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SBI PENSION FUNDS PRIVATE LIMITED

VOTING POLICY ON ASSETS HELD BY NPS TRUST

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This document sets forth the proxy voting policy and guidelines for the assets held by NPS TRUST on behalf of the NPS subscribers. All PENSION FUNDs are under obligation to acquire, manage or dispose of scheme assets on behalf of NPS TRUST and are herein referred to as "PENSION FUNDs." They are responsible for the voting of common stock owned by NPS TRUST are expected to take the following proxy voting policy and guidelines into consideration before making proxy voting decisions.

Equities held by NPS TRUST usually carry voting rights. Voting rights are valuable assets of NPS and NPS TRUST as Trustees have an obligation to ensure that shares owned by the NPS subscribers are voted in a way that supports the interests of the subscribers over the long term. The principles and positions reflected in this Proxy Voting Policy are designed to guide NPS TRUST or PENSION FUND in voting proxies, and not necessarily in making investment decisions.

The objectives underlying casting a vote by proxy are:

- 1. To favour such proposals that tend to maximize a Company's shareholders' value and which inturn benefits the NPS subscribers; and
- 2. To ensure that the decision taken to cast a vote is not influenced by conflict of interest

The aforesaid objectives would help to create a framework within which a Company can be managed in the best interests of its shareholders. This in turn would help generate better returns for its unit holders under the various NPS Schemes. The said objectives may not direct a particular voting outcome, but instead help identify factors which should be considered in determining how the vote should be cast.

Specific decision on a particular resolution i.e to support, oppose or abstain from voting, shall be taken on a case-to-case basis placing focus on the potential impact of the vote on shareholder value and interests of the unit holders of the NPS Schemes at large. The NPS TRUST or a PENSION FUND authorised by it reserves the right to vote against any resolution that goes against the interest of NPS subscribers. PENSION FUND may also at its discretion choose to abstain from participating in any resolution and holda neutral stance, should the concerning issue be of no major relevance for the shareholder value and/or unit holder interest. The PENSION FUND may abstain from voting on following factors:

(i) Where the investments in the investee company were made for replicating Index Scheme(s) or exchange traded funds or Arbitrage Scheme(s);

- (ii) Where the investments are below specified minimum value in an investee company, (impact on NAV is less than 1%) as determined by NPS TRUST.
- (iii) Where the investments are made in Sponsor / group Company, as a good governance practice.

In line with the above objectives, the responsibility of casting proxy votes shall be through a Proxy Voting committee comprising of Senior Officials headed by the Chief Investment Officer (CIO). The Senior Officials to be on the committee would be from the following: -

- 1. Chief Risk Officer
- 2. Company Secretary and Compliance Officer
- 3. Fund Manager

The quorum of the meeting should be Chief Investment Officer (CIO) and any two of the above listed three Senior Officials of the Company. The Committee shall have the final authority to decide upon exercise of votes basing on the voting policy being proposed now.

NPS TRUST and pension fund authorised by NPS TRUST to vote proxies on the trustees' behalf have a duty of loyalty to exercise their proxy voting authority solely in the interests of the NPS subscribers. They have a duty of care to exercise their proxy voting authority with the prudence, skill, and diligence that prudent person would exercise in managing the property of others. Failing to vote the scheme's shares, voting without consideration of the effects of the vote, or voting arbitrarily with or against management violates these duties. Those who are responsible for voting shares also have a duty to take reasonable steps to ensure that they receive and act on the proxies for all of schemes shares in a timely manner.

The duty and right to vote emanates from shareholding / holding of securities. It is the responsibility of PENSION FUND to consider relevant factors that may affect the value of the securities, should the proxy vote be exercised. The proxy voting rights must be exercised in the best interest of the participants in the investing plans.

Application of these guidelines

NPS TRUST or the PENSION FUNDs who are authorised by it will vote its proxies in accordance with these proxy voting guidelines. In deciding how to apply the guidelines, PENSION FUND will consider the circumstances of each vote as well as the general principles contained in these guidelines. The overarching principle in interpreting and applying these guidelines is to follow the course of action that will best serve the long-term interests of NPS subscribers. Voting decisions may deviate from these guidelines if doing so would best serve subscribers' interests in the long term. If questions rises about the application or interpretation of these guidelines for any issue, they should be resolved in consultation with NPS TRUST and who in turn is expected to keep the Authority posted of the issue.

- > The PENSION FUND will vote in a manner that is consistent with the duties of loyalty and care, and that supports implementation of current best practices in corporate governance and social responsibility.
- > PENSION FUND will always vote in the best interests of the NPS subscribers.

The voting PENSION FUND should seek out information from a variety of sources to determine what is in the long-term economic best interests of subscribers. A PENSION FUND who fails to vote without taking reasonable steps to ensure that the proxies for which the PENSION FUND is responsible are received, or casts a vote without

considering its impact, or votes arbitrarily with management, would violate this duty. These guidelines will also be employed by NPS TRUST to monitor the PENSION FUNDs proxy votingprocedures and decisions.

GENERAL VOTING GUIDELINES

A decision to invest is generally an endorsement of the management of an issuer and its strategy for the company. On routine matters, which do not materially impact the interest of the NPS subscribers, the PFM may abstain from voting, if unavoidable. When it believes that it is in the best interest of the NPS subscribers to vote for/ against a resolution, the PENSION FUND may do so. Some of the key considerations for exercise of a vote will depend on the following factors:

- Does it protect the unit holder's rights?
- > Will it have an impact on the Company's profitability?
- > Will it impact the company's governance?
- > What will be the impact on the shareholder's value?
- Will the resolution provide any undue benefits to promoters/ their affiliates/ subsidiaries/ group companies?

Additionally, the PENSION FUND may decide to abstain from voting on following factors:

- Where the investments in the investee company were made by Indexscheme(s) or exchange traded funds or Arbitrage Scheme(s);
- Where the investments are below specified minimum value in an investee company, as

determined by NPS TRUST.

INDICATIVE GUIDELINES FOR VOTING PROXIES

Sl no	Item description	General Recommendations
1	Accept Financial Statements and Statutory Reports	 Generally vote for approval of financial statements and statutory reports, unless; ➤ There are concerns about the accounts presented or audit procedures used; or ➤ There has been an accounting fraud or material misstatement during the year. The overall quality of disclosure will be considered, and the weakest examples, such as where the meeting documents are not released in time for investors to review these ahead of the meeting, are likely to attract a negative vote recommendation.

Amendments to the Articles of Association	Generally Vote on case-by-case on amendments to the articles of association.
	Requests to amend a company's articles of association are usually motivated by changes in the company's legal and regulatory environment, although evolution of general business practice can also prompt amendments.
	When reviewing proposals to revise the existing articles or to adopt a new set of articles, PENSION FUND shall analyse the changes proposed according to what is in the best interest of shareholders in general.

	Changes to the company's Articles should not be				
	'bundled'				
	into a single resolution when they cover				
	non-routine				
	matters				
Approve Final Dividend	Generally vote for proposals to approve the final				
	dividend, unless;				
	The payout is excessive given the				
	company's financial position.				
	The annual report includes a review of the				
	company's performance during the year and				
	should contain a justification for the dividend level.				
	Unless there are major concerns about the payout				
	ratio, it is usually recommended for approval of this				
	item.				
	10111.				

	Appointment of External	We will generally support the appointment of the
	Auditors	auditors
	The external auditors play an important role in	comprised solely of independent financially literate
	verifying the integrity of an	
	Issuer's financial reporting	
	to ensure that information ultimately provided to shareholders	the appointment of external auditors,
	is free from	There are serious concerns
	material	about the procedures used by
	misstatements and	the auditor; or
	presented fairly in all	
	material respects. As such,	
	we place great importance	
	on the quality and	
	independence of the	as two separate items.
	external auditors.	If the component proposes a new auditor or on
		If the company proposes a new auditor, or an
		auditor resigns and does not seek re-election, the
		company should offer an explanation to
		shareholders. If no explanation is provided, it is
		recommended to vote against the election of the
		new auditor.
	Authorise Board to Fix	Generally vote for proposals authorizing the board
	Remuneration of	to fix the fees payable to the external auditors,
	Auditors	unless;
		Fees for non-audit services
		routinely exceed standard audit-
		related fees.
		Companies are encouraged to make a full public
		disclosure of the amount and nature of any
		payments for non-audit services, to enable
		investors to appropriately assess these when
		considering the ratio of audit to non-audit services.
		Where payments to the auditor for non-audit
		services appear under the category of "Other Fees"
		in the annual report, we should expect that the
		company will disclose the
		nature of these services.
	Investments in Group	Generally vote for proposals while ensuring that
	Companies	
	-	investments in such companies are line
		with the Scheme specified Investment
		Objective/
L		

place;Such transactions are for commercial consideration; after h evaluated the same on merits;Such transactions are at arm's le with no consideration of any exist consequent investments by an Investor/grou investors.Director ElectionsGenerally vote for the election or re-election directors, unless; > Adequate disclosure has not b providedin a timely manner; > The board fails to meet mini corporate governance standards - b on any external reports. > There are specific concerns about individual, such as their abilit commit sufficient time to the role.Board independence Directors are either an non- executive director. Non- executive director may be considered either independent, an executive director is always considered to be non- independent. The Chairman may be either a non-executive of an executive director is always considered to be non- independent.Support an independent board of comp individuals. The following are some of the indicative action this regard: > Vote for increasing the independer committees that are responsible nominating members of the b supervising outside auditors, and se the terms of compensation for exec management > Vote for creating a nomin committee. > Vote for creating a compens committee.		
 Directors are either an executive director or as a non- executive director. Non- executive directors may be considered either independent or non-independent; an executive director is always considered to be non-independent. The Chairman may be either a non-executive or an executive, although the designation of an executive 	Director Elections	 such transactions are for pure commercial consideration; after having evaluated the same on merits; such transactions are at arm's length with no consideration of any existing / consequent investments by an Investor/group of investors. Generally vote for the election or re-election of directors, unless; Adequate disclosure has not been provided in a timely manner; The board fails to meet minimum corporate governance standards – basing on any external reports. There are specific concerns about the individual, such as their ability to
 interpreted negatively by investors as evidence of one individual combining leading the board with bearing some executive responsibility for the company's operations. The independence of the non- executive directors Vote against requiring a minimu stock ownership for Directors, unle required by law. Vote against giving the board the authority to set its size freely withou shareholder approval. Vote against fixed tenure policies. Vote against proposals that director 	Directors are either an executive director or as a non- executive director. Non- executive directors may be considered either independent or non- independent; an executive director is always considered to be non- independent. The Chairman may be either a non-executive or an executive, although the designation of an executive chairman could be interpreted negatively by investors as evidence of one individual combining leading the board with bearing some executive responsibility for the company's operations. The independence of the non- executive directors shall be assessed on an ongoing basis, while the	 The following are some of the indicative actions in this regard: Vote for increasing the independence of committees that are responsible for nominating members of the board, supervising outside auditors, and setting the terms of compensation for executive management Vote for creating a nominating committee. Vote for creating a compensation committee. Vote for creating an audit committee. and Vote against requiring a minimum stock ownership for Directors, unless required by law. Vote against giving the board the authority to set its size freely without shareholder approval. Vote against fixed tenure policies. Vote against proposals that directors can only be removed for legal cause.

SBI Pension Funds Private Limited

Remuneration/compensa tion policy Management and director compensation is a critical aspect of an Issuer's governance. The	We as investors expect that a company will work within its remuneration policy, and only seek approval to go outside the policy in genuinely exceptional circumstances. Seeking approval for awards outside the policy is to be viewed skeptically. Hence, remuneration should be directly linked to the long term performance of the company
compensation policies of a company and amounts payable to the senior executives and directors should be disclosed in the proxy circular so that the shareholders can assess whether the interests of senior executives and directors are aligned with their own.	Generally vote for the resolution if it meets the long term interests of the shareholders as provided above and generally vote against stock option and stock incentive plans that result in excessive dilution including excessive Golden parachute plans (golden parachutes are severance compensation arrangements, to be paid to an executive whose employment is terminated in the event of a merger or acquisition that results in a change in control over the company).
The disclosure of the shareholdings of senior executives and directors is also important information for shareholders as well as the disclosure of the use of compensation consultants by the Issuer, the Board or a Board committee, including the fees paid to such consultants.	Director Compensation Remuneration and fees for non-executive directors (the annual retainer and per diems for attending each Board and committee meeting) should be at a level that makes serving as a director financially worthwhile for qualified individuals but not so high that directors become beholden to the Issuer and compromise their independence. We will support director fee levels that reflect the expertise, responsibilities and time commitment expected.
Shareholder Proposals Company's should allow shareholders to participate in decisions concerni ng fundamental corporat e changes and adopt governance structures and procedures that give shareholders the ability to hold the Board and	 Generally vote for the adoption of confidential voting and the independent tabulation of proxy ballots. Generally vote for the facilitation of shareholder voting, including the provision of electronic voting Generally vote for asking the Board to adopt confidential voting and independent tabulation of the proxy ballots. Generally vote against elimination or restriction of shareholders' right to call special meetings Generally vote against eliminating or limiting the shareholders' right to act by written consent. Generally vote against limitation on the

indirectly management to account. We encourage companies to treat shareholders equally and to facilitate shareholders' right to vote, free of impediments.	di	ght of shareholders to remove irectors to cases here there is legal cause
Anti-Takeover Provisions and Merger and corporate restructuring - Mergers and Acquisitions	by-case bas valuation,	ote mergers and acquisitions on a case- is, taking into account of the factors of market reaction, strategic rationale, nterest and governance.
Proposed mergers, acquisitions and corporate restructurings	Factor	Approach
have important impacts on shareholder value. Such transactions as well as any takeover protection measures should be structured to maximize shareholder value without compromising the rights of shareholders.	Valuation Marke t reacti on Strate gic ration ale	Is the value to be received by the target shareholders, or paid by the acquirer, reasonable? While the fairness opinion, where one is provided, may provide an initial startingpoint for assessing the appropriateness of the valuation, one shall place particular emphasis on the offer premium, market reaction and strategic rationale in the analysis. How has the market responded to the proposed deal? A negative market reaction will be viewed with caution. Does the deal make sense strategically? From where is the value derived? Cost and revenue synergies should not be overly aggressive or optimistic, but reasonably achievable. Management should also have a favourable track record of successful integration of historical acquisitions.

	ConflictAre insiders benefiting from the transaction disproportionately and interestinterestinappropriately as compared to outside shareholders? One shall					
	consider whether any special interests may have influenced these directors to support or recommend the merger.					
	Governan ce Will the combined company have a better or worse governance profile than the current governance profiles of the respective parties to the transaction? If the governance profile					
	is to change for the worse, the burden is on the company to prove that other issues, such as valuation, outweigh any deterioration in governance.					
	 Generally vote against proposals that have the effect of entrenching existing management Vote on all environmental, social and governance 					
Social Issue Proposals :	proposals on a case-by-case basis, taking int consideration whether implementation of th proposal is likely to enhance or protect shareholde value, and whether					
	 The issues presented in the proposal ar more appropriately or effectively deal with through legislation or government regulation; 					
	 The company has alread responded in an appropriate an sufficient manner to the issue(s) raise in the proposal; The proposal's request is undul 					
	burdensome, in terms of scope timeframe or cost, or overly prescriptive and how it compares with any industr standard practices for addressing th issue(s) raised by the proposal;					

Structure Companies should have an efficient capital structure that will minimize long- term cost of capital. All changes to the capital structure of a company should be fair and done with a view of supporting growth, increasing shareholder value or for other required reasons.	 Generally vote for proposals requesting reports on sustainability, environmental impact or plans, human rights policies, and global labor practices, provided such proposals do not call for specific actions that might limit management's freedom of action. Generally vote for the need for change in capital structure if there is ; Reasonable need for change in capital structure and which is demonstrated in the written literature by the company; There is material impact on companies business by the proposed modification.
Authorise Issue of Equitywith and without Pre- emptive RightsAuthorise Market	Generally vote for a resolution to authorise the issuance of equity if it has demonstrated that the amount requested is necessary for sound business reasons. Generally vote for the resolution to authorise the
Purchase of Ordinary Shares	 market purchase of ordinary shares, unless; The authority requested exceeds the levels permitted under the Listing Rules; or The company seeks an authority covering a period longer than 12 months.
Conflict of Interest and Related-Party Transactions	 In evaluating resolutions that seek shareholder approval on related-party transactions, vote on case-by-case basis, considering factors including but not limited to the following: The parties on either side of the transaction; The nature of the asset to be transferred/service to be provided; The pricing of the transaction (and any associated professional valuation); The views of independent directors, where provided; The views of an independent financial adviser, where appointed; Whether any entities party to the transaction, including advisers, are conflicted; and

	A	The trans	stated action,	rationale	for	the

2. Reporting Requirements

- The PENSION FUND shall on an annual basis obtain an Auditors certification on the voting reports disclosed. Such Auditors certification shall be submitted to the Board of Directors of the PENSION FUND and also disclosed in the annual report, submitted to NPS TRUST and on the PENSION FUND's website.
- A quarterly report containing a summary of the voting decisions exercised along with the rationale, as the case may be, shall be submitted to the Board of Directors of the PENSION FUND and NPS TRUST. The Board of Directors of PENSION FUND and NPS TRUST shall review and ensure that the PENSION FUND has voted on important decisions that may affect the interest of investors and the rationale recorded for vote decision is prudent and adequate.
- The confirmation of the above, along with an adverse comments made by the Auditor, shall be reported to PFRDA on half-yearly basis by NPS TRUST through its report.
- NPS Trust shall provide a summary report on the voting rights exercised, to the Authority after being approved by the Board of trustees.

NPS Trust and the PENSION FUNDs (PFs) shall disclose the general policies and procedures for exercising the voting rights in respect of shares held by NPS Trust on their website apart from providing the information in their annual reports. Further the periodical disclosures/reporting requirements pertaining to the exercise of votes cast shall be made available on their respective websites.

3. Review/Renewal

An annual review of the Voting Policy shall be submitted to the Board for approval.

The formats for the above requirements areas given below.

4. Retention of Records

All relevant records i.e. proxy form, proxy solicitation materials, Approval notes etc. are to be retained for a period of at least 5 years.

5. Power to issue clarifications

In case of any ambiguity or on any issue which requires a clarification, the same shall be referred to PFRDA and the decision of the Authority shall be final.

FORMATSFORREPORTINGONTHEVOTINGRIGHTSEXERCISEDANDINTERMSOF THEREPORTING REQUIREMENTS

A. Format for quarterly reporting on Proxy voting undertaken by the Pension Fund (PF)

	Details of Votes cast during the quarter ended, of the Financial year								
Meeting	Compan	Type of	Proposal	Proposal'	Investee	Vote	Reason		
Date	y Name	meetings (AGM/EG	by Managem ent	s descripti on	company's Management	(For/ Against	supporti ng the vote		
		(AGM/EG M)	or Sharehold er		Recommenda tion	/	decision		

B. Format for Annual reporting on Proxy voting undertaken by the Pension Fund (PF)

Details of Votes cast during the Financial year -									
Meeting	Compan	Type of	Proposal	Proposal'	Investee	Vote	Reason		
Date	y Name	meetings (AGM/EG M)	by Managem entor Sharehol der	s descripti on	company's Management Recommend ation	(For/ Again st/ Abstai n)	support ingthe vote decisio n		

C. Format for Annual reporting on Summary of Proxy voting undertaken by the Pension Fund(PF)/NPS Trust

Summary of proxy votes cast by Pension fund across all the investee companies					
Financial	Quarter	Total	Break-up of Vote decision		
Year		numb erof resolutions	For	Against	Abstained