan, who retires by rotation, and offers	MGMT	No	DNA	DNA
					himself for re-appointment 5. To appoint a Director in place of Mr. Rajeev Bakshi, who retires by rotation, and offers himself for re-appointment	MGMT	No	DNA	DNA
					6. To appoint Auditors of the Company	MGMT	No	DNA	DNA
MAHINDRA AND MAHINDRA LIMITED	MM IN	6100186 IN	8/8/2011	Mumbai	To receive, consider and adopt the balance sheet and profit & loss account	MGMT	Yes	For	For
MAIIIVDKA AND MAIIIVDKA EIVITED	WHYI IIV	010010011	0/0/2011	Withhoan	2. To declare dividend on equity shares.	MGMT	Yes	For	For
					3. To appoint a Director in place of Mr. Anand G. Mahindra, who retires by rotation, and offers	MGMT	Yes	For	For
					himself for re-appointment 4. To appoint a Director in place of Mr. Bharat Doshi, who retires by rotation, and offers himself for	MGMT	Yes	For	For
					re-appointment 5. To appoint a Director in place of Mr. Nadir B. Godraj, who retires by rotation, and offers	MGMT	Yes	For	For
					himself for re-appointment 6. To appoint a Director in place of Mr. M. M. Murugappan, who retires by rotation, and offers	MGMT	Yes	For	For
					himself for re-appointment 7. To appoint M/s Deloitte Haskins & Sells, Chartered Accountants, as Auditors of the Company.	MGMT	Yes	For	For

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					8. To the revision in the scale of salary payable to Mr. Anand G. Mahindra as Managing Director of the Company.	MGMT	Yes	For	For
					1. To receive, consider and adopt the balance sheet and profit &	MGMT	No	DNA	DNA
ESSAR OIL LIMITED	ESOIL IN	6152217 IN	8/12/2011	JAMNAGAR	loss account 2. To appoint a Director in place of Mr. Ruia, who retires by rotation, and offers himself for re-appointment	MGMT	No	DNA	DNA
					3. To appoint a Director in place of Mr. Ruia, who retires by rotation, and offers himself for	MGMT	No	DNA	DNA
					re-appointment 4. To appoint a Director in place of Mr. Sampath, who retires by rotation, and offers himself for	MGMT	No	DNA	DNA
					re-appointment 5. To appoint Auditors of the Company	MGMT	No	DNA	DNA
					6. To allow issuance of equity shares via GDR or ADR	MGMT	No	DNA	DNA
					7. To issue stock options for employees.	MGMT	No	DNA	DNA
					8. To allow Board of Directors to borrow upto 40,000 Crore Rupees for mortgage purposes.	MGMT	No	DNA	DNA
					9. To allow Board of Directors to borrow upto 40,000 Crore Rupees.	MGMT	No	DNA	DNA
A DOLL O TWDEG LTD	A DVENZ INI	(1(000 0 IN)	0/11/2011	17 1	1. To receive, consider and adopt the balance sheet and profit &	MGMT	No	DNA	DNA
APOLLO TYRES LTD	APTY IN	6168902 IN	8/11/2011	Kerala	loss account 2. To declare final dividend on equity shares and to ratify the interim dividend declared by the Board of Directors	MGMT	No	DNA	DNA
					3. To appoint a Director in place of Mr. Balakrishnan, who retires by rotation, and offers himself for	MGMT	No	DNA	DNA
					re-appointment 4. To appoint a Director in place of Mr. Steinmetz, who retires by rotation, and offers himself for	MGMT	No	DNA	DNA
					re-appointment 5. To appoint a Director in place of Mr. Purwar, who retires by rotation, and offers himself for re-appointment	MGMT	No	DNA	DNA
					6. To appoint Auditors and to fix their remuneration.	MGMT	No	DNA	DNA
					7. To appoint a Director in place of Mr. Schroff, who retires by rotation, and offers himself for	MGMT	No	DNA	DNA
					re-appointment 8. To appoint a Director in place of Mr. Purwar, who retires by rotation, and offers himself for	MGMT	No	DNA	DNA
					re-appointment 9. To approve the Financial Institutions Agents and Trustees for Debentures holders.	MGMT	No	DNA	DNA
NDRA PORT AND SPECIAL ECONOMIC ZONE LTD	MSEZ IN	B28XXH2 IN	8/10/2011	Ahmedabad	1. To receive, consider and adopt the Audited Balance Sheet as at March 31, 2011, the Profit and Loss Account for the year ended on that date and the Reports of the Directors and Auditors thereon.	MGMT	No	DNA	DNA

2. To confirm the payment of first and second interim dividend on equity shares for the year 2010-11.	MGMT	No	DNA	DNA
3. To confirm the payment of dividend on preference shares for the year 2010-11.	MGMT	No	DNA	DNA
4. To appoint a Director in place of Mr. S. Venkiteswaran, who retires by rotation and being eligible, offers himself for re-appointment.	MGMT	No	DNA	DNA
5. To appoint a Director in place of Dr. Malay Mahadevia, who retires by rotation and being eligible, offers himself for re-appointment.	MGMT	No	DNA	DNA
6. To appoint a Director in place of Mr. Arun Duggal, who retires by rotation and being eligible, offers himself for re-appointment.	MGMT	No	DNA	DNA
7. To appoint Auditors to hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting of the Company and to fix their remuneration.	MGMT	No	DNA	DNA
8. To appoint a Director in place of Dr. Dholakia, who retires by rotation and being eligible, offers himself for re-appointment.	MGMT	No	DNA	DNA
9. To allow Board of Directors to borrow upto 20,000 Crore Rupees.	MGMT	No	DNA	DNA
10. The Company shall also be at liberty to have an official seal in accordance with Section 50 of the Act, for use in any territory, district or place outside India.	MGMT	No	DNA	DNA
11. To allow issuance of equity shares via GDR or ADR	MGMT	No	DNA	DNA
1. To receive, consider, approve and adopt the Audited Balance Sheet as at 31st March, 2011 and the Profit and Loss Account of the Company for the year ended on that date together with the reports of the Directors and Auditors thereon.	MGMT	No	DNA	DNA
2. To declare dividend on Equity Shares.	MGMT	No	DNA	DNA
3. To appoint a Director in place of Mrs. B. E. Saldanha who retires by rotation and being eligible, offers herself for re-appointment.	MGMT	No	DNA	DNA
4. To appoint a Director in place of Mrs. Cheryl Pinto who retires by rotation and being eligible, offers herself for re-appointment.	MGMT	No	DNA	DNA
5. To appoint a Director in place of Mr. D. R. Mehta who retires by rotation and being eligible, offers himself for re-appointment.	MGMT	No	DNA	DNA
6. To appoint M/s Walker, Chandiok & Co., Auditors of the Company to hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual	MGMT	No	DNA	DNA

GLENMARK PHARMACEUTICALS LTD GNP IN 6698755 IN 8/11/2011 MUMBAI

General Meeting and to fix their

					remuneration.				
TATA MOTORS LTD	TTMT IN	6101509 IN	8/12/2011	MUMBAI	1. Listing of equity shares.	MGMT	Yes	For	For
CORE PROJECTS AND	CPTL IN	B1XX1Q5 IN	8/11/2011	MUMBAI	1. To receive, consider, approve and adopt the Audited Balance	MGMT	Yes	For	For
TECHNOLOGIES LIMITED					Sheet as at 31st March, 2011 and the Profit and Loss Account of the Company for the year ended on that date together with the reports of the Directors and Auditors thereon.				
					2. To declare dividend on Equity Shares.	MGMT	Yes	For	For
					3. To appoint a Director in place of Mr. Iyer who retires by rotation and being eligible, offers herself for re-appointment.	MGMT	Yes	For	For
					herself for re-appointment.				

					4. To appoint a Director in place of Mr. Sharma who retires by rotation and	MGMT	Yes	For	For
					being eligible, offers herself for re-appointment. 5. To appoint M/s Chaturvedi & Shah, Chartered Accountants, as	MGMT	Yes	For	For
					Auditors of the Company. 6. To appoint Prof. Arun Nigavekar as Director of the Company	MGMT	Yes	For	For
					7. To appoint Mr. Ganjwal as Director of the Company	MGMT	Yes	For	For
					8. Appointment of Prof. Arun Nigavekar as Executive Director of the Company	MGMT	Yes	For	For
					9. Appointment of Ms. Maya Sinha as Executive Director of the Company	MGMT	Yes	For	For
					10. Change in name of the Company	MGMT	Yes	For	For
					11. Issue of additional Securities for an aggregate amount not exceeding USD 500 Million or equivalent thereof	MGMT	Yes	For	For
GAIL INDIA LTD	GAIL IN	6133405 IN	8/23/2011	Postal Ballot	1. Special resolution under section 17 of the Companies Act 1956 for amending the Main Objects of the Memorandum of Association of the Company by substituting the existing clause no. 17	MGMT	Yes	For	For
					2. Ordinary Resolution under section 293(1)(a) of the Companies Act, 1956 for transfer of assets.	MGMT	Yes	For	For
EMAMI LIMITED	HRM IN	6414638 IN	8/13/2011	KOLKATA	1. To receive, consider and adopt the Audited Balance Sheet as at March 31, 2011, the Profit & Loss Account of the Company for the year ended on that date and the Reports of the Board of Directors and Auditors thereon.	MGMT	No	DNA	DNA
					2. To declare a Dividend on equity shares.	MGMT	No	DNA	DNA
					3. To appoint a Director in place of Shri H.V.Agarwal, who retires by rotation and, being eligible, offers	MGMT	No	DNA	DNA
					himself for reappointment. 4. To appoint a Director in place of Shri A.V.Agarwal, who retires by rotation and, being eligible, offers	MGMT	No	DNA	DNA
					himself for reappointment. 5. To appoint a Director in place of Shri R.S.Goenka, who retires by rotation and, being eligible, offers himself for reappointment.	MGMT	No	DNA	DNA
					minsen for reappointment.	MGMT	No	DNA	DNA

					6. To appoint a Director in place of Shri K.N.Memani, who retires by rotation and, being eligible, offers himself for reappointment				
					7. To appoint Auditors and to fix their remuneration.	MGMT	No	DNA	DNA
					8. Reappointment of Shri S.K.Goenka as Managing Director	MGMT	No	DNA	DNA
					9. Reappointment of Shri Mohan Goenka as Whole Time Director	MGMT	No	DNA	DNA
					10 Reappointment of Shri A.V.Agarwal as Whole Time Director	MGMT	No	DNA	DNA
					11. Reappointment of Shri H.V. Agarwal as Whole Time Director	MGMT	No	DNA	DNA
					12. Revision in terms of appointment of Smt Priti Sureka, Whole Time Director	MGMT	No	DNA	DNA
CAIRN INDIA	CAIR IN	6414638 IN	8/18/2011	MUMBAI	1. To receive, consider, approve and adopt the Audited Balance Sheet as at 31st March, 2011 and the Profit and Loss Account of the Company for the year ended on that date together with the reports of the Directors and Auditors thereon.	MGMT	Yes	For	For
					2. To appoint a Director in place of Mr. Chandra who retires by rotation and being eligible, offers herself for re-appointment.	MGMT	Yes	For	For
					3. To appoint a Director in place of Mr. Story who retires by rotation and being eligible, offers	MGMT	Yes	For	For
					herself for re-appointment. 4. To appoint M/s Batlibio & Co., Auditors of the Company to hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting and to fix their	MGMT	Yes	For	For
					remuneration. 5. Commission to Directors other than the Managing and Whole-time Director shall not exceed 1% per annum of the net profits of the Company.	MGMT	Yes	For	For
IRB Infrastructure Developers Limited	IRB IN	B2NXWC5 IN	8/25/2011	MUMBAI	1. To receive, consider and adopt the Balance Sheet as at March 31, 2011, the Profit and Loss account for the year ended on that date and the Report of the Directors and the Auditors thereon.	MGMT	Yes	For	For
					2. To declare a dividend on Equity Shares for the financial year ended March 31, 2011.	MGMT	Yes	For	For

Larsen and Toubro Limited

LT IN

B0166K8 IN 8/26/2011

Mumbai

3. To appoint a Director in place of Mr. Dattatraya P. Mhaiskar, who retires by rotation and, being eligible,	MGMT	Yes	For	For
seeks re-appointment. 4. To appoint a Director in place of Mr. Sivaramakrishnan S. Iyer, who retires by rotation and, being eligible, seeks	MGMT	Yes	For	For
re-appointment 5. To appoint Statutory Auditors to hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting and to fix their remuneration and to pass the following resolution, as an Ordinary Resolution thereof: RESOLVED THAT M/s. S. R. Batliboi & Co., Chartered Accountants (Firm Registration No. 301003E), be and are hereby re-appointed as the Statutory Auditors of the Company to hold office from the conclusion of this Annual General Meeting till the conclusion of the next Annual General Meeting on such remuneration as may be determined by the Board of Directors in consultation with the Statutory Auditors of the Company.	MGMT	Yes	For	For
6. To consider and, if thought fit, to pass with or without modification, the following resolution as an Ordinary Resolution: RESOLVED THAT Mr. Sunil H. Talati, who was appointed as an Additional Director of the Company by the Board of Directors, be and is hereby appointed as Director of the Company liable to retire by rotation.	MGMT	Yes	For	For
1. To receive, consider, approve and adopt the Audited Balance Sheet as at 31st March, 2011 and the Profit and Loss Account of the Company for the year ended on that date together with the reports of the Directors and Auditors thereon.	MGMT	Yes	For	For
2. To declare dividend on Equity Shares.	MGMT	Yes	For	For
3. To appoint a Director in place of Mr. K. Venkataramanan who retires by rotation and is	MGMT	Yes	For	For

					eligible for re-appointment. 4. To appoint a Director in place of Mr. S. Rajgopal who retires by rotation and is eligible for	MGMT	Yes	For	For
					re-appointment. 5. To appoint a Director in place of Mr. A. K. Jain who retires by rotation and is eligible for	MGMT	Yes	For	For
					re-appointment. 6. To appoint a Director in place of Mr. S. N. Talwar who retires by rotation and is eligible for	MGMT	Yes	For	For
					re-appointment. 7. To appoint Mr. S. N. Subrahmanyan as a Director retiring by rotation.	MGMT	Yes	For	For
					8. To appoint Mr. Ravi Uppal as wholetime director and to approve his remuneration.	MGMT	Yes	For	For
					9. To appoint Mr. S. N. Subrahmanyan as wholetime director and to approve his remuneration.	MGMT	Yes	For	For
					10. To re-appoint M/s Sharp & Tannan as auditors and to set their remuneration.	MGMT	Yes	For	For
Jagaran Prakashan Limited	JAGP IN	B0XNYM5 IN	8/26/2011	Kanpur	1. To receive, consider and adopt the Audited Balance Sheet as at 31st March 2011 and the Profit & Loss Account for the year ended on that date together with the Report of Board of Directors and the Auditors thereon.	MGMT	No	DNA	DNA
					2. To appoint a Director in place of Mr. Dhirendra Mohan Gupta, who retires by rotation and being eligible, offers himself for	MGMT	No	DNA	DNA
					re-appointment. 3. To appoint a Director in place of Mr. Gavin K.O Reilly, who retires by rotation and being eligible, offers himself for	MGMT	No	DNA	DNA
					re-appointment. 4. To appoint a Director in place of Mr. Rashid Mirza, who retires by rotation and being eligible, offers	MGMT	No	DNA	DNA
					himself for re-appointment. 5. To appoint a Director in place of Mr. Shashidhar Narain Sinha, who retires by rotation and being eligible, offers himself for re-appointment.	MGMT	No	DNA	DNA
					re-appointment. 6. To appoint a Director in place of Mr. Vijay Tandon, who retires by rotation and being eligible, offers himself for re-appointment.	MGMT	No	DNA	DNA

					7. To declare dividend on Equity shares for the	MGMT	No	DNA	DNA
					financial year 2010-2011. 8. To appoint Auditors to hold office from the conclusion of this Annual General Meeting until the conclusion of next Annual General Meeting of the Company and to fix their remuneration	MGMT	No	DNA	DNA
					9. To re-appointment of Mr. Mahendra Mohan Gupta as Chairman and Managing Director of the Company for a period of five years with effect from October 01, 2011 and to decide the terms.	MGMT	No	DNA	DNA
					10. To re-appointment of Mr. Sanjay Gupta as Whole Time Director and CEO of the Company for a period of five years with effect from October 01, 2011 and to	MGMT	No	DNA	DNA
Cipla Limited	CIPLA IN	B011108 IN	8/25/2011	Mumbai	decide the terms. 1. To consider and adopt the Balance Sheet as at 31st March 2011, the Profit and Loss Account for the year ended on that date together with the schedules annexed thereto as well as the reports of the Board of Directors and Auditors attached thereon.	MGMT	Yes	For	For
					2. To confirm the payment of Interim Dividend and to declare Final Dividend for the year ended 31st March 2011.	MGMT	Yes	For	For
					3. To appoint a Director in place of Mr. M.R. Raghavan who retires by rotation and being eligible, offers himself for re-appointment.	MGMT	Yes	For	For
					4. To appoint a Director in place of Mr. Pankaj Patel who retires by rotation and being eligible, offers himself for re-appointment.	MGMT	Yes	For	For
					5. To consider and, if thought fit, to pass, with or without modifications, the following resolution, as an Ordinary Resolution: RESOLVED THAT M/s. V. Sankar Aiyar & Co., Chartered Accountants (Firm Reg. No. 109208W), together with M/s. R.G.N. Price & Co., Chartered Accountants (Firm Reg. No. 002785S), be and are hereby re-appointed as Joint Statutory Auditors of the Company to hold the office from the conclusion of this Annual General Meeting until the conclusion of the	MGMT	Yes	For	For

GAIL (India) Limited	GAIL IN	6133405 IN	9/7/2011	NEW DELHI	next Annual General Meeting upon such remuneration, taxes and out of pocket expenses, as may be fixed by the Board of Directors of the Company in mutual consultation with the Auditors. 1. To consider and adopt the Balance Sheet as at 31st March 2011, the Profit and Loss Account for the year ended on that date together with the schedules annexed thereto as well as the reports of the Board of Directors and Auditors and comments of Comptroller and Auditor General of India attached thereon.	MGMT	No	DNA	DNA
					2. To confirm the payment of Interim Dividend and to declare Final Dividend for the year ended 31st March 2011.	MGMT	No	DNA	DNA
					3. To appoint a Director in place of Mr. R. D. Goyal who retires by rotation and being eligible, off ers himself for re-appointment.	MGMT	No	DNA	DNA
					4. To appoint a Director in place of Mr. Apurva Chandra who retires by rotation and being eligible, off ers himself for re-appointment.	MGMT	No	DNA	DNA
					5. To appoint a Director in place of Mr. Mahesh Shah who retires by rotation and being eligible, offers himself for re-appointment.	MGMT	No	DNA	DNA
					6. To authorise the Board to fix remuneration of the Statutory Auditors appointed by the Comptroller and Auditor General of India.	MGMT	No	DNA	DNA
					7. To appoint Mr. S. Venkataraman as Director	MGMT	No	DNA	DNA
					8. To appoint Mr. Arun	MGMT	No	DNA	DNA
					Agarwal as Director 9. To appoint Mr. P. K. Jain as Director	MGMT	No	DNA	DNA
Eros International Media Limited	EROS IN	B3S0Q37 IN	8/25/2011	MUMBAI	1. To consider and adopt the Balance Sheet as at 31st March 2011, the Profit	MGMT	Yes	For	For
Bharti Airtel Limited	BHARTI IN	6442327 IN	9/1/2011	NEW DELHI	and Loss Account for the year ended on that date together with the schedules annexed thereto as well as the reports of the Board of Directors and Auditors attached thereon. 1. To receive, consider and adopt the audited Balance Sheet of the Company as at March 31, 2011, the Profit and Loss Account for the financial year ended on that date and the Reports of the Directors and Auditors thereon.	MGMT	No	DNA	DNA

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					2. To declare dividend on	MGMT	No	DNA	DNA
					equity shares. 3. To appoint a director in place of Mr. Ajay Lal, who	MGMT	No	DNA	DNA
					retires by rotation and being eligible offers himself for				
					re-appointment. 4. To appoint a director in	MGMT	No	DNA	DNA
					place of Mr. Akhil Kumar Gupta, who retires by				
					rotation and being eligible offers himself for				
					re-appointment. 5. To appoint a director in	MGMT	No	DNA	DNIA
					place of Mr. Narayanan	MOMI	NO	DNA	DNA
					Kumar, who retires by rotation and being eligible				
					offers himself for re-appointment.				
					6. To appoint M/s. S. R. Batliboi & Associates,	MGMT	No	DNA	DNA
					Chartered Accountants, Gurgaon, as the statutory				
					auditors of the Company to hold office from the				
					conclusion of this annual general meeting until the				
					conclusion of the next annual general meeting and to				
					authorise the Board to fix its				
					remuneration. 7. Appointment of Lord Evan	MGMT	No	DNA	DNA
					Mervyn Davies as a Director liable to retire by rotation				
					8. Appointment of Mr. Hui Weng Cheong as a Director	MGMT	No	DNA	DNA
					liable to retire by rotation 9. Appointment of Ms. Tan	MGMT	No	DNA	DNA
					Yong Choo as a Director liable to retire by rotation				
					10. Appointment of Mr.Tsun-yan Hsieh as a Director	MGMT	No	DNA	DNA
					liable to retire by rotation 11. Appointment of H.E. Dr.	MGMT	No	DNA	DNA
					Salim Ahmed Salim as a Director liable to retire by				
					rotation 12. Re-appointment of Mr.	MGMT	No	DNA	DNA
					Sunil Bharti Mittal as Managing Director				
Oil and Natural Gas Corporation Limited	ONGC IN	6139362 IN	8/30/2011	NEW DELHI	1. To consider and adopt the Balance Sheet as at	MGMT	No	DNA	DNA
					31st March 2011, the Profit and Loss Account for the				
					year ended on that date together with the schedules				
					annexed thereto as well as the reports of the Board of				
					Directors and Auditors and comments of Comptroller				
					and Auditor General of India attached thereon.				
					To confirm the payment of Interim Dividend and to	MGMT	No	DNA	DNA
					declare Final Dividend for				
					the year ended 31st March 2011.	MCMT	NT -	DM 4	DM 4
					3. To appoint a Director in place of Mr. S. S. Rajsekar	MGMT	110	DNA	DNA
					who retires by rotation and				

					being eligible, off ers himself for re-appointment. 4. To appoint a Director in place of Mr. S. Balachandran who retires by rotation and	MGMT	No	DNA	DNA
					being eligible, off ers himself for re-appointment. 5. To appoint a Director in place of Mr. S. Nautiyal who retires by rotation and being eligible, off ers himself for	MGMT	No	DNA	DNA
					re-appointment. 6. To authorise the Board to fix remuneration of the Statutory Auditors	MGMT	No	DNA	DNA
					7. To appoint Mr. S. V. Rao as Director	MEMBER	No	DNA	DNA
					8. To appoint Dr. D.	MEMBER	No	DNA	DNA
					Chandrasekharam as Director 9. To appoint Mr. K. S. Jamestin as Director	MEMBER	No	DNA	DNA
Mangalore Refinery and Petro Ltd	MRPL IN	6121530 IN	8/27/2011	Mangalore	1. To receive, consider and adopt the Balance Sheet as at 31st March, 2011 and the Profit & Loss Account for the year ended on that date together with the Report of the Directors, Auditors and Comptroller and Auditor General of India thereon.	MGMT	No	DNA	DNA
					2. To confirm the payment of dividend on Preference Shares for the financial year ended 31st March, 2011.	MGMT	No	DNA	DNA
					3. To declare dividend on Equity Shares for the financial year ended 31st March, 2011.	MGMT	No	DNA	DNA
					4. To appoint a Director in place of Shri Sudhir Vasudeva who retires from office by rotation and being eligible offers himself for re-appointment.	MGMT	No	DNA	DNA

					5. To appoint a Director in place of Shri K. Murali who retires from office by rotation and being eligible offers himself for re-appointment. 6. To fix and/or to determine the payment of remuneration to the Joint Statutory Auditors of the Company to be appointed by the Comptroller and Auditor General of India for auditing the accounts of the Company for the financial year 2011 -	MGMT	No	DNA	DNA
ULTRATECH CEMENT LIMITED	UTCEM IN	B01GZF6 IN	9/9/2011	MUMBAI	12. 1. To receive, consider and adopt the Audited Balance Sheet as at 31st March, 2011 and the Profit & Loss Account for the year ended 31st March, 2011 and the Report of the Directors and Auditors thereon.	MGMT	Yes	For	For
					2. To declare dividend on equity shares for the year ended 31st March,	MGMT	Yes	For	For
					2011. 3. To appoint a Director in place of Mr. R. C. Bhargava, who retires by rotation and, being eligible, offers himself for	MGMT	Yes	For	For
					re-appointment. 4. To appoint a Director in place of Mr. S. Rajgopal, who retires by rotation and, being eligible, offers himself for	MGMT	Yes	For	For
					re-appointment. 5. To appoint a Director in place of Mr. D. D. Rathi, who retires by rotation and, being eligible, offers himself	MGMT	Yes	For	For
					for re-appointment. 6. Reinburse accountants of out-of-pocket expenses in connection with the audit	MGMT	Yes	For	For
					7. Haribhakti & Co., Chartered Accountants, Mumbai, be and are hereby re-appointed Branch Auditors.	MGMT	Yes	For	For
					8. Mr. Gupta as a candidate for the office of Director of the	MGMT	Yes	For	For

					Company, be and is hereby appointed as a Director of the Company liable to retire by rotation. 9. Prof. Kumar as a candidate for the office of Director of the Company, be and is hereby appointed as a Director of the Company liable to	MGMT	Yes	For	For
Cairn India	CAIR IN	B1G2NN0 IN	9/10/2011	Postal Ballot	retire by rotation. 1. Approval of the transfer of control of Cairin india Ltd by Cairn Energy PLC and Cairn UK Holdings Ltd to Trin Star Energy Holdings Ltd and Vedanta Resources.	MGMT	Yes	For	For
Coal india	COAL IN	B4Z9XF5 IN	9/20/2011	KOLKATA	1. To receive, consider and adopt the audited Balance Sheet of the Company as at March 31, 2011, the Profit and Loss Account for the financial year ended on that date and the Reports of the Directors and Auditors thereon.	MGMT	No	DNA	DNA
					2. To declare dividend on equity shares.	MGMT	No	DNA	DNA
					3. To appoint a director in place of Mr. Barua, who retires by rotation and being eligible offers himself for re-appointment.	MGMT	No	DNA	DNA
					4. To appoint a director in place of Mr. Perta, who retires by rotation and being eligible offers himself for	MGMT	No	DNA	DNA
					re-appointment. 5. To appoint a director in place of Mr. Rath, who retires by rotation and being eligible offers himself for re-appointment.	MGMT	No	DNA	DNA
UTV SOFTWARE COMMUNICATIONS LIMITED	UTV IN	B06CRH5 IN	9/3/2011	Postal Ballot		MGMT	Yes	For	For
FEDERAL BANK LIMITED	FB IN	6139845 IN	9/3/2011	Aluva	1. To receive, consider and adopt the Audited Balance Sheet as at 31 March 2011 and the Profit & Loss Account for the financial year ended on that date, together with the reports of the Board of	MGMT	No	DNA	DNA

Cummin India ltd

KKC IN 6294863 IN 9/9/2011

Pune

Directors and the				
Auditors thereon. 2. To declare a	MCMT	No	DNA	DNA
dividend.	MGMT	NO	DNA	DNA
3. To appoint a	MGMT	No	DNA	DNA
Director in place of				
Shri Suresh Kumar,				
who retires by rotation,				
and being eligible, offers himself for				
re-appointment.				
4. To appoint a	MGMT	No	DNA	DNA
Director in place of				
Shri P. H. Ravikumar				
who retires by rotation, and is not seeking				
re-appointment. The				
Bank has received				
notice under section				
257 of the Companies				
Act, 1956 proposing to appoint Shri Nilesh S.				
Vikamsey in this				
vacancy. This is placed				
as item 7 of the notice				
convening this meeting.) (C) (T)		DM	DMA
5. To appoint Central Statutory Auditors to	MGMT	No	DNA	DNA
hold office from the				
conclusion of this				
meeting until the				
conclusion of the next				
AGM and to fix their				
remuneration. 6. Resolved that the	MGMT	No	DNA	DNA
Board of Directors be	MOMI	110	Divi	DIVI
and is hereby				
authorized to arrange				
for the audit of the				
Bank s branches for the accounting year				
2011-12 and to appoint				
and fix the				
remuneration of branch				
auditors in consultation				
with the Central				
Statutory Auditors for the purpose.				
7. To consider and, if	MGMT	No	DNA	DNA
thought fit, to pass the				
following resolution,				
with or without modifications, as an				
Ordinary Resolution.				
8. Resolved that the	MGMT	No	DNA	DNA
remuneration,				
including salary,				
allowances, and				
perquisites of Shri Shyam Srinivasan,				
Managing Director and				
Chief Executive				
Officer of the Bank, as				
approved by Reserve				
Bank of India and				
shown in the explanatory statement				
hereto, be and is hereby				
approved.				
	MGMT	No	DNA	DNA

1. RESOLVED that pursuant to Section 94 and other applicable provisions of the Companies Act, 1956, the Authorised share Capital of the Company be increased from Rs. 400,000,000 (Rupees Four Hundred Million) divided into 700,000,000 (Two Hundred Million) Equity Shares of Rs. 2/each to Rs. 800,000,000 (Rupees Eight Hundred Million) divided Into 400,000,000 (Four Hundred Million) Equity Shares of Rs. 2/each by creation of additional 200,000.000 (Two Hundred Million) Equity Shares of Rs. 2/each 2. RESOLVED that MGMT DNA DNA No pursuant to Section 16 and other applicable provisions of the Companies Act, 1956, Clause 5 of ttle Company s Memorandum of Association (MOA) be amended by deleting the words The Share Capital of the Company Will be Rs. 400,000,000 (Rupees Four Hundred Million) divided into 200,000,000 Equity Shares of Rs. 2 each and substituting the words The Share Capital of the Company will be Rs. 800,000,000 (Rupees Eight Hundred Million) divided into 400,000,000 (Four Hundred Million) Equity Shares of Rs. 2/each in its place . 3. RESOLVED that MGMT No DNA DNA pursuant to Section 31 and other applicable provisions of the Companies Act, 1956, Article 3 01 the Company s Articles of Association be substituted by the following Article: 3. The Share Capital of the Company consists of Rs. 800,000,000 (Rupees Eight Hundred Million) divided into 400,000,000 (Four

Hundred Million) Equity Shares of Rs. 2/each .

DNA

DNA

4. RESOLVED that in MGMT accordance with the applicable provisions of the Companies Act, 1956 read with Article 166 of the Articles of Association of the Company and the Securities Exchange Board of India (Issue of Capital and Disclosure ReqUirements) Regulations, 2009 and subject to such approvals as may be necessary 1 consent of the Members be and is hereby granted to the Board of Directors of the Company, to capitalize a sum of Rs. 158,400,000 (Rupees Fifteen Crores Eighty Four Lacs Only) standing to the credit of General Reserve Account of the Company and transfer the same to the Share Capital of the Company for the issue of fully paid Bonus Shares of the face value of Rs. 2/each, out of the Authorised Share Capital of the Company and that the same be distributed amongst the existing Members of the Company, whose names shall appear on the Company s Register of Members and records of the Depositories on such date (Record Date) as may be determined by the Board of Directors (Board) or the Official(s) authorised by the Board, in proportion of 2 such **Bonus Equity Shares** for 5 existing issued, subscribed and paid-up

Equity Shares of the

Network 18 Media and Investments Ltd NETM IN B1JRSG0 IN 9/7/2011 NEW DELHI 1. To receive, consider

Company.

1. To receive, consider MGMT No DNA DNA and adopt the audited Balance Sheet of the Company as at March 31, 2011 and the Profit and Loss Account for the year ended March 31, 2011, together with the Auditor's Report

thereon and the Directors Report.

					2. To appoint a Director in place of Mr. Manoj Mohanka who retires by rotation and being eligible, offers himself for	MGMT	No	DNA	DNA
				re-appointment. 3. To appoint Statutory Auditors of the Company and to fix their	MGMT	No	DNA	DNA	
RADICO KHAITAN LTD	RDCK IN	B0VY3T0 IN	9/9/2011	Rampur	remuneration 1. To receive, consider and adopt the Audited Accounts of the Company consisting of the Balance Sheet as at 31st March 2011 and the Profit and Loss Account for the year ended on that date including Notes thereto together with Reports of the Directors and Auditors thereon.	MGMT	No	DNA	DNA
					2. To declare dividend. 3. To appoint a director in place of Mr. K.P. Singh, who retires by rotation and being eligible, offers himself for	MGMT MGMT	No No	DNA DNA	DNA DNA
					re-appointment. 4. To appoint a director in place of Mr. Mahendra Kumar Doogar, who retires by rotation and being eligible, offers himself	MGMT	No	DNA	DNA
					for re-appointment. 5. To appoint Auditors and to fix their remuneration and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution: RESOLVED that M/s. V. Sankar Aiyar & Co., Chartered Accountants, having Registration no.109208W, be and is hereby 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 of the Company on such remuneration as shall be fixed by the Board of Directors.	MGMT	No	DNA	DNA
GITANJALI GEMS LIMITED	GITG IN	B0Z3SK9 IN	9/10/2011	Mumbai	1. RESOLVED THAT pursuant to provisions of section 17 and any other applicable provisions of the Companies Act, 1956 (including any statutory modification or reenactment thereof for the time being in force) and subject to necessary approvals, consent and permissions that may be required in this regard, the Object Clause of the Memorandum of Association of the Company be and is hereby altered and new sub clause (20) be inserted after sub clause (2C) of Clause III (A)		No	DNA	DNA
					2. Board of Directors are authorised to for commencing all business activities mentioned in sub clauses 72, 73,74 in such manner as the board may in its	MGMT	No	DNA	DNA

		· ·	•						
					discretion thinks fit and in the best interest of the Company alter the terms and conditions of the security created (to be created) as aforesaid in consultation with the Lenders, Trustee, and other Mortgagees as they may deem fit. 3. The maximum amount of money so borrowed by the Board and outstanding at anyone	MGMT	No	DNA	DNA
					time shall not exceed the sum of Rs, 6000 Crores (Rupees Six Thousand Cmfes only) 4. Board of Directors are	MGMT	No	DNA	DNA
					authorised to alter the terms and conditions of the security created (to be created) as aforesaid in consultation with the Lenders, Trustee, and other Mortgagees				
HSIL Limited	HIS IN	B0TLX93 IN	9/19/2011	KOLKATA	as they may deem fit. 1. To receive, consider and adopt the Audited Balance Sheet as at 31 March 2011, the Profit and Loss Account for the year	MGMT	No	DNA	DNA
					ended on that date and the Reports of the Auditors and Directors thereon 2. To declare a Dividend on Equity Shares for the year ended	MGMT	No	DNA	DNA
					31 March 2011. 3. To appoint a Director in place of Mr. G.L. Sultania, who retires by rotation and, being eligible, offers himself for	MGMT	No	DNA	DNA
					re-appointment. 4. To appoint a Director in place of Mr. Ashok Jaipuria, who retires by rotation and, being eligible, offers himself for	MGMT	No	DNA	DNA
					re-appointment. 5. To appoint a Director in place of Mr. N.G. Khaitan, who retires by rotation and, being eligible, offers himself for	MGMT	No	DNA	DNA
					re-appointment. 6. To appoint M/s. Walker, Chandiok & Co., Chartered Accountants, as Auditors to hold office from the conclusion of this Annual General Meeting till the conclusion of the next Annual General Meeting of the Company and to fix their	MGMT	No	DNA	DNA
					remuneration. 7. Re-appointment of Mr. Rajendra K Somany as Chairman and Managing Director	MGMT	No	DNA	DNA
					8. Increase in Commission payable to Chairman and Managing Director and Joint Managing Director	MGMT	No	DNA	DNA
					9. Appointment of Dr. Rainer Siegfried Simon as Director	MGMT	No	DNA	DNA
					10. Payment of Remuneration to Dr. Rainer Siegfried Simon	MGMT	No	DNA	DNA
t Heavy Electricals Limited	BHEL IN	6129523 IN	9/20/2011	NEW DELHI	1. To receive, consider and adopt the Audited Balance Sheet of the Company as at	MGMT	No	DNA	DNA

Bharat

31st March, 2011 and the Profit & Loss Account for the financial year ended on that date together with the Directors Report and Auditors Report thereon.				
2. To declare dividend for the year 2010-11.	MGMT	No	DNA	DNA
3. To appoint a Director in place of Smt. Reva Nayyar, who retires by rotation and being eligible, offers herself for re-appointment.	MGMT	No	DNA	DNA
4. To appoint a Director in place of Shri Anil Sachdev, who retires by rotation and being eligible, offers himself for	MGMT	No	DNA	DNA
re-appointment. 5. To appoint a Director in place of Shri Atul Saraya, who retires by rotation and being eligible, offers himself for	MGMT	No	DNA	DNA
re-appointment. 6. To authorize the board to fix the remuneration of the Auditors for the year 2011-12.	MGMT	No	DNA	DNA
•	MGMT	No	DNA	DNA
8. To consider and, if thought fit, to pass with or without modification, the following resolution as an Ordinary Resolution: RESOLVED THAT Shri S. Ravi, who was appointed as an Additional Director pursuant to Article 67(iv) of the Articles of Association of the Company read with Section 260 of the Companies Act, 1956 w.e.f. 10th March, 2011 to hold Office upto the date of this Annual General Meeting and in respect of whom, the Company has received a notice in writing from a Member, pursuant to the provisions of Section 257 of the Companies Act, 1956, be and is hereby appointed as a Director of the Company, liable to retire by rotation.	MGMT	No	DNA	DNA

9. To consider and, if thought fit, MGMT DNA DNA to pass with or without modification, the following resolution as an Ordinary Resolution: RESOLVED THAT Shri Ambuj Sharma, who was appointed as an Additional Director pursuant to Article 67(iv) of the Articles of Association of the Company read with Section 260 of the Companies Act, 1956 w.e.f. 15th March, 2011 to hold Office upto the date of this Annual General Meeting and in respect of whom, the Company has received a notice in writing from a Member, pursuant to the provisions of Section 257 of the Companies Act, 1956, be and is hereby appointed as a Director of the Company.

	10. To consider and, if thought fit, to pass with or without modification, the following resolution as an Ordinary Resolution: RESOLVED THAT Shri M.K.Dube, who was appointed as an Additional Director pursuant to Article 67(iv) of the Articles of Association of the Company read with Section 260 of the Companies Act, 1956 w.e.f. 25th June, 2011 to hold Office upto the date of this Annual General Meeting and in respect of whom, the Company has received a notice in writing from a Member, pursuant to the provisions of Section 257 of the Companies Act, 1956, be and is hereby appointed as a Director of the Company, liable to retire by rotation. 11. To consider and, if thought fit, to pass with or	MGMT	No	DNA	DNA
	without modification, the following resolution as an Ordinary Resolution: RESOLVED THAT Shri P.K. Bajpai, who was appointed as an Additional Director pursuant to Article 67(iv) of the Articles of Association of the Company read with Section 260 of the Companies Act, 1956 w.e.f. 1st July, 2011 to hold Office upto the date of this Annual General meeting and in respect of whom, the Company has received a notice in writing from a Member, pursuant to the provisions of Section 257 of the Companies Act, 1956, be and is hereby appointed as a Director of the Company, liable to retire by rotation.				
Power Grid Corporation of India Limited PWGR IN B233HS6 IN 9/19/2011 NEW DELHI	1. To receive, consider and adopt the audited Balance Sheet as at 31st March, 2011 and Profit and Loss Account for the financial year ended on that date together with Report of the Board of Directors and Auditors thereon.	MGMT	No	DNA	DNA
	2. To note the payment of interim dividend and declare Final Dividend for the Financial Year 2010-11. 3. To appoint a Director in place of Shri V. M. Kaul, who retires by rotation and	MGMT MGMT	No	DNA	DNA

					being eligible, offers himself for re-appointment. 4. To appoint a Director in place of Shri Rakesh Jain, who retires by rotation and being eligible, offers himself for re-appointment.	MGMT	No	DNA	DNA
					5. To fix the remuneration of the Auditors for the	MGMT	No	DNA	DNA
Sun Pharmaceuticals Industries Limited	SUNP IN	6582483 IN	9/16/2011	Vadodara	Financial Year 2011-12. 1. To consider and adopt the Balance Sheet as at March 31,2011, 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	DNA
					2. To consider declaration of dividend on Equity	MGMT	No	DNA	DNA
					Shares. 3. To appoint a Director in place of Shri. Dilip S. Shanghvi, who retires by rotation and being eligible, offers himself for	MGMT	No	DNA	DNA
					reappointment. 4. To appoint a Director in place of Shri. Sailesh T Desai. who retires by rotation and being eligible, offers himself for	MGMT	No	DNA	DNA
					reappointment. 5. To appoint a Director in place of Shri. S. Mohanchand Dadha, who retires by rotation and being eligible, offers	MGMT	No	DNA	DNA
					himself for reappointment. 6. To re-appoint Messrs. Deloitte Haskins & Sells, Chartered Accountants, Mumbai, having ICAI Registration NO.11 7366W, as the Auditors of	MGMT	No	DNA	DNA
					the Company and to authorise the Board of Directors to fix their remuneration.				
Grasim Industries Limited	GRASIM IN	6099927 IN	9/17/2011	Nagda	1. To receive, consider and adopt the audited Balance Sheet as at 31st March, 2011 and the Profit and Loss Account for the year ended 31st March, 2011 and the Reports of the Directors and the Auditors	MGMT	No	DNA	DNA
					of the Company. 2. To declare dividend on Equity Shares for the year	MGMT	No	DNA	DNA
					ended 31st March, 2011. 3. To appoint a Director in place of Mr. M.L. Apte, who retires from office by rotation, and being eligible, offers himself for	MGMT	No	DNA	DNA
					re-appointment. 4. To appoint a Director in place of Mr. R.C. Bhargava, who retires from	MGMT	No	DNA	DNA

office by rotation, and being eligible, offers himself for re-appointment. 5. To appoint a Director in MGMT No DNA DNA place of Mrs. Rajashree Birla, who retires from office by rotation, and being eligible, offers herself for re-appointment. MGMTDNA 6. To appoint a Director in No DNA place of Mr. Cyril Shroff, who retires from office by rotation, and being eligible, offers himself for re-appointment. 7. To consider and, if MGMT No DNA DNA thought fit, to pass the following resolution as an Ordinary Resolution relating to the appointment of Statutory Auditors of the Company: RESOLVED that pursuant to the provisions of Section 224 and other applicable provisions, if any, of the companies Act, 1956, Messrs. G.P. Kapadia & Co., Chartered Accountants, Mumbai (Registration No. 104768W), and Messrs. Deloitte Haskins & Sells, Chartered Accountants, Mumbai (Registration No. 117366W), the retiring Joint Statutory Auditors of the Company, be and are hereby re-appointed as the Joint Statutory Auditors of the Company to hold office as such from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting of the Company, at such remuneration to each of them, plus service tax as applicable and reimbursement of actual out of pocket expenses as may be incurred in the performance of their duties, as the Audit Committee/Board of Directors may fix in this behalf. 8. To consider and, if MGMT No DNA DNA thought fit, to pass the following resolution as an Ordinary Resolution relating to the appointment of the Branch Auditors of the Company: RESOLVED that pursuant to the provisions of Section 228 and other applicable provisions, if any, of the Companies Act, 1956,

Messrs. Vidyarthi & Sons, Chartered Accountants, Lashkar, Gwalior (Registration No. 000112C), be and are hereby re-appointed as Branch Auditors of the Company, to audit the Accounts in respect of the Company s Vikram Woollens Division at Malanpur (M.P.) to hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting of the Company, at such remuneration, plus service tax as applicable and reimbursement of actual out of pocket expenses as may be incurred in the performance of their duties, as the Audit Committee/Board of Directors may fix in this behalf.

MGMT No DNA DNA

9. To consider and, if thought fit, to pass the following Resolution as a Special Resolution: RESOLVED THAT pursuant to the provisions of Sections 198, 269, 387 read with Schedule XIII and all other applicable provisions, if any, of the Companies Act, 1956 (including any statutory modification(s), or re-enactment thereof, for the time being in force), the rules and regulations made there under (the Act), the consent of the Company be and is hereby accorded to the appointment of Mr. Adesh Gupta, Whole-Time Director and CFO of the Company, as the Manager of the Company as defined in Section 2(24) of the Act, in addition to his present designations, w.e.f. 22nd March, 2011 till 2nd October, 2014, with liberty to either party to terminate the said appointment on three months notice in writing to the other.

MGMT No DNA DNA

10. To consider and, if thought fit, to pass the following Resolution as a Special Resolution: RESOLVED THAT in partial modification of the Resolution passed by the members of the Company at the Annual General Meeting held on 20th August, 2010 and pursuant to Sections 198, 269, 309 and 310 read with Schedule XIII and other applicable provisions, if any, of the Companies Act, 1956 (the said Act), including any statutory modification or re-enactment thereof for the time being in force, consent of the Company be and is hereby accorded: (i) to the revision in the amount of the Basic Salary payable to Mr. K.K. Maheshwari, Whole-Time Director of the Company, upto an overall limit of Rs. 25,00,000 (Rupees Twenty-five lacs only) per month; ii) to the revision in the amount of Special Allowance payable to Mr. K.K. Maheshwari upto an overall limit of Rs. 30,00,000 (Rupees Thirty lacs only) per month; and iii) to the revision in the amount of Performance Bonus linked to the achievement of targets as may be decided by the Board and/or other compensation payable to Mr. K.K. Maheshwari, as may be decided by the Board from time to time upto the end of his tenure.

MGMT No DNA DNA

11. To consider and, if thought fit, to pass the following Resolution as a Special Resolution: RESOLVED THAT pursuant to Sections 198, 309(4) and other applicable provisions, if any, of the Companies Act, 1956 (including any amendments thereto or re-enactment thereof for the time being in force) (the Act), 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 of Directors (Board) or Committee(s) thereof and reimbursement of expenses, in accordance with the relevant provisions of the Articles of Association of the Company, commission to the Directors of the Company (other than the Whole-Time Directors, Managing Director or the Manager of the Company, as the case may be), for a period of five years commencing from 1st April, 2011, at a rate not exceeding 1% (one per cent) per annum of the net profits of the Company calculated in accordance with the relevant provisions of the Act, in each year, but subject to such ceiling, if any, per annum as the Board may from time to time fix in this behalf, such commission being divisible amongst the Directors of the Company in such proportion and in such manner as may be decided by the Board.

MGMT Yes For For

Hindustan Petroleum Corporation Ltd HPCL IN 6100476 IN 9/22/2011 MUMBAI 1. To receive, consider and adopt the

Balance Sheet as at 31st March, 2011 and the Profit & Loss Account for the year ended on that date and Reports of the Board of Directors and Auditors thereon.

Financial Year 2010-11. 3. To appoint a Director in place of Dr. V. Vizia Saradhi, sho retires by rotation and is eligible for reappointment. 4 To appoint a Director in place of Shri K. Morati. Sho retires by rotation and is eligible for reappointment. 5 To appoint a Director in place of Shri K. Recorgis sho retires by rotation and is eligible for reappointment. 6 To appoint a Director in place of Shri S. R. Recorgis sho retires by rotation and is eligible for reappointment. 7 To appoint a Director in place of Shri S. R. Recorgis sho retires by rotation and is eligible for reappointment. 9 To appoint a Director in place of Shri S. R. Recorgis sho retires by rotation and is eligible for reappointment. 1 To receive, consider and adopt the addited Balance Sheet as at 31st March 2011 and the audited Profit and Loss Account for the year ended as on that date together with the reports of the Auditors and Directors in place of Shri Viay G. Kalanti, who retires by rotation and being eligible, offers himself for re-appointment. 4. To appoint a Director in place of Shri Viay G. Kalanti, who retires by rotation and being eligible, offers himself for re-appointment. 5. To uppoint a Director in place of Shri Viay G. Kalanti, who retires by rotation and being eligible, offers himself for re-appointment. 6. To appoint a Director in place of Shri Viay G. Kalanti, who retires by rotation and being eligible, offers himself for re-appointment. 6. To appoint a Director in place of Shri Viay G. Kalanti, who retires by rotation and being eligible, offers himself for re-appointment. 7. To appoint a Director in place of Shri Viay G. Kalanti, who retires by rotation and being eligible, offers himself for re-appointment. 8. To appoint a Britanti politic pol			9	9						
Vizia Saradhi, sho retires by rotation and is eligible for enappointment. 4 To appoint a Director in place of Shri S. K. MGMT Yes For For Storm of Shri S. K. Roongra sho retires by rotation and is eligible for reappointment. 5 To appoint a Director in place of Shri S. K. Roongra sho retires by rotation and is eligible for reappointment. 6 To appoint a Director in place of Shri S. K. Roongra sho retires by rotation and is eligible for reappointment. 7 To appoint a Director in place of Shri S. K. Roongra sho retires by rotation and is eligible for reappointment. 7 To appoint a Director in place of Shri S. K. Roongra sho retires by rotation and is eligible for reappointment. 8 KNI SIN STAN STAN STAN STAN STAN STAN STAN STA						* *	MGMT	Yes	For	For
A To appoint a Director in place of Shri K. MGMT Yes For For For String Proteins of Proteins of Proteins of Proteins of String						Vizia Saradhi, sho retires by rotation and is	MGMT	Yes	For	For
S. Kumars Ltd MEMBER Yes For For For For For For For Fo						4 To appoint a Director in place of Shri K. Murali, sho retires by rotation and is	MGMT	Yes	For	For
6 To appoint a Director in place of Shri AniRAMARIA, sho retires by rotation and is eligible for reappointment. 7 To appoint a Director in place of Smt. Nishi Vasudeva, sho retires by rotation and is seligible for reappointment. 1. To receive, consider and adopt the audited Balance Sheet as at 31st March 2011 and the audited Profit and Loss Account for the year ended as on that date together with the reprote of the Auditors and Directors thereon. 2. To declare dividend on Equity Shares of the Company. 3. To appoint a Director in place of Shri Vijay G. Kalantri, shor retires by rotation and being eligible, offers himself for re-appointment. 4. To appoint a Director in place of Shri Vijay G. Kalantri, shor retires by rotation and being eligible, offers himself for re-appointment. 5. To appoint a Director in place of Shri Vijay G. Kalantri, shor retires by rotation and being eligible, offers himself for re-appointment. 6. To appoint a Director in place of Shri Vijay G. Kalantri, shor retires by rotation and being eligible, offers himself for re-appointment. 7. Shri M. Damodaran be and is hereby appointed as a Director of the Company, liable to retire by rotation. 8. Shri Starses N. Taltwar be and is hereby appointed as a Director of the Company, liable to retire by rotation. 9. pursuant to the provisions of Section 198 and 390 read with Schedule XIII and all other applicable provisions, if any, of the Companies Act, 1956, the remuneration of Shri Nitin S. Kasliwal, Vice Chairman & Managing Director, be and is hereby increased with retrospective effect from 1st January 2011 11. pursuant to the provisions of Section 198 and 390 read with Schedule XIII and all other applicable provisions, if any, of the Companies Act, 1956, the remuneration of Shri AniI Channa, Deputy Managing Director, be and is hereby increased with retrospective effect from 1st January 2011 11. pursuant to the provisions of Section 198 and 390 read with Schedule XIII and 1910 the remuneration of Shri AniI Channa, Deputy Managing Director, be and i						5 To appoint a Director in place of Shri S. K. Roongta sho retires by rotation and is	MEMBER	Yes	For	For
7. To appoint a Director in place of Smt. Nishi Vasudeva, sho retires by rotation and is eligible for reappointment. S. Kumars Ltd SKNL IN 6708085 IN 9/28/2011 MUMBAI I. To receive, consider and adopt the audited Balance Sheet as at 31st March. 2011 and the audited Balance Sheet as at 31st March 2011 and the audited Balance Sheet as at 31st March 2011 and the audited Profit and Loss Account for the year ended as on that date together with the reports of the Auditors and Directors thereon. 2. To declare dividend on Equity Shares of the Company. 3. To appoint a Director in place of Dr. A. C. Shah, who retires by rotation and being eligible, offers himself for re-appointment. 4. To appoint at Director in place of Shri Vijay G. Kalanrti, who retires by rotation and being eligible, offers himself for re-appointment. 5. To appoint at Director in place of Shri Dara D. Avari, who retires by rotation and being eligible, offers himself for re-appointment. 6. To appoint at Director in place of Shri Dara D. Avari, who retires by rotation and being eligible, offers himself for re-appointment. 7. Shri M. Damodran be and is hereby appointed as a Director of the Company, liable to retire by rotation. 8. Shri Suresh N. Talwar he and is hereby appointed as a Director of the Company, liable to retire by rotation. 9. pursuant to the provisions of Section 198 and 300 read with Schedule XIII and all other applicable provisions, if any, of the Companies Act. 1956, the remuneration of Shri Aili Channa, Deputy Managing Director be and is hereby increased with retrospective effect from 1st January 2011 10. pursuant to the provisions of Section 198 and 300 read with Schedule XIII and all other applicable provisions, if any, of the Companies Act. 1956, the remuneration of Shri Aili Channa, Deputy Managing Director, be and is hereby increased with retrospective effect from 1st January 2011 11. pursuant to the provisions of Section 31 and all other applicable provisions, if any, of the Companies Act. 1956, the						6 To appoint a Director in place of Shri Anil Razdan, sho retires by rotation and is	MEMBER	Yes	For	For
S. Kumars Lid SKNL IN 6708085 IN 9/28/2011 MUMBAI 1, To receive, consider and adopt the audited Balance Sheet as at 31st March 2011 and the audited Profit and Loss Account for the year ended as on that date together with the reports of the Auditors and Directors thereon. 2. To declare dividend on Equity Shares of the Company. 3. To appoint a Director in place of Dr A. C. Shah, who retires by rotation and being eligible, offers himself for re-appointment. 4. To appoint a Director in place of Shri Vijay G. Kalantri, who retires by rotation and being eligible, offers himself for re-appointment. 5. To appoint a Director in place of Shri Dara D. Avari, who retires by rotation and being eligible, offers himself for re-appointment. 6. To appoint a Director in place of Shri Dara D. Avari, who retires by rotation and being eligible, offers himself for re-appointment. 6. To appoint a Director in place of Shri Dara D. Avari, who retires by rotation and being eligible, offers himself for re-appointment. 8. Shri Suresh N. Talwar be and is hereby appointed as a Director of the Company, liable to retire by rotation. 8. Shri Suresh N. Talwar be and is hereby appointed as a Director of the Company, liable to retire by rotation. 9. pursuant to the provisions of Section 198 and 309 read with Schedule XIII and all other applicable provisions, if any, of the Companies Act, 1956, the remuneration of Shri Anil Chamna, Deputy Managing Director, be and is hereby increased with retrospective effect from 1st January 2011 10. pursuant to the provisions of Section 1st January 2011 11. pursuant to the provisions, if any, of the Companies Act, 1956, the remuneration of Shri Anil Chamna, Deputy Managing Director, be and is hereby increased with retrospective effect from 1st January 2011 11. pursuant to the provisions, if any, of the Companies Act, 1956, the						7 To appoint a Director in place of Smt. Nishi Vasudeva, sho retires by rotation and	MEMBER	Yes	For	For
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increased with retrospective effect from 1st January 2011 11. pursuant to the provisions of Section MEMBER Yes For For 31 and all other applicable provisions, if any, of the Companies Act, 1956, the						the Companies Act, 1956, the remuneration of Shri Anil Channa, Deputy				
11. pursuant to the provisions of Section MEMBER Yes For For 31 and all other applicable provisions, if any, of the Companies Act, 1956, the						increased with retrospective effect from				
Articles of Association of the Lombany he						11. pursuant to the provisions of Section 31 and all other applicable provisions, if any, of the Companies Act, 1956, the	MEMBER	Yes	For	For
and are hereby altered by inserting new clause 112 A as follows immediately after						clause 112 A as follows immediately after				
the present Clause No.112: Proposed Clause 112 A: In addition to the payment of remuneration to the Managing Director and Whole time Director, the Company						Clause 112 A: In addition to the payment of remuneration to the Managing Director				

may pay commission to all the Non Executive Directors of the company not exceeding in the aggregate of 1% of the net earned annual profits of the Company, computed in the manner as prescribed under the Companies Act, 1956. MEMBER Yes For For 12. pursuant to the provisions of Section 309 (4) and all other applicable provisions, if any, of the Companies Act, 1956 and as permitted by proposed Clause 112A of the Articles of Association of the Company, the Company do hereby approve the payment of commission to all the Non Executive Directors of the Company, not exceeding in the aggregate of 1% of the net earned annual profits of the Company, computed in the manner as prescribed under the Companies Act, 1956 for a period of five years commencing from 1st April 2011 to 31st March 2016.

					13. pursuant to the provisions of Section 309 (3) and all other applicable provisions, if any, of the Companies Act, 1956 and as permitted by Clause 132 (a) of the Articles of Association of the Company, the Company do hereby approve the payment of commission to all the Executive Directors of the Company, not exceeding in the aggregate of 1% of the net earned annual profits of the Company, computed in the manner as prescribed under the Companies Act, 1956 for a period of five years commencing from 1st April 2011 to 31st March 2016, in such manner and upto such extent as the Board of Directors of the Company recommends and the Board of Directors determine from time to time.	MEMBER	Yes	For	For
MUTHOOT FINANCE LIMITED	MUTH IN	B40MFF3 IN	9/28/2011	KOCHI	1. To receive, consider and adopt the audited Balance Sheet as at 31st March 2011 and the audited Profit and Loss Account for the year ended as on that date together with the reports of the Auditors and Directors thereon.	MGMT	No	DNA	DNA
					Appoint Director in place of Mr. John Mathew.	MGMT	No	DNA	DNA
					3. Appoint Director in place of Mt. George Jacob Muthoout	MGMT	No	DNA	DNA
					4. To appoint Auditors and fix their remuneration.	MGMT	No	DNA	DNA
					5. the consent of the Company be and is hereby accorded in terms of the provisions of Section 293 (1) (d) and other applicable provisions. if any, of the Companies Act, 1956 to the Board of Directors to borrow monies for the business of the Company.	MGMT	No	DNA	DNA
					6. The Company hereby accords consent to the appointment Mr. George Alexander, relative if directors of the Company as Vice President Operations (South) of the Company with effect from October 1st, 2011.	MGMT	No	DNA	DNA
Ess Dee Aluminum Ltd	EDA IN	B1CWSZ1 IN	9/28/2011	Daman	1. To receive, consider and adopt the Audited Balance Sheet as at 31 ~ March, 2011, Profit and Loss Account for the financial year ended on that date and the Reports of the Directors and Auditors thereon.	MGMT	No	DNA	DNA
					2. To declare a dividend on the shares of the Company.	MGMT	No	DNA	DNA
					3. To appoint a Director in place of Mr. Dilip Phatarphekar, who retires by rotation and being eligible, offers himself for re-appointment.	MGMT	No	DNA	DNA
					4. To appoint a Director in place of Mr. Ramdas Baxi, who retires by rotation and being eligible offers himself for re-appointment.	MGMT	No	DNA	DNA
					5. To appoint the Auditors of the Company and to fix their remuneration	MGMT	No	DNA	DNA
					6. the re-appointment of Mr. Sudip Dutta as the Chairman and Managing Director of the Company for a further period of 5 (five) years commencing from 15 June, 2011	MGMT	No	DNA	DNA
					7. To be permitted to issue additional shares by way of QIP, GDRs, ADRs, FCCBs and/or FCEBs.	MGMT	No	DNA	DNA
Alok Industries Ltd.	ALOK IN	6143040 IN	9/21/2011	Silvassa	1. To receive, consider and adopt the Audited Balance Sheet as at 31 March 2011, the Profit & Loss Account for the year ended on that date together with the Reports of the Directors and Auditors thereon.	MGMT	No	DNA	DNA

			D	
2. To declare dividend on Equity Shares for the year ended 31 March 2011.	MGMT		DNA	
3. To appoint a Director in place of Mr.	MGMT	No	DNA	DNA
Chandrakumar Bubna, who retires by				
rotation and being eligible, offers himself for re-appointment.				
4. To appoint a Director in place of Mr.	MGMT	No	DNA	DNA
Timothy Ingram who retires by rotation and	MOMI	110	D1111	Divi
being eligible, offers himself for				
reappointment.				
5. To appoint M/s. Gandhi & Parekh,	MGMT	No	DNA	DNA
Chartered Accountants and M/s. Deloitte				
Haskins & Sells, Chartered Accountants, as Auditors of the Company to hold office from				
the conclusion of this Annual General				
Meeting until the conclusion of next Annual				
General Meeting and to fix their				
remuneration.				
6. RESOLVED THAT in supersession of the	MGMT	No	DNA	DNA
resolution passed by the members of the				
Company under section 293(1)(d) of the Companies Act, 1956, in the Annual General				
Meeting held on 17 September 2010, thereby				
limiting the borrowing powers of the Board				
of Directors of the Company upto 11,000				
crore (Rupees Eleven Thousand crore only),				
the consent of the Company be and is hereby				
accorded pursuant to Clause (d) of				
Sub-section (1) of Section 293 and other applicable provisions, if any, of the				
Companies Act, 1956, to the Board of				
Directors of the Company for borrowing				
from time to time any sum or sums of				
monies, as it may considered fit for the				
•				
business of the Company on such terms and				
business of the Company on such terms and conditions as it may deem fit and expedient				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company,				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company,				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed together with the monies already borrowed by the Company (apart from temporary loans obtained or to be obtained				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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 that				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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 that the maximum amount of monies so borrowed by the Company shall (apart from temporary loans obtained or to be obtained from the				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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 that the maximum amount of monies so borrowed by the Company shall (apart from temporary loans obtained or to be obtained from the Company s bankers in the ordinary course of				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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 that the maximum amount of monies so borrowed by the Company shall (apart from temporary loans obtained or to be obtained from the Company s bankers in the ordinary course of business) and outstanding at any given point				
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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 that the maximum amount of monies so borrowed by the Company shall (apart from temporary loans obtained or to be obtained from the Company s bankers in the ordinary course of business) and outstanding at any given point of time, not at any time exceed the sum of				
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business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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 that the maximum amount of monies so borrowed by the Company shall (apart from temporary loans obtained or to be obtained from the Company s bankers in the ordinary course of business) and outstanding at any given point of time, not at any time exceed the sum of 15,000 crore (Rupees Fifteen Thousand crore only). 7. RESOLVED THAT pursuant to the provisions of Clause (a) of Sub-section (1) of Section 293 and other applicable provisions,	MGMT	No	DNA	DNA
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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 that the maximum amount of monies so borrowed by the Company shall (apart from temporary loans obtained or to be obtained from the Company s bankers in the ordinary course of business) and outstanding at any given point of time, not at any time exceed the sum of 15,000 crore (Rupees Fifteen Thousand crore only). 7. RESOLVED THAT pursuant to the provisions of Clause (a) of Sub-section (1) of Section 293 and other applicable provisions, if any, of the Companies Act, 1956, the	MGMT	No	DNA	DNA
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business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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 that the maximum amount of monies so borrowed by the Company shall (apart from temporary loans obtained or to be obtained from the Company s bankers in the ordinary course of business) and outstanding at any given point of time, not at any time exceed the sum of 15,000 crore (Rupees Fifteen Thousand crore only). 7. RESOLVED THAT pursuant to the provisions of Clause (a) of Sub-section (1) of Section 293 and other applicable provisions, if any, of the Company be and is hereby accorded to the Directors of the Company for	MGMT	No	DNA	DNA
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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 that the maximum amount of monies so borrowed by the Company shall (apart from temporary loans obtained or to be obtained from the Company s bankers in the ordinary course of business) and outstanding at any given point of time, not at any time exceed the sum of 15,000 crore (Rupees Fifteen Thousand crore only). 7. RESOLVED THAT pursuant to the provisions of Clause (a) of Sub-section (1) of Section 293 and other applicable provisions, if any, of the Companies Act, 1956, the consent of the Company be and is hereby	MGMT	No	DNA	DNA
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business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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 that the maximum amount of monies so borrowed by the Company shall (apart from temporary loans obtained or to be obtained from the Company s bankers in the ordinary course of business) and outstanding at any given point of time, not at any time exceed the sum of 15,000 crore (Rupees Fifteen Thousand crore only). 7. RESOLVED THAT pursuant to the provisions of Clause (a) of Sub-section (1) of Section 293 and other applicable provisions, if any, of the Company be and is hereby accorded to the Directors of the Company for mortgaging and/or charging all or any of the present and/or future movable and/or immovable properties and assets and the whole or substantially the whole of the	MGMT	No	DNA	DNA
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business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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 that the maximum amount of monies so borrowed by the Company shall (apart from temporary loans obtained or to be obtained from the Company s bankers in the ordinary course of business) and outstanding at any given point of time, not at any time exceed the sum of 15,000 crore (Rupees Fifteen Thousand crore only). 7. RESOLVED THAT pursuant to the provisions of Clause (a) of Sub-section (1) of Section 293 and other applicable provisions, if any, of the Company be and is hereby accorded to the Directors of the Company for mortgaging and/or charging all or any of the present and/or future movable and/or immovable properties and assets and the whole or substantially the whole of the undertaking(s) of the Company, on such terms and conditions and in such form and	MGMT	No	DNA	DNA
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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 that the maximum amount of monies so borrowed by the Company shall (apart from temporary loans obtained or to be obtained from the Company s bankers in the ordinary course of business) and outstanding at any given point of time, not at any time exceed the sum of 15,000 crore (Rupees Fifteen Thousand crore only). 7. RESOLVED THAT pursuant to the provisions of Clause (a) of Sub-section (1) of Section 293 and other applicable provisions, if any, of the Company be and is hereby accorded to the Directors of the Company for mortgaging and/or charging all or any of the present and/or future movable and/or immovable properties and assets and the whole or substantially the whole of the undertaking(s) of the Company, on such terms and conditions and in such form and manner, as the Directors may determine for	MGMT	No	DNA	DNA
business of the Company on such terms and conditions as it may deem fit and expedient in the interests of the Company, notwithstanding that the monies to be borrowed 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 that the maximum amount of monies so borrowed by the Company shall (apart from temporary loans obtained or to be obtained from the Company s bankers in the ordinary course of business) and outstanding at any given point of time, not at any time exceed the sum of 15,000 crore (Rupees Fifteen Thousand crore only). 7. RESOLVED THAT pursuant to the provisions of Clause (a) of Sub-section (1) of Section 293 and other applicable provisions, if any, of the Company be and is hereby accorded to the Directors of the Company for mortgaging and/or charging all or any of the present and/or future movable and/or immovable properties and assets and the whole or substantially the whole of the undertaking(s) of the Company, on such terms and conditions and in such form and	MGMT	No	DNA	DNA

bridge loans, short term/long term secured Non-Convertible Debentures or other forms of secured financial facilities for an aggregate nominal value not exceeding 15,000 crore (Rupees Fifteen Thousand crore only) for the purpose of securing the said financial facilities granted/ to be granted to the Company, together with interest, further interest, liquidated damages, costs, charges,

expenses and other monies payable by the

and being eligible offers himself for

re-appointment.

the nature of short term/ long term loans,

Jindal Steel & Power JSP IN 6726816 IN 9/29/2011 HISAR

Company under the terms of the respective financial facilities. MGMT No DNA DNA 1. To receive, consider and adopt the Balance Sheet as at 31st March, 2011 and Profit & Loss Account for the financial year ended on that date and the Reports of Directors and Auditors thereon. 2. To declare dividend on equity shares. MGMT No DNA DNA 3. To appoint a Director in place of Smt. MGMT No DNA DNA Savitri Jindal who retires by rotation and being eligible offers herself for re-appointment. 4. To appoint a Director in place of Shri MGMT No DNA DNA Ratan Jindal who retires by rotation and being eligible offers himself for re-appointment. 5. To appoint a Director in place of Shri MGMT No DNA DNA Arun Kumar Purwar who retires by rotation

		6. To appoint a Director in place of Shri Anand Goel who retires by	MGMT	No	DNA	DNA
		rotation and being eligible offers himself for re-appointment. 7. To appoint M/s S.S. Kothari Mehta & Co., Chartered Accountants (Firm Registration No. 000756N) as Auditors of the Company to hold office from the conclusion of this meeting upto the conclusion of the next Annual General Meeting and to fix their	MGMT	No	DNA	DNA
		remuneration. 8. RESOLVED THAT in accordance with the provisions of Section 257 and all other applicable provisions, if any, of the Companies Act, 1956, Shri Naushad Akhter Ansari, be and is hereby appointed as Director of the Company, liable to retire by rotation.	MGMT	No	DNA	DNA
		9. RESOLVED THAT pursuant to the provisions of Sections 198, 269, 309 and other applicable provisions, if any, and Schedule XIII to the Companies Act, 1956 and Article 139 of the Articles of Association of the Company, the Company hereby approves the appointment of Shri Naushad Akhter Ansari as Wholetime Director	MGMT	No	DNA	DNA
		of the Company for a period of five years w.e.f 1st December, 2010 10. RESOLVED BY WAY OF SPECIAL RESOLUTION THAT pursuant to Sections 198, 269, 309, 310 and all other applicable provisions, if any, and Schedule XIII to the Companies Act, 1956 read with Article 139 of Articles of Association of the Company, the Company hereby approves the reappointment of Shri Vikrant Gujral as Wholetime Director and designates him as Group Vice	MGMT	No	DNA	DNA
		Chairman and Head Global Ventures of the Company for the period from 17th April, 2011 to 31st March, 2014 11. RESOLVED THAT pursuant to Sections 198, 309, 310 and all other applicable provisions, if any, and Schedule XIII to the	MGMT	No	DNA	DNA
		Companies Act, 1956, the Company hereby approves the revision of remuneration of Shri Anand Goel, Joint Managing Director of the Company with effect from 1st April, 2011	1. C 1. FT		5	D
		12. RESOLVED THAT pursuant to Sections 198, 309, 310 and all other applicable provisions, if any, and Schedule XIII to the Companies Act, 1956, the Company hereby approves the revision of remuneration of Shri Naushad Akhter Ansari, Wholetime	MGMT	No	DNA	DNA
VIP Industries Ltd VIP IN 6101587 IN 9/29/2011	Nashik	Director of the Company with effect from 1st April, 2011 1. To receive, consider and adopt the audited Balance Sheet as at 31st March, 2011, the Profit & Loss Account for the year ended on	MGMT	No	DNA	DNA
		that date and the Reports of the Directors and the Auditors thereon. 2. To confirm the payment of interim dividend on equity shares for the financial year 2010-11.	MGMT	No	DNA	DNA
		3. To declare dividend on Equity Shares.4. To appoint a Director in place of Mr. Dilip G. Piramal, who retires by rotation and being eligible, offers himself for	MGMT MGMT			
		re-appointment. 5. To appoint a Director in place of Mr. Vivek Nair, who retires by	MGMT	No	DNA	DNA
		rotation and being eligible, offers himself for reappointment. 6. RESOLVED THAT pursuant to the provisions of Section 224 and all other applicable provisions, if any, of the Companies Act,	MGMT	No	DNA	DNA
		1956, M/s. M. L. Bhuwania & Co., Chartered Accountants having Registration No. 101484W, the retiring Auditors, be and are hereby re-appointed as the Statutory Auditors of the Company to hold office from the conclusion of this Meeting until the conclusion of the next Annual General Meeting of the Company and that the				
		Board of Directors of the Company be and is hereby authorized to fix their remuneration for the said period in addition to the reimbursement of actual out of pocket expenses as may be incurred				
		by them in the performance of their duties. 7. RESOLVED THAT Mr. Nabankur Gupta, who was appointed by the Board of Directors of the Company as an Additional Director with effect from 13th May, 2011 in terms of Section 260 of the Companies Act, 1956 read with Article 159 of the Articles of Association of the Company and who holds office till the date of this Annual General Meeting, be and is hereby appointed as a	MGMT	No	DNA	DNA
		Director of the Company. 8. RESOLVED THAT Mr. T. Premanand, who was appointed by the Board of Directors of the Company as an Additional Director with effect from 27th July, 2010 in terms of Section 260 of the Companies Act, 1956 read with Article 159 of the Articles of	MGMT	No	DNA	DNA

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Association of the Company and who holds office till the date of this Annual General Meeting, be and is hereby appointed as a Director of the Company. 9. RESOLVED THAT in accordance with the provisions of Sections 198, 269, 309, 310 and all other applicable provisions, if any, of the Companies Act, 1956 (including any statutory amendment(s), modification(s) or reenactment(s) thereof for the time being in force) (the Act) read with Schedule XIII to the Act, the approval of the Company be and is hereby accorded to the appointment of Mr. T. Premanand as a Whole time Director designated as Director - Works of the Company for a period of five years from 27th July, 2010 to 26th July, 2015.	MGMT	No	DNA	DNA
10. RESOLVED THAT the Board be and is hereby authorised to obtain approvals / permissions / sanctions as may be necessary from the relevant authorities and to take such steps and actions and give all such directions as it may in its absolute discretion deem necessary, proper or expedient to give effect to this resolution and to issue new share certificates, wherever required, in cancellation of the existing share certificates, subject to the provisions of the Companies (Issue of Share Certificates) Rules, 1960 and the Articles of Association of the Company and to settle any question that may arise in this regard and to finalise and execute all documents, deeds and writings as may be necessary.	MGMT	No	DNA	DNA
11. RESOLVED THAT in accordance with the provisions of Section 31 and all other applicable provisions, if any, of the Companies Act, 1956 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force) (the Act) the Articles of Association of the Company be altered.	MGMT	No	DNA	DNA
1. To receive, consider and adopt the Audited Balance Sheet as at 31 March 2011, the Profit & Loss Account for the year ended on that date together with the Reports of the Directors and Auditors thereon.	MGMT	No	DNA	DNA
2. Declare dividend on preference and ordinary shares.3. To appoint a Director in place of Shri D R Mehta, who retires by rotation and being eligible offers himself for reappointment as Director.	MGMT MGMT			
4. To appoint a Director in place of Shri Ghanshyam Dass who retires by rotation and being eligible offers himself for reappointment as Director.	MGMT	No	DNA	DNA
5. M/s. Haribhakti and Company, Chartered Accountants, Mumbai, be and are hereby reappointed as Statutory Auditors.	MGMT	No	DNA	DNA
6. Appointment of Dr. Arun Kumar Jain as Director 7. RESOLVED further to the resolution passed in the EGM dated 31st January 2006 empowering the Board of Directors to pass a resolution implementing the FII sub limits from 49% to 60%.	MGMT MGMT			

Jain Irrigation JI IN 6312345 IN 9/30/2011 Jalgaon

REI Agro LTd.	REIA IN	6726805 IN	9/29/2011	Kolkata	1. To receive, consider and adopt the Audited Balance Sheet as at 31 March 2011, the Profit & Loss Account for the year ended on that date together with the Reports of the Directors and	MGMT	No	DNA	DNA
					Auditors thereon.				
					2. Declare dividend on preference shares.	MGMT			
					3. Declare dividend on equity shares4. Appoint director in place of Dr. Gupta	MGMT MGMT			
					5. Appoint Director in place of Shri Ghosh	MGMT		DNA	
					6. Re-appoint P.K. Lilha & Co as Chareted Accountants.	MGMT			
					7. Payment of commissions on the net profits to Shri Sanjay Jhunjhunwala, Chairman of the Company.	MGMT	No	DNA	DNA
Infosys Ltd.	INFO IN	6205122 IN	10/11/2011	Bangalore	1. RESOLVED that the following resolution passed by the members of the Company at the	MGMT	No	DNA	DNA
					Annual General Meeting held on June 12, 2004, having not been given effect to, be and is				
					hereby revoked / rescinded . RESOLVED				
					THAT, consent of the Company be and it is				
					hereby accorded to the Trustees of the Infosys Technologies Limited Employees Welfare				
					Trust (the Trust) to form a new trust for the				
					benefit and welfare of the employees and to transfer or in any other manner convey to such				
					newly created trust, the equity shares which				
					have been returned to the Trust or are remaining unutilized with the Trust, pursuant to				
					the Company s 1994 Employee Stock Offer				
					Plan or to convey the proceeds from any sale of such equity shares to create the corpus for the				
					trust so established.				
					2. RESOLVED THAT the maximum number	MGMT	No	DNA	DNA
					of Restricted Stock Units granted to Eligible Employees under the 2011 RSU Plan shall not				
					exceed 28,33,600 RSU, equivalent to 28,33,600				
					equity shares (as adjusted for any changes in capital structure) at a price decided by the				
					Board from time to time.				
					3. RESOLVED that approval is given to the Board to extend the benefit of 2011 RSU Plan	MGMT	No	DNA	DNA
					proposed in the resolution under Item no. 2 in				
					this Notice to, such person(s) who are in the permanent employment of the subsidiary				
77'1 T.1 T.1	VOLEDI	(020020 IN	10/12/2011		companies.	MOME	N	DMA	DNA
Videocon Industries Ltd.	VCLF IN	6929820 IN	10/13/2011	Aurangabad	1. Ordinary Resolution under section 372A(1) of the Companies Act, 1956 for making loans.	MGMT	No	DNA	DNA
					2. Ordinary Resolution under section 293(1)(a)	MGMT	No	DNA	DNA
					of the Companies Act, 1956 for borrowing of assets.				
					3. Ordinary Resolution under section 293(1)(a)	MGMT	No	DNA	DNA
					of the Companies Act, 1956 for transfer of assets.				
Pantaloon Retail India Ltd	PF IN	B1L5MR1 IN	10/15/2011	Mumbai	To receive, consider and adopt the Audited	MGMT	Yes	For	For
					Profit & Loss Account for the year ended 30th June 2011 and the Balance Sheet as at that				
					date together with the reports of Auditors and				
					Directors thereon.	MCMT	V	D	Ec.:
					2. To declare dividend.3. To appoint a Director in place of Mr.	MGMT MGMT		For For	For For
					Kishore Biyani who retires by rotation and				
					being eligible offers himself for re-appointment.				
					4. To appoint a Director in place of Dr. Darlie	MGMT	Yes	For	For
					Koshy who retires by rotation and being eligible offers himself for reappointment.				
					5. To appoint a Director in place of Mr. Anil	MGMT	Yes	For	For
					Harish who retires by rotation and being				

eligible offers himself for reappointment.				
6. To appoint a Director in place of Mr. Vijay	MGMT	Yes	For	For
Biyani who retires by rotation and being				
eligible offers himself for reappointment.				
7. To appoint Auditors to hold office from the	MGMT	Yes	For	For
conclusion of this meeting until the conclusion				
of the next Annual General Meeting and to fix				
their remuneration.				
8. Speciall Resolution under Section 81(1A)	MGMT	Yes	For	For
where the consent, authority and approval of				
the Company be and is hereby accorded to the				
Board to create, offer, issue and allot (including				
with provisions for reservation on firm and/or				
competitive basis, of such part of issue and for				
such categories of persons including employees				
of the Company as may be permitted) through				
one or more placements either in India or in the				
course of international offering(s) in one or				
more foreign markets, such number of Equity				
Shares, Class B Share, Global Depository				
Receipts (GDRs), Foreign Currency				
Convertible Bonds (FCCBs), and/or any other				
financial instruments or securities convertible				
into Equity Shares or Class B shares, (including				
warrants in registered or bearer form) with or				
without voting/special rights (hereinafter				
collectively referred to as the Securities) which	h			
are convertible into or exchangeable with				
Equity Shares or Class B Shares on such date				
as may be determined by the Board.				
1. To authorize the Board of Directors to make	MGMT	Yes	For	For

ABG Shipyard Limited ABGS IN B00CWW1 IN 9/21/2011 Postal Ballot

investment, loan or give guarantee or provide security in connection with a loan.

Oil India Limited	OINL IN	B409HQ9 IN	9/24/2011	Assam	1. To receive, consider and adopt the Audited Balance Sheet of the Company as at 31st March, 2011 and the Profit & Loss Account for the year ended on that date together with Reports of the Auditors, Directors and Comments of the Comptroller & Auditor General of India thereon. 2. To confirm the payment of Interim	MGMT			
					Dividend for the financial year 2010-11 and to declare the Final Dividend for the financial year 2010-11 on the equity shares of the Company.			D	D.
					3. To appoint a Director in place of Shri. D. N. Narasimha Raju, Government Nominee Director who retires by rotation and being eligible, offers himself for reappointment.	MGMT	No	DNA	DNA
					4. To appoint a Director in place of Shri. T. K. Ananth Kumar, Director (Finance) who retires by rotation and being eligible, offers himself for reappointment.	MGMT			
					5. To authorise Board of Directors to decide remuneration/fees of the Statutory Auditors of the Company appointed by the Comptroller & Auditor General of India for the financial year 2011-12.	MGMT	No	DNA	DNA
					6. APPOINTMENT OF SHRI. N. K. BHARALI AS A WHOLE TIME DIRECTOR OF THE COMPANY	MGMT			
					7. APPOINTMENT OF SHRI. S. RATH AS A WHOLE TIME DIRECTOR OF THE COMPANY 8. APPOINTMENT OF SHRI	MGMT			
					GHANSHYAMBHAI HIRALAL AMIN AS A DIRECTOR OF THE COMPANY 9. APPOINTMENT OF SHRI VINOD K. MISRA AS A DIRECTOR OF THE	MGMT	No	DNA	DNA
					COMPANY 10. APPOINTMENT OF SHRI ALEXANDER K. LUKE AS A DIRECTOR OF THE COMPANY	MGMT	No	DNA	DNA
					11. APPOINTMENT OF PROF. SUSHIL KHANNA AS A DIRECTOR OF THE COMPANY 12. APPOINTMENT OF CA PAWAN	MGMT MGMT			
Reliance Infrastructure Limited	RELI IN	6099853 IN	9/27/2011	MUMBAI	KUMAR SHARMA AS A DIRECTOR OF THE COMPANY 1. To consider and adopt the audited	MGMT			For
					Balance Sheet as at March 31, 2011, the Profit and Loss Account for the financial year ended on that date and the Reports of the Board of Directors and Auditors thereon.				
					2. To declare dividend on equity shares.3. To appoint a Director in place of Shri SL Rao, who retires by rotation and being eligible, offers himself for reappointment.	MGMT MGMT			For For
					4. To appoint a Director in place of Dr Leena Srivastava, who retires by rotation and being eligible, offers herself for reappointment.	MGMT	Yes	For	For
					5. To appoint Auditors and to fix their remuneration and in this regard, to consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary Resolution: RESOLVED THAT M/s. Haribhakti &	MGMT	Yes	For	For

					Co., Chartered Accountants (Firm Registration No 103523W) and M/s.				
					Pathak H D & Associates, Chartered Accountants (Firm Registration No				
					107783W), be and are hereby appointed as the Auditors 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 remuneration as shall be fixed by the Board of Directors.				
					6. Appointment of Shri R R Rai as Director, liable to retire by rotation	MGMT	Yes	For	For
					7. Issue of equity shares to the Qualified	MGMT	Yes	For	For
					Institutional Buyers. 8. Raising of Resources through Issue of	MGMT	Yes	For	For
ABG Shipyard Limited	ABGS IN	B00CWW1 IN	9/27/2011	Surat	Securities in the International Markets 1. To receive, consider, and adopt the	MGMT	No	DNA	DNA
1.5					Audited accounts for the year 31st March, 2011 and the reports of the Directors and				
					Auditors thereon.2. To declare dividend on the equity shares	MGMT	No	DNA	DNA
					for the financial year 2010-11 3. To appoint a Director in place of Major	MGMT	No	DNA	DNA
					Arun Phatak, who retires by rotaion and being eligible, offers himself for	MOMI	110	DIVA	DIVA
					re-appointment. 4. To appoint a Director in place of Shri	MGMT	No	DNA	DNA
					Ashom Chitnis, who retires by rotaion and being eligible, offers himself for				
					re-appointment. 5. To appoint M/s Nisar & Kumar	MGMT	No	DNA	DNA
					Chartered Accountants, as Auditors of the	WOWI	110	DIVI	Divi
					Company and authorize the Board of Directors to fix their remuneration.				
					6. To appoint Mr. Dhananjay Datar as Whole Time Director with effect from 29th July 2011 for a period of 5 years.	MGMT	No	DNA	DNA
Jaiprakash Associates Limited	JPA IN	B01GVY7 IN	9/27/2011	Noida	1. To receive, consider and adopt the audited Balance Sheet as at March 31,	MGMT	No	DNA	DNA
					2011, the Profit & Loss Account for the year ended on that date and the Reports of the Directors and the Auditors thereon.				
					2. To confirm interim dividend and declare final dividend for the financial year	MGMT	No	DNA	DNA
					2010-11.3. To appoint a Director in place of Shri	MGMT	No	DNA	DNA
					Sunny Gaur who retires by rotation and, being eligible, offers himself for reappointment.				
					4. To appoint a Director in place of Shri B.K.Goswami who retires by rotation and,	MGMT	No	DNA	DNA
					being eligible, offers himself for reappointment.				
					5. To appoint a Director in place of Shri S.C. Gupta who retires by rotation and,	MGMT	No	DNA	DNA
					being eligible, offers himself for re-appointment.				
					6. To appoint a Director in place of Shri	MGMT	No	DNA	DNA
					R.K. Singh who retires by rotation and, being eligible, offer himself for re-appointment.				
					7. To appoint a Director in place of Shri S.D. Nailwal who retires by rotation and,	MGMT	No	DNA	DNA
					being eligible, offers himself for reappointment.				
					8. To appoint M/s M.P. Singh & Associates, Chartered Accountants, as	MGMT	No	DNA	DNA
					Statutory Auditors of the Company, to hold office from the conclusion of this				

Gitanjali Gems Ltd.	GITG IN	B0Z3SK9 IN	12/13/2011	Mumbai	Annual General Meeting until the conclusion of the next Annual General Meeting and to authorize the Board of Directors to fix their remuneration. 9. RESOLVED that Shri Rahul Kumar be and is hereby appointed a Director of the Company, liable to retire by rotation. 1. To offer convertible equity warrants on a preferential basis to Bennett Coleman and Company Limited (BCCL). 2. consent of the Company be and is hereby accorded to the Board of Directors of the Company to borrow in any manner from time to time any sum or sums of money at its discretion 3. Board of Directors of the Company be and is hereby authorised to vary and/or alter the terms and conditions of the	MGMT MGMT MGMT	Yes Yes	For	DNA For For
					security created / to be created as aforesaid in consultation with the Lenders, Trustees and other Mortgagees as they may deem fit.				
Bank of Baroda	BOB IN	6099778 IN	12/23/2011	VADODARA	 Issue of Equity Shares/Convertible Warrants on Preferential Basis Election of Three Shareholder Directors 	MGMT MGMT			
Hindustan Zinc	HZ IN	6139726 IN	12/7/2011	Postal Ballot	of the Bank 1. The re-appointment of and payment of remuneration, benefits and amenities to Mr. Akhilesh Joshi as COO and Whole-time Director	MGMT	Yes	For	For
Eros International Media Limited	EROS IN	B3S0Q37 IN	12/26/2011	Postal Ballot	Payment of remuneration to Mr. Kishore Lulla, executive director of the company	MGMT			For
Mundra Port Ltd.	MSEZ IN	B28XXH2 IN	12/31/2011	Ahmedabad	Approval for revision in terms of employment of Mr. Sunil Lulla, executive vice chairman and managing director of the company Change the name of the company from Mundra Port and Special Economic Zone Limited to Adani Ports and Special Economic Zone Limited.	MGMT			For DNA

titutional count Name India Fund	Company Name Mundra Port and Special Economic Zone Ltdt	Ticker ADSEZ IN	ISIN INE742F01042	Country India	Meeting Date 31-Dec-11	Meeting Type Special	Proponent N Management	Number	Voting Proposal (y/n) Yes	Proposal Change Company Name to Adani Ports	Management Recommendation For	Vote Instruction For	VAM_ No
e India Fund	Mahindra & Mahindra Ltd.	MM IN	INE101A01026	India	7-Feb-12	Court	Management	1	Yes	and Special Economic Zone Ltd. Approve Scheme of Arrangement between Mahindra	For	For	No
: India Fund	Godrej Consumer Products Ltd.	GCPL IN	INE102D01028	India	21-Feb-12	Special	Management	1	Yes	Automobile Distributor Pvt Ltd and Mahindra & Mahindra Ltd Approve Issuance of 16.7 Million Shares at a Price of	For	For	No
										INR 410 Per Share to Baytree Investments (Mauritius) Pte Ltd, a Non-Promoter Entity			
India Fund	Godrej Consumer Products Ltd.	GCPL IN	INE102D01028	India	21-Feb-12	Special	Management	2	Yes	Approve Commission Remuneration for Non-Executive	For	For	No
: India Fund	Mphasis Ltd (Formerly Mphasis BFL Ltd.)	MPHL IN	INE356A01018	India	1-Mar-12	Annual	Management	1	Yes	Directors Accept Financial Statements and Statutory Reports	For	For	No
e India Fund	Mphasis Ltd (Formerly Mphasis BFL Ltd.)	MPHL IN	INE356A01018	India	1-Mar-12	Annual	Management	2	Yes		For	For	No
India Fund	Mphasis Ltd (Formerly Mphasis BFL Ltd.)	MPHL IN	INE356A01018	India	1-Mar-12	Annual	Management	3	Yes	Reappoint B. Doraisamy as Director	For	For	No
India Fund	Mphasis Ltd (Formerly Mphasis BFL Ltd.)	MPHL IN	INE356A01018	India	1-Mar-12	Annual	Management	4	Yes	Reappoint F. Froeschl as Director	For	For	No
e India Fund	Mphasis Ltd (Formerly Mphasis BFL Ltd.)	MPHL IN	INE356A01018	India	1-Mar-12	Annual	Management	5	Yes	Approve S.R. Batliboi & Co. as Auditors and Authorize Board to Fix Their Remuneration	For	For	No
: India Fund	Mphasis Ltd (Formerly Mphasis BFL Ltd.)	MPHL IN	INE356A01018	India	1-Mar-12	Annual	Management	6	Yes	Approve Reappointment and Remuneration of B.G. Ayyar as CEO and Executive Director	For	For	No
India Fund	State Bank Of India	SBIN IN	INE062A01012	India	19-Mar-12	Special	Management	1	Yes	Approve Issuance of Equity Shares	For	For	No

Up to an

									Aggregate Amount of INR 79 Billion to the Government of India, Promoter			
e India Fund	Piramal Healthcare Limited	PIHC IN	INE140A01024 In	dia 24-Mar-12	Special	Management	1	Yes	Approve P.D. De Young to Hold Office in the Company and Approve His Remuneration	For	For	No
India Fund	Ambuja Cements Ltd (Formerly Gujarat Ambuja Cements Ltd.)	ACEM IN	INE079A01024 In	dia 27-Mar-12	Annual	Management	1	Yes	Accept Financial Statements and Statutory Reports	For	For	No
e India Fund	Ambuja Cements Ltd (Formerly Gujarat Ambuja Cements Ltd.)	ACEM IN	INE079A01024 In	dia 27-Mar-12	Annual	Management	2	Yes	Approve Final Dividend of INR 1.80 Per Share	For	For	No
e India Fund	Ambuja Cements Ltd (Formerly Gujarat Ambuja Cements Ltd.)	ACEM IN	INE079A01024 In	dia 27-Mar-12	Annual	Management	3	Yes	Reelect N. Munjee as Director	For	For	No
e India Fund	Ambuja Cements Ltd (Formerly Gujarat Ambuja Cements Ltd.)	ACEM IN	INE079A01024 In	dia 27-Mar-12	Annual	Management	4	Yes	Reelect R.P. Chitale as Director	For	For	No
e India Fund	Ambuja Cements Ltd (Formerly Gujarat Ambuja Cements Ltd.)	ACEM IN	INE079A01024 In	dia 27-Mar-12	Annual	Management	5	Yes	Reelect S. Haribhakti as Director	For	For	No
India Fund	Ambuja Cements Ltd (Formerly Gujarat Ambuja Cements Ltd.)	ACEM IN	INE079A01024 In	dia 27-Mar-12	Annual	Management	6	Yes	Approve S.R. Batliboi & Co. as Auditors and Authorize Board to Fix Their Remuneration	For	For	No
e India Fund	Ambuja Cements Ltd (Formerly Gujarat Ambuja Cements Ltd.)	ACEM IN	INE079A01024 In	dia 27-Mar-12	Annual	Management	7	Yes	Elect B. Fontana as Director	For	For	No
e India Fund	Ambuja Cements Ltd (Formerly Gujarat Ambuja Cements Ltd.)	ACEM IN	INE079A01024 In	dia 27-Mar-12	Annual	Management	8	Yes	Amend Articles of Association	For	For	No
e India Fund	Nestle India Ltd.	NEST IN	INE239A01016 In	dia 30-Mar-12	Annual	Management	1	Yes	Accept Financial Statements and Statutory Reports	For	For	No
e India Fund	Nestle India Ltd.	NEST IN	INE239A01016 In	dia 30-Mar-12	Annual	Management	2	Yes	Approve Final Dividend of INR 12.50 Per Share and Confirm Interim Dividends of INR 36 Per Share	For	For	No
	Nestle India Ltd.		INE239A01016 In			Management		Yes	Reelect M.W.O. Garrett as Director		For	No
	Nestle India Ltd.		INE239A01016 In			Management		Yes	Reelect R. Narain as Director	For	For	No
e India Fund	Nestle India Ltd.	NEST IN	INE239A01016 In	dia 30-Mar-12	Annual	Management	5	Yes	Approve A.F. Ferguson & Co. as Auditors and	For	For	No

Authorize Board

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e India Fund	Nestle India Ltd.	NEST IN	INE239A01016 In	adia 30-Mar-12	Annuai	Management	6	Yes	Elect A.K. Mahindra as Director	For	For	No
e India Fund	GlaxoSmithKline Pharmaceuticals Ltd.	GLXO IN	INE159A01016 In	adia 10-Apr-12	Annual	Management	1	Yes	Accept Financial Statements and Statutory Reports	For	For	No
e India Fund	GlaxoSmithKline Pharmaceuticals Ltd.	GLXO IN	INE159A01016 In	ndia 10-Apr-12	Annual	Management	2	Yes	Approve Dividend of INR 45 Per Share	For	For	No
e India Fund	GlaxoSmithKline Pharmaceuticals Ltd.	GLXO IN	INE159A01016 In	ndia 10-Apr-12	Annual	Management	3	Yes	Reelect R.R. Bajaaj as Director	For	For	No
India Fund	GlaxoSmithKline Pharmaceuticals Ltd.	GLXO IN	INE159A01016 In	ndia 10-Apr-12	Annual	Management	4	Yes	Reelect N. Kaviratne as Director	For	For	No
India Fund	GlaxoSmithKline Pharmaceuticals Ltd.	GLXO IN	INE159A01016 In	ndia 10-Apr-12	Annual	Management	5	Yes	Reelect R. Krishnaswamy as Director	For	For	No
e India Fund	GlaxoSmithKline Pharmaceuticals Ltd.	GLXO IN	INE159A01016 In	dia 10-Apr-12	Annual	Management	6	Yes		For	For	No
India Fund	GlaxoSmithKline Pharmaceuticals Ltd.	GLXO IN	INE159A01016 In	ndia 10-Apr-12	Annual	Management	7	Yes	Elect A.N. Roy as Director	For	For	No
e India Fund	GlaxoSmithKline Pharmaceuticals Ltd.	GLXO IN	INE159A01016 In	dia 10-Apr-12	Annual	Management	8	Yes	Elect H.B. Joshipura as Managing Director and Approve His Remuneration	For	For	No
e India Fund	GlaxoSmithKline Pharmaceuticals Ltd.	GLXO IN	INE159A01016 In	dia 10-Apr-12	Annual	Management	9	Yes	Elect R. Krishnaswamy as Executive Director and Approve His Remuneration	For	For	No
e India Fund	GlaxoSmithKline Pharmaceuticals Ltd.	GLXO IN	INE159A01016 In	dia 10-Apr-12	Annual	Management	10	Yes	Approve Commission Remuneration of Non-Executive Directors	For	For	No
e India Fund	Sanofi India Limited.	SANL IN	INE456301014 In	ndia 3-May-12	Annual	Management	1	Yes	Accept Financial Statements and Statutory Reports	For	For	No
India Fund	Sanofi India Limited.	SANL IN	INE456301014 In	dia 3-May-12	Annual	Management	2	Yes	Confirm Interim Dividend of INR 4.00 Per Share and Final Dividend of INR 29 Per Share	For	For	No
e India Fund	Sanofi India Limited.	SANL IN	INE456301014 In	adia 3-May-12	Annual	Management	3	Yes	Reelect V. Mallya as Director	For	For	No
India Fund	Sanofi India Limited.	SANL IN	INE456301014 In	adia 3-May-12	Annual	Management	4	Yes	Approve S. R. Batliboi & Co. as Auditors and	For	For	No
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Authorize Board

										to Fix Their Remuneration			
e India Fund	Sanofi India Limited.	SANL IN	INE456301014	India	3-May-12	Annual	Management	5	Yes	Elect A. Ortoli as Director	For	For	No
e India Fund	Sanofi India Limited.	SANL IN	INE456301014	India	3-May-12	Annual	Management	6	Yes	Elect M. G. Rao as Executive Director and Approve His Remuneration	For	For	No
e India Fund	Sanofi India Limited.	SANL IN	INE456301014	India	3-May-12	Annual	Management	7	Yes	Change Company Name to Sanofi India Ltd.	For	For	No
e India Fund	Sanofi India Limited.	SANL IN	INE456301014	India	3-May-12	Annual	Management	8	Yes	Amend Memorandum and Articles of Association to Reflect Change of Company Name	For	For	No
: India Fund	ABB Ltd India	ABB IN	INE117A01022	India 1	0-May-12	Annual	Management	1	Yes	Approve Financial Statements and Statutory Reports	For	For	No
India Fund	ABB Ltd India	ABB IN	INE117A01022	India 1	0-May-12	Annual	Management	2	Yes	Approve Dividend of INR 3.00 Per Share	For	For	No
e India Fund	ABB Ltd India	ABB IN	INE117A01022	India 1	0-May-12	Annual	Management	3	Yes	Reelect P. Leupp as Director	For	For	No
India Fund	ABB Ltd India	ABB IN	INE117A01022	India 1	0-May-12	Annual	Management	4	Yes	Reelect N. Munjee as Director	For	For	No
: India Fund	ABB Ltd India	ABB IN	INE117A01022	India 1	0-May-12	Annual	Management	5	Yes	Approve S.R. Batliboi & Co. as Auditors and Authorize Board to Fix Their Remuneration	For	For	No
e India Fund	ABB Ltd India	ABB IN	INE117A01022	India 1	0-May-12	Annual	Management	6	Yes	Approve Commission Remuneration for Non-Executive Directors	For	For	No
: India Fund	Bosch Limited	BOS IN	INE323A01026	India	4-Jun-12	Annual	Management	1	Yes	Accept Financial Statements and Statutory Reports	For	For	No
India Fund	Bosch Limited	BOS IN	INE323A01026	India	4-Jun-12	Annual	Management	2	Yes	Approve Dividend of INR 50 Per Share	For	For	No
e India Fund	Bosch Limited	BOS IN	INE323A01026	India	4-Jun-12	Annual	Management	3.1	Yes	Reelect R.S. Karnad as Director	For	For	No
	Bosch Limited	BOS IN	INE323A01026				Management			Reelect P. Chandran as Director	For	For	No
	Bosch Limited	BOS IN	INE323A01026				Management			Reelect V.K. Viswanathan as Director	For	For	No
e India Fund	Bosch Limited	BOS IN	INE323A01026	India	4-Jun-12	Annual	Management	4	Yes	Approve Price Waterhouse & Co. as Auditors and Authorize	For	For	No

Board to Fix

: India Fund	Bosch Limited	BOS IN	INE323A01026	India ·	4-Jun-12	Annual	Management	5	Yes	Their Remuneration Reelect M. Duernholz as Joint Managing Director and Approve His	For	For	No
e India Fund	Bosch Limited	BOS IN	INE323A01026	India -	4-Jun-12	Annual	Management	6	Yes	Remuneration Elect S. Bhattacharya as Executive Director and Approve His	For	For	No
e India Fund	Reliance Industries Ltd.	RIL IN	INE002A01018	India	7-Jun-12	Annual	Management	1	Yes	Remuneration Approve Financial Statements and Statutory Reports	For	For	No
e India Fund	Reliance Industries Ltd.	RIL IN	INE002A01018	India	7-Jun-12	Annual	Management	2	Yes	Approve Dividend of INR 8.50 Per Share	For	For	No
	Reliance Industries Ltd.	RIL IN	INE002A01018	India	7-Jun-12	Annual	Management	3.1	Yes	Reelect M.L. Bhakta as	For	For	No
India Fund	Reliance Industries Ltd.	RIL IN	INE002A01018	India	7-Jun-12	Annual	Management	3.2	Yes	Director Reelect H.R. Meswani as	For	For	No
India Fund	Reliance Industries	RIL IN	INE002A01018	India	7-Jun-12	Annual	Management	3.3	Yes	Director Reelect D.C.	For	For	No
e India Fund	Ltd. Reliance Industries Ltd.	RIL IN	INE002A01018	India	7-Jun-12	Annual	Management	3.4	Yes	Jain as Director Reelect P.M.S. Prasad as Director	For	For	No
e India Fund	Reliance Industries Ltd.	RIL IN	INE002A01018	India	7-Jun-12	Annual	Management	4	Yes	Approve Chaturvedi & Shah, Deloitte Haskins & Sells, and Rajendra & Co. as Auditors and Authorize Board to Fix Their Remuneration	For	For	No
e India Fund	Reliance Industries Ltd.	RIL IN	INE002A01018	India	7-Jun-12	Annual	Management	5	Yes	Reelect N.R. Meswani as Executive Director and Approve His Remuneration	For	For	No
e India Fund	Reliance Industries Ltd.	RIL IN	INE002A01018	India	7-Jun-12	Annual	Management	6	Yes	Reelect P.K. Kapil as Executive Director and Approve His Remuneration	For	Against	Yes
e India Fund	Infosys Ltd.	INFO IN	INE009A01021	India	9-Jun-12	Annual	Management	1	Yes	Accept Financial Statements and Statutory Reports	For	For	No
India Fund	Infosys Ltd.	INFO IN	INE009A01021	India	9-Jun-12	Annual	Management	2	Yes	Approve Final Dividend of INR 22.00 Per Share and Special Dividend of INR 10.00 Per Share	For	For	No

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e India Fund	Infosys Ltd.	INFO IN	INE009A01021	India	9-Jun-12	Annual	Management	3	Yes	Reelect S. Gopalakrishnan	For	For	No
e India Fund	Infosys Ltd.	INFO IN	INE009A01021	India	9-Jun-12	Annual	Management	4	Yes	as Director Reelect K.V. Kamath as	For	For	No
e India Fund	Infosys Ltd.	INFO IN	INE009A01021	India	9-Jun-12	Annual	Management	5	Yes	Director Reelect D.L. Boyles as	For	For	No
e India Fund	Infosys Ltd.	INFO IN	INE009A01021	India	9-Jun-12	Annual	Management	6	Yes	Director Reelect J.S. Lehman as	For	For	No
e India Fund	Infosys Ltd.	INFO IN	INE009A01021	India	9-Jun-12	Annual	Management	7	Yes	Director Approve BSR & Co. as Auditors	For	For	No
										and Authorize Board to Fix Their			
e India Fund	Infosys Ltd.	INFO IN	INE009A01021	India	9-Jun-12	Annual	Management	8	Yes	Remuneration Elect A.M. Fudge as	For	For	No
e India Fund	Infosys Ltd.	INFO IN	INE009A01021	India	9-Jun-12	Annual	Management	9	Yes	Director Elect V. Balakrishnan as	For	For	No
										Executive Director and Approve His			
e India Fund	Infosys Ltd.	INFO IN	INE009A01021	India	9-Jun-12	Annual	Management	10	Yes	Remuneration Elect A. Vemuri as Executive	For	For	No
										Director and Approve His Remuneration			
e India Fund	Infosys Ltd.	INFO IN	INE009A01021	India	9-Jun-12	Annual	Management	11	Yes	Elect B.G. Srinivas as Executive	For	For	No
										Director and Approve His Remuneration			
e India Fund	Infosys Ltd.	INFO IN	INE009A01021	India	9-Jun-12	Annual	Management	12	Yes	Approve Commission Remuneration	For	For	No
										for Non-Executive Directors			
e India Fund	State Bank Of India	SBIN IN	INE062A01012	India	22-Jun-12	Annual	Management	1	Yes	Accept Financial Statements and	For	For	No
e India Fund	Asian Paints Ltd.	APNT IN	INE021A01018	India	25-Jun-12	Annual	Management	1	Yes	Statutory Reports Approve	For	For	No
										Financial Statements and Statutory			
e India Fund	Asian Paints Ltd.	APNT IN	INE021A01018	India	25-Jun-12	Annual	Management	2	Yes	Reports Approve Final Dividend of	For	For	No
										INR 30.50 Per Share and Confirm Interim			
			D					_		Dividend of INR 9.50 Per Share	_	_	
	Asian Paints Ltd.		INE021A01018				Management		Yes	Reelect A. Choksi as Director	For	For	No
e India Fund	Asian Paints Ltd.		INE021A01018				Management		Yes	Reelect A. Dani as Director		For	No
e India Fund	Asian Paints Ltd.	APNT IN	INE021A01018	India	25-Jun-12	Annual	Management	5	Yes	Reelect A. Vakil as Director	For	For	No
India Fund	Asian Paints Ltd.	APNT IN	INE021A01018	India	25-Jun-12	Annual	Management	6	Yes		For	For	No

Reelect S.

										Reelect S. Sivaram as Director			
India Fund	Asian Paints Ltd.	APNT IN	INE021A01018	India	25-Jun-12	Annual	Management	7	Yes	Approve Shah & Co and BSR & Associates as Auditors and Authorize Board to Fix Their Remuneration	For	For	No
India Fund	Asian Paints Ltd.	APNT IN	INE021A01018	India	25-Jun-12	Annual	Management	8	Yes	Elect K.B.S. Anand as Director	For	For	No
e India Fund	Asian Paints Ltd.	APNT IN	INE021A01018	India	25-Jun-12	Annual	Management	9	Yes	Elect K.B.S. Anand as Managing Director & CEO and Approve His Remuneration	For	For	No
India Fund	ICICI Bank Limited	ICICIBC IN	INE090A01013	India	25-Jun-12	Annual	Management	1	Yes	Accept Financial Statements and Statutory Reports	For	For	No
India Fund	ICICI Bank Limited	ICICIBC IN	INE090A01013	India	25-Jun-12	Annual	Management	2	Yes	Approve Preference Shares Dividend	For	For	No
India Fund	ICICI Bank Limited	ICICIBC IN	INE090A01013	India	25-Jun-12	Annual	Management	3	Yes	Approve Dividend of INR 16.50 Per Equity Share	For	For	No
India Fund	ICICI Bank Limited	ICICIBC IN	INE090A01013	India	25-Jun-12	Annual	Management	4	Yes	Reelect H. Khusrokhan as Director	For	For	No
e India Fund	ICICI Bank Limited	ICICIBC IN	INE090A01013	India	25-Jun-12	Annual	Management	5	Yes	Reelect V. Sridar as Director	For	For	No
e India Fund	ICICI Bank Limited	ICICIBC IN	INE090A01013	India	25-Jun-12	Annual	Management	6	Yes	Reelect N.S. Kannan as Director	For	For	No
e India Fund	ICICI Bank Limited	ICICIBC IN	INE090A01013	India	25-Jun-12	Annual	Management	7	Yes	Approve S.R. Batliboi & Co. as Auditors and Authorize Board to Fix Their Remuneration	For	For	No
e India Fund	ICICI Bank Limited	ICICIBC IN	INE090A01013	India	25-Jun-12	Annual	Management	8	Yes	Approve Branch Auditors and Authorize Board to Fix Their Remuneration	For	For	No
India Fund	ICICI Bank Limited	ICICIBC IN	INE090A01013	India	25-Jun-12	Annual	Management	9	Yes	Elect S. Piramal as Director	For	For	No
e India Fund		ICICIBC IN	INE090A01013	India	25-Jun-12	Annual	Management	10	Yes	Approve Revision in Remuneration of C. Kochhar, Managing Director and CEO	For	For	No
India Fund	Limited	ICICIBC IN	INE090A01013				Management			Approve Revision in Remuneration of N.S. Kannan, Executive Director and CFO	For	For	No
India Fund	ICICI Bank Limited	ICICIBC IN	INE090A01013	India	25-Jun-12	Annual	Management	12	Yes	Approve Revision in	For	For	No

Remuneration

									of K. Ramkumar, Executive Director			
India Fund	ICICI Bank Limited	ICICIBC IN	INE090A01013 India	25-Jun-12	Annual	Management	13	Yes	Approve Revision in Remuneration of R. Sabharwal, Executive Director	For	For	No
e India Fund	ICICI Bank Limited	ICICIBC IN	INE090A01013 India	25-Jun-12	Annual	Management	14	Yes	Amend ICICI Bank Employees Stock Option Scheme (ESOS) Re: Increase in Maximum Number of Shares Allotted Under the ESOS	For	Against	Yes
e India Fund	ICICI Bank Limited	ICICIBC IN	INE090A01013 India	25-Jun-12	Annual	Management	15	Yes	Approve Grant of Options to Employees and/or Directors Under the ESOS	For	Against	Yes
India Fund	CMC Limited	CMC IN	INE314A01017 India	27-Jun-12	Annual	Management	1	Yes	Accept Financial Statements and Statutory Reports	For	For	No
e India Fund	CMC Limited	CMC IN	INE314A01017 India	27-Jun-12	Annual	Management	2	Yes	Approve Dividend of INR 12.50 Per Share	For	For	No
e India Fund	CMC Limited	CMC IN	INE314A01017 India	27-Jun-12	Annual	Management	3	Yes	Reelect S. Mahalingam as Director	For	For	No
e India Fund	CMC Limited	CMC IN	INE314A01017 India	27-Jun-12	Annual	Management	4	Yes	Approve Vacancy on the Board of Directors Resulting from the Retirement of KRS Murthy	For	For	No
India Fund	CMC Limited	CMC IN	INE314A01017 India	27-Jun-12	Annual	Management	5	Yes	Approve Deloitte Haskins & Sells as Auditors and Authorize Board to Fix Their Remuneration	For	For	No
India Fund	CMC Limited	CMC IN	INE314A01017 India	27-Jun-12	Annual	Management	6	Yes	Elect S. Rao as Director	For	For	No
	CMC Limited	CMC IN	INE314A01017 India			Management	7	Yes	Approve Commission Remuneration for Non-Executive Directors	For	For	No
India Fund	Tata Consultancy Services Ltd.	TCS IN	INE467B01029 India	29-Jun-12	Annual	Management	1	Yes	Accept Financial Statements and Statutory Reports	For	For	No
India Fund	Tata Consultancy Services Ltd.	TCS IN	INE467B01029 India	29-Jun-12	Annual	Management	2	Yes	Confirm Interim Dividends of INR 9.00 Per Equity Share,	For	For	No

Final Dividend of INR 8.00 Per

										Equity Share, and Special Dividend of INR 8.00 Per Equity Share			
e India Fund	Tata Consultancy Services Ltd.	TCS IN	INE467B01029	India	29-Jun-12	Annual	Management	3	Yes	Approve Dividend on Redeemable Preference Shares of INR 0.22 Per Share	For	For	No
e India Fund	Tata Consultancy Services Ltd.	TCS IN	INE467B01029	India	29-Jun-12	Annual	Management	4	Yes	Reelect C.M. Christensen as Director	For	For	No
e India Fund	Tata Consultancy Services Ltd.	TCS IN	INE467B01029	India	29-Jun-12	Annual	Management	5	Yes	Reelect R. Sommer as Director	For	For	No
e India Fund	Tata Consultancy Services Ltd.	TCS IN	INE467B01029	India	29-Jun-12	Annual	Management	6	Yes	Reelect S. Ramadorai as Director	For	For	No
e India Fund	Tata Consultancy Services Ltd.	TCS IN	INE467B01029	India	29-Jun-12	Annual	Management	7	Yes	Approve Vacancy on the Board of Directors Resulting from the Retirement of L.M. Cha	For	For	No
e India Fund	Tata Consultancy Services Ltd.	TCS IN	INE467B01029	India	29-Jun-12	Annual	Management	8	Yes	Approve Deloitte Haskins & Sells as Auditors and Authorize Board to Fix Their Remuneration	For	For	No
India Fund	Tata Consultancy Services Ltd.	TCS IN	INE467B01029	India	29-Jun-12	Annual	Management	9	Yes	Elect O.P. Bhatt as Director	For	For	No
e India Fund	Tata Consultancy Services Ltd.	TCS IN	INE467B01029	India	29-Jun-12	Annual	Management	10	Yes	Elect C. Mistry as Director	For	For	No
India Fund	Tata Consultancy Services Ltd.	TCS IN	INE467B01029	India	29-Jun-12	Annual	Management	11	Yes	Approve Branch Auditors and Authorize Board to Fix Their Remuneration		For	No

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): /s/ Alan Goodson

Alan Goodson, President (Principal Executive Officer)

Date: August 27, 2012