Disclosure on Stewardship Code

Name of Insurer: Future Generali India Life Insurance Company Limited

Period of Disclosure: Financial Year 2017-18

Status of Compliance with Stewardship Principles

Sr. No.	Particulars of Principles of Stewardship Code	Status (Deviation, Partly complied, Not complied)	Reason/ Justification for deviation or non- compliance
1	Insurers should formulate a policy on the discharge of their stewardship responsibilities and publicly disclose it.	Stewardship Policy was approved by Board of Directors of the Company at their meeting held on 11 August 2017 and the policy has been uploaded on our website of the Company viz. https://life.futuregenerali.in/	Complied
2	Insurers should have a clear policy on how they manage conflicts of interest in fulfilling their stewardship responsibilities and publicly disclose it.	Stewardship Policy of the Company clearly defines and discloses methods to manage conflict of interest in fulfilling stewardship responsibilities.	Complied
3	Insurers should monitor their investee companies.	Investment Team of the Company monitors the investee companies in which Future Generali India Life Insurance Company Limited has invested Modes by which the Investment Teams Monitors. Publicly available information Management meetings, Secondary research and Industry information.	Complied
4	Insurers should have a clear policy on intervention in their investee companies.	Stewardship Policy of the Company clearly defines policy on intervention in investee	Complied

Sr. No.	Particulars of Principles of	,	Reason/ Justification
NO.	Stewardship Code	complied, Not complied)	for deviation or
			non-
			compliance
		companies.	
		Active intervention will be undertaken by the Investment Team of the Company if the investment in any Investee Company is above the defined threshold level of 0.5% of outstanding paid-up share capital of the investee company. During Financial Year 2017-18, none of our investment crossed the above mentioned threshold limit.	
5	Insurers should have a clear policy for collaboration with other institutional investors, where required, to preserve the interests of the policyholders (ultimate investors), which should be disclosed.	Stewardship Policy of the Company clearly defines policy for collaboration with other institutional investors, where required. So far, there have been no instances which required such collaboration.	Complied
6	Insurers should have a clear policy on voting and disclosure of voting activity.	Stewardship Policy of the Company clearly defines policy on voting and disclosure of voting activity. The Investment Team of the Company reviews all the items/resolutions put to vote for the shareholders of the Company by the investee Companies. Voting activity will be undertaken if the investment by the Company in the investee company is above the defined threshold level. However, the Investment Team of the Company may vote for resolutions put to vote by investee companies where the investment is below the defined	Complied

Sr.	Particulars of Principles of	Status (Deviation, Partly	Reason/
No.	Stewardship Code	complied, Not complied)	Justification
			for deviation or
			non-
			compliance
		threshold level, depending on the seriousness of the issue. During Financial Year 2017-18, none of our investment crossed	
7	lacurare chould report	the above mentioned threshold limit.	Complied
	Insurers should report periodically on their stewardship activities.	At an annual frequency, our Company will disclose all the activities undertaken by the investment team, as mandated by the Investment Committee, in regard to implementing this stewardship policy and discharging its responsibilities, on its website, as part of public disclosures.	Complied