



Corporate Governance Report

1. BANK'S PHILOSOPHY ON CORPORATE GOVERNANCE

- 1.1 Union Bank of India is committed to good corporate governance practices. The Bank has laid emphasis on the cardinal values of fairness, transparency and accountability for performance at all levels, thereby enhancing the shareholders' value and protecting the interests of the stakeholders.
- 1.2 The Bank considers itself as trustee of its shareholders and acknowledges its responsibility towards them for creation and safeguarding their wealth. During the year under review, the Bank continued its pursuit of achieving these objectives through adoption of corporate strategies, prudent business plans, monitoring of major risks and pursuing policies and procedures to satisfy its legal and ethical responsibilities.
- 1.3 The Bank firmly believes that the self-discipline and sincerity of the Board and other stakeholders in carrying out their responsibilities provide the bedrock for a clean, transparent and trustworthy Corporate Governance regime which in turn will earn continuous support and trust of stakeholders.
- 1.4 The changing landscape on account of the COVID-19 pandemic has posed additional challenges and your Bank has shown the character, maturity and resilience to deal with the situation since March 2020 and would continue to demonstrate the same going forward.
- 1.5 To implement the best practices, the Board has framed a Code of Corporate Governance. The code helps to inculcate a spirit of good corporate governance right from the top. It basically encompasses and documents the practices followed in the Bank in conduct of its duties towards all the stakeholders like:
 - Functioning of Board and its various Committees
 - Compliance (Regulatory and Policy)
 - Relation with shareholders
 - Disclosures by Bank and its Directors
 - Corporate Social Responsibility and
 - Other miscellaneous issues viz. Code of Conduct for Directors & Senior Management Personnel,

Prohibition of Insider Trading, Related Party Transaction Policy, Whistle Blower Policy, Staff Related Matters, Vigilance etc.

1.6 The Bank being a listed entity complies with the Corporate Governance provisions of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015.

2. BOARD OF DIRECTORS

- 2.1 The composition of the Board of Directors is governed by the provisions of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, as amended and Nationalised Banks (Management and Miscellaneous Provisions) Scheme, 1970, as amended.
- 2.2 The responsibilities of the Board include monitoring overall functioning of Bank including but not limiting to approval of policies for conduct of business, business reviews, assessing the independence of the audit and risk function, detailed scrutiny of quarterly and annual financial results, NPA management and provisioning integrity, compliance of regulatory and statutory guidelines, customer protection, financial inclusion, overall supervision of human resources etc.
- 2.3 The Board has constituted various sub-committees and delegated its powers for different functional areas to the committees of the Board. The Board as well as its Committees meet at periodic intervals.
- 2.4 As on 31st March, 2023, the Board comprised of five whole-time Directors viz. Managing Director & Chief Executive Officer (MD & CEO) and four Executive Directors appointed by the Government of India besides seven Non-Executive Directors who are eminent personalities from various walks of life. Their rich and varied experience guides the Bank in its progress and achievements in various spheres.
- 2.5 The positions of Workmen Employee Director and Officer Employee Director to be nominated by the Central Government were vacant during the year. The positions of CA category Director and Part-Time Non official Director to be nominated by the Central Government were vacant as on 31.03.2023.
- 2.6 Composition of the Board of Directors as on 31st March, 2023 is as under:









Sr. No.	Full Name of the Director, Designation & Category	Appointment Date	Membership in Committees of the Bank \$	Holding of Bank's shares	Number of memberships of ACB & SRC in Public Ltd. Companies including the Bank	No. of Chairmanships of ACB & SRC in Public Ltd. Companies including the Bank	Remarks (Nature of appointment in the Bank/Other Listed Companies and Area of Expertise)
1	Shri Srinivasan Varadarajan, Non-Executive Chairman and Part-Time Non- Official Director (Non-Executive – Independent)	07-11-2022	RMC SCMF NRC BCPE	Nil	2	2	Appointed as Non-Executive Chairman and Part-Time Non- Official Director u/s 9(3)(h) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, to hold office for a period of three years from the date of notification i.e. 07.11.2022 or until further orders, whichever is earlier. Area of Expertise: Banking & Finance
2	Ms. A. Manimekhalai, Managing Director & CEO (Executive)	03-06-2022	MCB SRC RMC ITSC SCMF DPPC STCB HRSC CAC-I REMC CDRCF RCNCB & WD	Nil	3	2	Appointed as a Whole Time Director u/s 9(3)(a) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, to hold office for a period of three years from the date of assumption of office i.e., 03.06.2022 or until further orders whichever is earlier. Area of Expertise: Banking & Marketing
3	Shri Nitesh Ranjan, Executive Director (Executive)	10-03-2021	MCB SRC ITSC REMC HRSC CAC-I CDRCF	6725	2	Nil	Appointed as a Whole Time Director u/s 9(3)(a) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, for a period of 3 years w.e.f. the date of assumption of office i.e., from 10.03.2021 or until further orders, whichever is earlier. Area of Expertise: Economics, Finance & Management
4	Shri Rajneesh Karnatak, Executive Director (Executive) (till 28.04.2023)	21-10-2021	MCB SRC ITSC REMC HRSC CAC-I CDRCF	Nil	1	Nil	Appointed as a Whole Time Director u/s 9(3)(a) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, for a period of 3 years w.e.f. the date of assumption of office i.e., from 21.10.2021 or until further orders, whichever is earlier. Area of Expertise: Banking & Finance







Sr. No.	Full Name of the Director, Designation & Category	Appointment Date	Membership in Committees of the Bank \$	Holding of Bank's shares	Number of memberships of ACB & SRC in Public Ltd. Companies including the Bank	No. of Chairmanships of ACB & SRC in Public Ltd. Companies including the Bank	Remarks (Nature of appointment in the Bank/Other Listed Companies and Area of Expertise)
5	Shri Nidhu Saxena, Executive Director (Executive)	01-02-2022	MCB SRC ITSC REMC HRSC CAC-I CDRCF	Nil	2	Nil	Appointed as a Whole Time Director u/s 9(3)(a) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, for a period of 3 years w.e.f. the date of assumption of office i.e., from 01.02.2022 or until further orders, whichever is earlier. Area of Expertise: Banking & Marketing
6	Shri Ramasubramanian S, Executive Director (Executive)	21-11-2022	MCB SRC ITSC REMC HRSC CAC-I CDRCF	Nil	1	Nil	Appointed as a Whole Time Director u/s 9(3)(a) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, for a period of 3 years w.e.f. the date of assumption of office i.e., from 21.11.2022 or until further orders, whichever is earlier. Area of Expertise: Banking &
7	Shri Sameer Shukla Government Nominee Director (Non-Executive)	08-11-2021	ACB SRC ITSC SCMF DPPC REMC HRSC BCPE	Nil	2	Nil	Finance Nominated as a Director by Central Government u/s 9(3) (b) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, to hold the post until further orders. Area of Expertise: Management & Finance
8	Shri Arun Kumar Singh, RBI Nominee Director (Non-Executive)	26-04-2019	MCB ACB DPPC	Nil	1	Nil	Nominated as a Director by Central Government on the recommendation of RBI u/s 9(3) (c) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, to hold the post until further orders. Area of Expertise: Banking, Finance & Information Technology
9	Shri Suraj Srivastava, Part- Time Non-Official Director (Non-Executive - Independent)	21-12-2021	ACB SRC RMC SCMF STCB NRC RCNCB & WD	Nil	2	1	Nominated as a Part Time Non-Official Director by Central Government u/s 9(3) (h) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, for a period of three years from the date of notification i.e. 21.12.2021 or until further orders, whichever is earlier. Area of Expertise: Audit, Taxation and Finance

Strategy, Model & Capitals

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Sr. No.	Full Name of the Director, Designation & Category	Appointment Date	Membership in Committees of the Bank \$	Holding of Bank's shares	Number of memberships of ACB & SRC in Public Ltd. Companies including the Bank	No. of Chairmanships of ACB & SRC in Public Ltd. Companies including the Bank	Remarks (Nature of appointment in the Bank/Other Listed Companies and Area of Expertise)
10	Shri Laxman S. Uppar, Part-Time Non-Official Director (Non-Executive - Independent)	21-03-2022	MCB SRC RMC SCMF STCB NRC RCNCB & WD	Nil	1	Nil	Nominated as a Part Time Non-Official Director by Central Government u/s 9(3) (h) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, for a period of three years from the date of notification i.e. 21.03.2022 or until further orders, whichever is earlier.
							Area of Expertise: Learning & Development, Management and CSR
11	Dr. Jayadev Madugula, Shareholder Director (Independent Non- Executive)	28-06-2018	ACB RMC ITSC BCPE HRSC	200	1	Nil	Elected as Shareholder Director u/s 9(3)(i) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, for a period of three years from 28.06.2018 to 27.06.2021 and re-elected for further period of three years from 28.06.2021
							Area of Expertise: Banking, Finance & Risk Management
12	Ms. Priti Jay Rao, Shareholder Director (Independent Non- Executive)	29-07-2021	ACB SRC ITSC SCMF HRSC	1000	3	1	Elected as Shareholder Director u/s 9(3)(i) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, for a period of three years from 29.07.2021 to 28.07.2024.
							Area of Expertise: Information Technology, HR & CSR

\$ Abbreviations of Committee Names

ACB	-	Audit Committee of the Board
BCPE	-	Board Committee for Performance Evaluation
CAC -I	-	Credit Approval Committee – I
CDRCF	-	Committee of Directors for Raising of Capital Fund
RMC	-	Risk Management Committee
SCMF	-	Special Committee on Monitoring of Frauds of ₹ 1 crore & above
SRC	-	Stakeholders Relationship Committee
DPPC	-	Disciplinary Proceedings & Promotion Committee
STCB	-	Share Transfer Committee of the Board
HRSC	-	HR Sub-Committee of the Board
ITSC	-	IT Strategy Committee
MCB	-	Management Committee of the Board
NRC	-	Nomination & Remuneration Committee
RCNCB&WD	-	Review Committee for Non Cooperative Borrowers & Willful Defaulters of the Bank
REMC	-	Recovery Management Committee of the Board





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2.7 Appointments/Cessations during the Financial Year 2022-23:

The following new directors inducted on the Board during the financial year 2022-23:-

Sr. No.	Name	Age	Date of Appointment	Expiry date of current term	Nature of Expertise	Brief Profile
1.	Shri Srinivasan Varadarajan	58	07.11.2022	06.11.2025 or until further orders, whichever is earlier	Banking & Finance	Shri Srinivasan Varadarajan has to his credit, more than three decades of experience in Banking and Financial services. He last served as the Deputy Managing Director of Axis Bank before setting up his own advisory practice in 2019. As a financial advisor, he has worked with a leading international consulting firm, a sovereign wealth fund, a large corporate group, a NBFC group and a private sector Bank. Shri Srinivasan Varadarajan was the Managing Director and Head of Markets with J.P. Morgan, India. He was also the CEO, J P Morgan Chase Bank in India.
						He served on various RBI Committees including the Technical Advisory Committee, Committee for Repos and Committee for STRIPS. He was also the Chairman of Fixed Income Money Market and Derivatives Association of India (FIMMDA) and Primary Dealers Association of India (PDAI). He was also the member of the Indo UK Financial Partnership Forum.
						He holds an Engineering Degree from the College of Engineering, Anna University, Chennai and PG Diploma in Management from the Indian Institute of Management, Calcutta.
2.	Ms. A. Manimekhalai	57	03.06.2022	02.06.2025 or until further orders, whichever is earlier	Banking & Marketing	Ms. A. Manimekhalai is a seasoned Banker with experience of more than 3 decades. She started her career in erstwhile Vijaya Bank as an Officer in 1988 and rose successively as Branch Head, Regional Head and Functional Head of various Departments at Corporate Office. She was instrumental in devising & implementation of strategic policies covering core areas like strategic planning, setting organizational goals, growth strategies, action plans, compliance, internal control, etc.
						Prior to joining Union Bank of India, Ms. A Manimekhalai was an Executive Director at Canara Bank, wherein she oversaw strategic planning, credit & related matters, inspection, marketing and financial inclusion, State Level Lead Bank responsibilities and the functioning of Regional Rural Banks. She played a pivotal role in effecting successful amalgamation of Canara Bank and Syndicate Bank. She has extensive experience as Director on the Board of five other companies namely Canbank Factors Ltd., Canbank Computer Services Ltd., Canara HSBC Oriental Bank of Commerce Life Insurance Co. Ltd., General Insurance Corporation of India, India Infrastructure Finance Company Ltd. and Trustee, Canara Robeco Asset Management Co.









Sr. No.	Name	Age	Date of Appointment	Expiry date of current term	Nature of Expertise	Brief Profile
						A member of various committees and working groups constituted by Government of India, she has actively contributed towards policymaking, including drawing the future road map of RRBs, Financial Inclusion, Agriculture Value-chain Finance, Banking Correspondent issues and creating synergies for seamless credit flow to Health Care and Education. Ms. Manimekhalai holds Master of Business Administration (Marketing) from Bangalore University, and a Diploma in Human Resource Management from Narsee Monjee Institute of Management Studies (NMIMS), Mumbai. A beneficiary of various executive development programs at leading institutes of country, she is also a Certified Associate of Indian Institute of
3.	Shri Ramasubramanian S	55	21.11.2022	20.11.2025 or until further orders, whichever is earlier	Banking & Finance	Bankers (CAIIB). Shri Ramasubramanian S. assumed office as Executive Director of Union Bank of India w.e.f. from November 21, 2022. Prior to joining Union Bank of India, he was Chief General Manager of Canara Bank. He has to his credit more than 25 years of rich experience in various facets of Banking like Corporate Credit, MSME/Retail Credit, International Credit and forex. He holds a Bachelor degree in Science along with CAIIB qualification. Throughout his banking career, he has worked at different locations and branch categories including Prime Corporate Credit Wing, Large Corporate, Mid Corporate Branches and Hong Kong Branch of Canara Bank and administrative offices including Head Office. He is one of the Top Executive Grade officers who underwent Leadership Development Strategy Program organized by Financial Services Institutions Bureau (erstwhile Banks Board Bureau). He is in the standing Committee for Corporate Credit of IBA. He is also nominated to participate in Kamath Committee on COVID related loan Restructuring. He is well versed in operations and administration equally.

Cessations: The following members ceased to be the Directors during the financial year 2022-23:







Sr. No.	Name of Director	Designation	Date of Cessation	Reason
1.	Shri Rajkiran Rai G	Managing Director & CEO	31.05.2022	Completion of Tenure
2.	Shri Manas Ranjan Biswal	Executive Director	30.04.2022	Completion of Tenure

2.8 Inter-se relationship of Directors:

There is no inter-se relationship amongst the Directors.

2.9 Committee Membership of Directors:

In terms of regulations 26(1) of SEBI (LODR) Regulations, 2015, Chairpersonship and Membership of Audit Committee of the Board (ACB) and Stakeholders Relationship Committee (SRC) are considered for this disclosure.

No Director of the Bank was a member in more than 10 Committees or acted as Chairperson of more than 5 Committees across all listed entities/public limited companies in which he / she was a Director during the year 2022-23.

Details of Membership/Chairmanship held by the Directors on the Committees of the Bank and other listed/public limited companies where he /she was a Director as on 31.03.2023 are given here under:

Sr. No.	Name & Designation of Director	Name of Company	Name of Committee	Member/ Chairman
1	Shri Srinivasan Varadarajan,	adarajan, 1. India Debt Resolution Company Limited		Chairman
	Non-Executive Chairman and Part-Time Non-Official Director	2. Institutional Investor Advisory Services India Limited	ACB	Chairman
2	Ms. A. Manimekhalai,	1.General Insurance Corporation of India	ACB	Chairperson
	Managing Director & CEO	2.General Insurance Corporation of India	SRC	Chairperson
		3. Union Bank of India	SRC	Member
3	Shri Nitesh Ranjan, Executive	1.Union Bank of India	SRC	Member
	Director	2. National Payments Corporation of India	ACB	Member
4	Shri Rajneesh Karnatak, Executive Director	Union Bank of India	SRC	Member
5	Shri Nidhu Saxena,	1.Union Bank of India	SRC	Member
	Executive Director	2. UBI Services Ltd	ACB	Member
6	Shri Ramasubramanian S, Executive Director	Union Bank of India	SRC	Member
7	Shri Sameer Shukla, Government	Union Bank of India	ACB	Member
	Nominee Director	Union Bank of India	SRC	Member
8	Shri Arun Kumar Singh, RBI Nominee Director	Union Bank of India	ACB	Member
9	Shri Suraj Srivastava,	1.Union Bank of India	ACB	Chairman
	Part-Time Non-Official Director	2.Union Bank of India	SRC	Member
10	Shri Laxman S. Uppar, Part-Time Non-Official Director	Union Bank of India	SRC	Member
11	Dr. Jayadev Madugula, Shareholder Director	Union Bank of India	ACB	Member
12	Ms. Priti Jay Rao,	1.Mastek Limited	ACB	Member
	Shareholder Director	2.Union Bank of India	SRC	Chairman
		3. Union Bank of India	ACB	Member

2.10 Details of Familiarization Programmes attended by Directors:

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http://www.unionbankofindia.co.in/english/ familarisation.aspx

website under the following link:

- 2.11 In terms of requirement of Schedule V of the Listing Regulations, a Practicing Company Secretary has certified that none of the directors on the Board of the Bank have been debarred or disqualified from being appointed or continuing as directors of Bank by the SEBI / Ministry of Corporate Affairs or any such statutory authority and the certificate from Practicing Company Secretary in this regard forms part of Annual Report.
- 2.12 The Board of Directors of the Bank confirms that the independent directors of the Bank fulfil the conditions specified in Listing Regulations and are independent of the management.

3. ANNUAL GENERAL MEETING

The Twentieth Annual General Meeting of the Shareholders of the Bank was held on **Thursday**, **30**th **June**, **2022** through VC/OAVM where the following directors were present:

Name	Designation
Ms. A. Manimekhalai	Managing Director & CEO
Shri Nitesh Ranjan	Executive Director
Shri Rajneesh Karnatak	Executive Director
Shri Nidhu Saxena	Executive Director
Shri Sameer Shukla	Govt. of India Nominee Director
Shri Suraj Srivastava	Part-Time Non-Official Director
Shri Laxman S Uppar	Part-Time Non-Official Director
Dr. Jayadev Madugula	Shareholder Director
Ms. Priti Jay Rao	Shareholder Director

4. BOARD MEETINGS

Details of Board Meetings held during the Financial Year 2022-23:

The Board met 17 times during the year 2022-23 on 26.04.2022, 13.05.2022, 26.05.2022, 28.06.2022, 08.07.2022, 26.07.2022, 10.08.2022, 29.09.2022, 20.10.2022, 01.11.2022, 11.11.2022, 29.11.2022, 21.12.2022, 20.01.2023, 14.02.2023* and 23.03.2023.

(* 2 Board Meetings held on 14.02.2023)

5. COMMITTEES OF THE BOARD

The Board of Directors of the Bank has constituted various committees of Directors and/or executives to look into different areas of strategic importance in terms of Reserve Bank of India / SEBI / Govt. of India guidelines on Corporate Governance and Risk Management. The important Committees are as under-

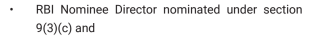
- 1. Management Committee of the Board (MCB)
- 2. Audit Committee of the Board (ACB)
- 3. Risk Management Committee (RMC)
- Special Committee on monitoring of Frauds of ₹1.00 crore and above (SCMF)
- Recovery Management Committee of the Board (ReMC)
- 6. HR Sub-Committee of the Board (HRSCB)
- 7. Stakeholders Relationship Committee (SRC)*
- 8. IT Strategy Committee (ITSC)
- 9. Nomination & Remuneration Committee (NRC)
- Disciplinary Proceedings & Promotion Committee (DPPC)
- 11. Share Transfer Committee of the Board (STCB)
- 12. Review Committee for Non Cooperative Borrowers &Willful Defaulters of the Bank (RCNCB &WD)
- 13. Credit Approval Committee-I (CAC I)
- 14. Committee of Directors for Raising of Capital Fund (CDRCF)
- 15. Board Committee for Performance Evaluation (BCPE)

5.1 Management Committee of the Board (MCB)

5.1.1 Composition:

In pursuance of Clause 13 of the Nationalized Banks (Management & Miscellaneous Provisions) Scheme, 1970 (as amended), the Management Committee of the Board consists of –

- Managing Director & CEO,
- Executive Directors,



Three other Non-Executive Directors under Section
 9 (3) (e), (f), (h) & (i) nominated by the Board for
 a period of one year and may be re-nominated
 thereafter for a period of six months each for two
 times

Ms. A. Manimekhalai., Managing Director & CEO of the Bank chaired the Committee.

5.1.2 Functions:

Pursuant to the directives of Ministry of Finance, Government of India, Management Committee of the Board is constituted by the Board of Directors for considering various business matters viz. sanctioning/ review of credit proposals, loan compromise/write-off proposals, approval of capital and revenue expenditure beyond the powers of Credit Approval Committee-I, acquisition and hiring of premises, investments, donations, etc.

During the year 2022-23, 23 meetings of MCB were held.

5.2 Audit Committee of the Board (ACB)

5.2.1 Composition:

The Audit Committee of the Board (ACB) has been constituted by the Bank as per the guidelines of Reserve Bank of India and Ministry of Finance, Government of India. The ACB at present consists of following members –

- Nominees of Govt. of India & Reserve Bank of India
 and
- Three other Non-Executive Directors / Independent Directors.

Executive Directors are the invitees to the meeting.

Shri Suraj Shrivastava, Part-Time Non-Official Director chaired the Committee.

Company Secretary acts as Secretary to the ACB in terms of Regulation 18(1)(e) of the SEBI (LODR) Regulations, 2015.

5.2.2 Functions:

The ACB reviews the functions of the Bank as mandated by calendar of items issued by the RBI. The

major functions of ACB are enumerated below:

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- ACB provides directions as also oversees the operation of the total audit function in the Bank. Total audit function implies the organization, operationalization and quality control of internal audit and inspection within the Bank and follow-up on the statutory / external audit of the Bank and inspection by RBI.
- ACB reviews the internal inspection/audit functions in the Bank i.e. the system, its quality and effectiveness in terms of follow-up. It reviews the inspection reports of specialized and extra-large branches and all branches with unsatisfactory ratings. It also specially focuses on the follow-up of:-
 - Inter-branch adjustment accounts
 - Un-reconciled long outstanding entries in Inter-Bank accounts and Nostro accounts
 - Arrears in balancing of books at various branches
 - Frauds
 - All other major areas of housekeeping.
- 3. ACB obtains and reviews quarterly reports from the Compliance Officers appointed in the Bank in terms of guidelines of RBI and SEBI.
- 4. Regarding statutory audits, ACB follows up on all the issues raised in the Long Form Audit Reports. It interacts with the external auditors before and after the finalization of annual / semi-annual financial accounts and on the audit reports.
- ACB reviews the accounting policies and practices, related party transactions, Mechanism for Whistle-Blower, Management Discussion and Analysis and Quarterly and Annual Financial Results of the Bank.
- 6. In addition to the above, the functions of the Audit Committee include the role of the Audit Committee and review of information by audit committee as

defined under Part – C of Schedule II – Corporate Governance of SEBI (LODR) Regulations, 2015.

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The Committee met 11 times during the year 2022-23 on 13.05.2022, 27.06.2022, 26.07.2022, 08.08.2022, 14.09.2022, 20.10.2022, 18.11.2022, 13.01.2023, 20.01.2023, 01.03.2023 and 17.03.2023.

5.3 Risk Management Committee (RMC)

5.3.1 Composition:

The Bank had constituted Supervisory Committee of Directors on Risk and Asset Liability Management in terms of RBI guidelines. In terms of SEBI (LODR) Regulations, 2015, the Board of Directors shall constitute a Risk Management Committee (RMC) in top 1000 listed entities determined on the basis of market capitalization. Considering the similarity in functions, the Board in its meeting dated 06.12.2019 changed the name of Supervisory Committee of Directors on Risk & Asset Liability Management (SCR & ALM) to Risk Management Committee (RMC).

The Committee consists of the following members:

- Non-Executive Chairman
- Managing Director & CEO
- Three Non-Executive / Independent Directors.

5.3.2 Functions:

The Committee is constituted to supervise the functions of Risk and Asset Liability Management in the Bank. The Committee is responsible for identifying, evaluating and monitoring the overall risks faced by the Bank.

Ministry of Finance, Govt. of India vide letter no. F.No. 16/19/2019-BO.Idated 30.08.2019, envisaged institution of a Risk Appetite Framework for a structured approach to manage, measure and control risk, consisting of – i. A Risk Appetite Statement and Risk Limits for the Bank; ii. Policies, Processes, Controls and Systems for both material and reputational risks iii. Delineation of roles and responsibilities for overseeing implementation and monitoring.

It was further envisaged that the Risk Management Committee may be given a mandate to periodically review adherence to the Risk Appetite framework of the Bank and to fix accountability in the event of breach of approved Risk Appetite

The Committee met 5 times during the year 2022-23.

5.4 Special Committee of the Board of Directors for monitoring of Fraud of ₹1.00 crore and above (SCMF)

5.4.1 Composition:

Special Committee of the Board of Directors for monitoring of frauds of ₹ 1 crore and above is constituted as per the guidelines issued by Reserve Bank of India. At present the Audit Committee of Board (ACB) is required to oversee the internal inspection, statutory audit, inter branch/inter bank accounts and major areas of housekeeping etc. The ACB is also required to focus attention on preventive aspects and follow-up action being initiated by the bank on frauds. However, this Special Committee focuses on Monitoring and following up of cases of frauds involving amounts of ₹ 1 crore and above exclusively while ACB continues to monitor all the cases of frauds in general.

The Special Committee is constituted with following members of the Board of Directors:

- Non-executive Chairman
- Managing Director & CEO
- Two members from the Audit Committee of the Board
- Two other members from the Board excluding RBI nominee Director

Functions:

The major function of the Special Committee is to monitor and review all the cases of frauds of \gtrless 1 crore and above so as to:

- Identify the systemic lacunae, if any that facilitated perpetration of the fraud and put in place measures to plug the same.
- Identify the reasons for delay in detection, if any and/or reporting to top management of the Bank and RBI.
- Monitor progress of CBI /Police Investigation and recovery position.









- Review the efficacy of the remedial action taken to prevent recurrence of frauds, such as strengthening of internal controls.
- Put in place other measures as may be considered relevant to strengthen preventive measures against frauds.

The Committee met 4 times during the year 2022-23.

5.5 Recovery Management Committee of the Board (ReMC)

5.5.1 Composition:

A Board level Sub Committee for Recovery Management has been formed as per Ministry of Finance, Government of India guidelines to monitor the progress in recovery on regular basis and this Committee would submit its report to the Board.

The composition of the Committee is:

- Managing Director & CEO
- Executive Directors
- Government of India Nominee Director

Ms. A. Manimekhalai, Managing Director & CEO of the Bank chaired the Committee.

5.5.2 Functions:

To monitor the progress in recovery on regular basis and submit the report to the Board.

The Committee has held 4 meetings during the year 2022-23.

5.6 Human Resources Sub-Committee of the Board (HRSCB)

5.6.1 Composition:

The Committee consists of Managing Director & CEO, Executive Directors, Government Nominee Director and any two Directors nominated by the Board. In addition, two experts in Human Resources also participate as special invitees. Bank chaired the Committee.

5.6.2 Functions:

To oversee & review the implementation of following aspects:

- 1. Overall Strategy for the Bank on HR.
 - Overall manpower plan and skills gap identification.
 - Systems, procedures and structures to attract and groom right talent.
 - Succession planning.
- 2. Development of performance management system covering all staff in the Bank
 - Performance assessment on transparent Key Responsibility Areas.
 - System of providing developmental feedback to all staff.
- 3. Fine tuning of policies on HR in line with Bank's strategy and market realities.
 - Reward and incentives
 - Promotions
 - Deployment
- 4. Training
 - Specialist business skills training
 - General retraining / reorientation for all staff
- 5. IT automation of all HR related activities

The Committee has held 5 meetings during the year 2022-23.

5.7 Stakeholders Relationship Committee of the Board (SRCB)

5.7.1. Composition:

Pursuant to the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, the Stakeholders Relationship Committee (SRC) has been constituted with Executive Directors and Three Non-Executive Directors.

Ms. Priti Jay Rao, Shareholder Director, is the present Chairperson of the Committee.





5.7.2. Functions:

Stakeholders' related:

- Monitoring and resolving the grievances of the security holders of the Bank including complaints related to transfer/transmission of shares, nonreceipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general meetings etc.
- 2. Review of measures taken for effective exercise of voting rights by shareholders.
- 3. Review of adherence to the service standards adopted by the Bank in respect of various services being rendered by the Registrar & Share Transfer Agent.
- Review of the various measures and initiatives taken by the Bank for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the company.

Customer Service related:

- 1. To oversee the functions of overall customer grievance redressal in the Bank
- 2. To monitor the customer services and guide in improving the customer service in the Bank
- 3. To frame and review the Policies in the interest of customers' interest protection.

Corporate Social Responsibility related:

- 1. To review the Corporate Social Responsibility Policy of the Bank
- 2. To approve and review the activities / projects undertaken by the Union Bank Social Foundation Trust periodically.

ESG related:

- 1. To exercise oversight over ESG related activities.
- 2. Provide strategic guidance and oversight over all matters and activities relating to ESG;
- 3. Monitor implementation and execution of ESG related initiatives and policies;
- 4. Assess impact of various ESG initiatives;
- 5. Review disclosure of ESG matters to internal and external stakeholders;

6. Identify and recommend to the Board and the Committees of the Bank, the emerging risks related to ESG

The Committee has held 4 meetings during the year 2022-23.

5.7.3. Name & Designation of Compliance Officer:

Pursuant to Regulation 6 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, Shri S.K. Dash has been appointed as Company Secretary and designated as the Compliance Officer of the Bank for Investor Grievances.

5.7.4. Details of Shareholder Complaints during the year 2022-23:

A comparative chart showing number of complaints received, responded and pending for the financial year ended 31.03.2023 vis-à-vis 31.03.2022 is as under:-

Sr. No	Particulars	For F.Y. ended 31.03.23	For F.Y. ended 31.03.22
a.	No. of shareholders complaints pending at the beginning of the year	0	0
b.	No. of shareholders complaints received during the year	14	8
C.	No. of shareholders complaints resolved during the year	14	8
d.	No. of shareholders complaints pending at the end of the year	0	0

5.8 Information Technology Strategy Committee (ITSC)

5.8.1 Composition:

As a part of IT Governance measures, RBI has recommended creation of IT Strategy Committee of the Board to advise the Board on strategic direction on IT and to review IT Investments on behalf of the Board. The Committee consists of:

- MD & CEO
- Executive Directors
- Govt. Nominee Director
- Two Non-Executive Directors one of whom shall be independent Director
- Two Outside IT Experts



 Chief Information Officer (CGM/GM heading the IT function of the Bank)

Ms. Priti Jay Rao, Shareholder Director chaired the Committee.

5.8.2 Functions:

- Approving IT strategy and policy documents.
- Ensuring that the management has put an effective strategic planning process in place.
- Ratifying that the business strategy is indeed aligned with IT strategy.
- Ensuring that the IT organizational structure complements the business model and its direction.
- Ascertaining that management has implemented processes and practices that ensure that the IT delivers value to the business.
- Ensuring IT investments represent a balance of risks & benefits and that budgets are acceptable.
- Monitoring the methods that management uses to determine the IT resources needed to achieve strategic goals and provide high level direction for sourcing & use of IT resources.
- Ensuring proper balance of IT investments for sustaining bank's growth.
- Ensure adequate mitigation for exposure towards IT risks & controls, evaluating effectiveness of management's monitoring.
- Assessing Senior Management's performance in implementing IT strategies.
- Issuing high level policy guidance (e.g. related to risk, funding or sourcing tasks).
- Confirming whether IT or business architecture is to be designed, so as to derive maximum business value from IT.
- Overseeing the aggregate funding of IT at a banklevel, and ascertaining if the management has resources to ensure the proper management of IT risks.
- Reviewing IT performance measurement and contribution of IT to business (i.e. delivering the promised value).
- To build up mechanism to undertake IT disaster management.

To act as Board level Sub-Committee on Digital Transactions to advice, guide and monitor enhancing digital transactions of the Bank.

The Committee has held 5 meetings during the year 2022-23.

5.9 Nomination & Remuneration Committee (NRC)

The Bank earlier had two separate Committees viz. Nomination Committee and Remuneration Committee constituted in terms of earlier guidelines issued by RBI and MOF. MOF vide its communication F. No. 16/19/2019-BO.1 dated 30.08.2019 advised that in place of separate Nomination Committee of the Board and Remuneration Committee of the Board, the Bank may constitute a single committee named Nomination and Remuneration Committee for carrying out the functions entrusted to the said two committees and having composition as specified vide RBI's communication RBI/DBR/2019-20/71 Master Direction DBR.Appt. No. 9/29.67.001/2019-20, dated August 2, 2019.

Thus, pursuant to the above-mentioned MOF guidelines, the Board of Directors approved the constitution of a single Nomination and Remuneration Committee (NRC) in place of two separate Committees in line with RBI guidelines w.e.f. 06.12.2019.

5.9.1 Composition:

Reserve Bank of India vide its Master Direction No. 9/29.67.001/2019-20 dated 02.08.2019 has issued Reserve Bank of India ('Fit and Proper' Criteria for Elected Directors on the Boards of PSBs) Directions, 2019. In terms of Para 4.1 of the said directions, the bank is required to constitute a Nomination and Remuneration Committee for undertaking a process of due diligence to determine the 'fit and proper' status of the persons to be elected as directors under Section 9(3)(i) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970. The Composition of the Committee at present is as under:

- Non-Executive Chairman
- Two Non-Executive Directors nominated under section 9(3)(h) of the Act

5.9.2 Functions:

To undertake a process of due diligence to determine the 'fit and proper' status of the persons to be elected as directors under Section 9(3)(i) of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970.

The Committee met one time during FY 2022-23 on 15.03.2023.

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5.10 Disciplinary Proceedings & Promotion Committee (DPPC)

The Bank earlier had two separate Committee viz. Directors Promotion Committee (DPC) and Disciplinary Proceedings Committee - Vigilance/Non-Vigilance (DPC-V).

MOF vide its communication F. No. 16/19/2019-BO.1 dated 30.08.2019 advised to review in its Board the need for continuation of Board committees set up at the bank's own initiative and the possibility of their functions being discharged by another Board committee or the Board, with a view to rationalise their number.

The Board of Directors with a view to rationalize its Committees and considering the MOF guidelines dated 24.10.1990 and basic composition, decided to merge Directors' Promotion Committee and Disciplinary Proceedings Committee - Vigilance/ Non-Vigilance w.e.f. 06.12.2019.

5.10.1 Composition:

The Board of Directors has approved the constitution of the Committee as below -

- Managing Director & CEO
- **Government Nominee Director**
- **RBI Nominee Director**

Independent members / Outside experts to be inducted while conducting interview for the promotion process from Scale VI to VII and Scale VII to VIII.

Ms. A. Manimekhalai, Managing Director & CEO of the Bank chaired the Committee.

5.10.2 Functions:

- To conduct Promotion Process from TEGS VI to TEGS VII and TEGS VII to TEGS VIII.
- consider appeals of Executives in TEGS VI & VII against non-promotions to TEGS VII & VIII respectively,
- to consider promotions to TEGS VII & VIII in cases where Sealed Cover Procedure is adopted
- To review Vigilance, Non-Vigilance disciplinary cases and departmental enquiries.
- To review APAR marks of Top Executives upon their representation within 15 days from the date of disclosure.
- To review the appeal against the Regular Departmental Action for major penalty for General

Managers

The Committee has held 6 meetings during the year 2022-23.

5.11 Share Transfer Committee of the Board (STCB)

5.11.1 Composition:

The Committee consists of:

- Managing Director & CEO or in absence, Executive Director in charge of Board Secretariat
- Two Non-Executive Directors

Ms. A. Manimekhalai, Managing Director & CEO of the Bank chaired the Committee.

5.11.2 Functions:

With a view to effecting speedy transfer of shares, the Bank has constituted a Share Transfer Committee of the Board with powers to confirm transfer, transmission, demat and issue of duplicate shares etc.

Further, in the interest of investors and with a view to enhance ease of dealing in securities markets by investors. SEBI, vide its circular dated 25.01.2022. decided that the listed entities shall henceforth issue the shares in dematerialized mode only while processing the following service requests:

- Issue of duplicate securities certificate; а.
- Claim from Unclaimed Suspense Account; b.
- Renewal / Exchange of securities certificate; C.
- d. Endorsement;
- Sub-division / Splitting of securities certificate; e.
- f. Consolidation of securities certificates / folios;
- Transmission; g.
- h. Transposition;

During the year, the STCB met 4 times and 20 Resolutions were passed by circulation.

5.12 Review Committee for Non Cooperative Borrowers and Willful Defaulters (RCNCB & WD)

The Bank earlier had two separate Committee viz. Review Committee for Classification of Non-Cooperative Borrower (RCNCB) and Review Committee on Willful Defaulters of the Bank (RCWDB). MOF vide its communication F. No. 16/19/2019-BO.1 dated 30.08.2019 advised to review in its Board the need for continuation of Board committees set up at the bank's own initiative and the possibility of their functions being discharged by another Board committee or the Board, with a view to rationalise their number.

The Board of Directors with a view to rationalize its Committees and based on the composition of the above two committees, decided to merge the same and to constitute a single Committee for identification of Wilful Defaulters and classification of Non-Cooperative Borrowers namely Review Committee for Non Cooperative Borrowers and Willful Defaulters with the following composition w.e.f. 06.12.2019 –

- Managing Director & CEO
- Any two Independent Directors

Ms. A. Manimekhalai, Managing Director & CEO of the Bank chaired the Committee.

5.12.1 Functions:

- The committee shall review the orders of the Approving Committee i.e. Executive Director Headed Committee recording the Borrower to be non-cooperative. The order shall become final only after it is confirmed by the Review Committee of the Board.
- On a half-yearly basis review the status of noncooperative borrowers for deciding whether their names can be declassified as evidenced by their return to credit discipline and cooperative dealings before its submission to the Board.
- Review & confirm the orders passed by Committee headed by Executive Director on classification of Borrowers as Willful Defaulters.
- Reviewing the quarterly Return submitted to CRILC.

The Committee has held 4 meetings during the year 2022-23.

5.13 Committee of Directors for Raising of Capital Fund (CDRCF)

5.13.1 Composition:

As per the approval given by the Board the committee is constituted to complete the necessary formalities for raising of capital funds. The Committee consists of

MD & CEO and Executive Directors.

Ms. A. Manimekhalai, Managing Director & CEO of the Bank chaired the Committee.

5.13.2 Functions:

The Committee is authorized by the Board / Shareholders, as the case may be to complete the necessary formalities for raising of capital funds and to do all such acts, deeds, and things as it may in its absolute discretion deem necessary, proper and desirable including but not limited to decide on quantum & mode(s), number of tranches, price or prices, discount/premium, reservations to employees, customers, existing shareholders and/or any other persons as decided by the Board and as provided under SEBI regulations and the timing of such issue(s), calling the issue open at its discretion subject to applicable Rules and Regulations and Gol & RBI approval.

The Committee has held 5 meetings during the year 2022-23.

5.14 Board Committee for Performance Evaluation (BCPE)

5.14.1 Composition:

Ministry of Finance vide communication no. F. No. 9/5/2009-IR dated 30.08.2019 advised the Bank to constitute a Board Committee for Performance Evaluation of Managing Directors & CEO, Executive Directors in charge of internal Control Functions (Risk, Compliance and Audit) and General Managers in charge of internal control Functions (Risk, Compliance and Audit) of the bank.

Further as per MOF communication dated 14.11.2019, the Board Committee for Performance Evaluation is to be constituted with the approval of the Board with following members –

- 1. Non-Executive Chairman (NEC)
- 2. Government nominee Director, and
- 3. Longest serving Shareholder Director on the Board.

In case of vacancy in the office of NEC, the Chairman of Audit Committee of the Board shall be a member of the Committee in place of NEC.

5.14.2 Functions:

To appraise, review and accept the Annual Performance Appraisal Reports of the Managing Director and CEOs, Executive Directors and Chief General Managers in charge of Risk, Compliance and Audit.

The Committee has held 2 meetings during the year 2022-23.





5.15 Credit Approval Committee-I (CAC-I)

5.15.1 Composition:

As per clause 13A of the Nationalised Banks (Management and Miscellaneous Provisions) Scheme, 1970, the Bank has constituted the Credit Approval Committee-I. The Committee shall exercise the powers of the Board in respect of any single credit proposal upto ₹800 crore (in case of A & above externally rated accounts having valid rating) and up to ₹ 600 crore in case of other accounts and group exposure upto ₹ 800 crore and in case exposure exceeds such limits, it shall be considered by the Management Committee of the Board.

The composition of CAC-I is as under:

- Managing Director & CEO
- Executive Directors
- Chief General Manager / General Manager incharge of the Credit

- Chief General Manager / General Manager incharge of the Finance/Chief Financial Officer and
- Chief General Manager / General Manager incharge of the Risk Management

Ms. A. Manimekhalai, Managing Director & CEO of the Bank chaired the Committee.

5.15.2 Functions:

All credit related matters including approval/reviewrenewal, miscellaneous requests, interest concessions, compromise/write off proposals, approval of capital and revenue expenditure, acquisition and hiring of premises, etc. within its delegated authority are being put up before the CAC-I for approval.

The Committee has held 32 meetings during the year 2022-23.

5.16The details of Directors, their attendance in the Board and other Committee Meetings during the year is appended at the end of this Corporate Governance Report.

6. GENERAL BODY MEETINGS

The details of the General Body Meetings of the Shareholders held during last 3 years are given below:

Nature of Meeting	Date & Time	Venue	Special Resolution
18 th Annual	4 th August, 2020	Central Office, Union Bank,	To set off the Bank's accumulated losses
General Meeting	at 11:00 a.m.	Mumbai through VC or OAVM	of ₹32758,49,47,263.10 (Rupees Thirty Two
			Thousand Seven Hundred Fifty Eight Crores
			Forty Nine Lacs Forty Seven Thousand Two
			Hundred Sixty Three and Ten Paise only) as
			at 31 st March, 2020 by utilizing the balance
			standing to the credit of Share Premium
			Account of Bank as on the date of set off
			and take the same into account during
			current Financial Year 2020-21.
Extraordinary	30 th December,	Central Office, Union Bank,	¬To raise Capital through FPO/Rights /
General Meeting	2020 at 11:00	Mumbai through VC or OAVM	QIP/Preferential allotment etc. by way of
	a.m.		an offer document / prospectus or such
			other document, in India or abroad, such
			number of equity shares, upto ₹6,800 crore
			(including premium, if any).
Extraordinary	25 th June, 2021	Central Office, Union Bank,	Election of ONE Shareholder Director was
General Meeting	at 11:00 a.m.	Mumbai through VC or OAVM	the only agenda at the Meeting and the
(Cancelled)			Bank received only ONE valid nomination
			and therefore the meeting was cancelled
			as per Reg.66 of the Union Bank of India
			(Shares and Meetings) Regulations, 1998,
			as amended.







Nature of Meeting	Date & Time	Venue	Special Resolution
19 th Annual	10 th August, 2021	Central Office, Union Bank,	-To raise Capital through FPO/Rights /
General Meeting	at 11:00 a.m.	Mumbai through VC or OAVM	QIP/Preferential allotment etc. by way of
			an offer document / prospectus or such
			other document, in India or abroad, such
			number of equity shares, upto ₹3,500 crore
			(including premium, if any).
20 th Annual	30 th June, 2022	Central Office, Union Bank,	Raising of Capital of the Bank by way of
General Meeting	at 11:00 a.m.	Mumbai through VC or OAVM	issuance of fresh Equity Shares and / or by
			issuance of Additional Tier-1 / Tier-2 Capital
			as per BASEL III Guidelines for an amount
			not exceeding ₹ 8100 crore.

7. DISCLOSURES

The Bank is governed by the Banking Regulations Act 1949, Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, Nationalised Banks (Management & Miscellaneous Provisions) Scheme, 1970, SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and guidelines/ circulars issued by RBI, Gol and SEBI.

It is stated that the Bank is complying with the applicable mandatory requirements of Listing Regulations.

Compliance with respect to non-mandatory requirements is also given in this report. The other disclosure requirements stipulated by the Listing Regulation are as under:

7.1 Remuneration of Directors:

Managing Director & CEO and Executive Directors are being paid remuneration and reimbursement of traveling & halting expenses as per the rules framed by Government of India in this regard. Other terms and conditions of the appointment of whole-time directors are as per clause 8 of the Nationalised Banks (Management and Miscellaneous Provisions) Scheme, 1970. The details of the same are given in the notes to accounts.

Sitting Fees:

The Directors appointed under clause (e), (f), (g), (h) and (i) of sub-section (3) of section (9) of the Banking Companies Act are entitled to sitting fees as mentioned below in accordance with circular F.No.15/1/2011-BO.I dated August 30, 2019 issued by Department of Financial Services, Ministry of Finance, Government of India, in terms of clause 17(1) of the Nationalised Banks Scheme for attending meetings of the Board and meetings of the committees of the Board, along with additional fees for chairing the meeting of the Board and for chairing the meeting of committees of the Board, as decided by the Board of Directors subject to overall ceiling of ₹25 lakhs per director per annum.

The Board of Directors in its meeting held on July 29, 2020, approved payment sitting fees of ₹70,000 with effect from April 1, 2021 for attending per meeting of the Board and ₹35,000 for attending per meeting of the committees of the Board. Additional fees of ₹20,000 for chairing per meeting of the Board and ₹10,000 for chairing per meeting of committees of the Board was also approved.

The above information is also available on Bank's website under following link: http://www.unionbankofindia. co.in/english/Making-payment.aspx

Travelling & Halting Allowance:

In addition to fees to which a director is entitled to be paid, every such director travelling in connection with the work of the Bank shall be reimbursed his Travelling & Halting expenses, if any, in terms of the provisions of clauses 17 of the Nationalized Banks (Management and Miscellaneous Provisions) Scheme, 1970, on such basis as may be fixed by Central Government from time to time.

7.2 Disclosure on Material Significant Related Party Transactions:

Other than those in the normal course of banking business, the Bank has not entered into any materially significant Related Party Transaction that has potential conflict with interests of the Bank at large.

It is an established practice in the Bank that Directors do not take part in the deliberations of the Board and other Sub-Committees of the Board, when matters relating to them or to their relatives/firms/companies in which they are interested are discussed. The Bank's Non-Executive Directors do not have any pecuniary relationship or transaction with the Bank except to the extent of transactions done in the normal course of banking business and the sitting fees paid to them by the Bank for their attendance in the Board and Committee meetings of the Board of the Bank.

7.4 Proceeds from Public issues, Right issues, Preferential issues etc.:

During the year 2022-23, the Bank has issued Basel III Compliant Tier 2 Bonds to the tune of ₹ 2200 crore and Basel III Compliant AT 1 Bonds to the tune of ₹ 1983 crore. The said proceeds were utilized for augmenting the Bank's Tier 1 and Tier 2 Capital in terms of Basel III guidelines of RBI and to enhance the long-term resources of the Bank.

7.5 Penalties or Strictures:

No penalties or strictures were imposed on the Bank by any of the Stock Exchanges, SEBI or any Statutory Authority on any matter relating to Capital Markets during the last three years.

7.6 Whistle Blower Policy:

The Bank has put in place the Whistle Blower Policy and same can be accessed via following link –

https://www.unionbankofindia.co.in/english/aboutus-policiescodes.aspx.

The Audit Committee of the Board periodically reviews the functioning of the said policy. It is further stated that no employee has been denied access to the Audit Committee of the Board.

7.7 Policy for determining Material Subsidiary:

In compliance with Regulation 46(2)(h) of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, the Bank has formulated Policy for determining Material Subsidiary and same can be accessed via following link https://www.unionbankofindia.co.in/ english/aboutus-policiescodes.aspx

However as on date there is no material subsidiary of the Bank.

7.8 Related Party Transaction Policy:

The Bank has formulated Related Party Transaction Policy on dealing with Related Party Transactions. The said policy can be accessed via following link https://www.unionbankofindia.co.in/english/aboutuspoliciescodes.aspx. The Bank didn't have any materially significant related party transactions that had potential conflict with the interest of the Bank at large during the FY 2022-23.

7.9 Dividend Distribution Policy:

The Bank has formulated Policy for declaration of dividend for the year 2022-23. The said policy can be accessed via following link

https://www.unionbankofindia.co.in/english/aboutuspoliciescodes.aspx

7.10 Takeover Code:

The Bank has also complied from time to time with the provisions of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended.

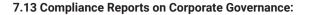
7.11 Compliance with SEBI (Prohibition of Insider Trading) Regulations, 2015:

In pursuance of the Regulations, the Bank has formulated Code of Conduct for Prevention of Insider Trading for Designated Employees and Directors for dealing in Shares of the Bank. Various forms have been designed to receive periodical information from the Designated Employees and the Directors of the Bank, as required in terms of these Regulations. Further, the Trading Window for dealing in shares of the Bank was kept closed for the Directors and Designated Employees of the Bank as per the following details:

Dates of closure of trading window	Purpose of closure
31 st March 2022 to 15 th May 2022	Declaration of Financial Results for the year ended 31st March 2022.
30 th June 2022 to 28 th July 2022	Declaration of Financial Results for the quarter ended 30 th June 2022.
1 st October 2022 to 22 nd October 2022	Declaration of Financial Results for the quarter ended 30 th September 2022.
1 st January 2023 to 22 nd January 2023	Declaration of Financial Results for the year ended 31 st December 2022.

7.12 Management Discussion and Analysis:

The same has been given separately in the Annual Report.



The Bank has submitted quarterly compliance reports on Corporate Governance in the specified format to BSE Ltd (BSE) & National Stock Exchange of India Ltd (NSE) within stipulated timeline.

7.14 Dissemination of Information on Website:

The Bank has disseminated the required information under clauses (b) to (i) of sub-regulation 46 of Listing Regulations on its website www.unionbankofindia. co.in.

7.15 Details of Fees paid to Statutory Auditors:

Total fees for all services paid by the Bank and its subsidiaries, on a consolidated basis, to Statutory Auditor during Financial Year 2022-23 is ₹ 74.49 Crore.

7.16 Disclosures in relation to the Sexual Harassment of

Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:

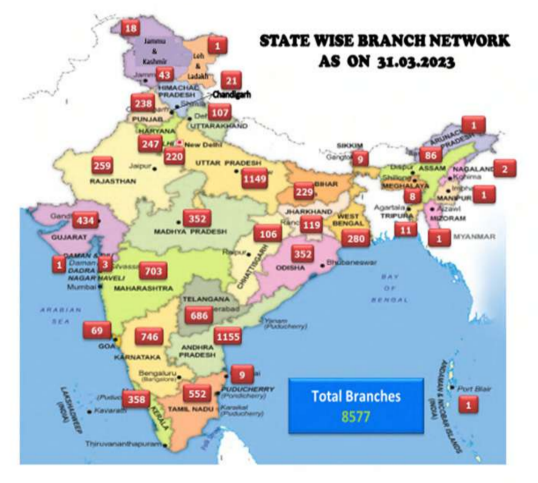
- a. number of complaints filed during the financial year 2022-23 : 17 (Seventeen)
- b. number of complaints disposed of during the financial year 2022-23 : 16 (Sixteen)
- c. number of complaints pending as on end of the financial year 2022-23 : 1 (One)

7.17 Branch Network:

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The branch network of our Bank is widely spread across the country with 8577 branches and 3 overseas branches (Hongkong, Sydney, Dubai DIFC) as on March 31, 2023 out of these 58 percent of the branches are in rural and semi-urban centers.

Branches Network As on 31.03.2023							
Rural Semi-Urban Urban Metro Foreign Total							
No. Of Branches	2545	2458	1755	1819	3	8580	
Branches (%)	30	29	20	21		100	









7.18 Credit Rating

List of all credit ratings obtained along with revisions during the financial year 2022-23, for all debt instruments or any fixed deposit programme or any scheme or proposal of the Bank involving mobilization of funds, whether in India or abroad:

	Bas	el III	Certificates of	
Rating Agency	Additional Tier 1	Tier 2	Deposits	Outlook
Brickwork	BWR AA	BWR AA+	-	Stable
CRISIL	CRISIL AA	CRISIL AA+	-	Stable
CARE	CARE AA	CARE AA+	-	Positive
India Ratings	IND AA	IND AA+	IND A1+	Stable
ICRA Ltd	-	ICRA AA+	ICRA A1+	Stable

FITCH - Rating report dated October 21, 2022:

Category	Rating
Long Term Issuer default Rating (IDR)	"BBB-" Outlook Stable
Short Term Issuer Default Rating (IDR)	F3
Viability Rating (VR)	b

Vide its Rating Rationale dated April 28, 2023, Fitch Ratings assigned Ex-Government Support 'xgs' ratings to banks in the Asia-Pacific (APAC) region. Ex-Government Support ratings, where an 'xgs' suffix is added to the corresponding existing rating assigned to Banks that are not rated as public-sector policy Banks and whose Long-Term Issuer Default Ratings (IDRs) incorporate assumptions of Government support.

In line with the Bank Ex-Government support Ratings criteria, Union Bank of India has been assigned a Long-Term Foreign currency IDR (xgs) at the level of its existing Viability Ratings (VR).

Standard & Poor's- Rating Date: January 31, 2023

Category	Rating
Issuer Credit Rating	
(Long term/ Short Term)	BB+/Stable/B
Standalone Credit Profile (SACP)	bb-
Bank's Senior Unsecured Notes	
(Long term)	BB+
Outlook: Stable	

7.19 Details of Material Subsidiaries of the Bank: None of the Subsidiaries of the Bank is a Material Subsidiary.

8. MEANS OF COMMUNICATION

The quarterly, half-yearly and annual financial results of the Bank were published in leading newspapers including Business Standard (English), The Free Press Journal (English), Navbharat (Hindi) and Navshakti (Marathi). The results are simultaneously displayed on the Bank's website www.unionbankofindia.co.in Similarly, the press releases issued by the Bank, related presentations, shareholding pattern, etc. are also simultaneously placed on the Bank's website under the head "Investor Relations".



9. SHAREHOLDERS' INFORMATION

9.1 Financial Year – 1st April 2022 to 31st March 2023

9.2 Listing of Equity Shares & Bonds - The Bank's equity shares are listed on BSE and NSE and Bonds listed on NSE. The details of stock scrip code are as follows:

Name	Code
BSE Limited (BSE),	532477
Phiroze Jeejeebhoy Towers,	
Dalal Street, Mumbai - 400 001	
National Stock Exchange of India Limited (NSE), Exchange Plaza, Plot No. C/1, G Block,	UNIONBANK-EQ
Bandra-Kurla Complex, Bandra (E), Mumbai-400 051	

The Annual Listing Fee for Equity Shares for the financial year 2023-24 has been paid to both the Stock Exchanges on 21st April, 2023.

The Bank has issued and allotted unsecured Non-Convertible taxable, subordinated Basel III complaint Tier II and additional Tire I bonds in the nature of debentures from time to time. The relevant details thereof as on 31.03.2023 are as under:

Sr. No.	ISIN	Bond Description	Series	Amount (in ₹ Cr.)	Date of Allotment	Maturity Date	Coupon Rate (%)(p.a.)
1	INE692A08029	Basel III Compliant Additional Tier I	Bond Series XX	1,000	15-Sep-16	Perpetual	9.50
2	INE692A08110	Basel III Compliant Additional Tier I	Bond Series XXVII	500	15-Dec-20	Perpetual	8.73
3	INE692A08128	Basel III Compliant Additional Tier I	Bond Series XXVIII	1,000	11-Jan-21	Perpetual	8.64
4	INE692A08136	Basel III Compliant Additional Tier I	Bond Series XXIX	205	29-Jan-21	Perpetual	8.73
5	INE692A08169	Basel III Compliant Additional Tier I	Bond Series XXXII	2,000	22-Nov-21	Perpetual	8.70
6	INE692A08177	Basel III Compliant Additional Tier I	Bond Series XXXIII	1,500	20-Dec-21	Perpetual	8.40
7	INE692A08185	Basel III Compliant Additional Tier I	Bond Series XXXIV	1,500	02-Mar-22	Perpetual	8.50
8	INE692A08193	Basel III Compliant Additional Tier I	Bond Series XXXV	1,320	25-Jul-22	Perpetual	8.69
9	INE692A08227	Basel III Compliant Additional Tier I	Bond Series XXXVII	663	23-Dec-22	Perpetual	8.40
10	INE692A09266	Basel III Compliant Tier II	Bond Series XVII-A	2,000	22-Nov-13	22-Nov-23	9.80
11	INE692A08045	Basel III Compliant Tier II	Bond Series XXII	750	24-Nov-16	24-Nov-26	7.74
12	INE112A08051	Basel III Compliant Tier II	Bond Series	1,000	8-Nov-19	8-Nov-29	8.93
13	INE692A08094	Basel III Compliant Tier II	Bond Series XXV	1,000	16-Sep-20	16-Sep-30	7.42
14	INE692A08102	Basel III Compliant Tier II	Bond Series XXVI	1,000	26-Nov-20	26-Nov-35	7.18
15	INE692A08144	Basel III Compliant Tier II	Bond Series XXX	850	24-Jun-21	24-Jun-31	7.19
16	INE692A08151	Basel III Compliant Tier II	Bond Series XXXI	1,150	9-July-21	9-July-36	7.25
17	INE692A08219	Basel III Compliant Tier II	Bond Series XXXVI-A	1,500	29-Nov-22	29-Nov-37	7.85
18	INE692A08201	Basel III Compliant Tier II	Bond Series XXXVI-B	700	29-Nov-22	29-Nov-32	7.80
		Total		19,638.00			





9.3 Dividend:

The Board of Directors has recommended a dividend of ₹ 3 per equity share of face value ₹10/-for FY 2022-23.

9.4 Particulars of AGM:

Board Meeting for considering Accounts	Saturday, 6 th May, 2023
Date, Time & Venue of AGM	Friday, 4 th August, 2023 at 11.00 AM through Video Conferencing (VC) or
	Other Audio-Visual Means (OAVM) facility at Central Office, Union Bank
	of India, Mumbai (the deemed venue of the Meeting)
Dates of Book Closure	Saturday, 29 th July, 2023 to Friday, 4 th August, 2023 (both days inclusive)
Opening & Closing of E-Voting	Tuesday, 1 st August, 2023 (9:00 AM IST) to
	Thursday, 3 rd August, 2023 (5:00 PM IST)

9.5 Financial Calendar:

The tentative calendar for declaration of results for the financial year 2023-24 is given below:

Financial Results	Likely release of results
For the quarter ending June 30, 2023	By August 10, 2023
For the quarter ending September 30, 2023	By November 10, 2023
For the quarter ending December 31, 2023	By February 10, 2024
For the year ending March 31, 2024	By May 15, 2024

9.6 Share Transfer System and Redressal of Investors' Grievances:

The Bank has constituted the Share Transfer Committee of the Board to consider the transfer of shares and other related matters. In terms of SEBI guidelines dated 08.06.2018 & SEBI Press Release dated 03.12.2018, physical transfer of shares is not permitted after 31.03.2019, thus, shareholders are requested to open a demat account and dematerialise their physical shareholding.

Further, in the interest of investors and with a view to enhance ease of dealing in securities markets by investors, SEBI, vide its circular dated 25.01.2022, decided that the listed entities shall henceforth issue the shares in dematerialized mode only while processing the following service requests:

- a. Issue of duplicate securities certificate;
- b. Claim from Unclaimed Suspense Account;
- c. Renewal / Exchange of securities certificate;
- d. Endorsement;
- e. Sub-division / Splitting of securities certificate;
- f. Consolidation of securities certificates / folios;
- g. Transmission;
- h. Transposition;

The Shareholder / claimant shall submit duly filled up Form ISR-4 (ISR-5 for Transmission) and the RTA / listed entity shall, after processing the service requests, issue a "Letter of Confirmation" instead of physical certificates to the shareholder / claimant within 30 days of such requests after removing objections, if any.

The Letter of Confirmation shall be valid for 120 days from the date of its issuance within which the shareholder / claimant shall make a request to the depository participant for dematerializing the said securities.

The RTA shall issue a reminder after the end of 45 days and 90 days from the date of issuance of Letter of Confirmation, informing the securities holder / claimant to submit the demat request.

The RTA shall retain the physical share certificate as per the existing procedure and deface the certificate with a stamp "Letter of Confirmation Issued" on the face / reverse of the certificate, subsequent to processing the service request.

Depository Participant shall generate the demat request on the basis of Letter of Confirmation and forward the same to the Listed entity / RTA for processing the demat request.







If demat request is not received within 120 days of the Letter of Confirmation, shares shall be credited to the Suspense Escrow Demat Account of the entity.

In compliance with SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, the Bank has appointed KFin Technologies Limited as its Registrars and Share Transfer Agent (RTA) with a mandate to process transfer of Shares, dividend,

recording of shareholders' requests, solution of shareholders' grievances amongst other activities connected with the issue of shares. The Investors may lodge their transfer deeds / requests / complaints with the RTA at the address mentioned below.

The Bank has also established Investor Services Division at its Central Office, Mumbai. The Shareholders may contact Company Secretary, Investor Services Division for any of their requests/complaints.

Registrar & Share Transfer Agent (RTA)	Debenture Trustee	Company Secretary
KFIN Technologies Limited	IDBI Trusteeship Services Limited	Investor Services Division
Unit: Union Bank of India	Asian Building, Ground Floor, 17, R.	Union Bank of India
Selenium, Tower B, Plot 31-32,	Kamani Marg, Ballard Estate,	12 th Floor, Central Office,
Gachibowli, Financial District,	Mumbai – 400001	239, Vidhan Bhavan Marg,
Nanakramguda, Hyderabad - 500032	Tel- (022) 40807001	Nariman Point, Mumbai-400 021.
Tel No: 040- 67162222	Fax- (022) 66311776	Tel-(022) 2289 6636
Fax No: 040 - 23001153	Email:	Fax-(022) 22025238
Email: einward.ris@kfintech.com	itsl@idbitrustee.com,	E-mail:
	response@idbitrustee.com	investorservices@unionbankofindia.ban

9.7 Other communications:

In addition to timely responses to the queries of the shareholders, the Bank proactively sends a half yearly communication to the shareholders to promote good investors' relations.

The Bank sent Half-yearly Communication through email to all the shareholders whose email id is registered with the Bank / DP.

9.8 Dematerialisation of shares:

The Bank has entered into agreements with both the Depositories viz. National Securities Depositories Ltd. (NSDL) and Central Depository Services (India) Ltd.

(CDSL) for dematerialisation of the Bank's shares. The ISIN code allotted to the Bank's Equity Shares is INE692A01016.

Therefore, it is requested that the shareholders holding the shares in physical mode may get their shares dematerialized in their own interest as it will save them from the need of safe custody of the share certificates which at times may lead to loss/mutilation. Besides, this would also provide them instant liquidity as the shares of the Bank is traded in demat form. This would also result in easy and faster collection of dividend payments.

Category	No of Shareholders	No. of Shares	% of shareholding
Physical	82,760	1,56,69,245	0.23
Demat			
NSDL	2,99,080	90,05,79,727	13.18
CDSL	4,01,711	591,84,98,494	87.31
TOTAL	7,83,551	683,47,47,466	100.00

Particulars of shares in Demat and Physical form held by the shareholders as of 31.03.2023 are as under:



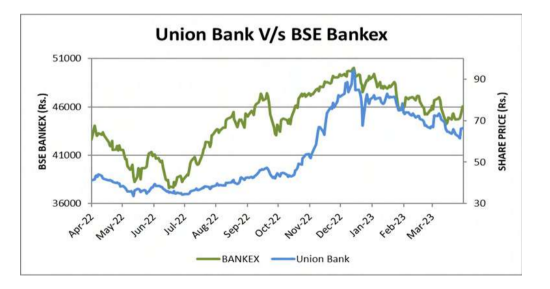
Note: Entire Shareholding of the Promoter of the Bank is in Dematerialized Form.

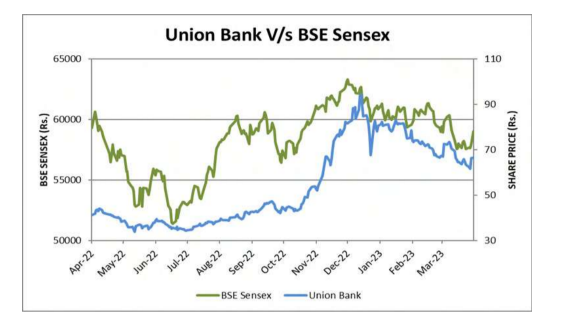
Further, in pursuance of the circular issued by SEBI, a practicing Company Secretary has also conducted reconciliation of Share Capital Audit on a quarterly basis. During the course of reconciliation of Share Capital audit, no discrepancy in updation/maintenance of the Register of Members or processing of demat requests was found and the capital held in physical mode and demat mode tallied with the issued capital.

The Bank has sent various communications to its shareholders holding shares in physical form to dematerialize the same. As a result, 1796 shareholders dematerialized their 4,07,085 shares held in physical form during the year 2022-23.

		BSE			NSE		BSE SE	INSEX
Months	High	Low	Volume	High	Low	Volume	High	Low
	(₹)	(₹)	(Nos.)	(₹)	(₹)	(Nos.)	піgli	LOW
Apr-2022	44.8	37.85	249.14	44.85	37.8	1,969.83	60845.1	56009.07
May-2022	39.1	33.55	189.62	39	33.5	1,776.24	57184.21	52632.48
Jun-2022	39.9	34.1	136.85	40	34.1	1,484.42	56432.65	50921.22
Jul-2022	38.8	34	112.27	38.8	34	1,116.11	57619.27	52094.25
Aug-2022	43.7	38.05	159.35	43.7	38	1,672.64	60411.2	57367.47
Sep-2022	48.45	41.75	246.10	48.45	41.8	2,361.02	60676.12	56147.23
Oct-2022	54.7	42.6	256.67	54.7	42.6	2,290.17	60786.7	56683.4
Nov-2022	83.7	51.3	604.28	83.7	51.2	7,351.18	63303.01	60425.47
Dec-2022	96.4	66.75	775.58	96.4	66.7	9,160.44	63583.07	59754.1
Jan-2023	83.85	72.15	378.79	83.8	72.25	3,609.20	61343.96	58699.2
Feb-2023	79.7	65.35	219.21	79.7	65.35	1,863.51	61682.25	58795.97
Mar-2023	75.6	60.32	320.73	75.6	60.35	2,699.07	60498.48	57084.91
Closing Price as on		65.3	7	66.55				
31.03.23								
Market Cap		₹44,678	crore		₹ 45,485	crore	-	

9.9 Market Price, Volume of shares traded in Stock Exchanges:





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9.10 Distribution of Shareholding:

		As of	<u>31.03.2023</u>			<u>As of 31.03.2022</u>			
Shareholding	No. of share- holders	% to total	No. of shares	% to total	No. of share- holders	% to total	No. of shares	% to total	
Upto 500	665546	84.94	74079944	1.08	642618	82.42	76427698	1.12	
501 to 1000	52924	6.75	40433982	0.59	58277	7.47	45172534	0.66	
1001 to 2000	26956	3.44	40668815	0.60	30157	3.87	45971773	0.67	
2001 to 3000	15910	2.03	40039611	0.59	20276	2.60	51007654	0.75	
3001 to 4000	7608	0.97	26522967	0.39	9745	1.25	34019956	0.50	
4001 to 5000	4329	0.55	20258665	0.30	5544	0.71	26009371	0.38	
5001 to 10000	6522	0.83	46280143	0.68	8289	1.06	59067045	0.86	
10001 & above	3756	0.48	6546463339	95.78	4793	0.62	6497071435	95.06	
Total	783551	100	6834747466	100	779699	100.00	6834747466	100.00	

The face value of Bank's per Equity share is ₹10/-.

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9.11 Shareholding pattern:

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The Shareholding Pattern of the Bank's shares as of 31.03.2023 vis-a-vis 31.03.2022 is as follows:

Union Bank of India

	As of 31	.03.2023	As of 31.03.2022		
Category of shareholder	No. of shares held	% to total holding	No. of shares held	% to total holding	
Promoter					
Government of India	5,70,66,60,850	83.49	5,70,66,60,850	83.49	
Public					
Institutional Investors					
Mutual Funds & UTI	155330626	2.27	6,42,39,168	0.94	
Banks, Financial Institutions, Insurance Companies (Central/ State Govt. Institutions)	410675574	6.01	4178,25,501	6.11	
FIIs & Foreign Mutual Funds	8,07,63,510	1.18	8,07,63,510	1.18	
OTHERS					
Private Corporate Bodies	24023255	0.35	4,89,41,688	0.72	
Indian Public	416682742	6.1	50,84,00,256	7.44	
NRIs/OCBs/Qualified Foreign Investor	7470165	0.11	79,16,493	0.12	
Total	6834747466	100.00	6,43,47,47,466	100.00	

9.12 List of Top 10 Shareholders of the Bank:

The list of top 10 shareholders of the Bank as on 31.03.2023 is as follows:

Sr. No.	Name	Shares	% To capital
1	PRESIDENT OF INDIA	5706660850	83.495
2	LIFE INSURANCE CORPORATION OF INDIA	385692691	5.643
3	HDFC TRUSTEE COMPANY LTD - A/C HDFC MID - CAPOPPORTUNITIES FUND	70861014	1.037
4	QUANT MUTUAL FUND - QUANT ACTIVE FUND	44537000	0.652
5	NIPPON LIFE INDIA TRUSTEE LTD-A/C NIPPON INDIA ETF NIFTY PSU BANK BEES	16797434	0.246
6	VANGUARD EMERGING MARKETS STOCK INDEX FUND, A SERIES OF VANGUARD INTERNATIONAL EQUITY INDEX FUNDS	15442120	0.226
7	VANGUARD TOTAL INTERNATIONAL STOCK INDEX FUND	14900616	0.218
8	KOTAK PSU BANK ETF	11752304	0.172
9	BNP PARIBAS ARBITRAGE - ODI	10605382	0.155
10	REKHA RAKESH JHUNJHUNWALA	8400000	0.123

9.13 Unclaimed/Unpaid Dividend:

The amount of dividend that remained unclaimed for a period of seven years from the date of transfer of dividend to the Unpaid Dividend Account shall be transferred to the Investor Education and Protection Fund (IEPF). The proposed date of transfer for various dividend accounts as on date are given below:







Sr. No	Dividend Account pertaining to	Unpaid Dividend Bank Account No.	Financial Year	Rate of dividend	Proposed Date of Transfer to IEPF	Balance as on 31.03.2023 (₹)
1	UBI	317901090049775	2015-16	₹1.95 per share	08-08-23	1,02,50,036.15
2	E-AB	117911100001802	2015-16	₹0.50 per share	31-08-23	57,60,465.42
3	UBI	066221090000005	2021-22	₹1.90 per share	11.08.29	3,61,25,128.59
			TOTAL			5,21,35,630.16

The shareholders who have not claimed the above dividends till now are requested to make a claim at the earliest to the Registrar & Share Transfer Agent or the Investor Services Division of the Bank. A format of indemnity bond in this respect is available on the website of the bank (www.unionbankofindia.co.in).

9.14 Unclaimed Shares:

a) In Physical Form:

As per Schedule VI of the SEBI (Listing Obligations & Disclosure Requirements), 2015 i.e. Manner of Dealing with Unclaimed Shares, the Bank opened a Unclaimed Suspense Account in March, 2012 after completion of procedure as instructed by SEBI. The shares issued in physical form during IPO of the Bank in the year 2002, which are still unclaimed are controlled in this account. The details of the shares lying in this account are as follows:

Particulars	No. of shareholders	No. of shares
Balance as of 01.04.2022 lying in Demat Suspense Account	4	600
Shareholders approached for transfer during the financial year 2022-23	NIL	NIL
Shareholders to whom shares were transferred during the year 2022-23	NIL	NIL
Balance as on 31.03.2023 lying in Demat Suspense Account	4	600

b) In Demat Form:

As per Schedule VI of the SEBI (Listing Obligations & Disclosure Requirements), 2015 i.e. Manner of Dealing with Unclaimed Shares, the Bank has opened a Demat Suspense Account in March 2010 after completion of procedure as instructed by SEBI. The shares allotted to the applicants at the time of Bank's FPO during 2006 but not credited to their respective demat account due to some technical reasons are controlled in this account. The details of the shares lying in this account are as follows:

Particulars (UBI-FPO)	No. of shareholders	No. of shares
Balance as of 01.04.2022 lying in Demat Suspense Account	216	26414
Shareholders approached for transfer during the financial year 2022-23	0	0
Shareholders to whom shares were transferred during the year 2022-23	0	0
Balance as on 31.03.2023 lying in Demat Suspense Account	216	26,414

Particulars (E-AB and E-CB)	No. of shareholders	No. of shares
Balance as of 01.04.2022 lying in Demat Suspense Account	175	17,431
Shareholders approached for transfer during the financial year 2022-23	7	4342
Shareholders to whom shares were transferred during the year 2022-23	7	4342
Balance as on 31.03.2023 lying in Demat Suspense Account	168	13089

The voting rights on above- mentioned all shares shall remain frozen till the rightful owner of these shares claims the same to their respective Demat Account.

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10. EXTENT OF COMPLIANCE WITH DISCRETIONARY REQUIREMENTS OF LISTING REGULATIONS

Sr. No	Non-Mandatory Requirement	Extent of Compliance
1.	Board	Complied with.
	A non-executive Chairman may be entitled to maintain	
	a Chairperson's Office at the listed entity's expense	
	and also allowed reimbursement of expenses incurred	
	in performance of his /her duties.	
2.	Shareholder Rights	Half-yearly communication is sent by way of an email
	A half-yearly declaration of financial performance	to all the shareholders who registered their email IDs
	including summary of the significant events in	with the Bank / RTA of the Bank.
	last six months, may be sent to each household of	
	shareholders.	
3.	Modified opinion(s) in Audit Report	There has been no modified opinion in audit report
	The listed entity may move towards a regime of	during the year under review.
	financial statements with unmodified audit opinion.	
4.	Reporting of Internal Auditor	As per the Board approved Risk Based Internal Audit
	The Internal auditor may report directly to the Audit	Policy, the Internal Auditors report directly to the Chief
	Committee.	General Manager, Audit & Inspection Department.
		However, details with latest position of Flash Reports
		& Special Reports given by internal auditors are placed
		before the Audit Committee of the Board.

For and on behalf of the board of directors

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Place: Mumbai Date: 23.06.2023

(Srinivasan Varadarajan) Chairman







Financial Statements

DECLARATION ON CODE OF CONDUCT

The Board has laid down a Code of Conduct for all the Board Members and Senior Management of the Bank and the same is posted on the website of the Bank. The Directors and Senior Management have affirmed compliance with the Code of Conduct for the financial year 2022-23.

For Union Bank of India

Place: Mumbai Date: 06.06.2023

(A. Manimekhalai.) Managing Director & Chief Executive Officer













Independent Auditors' Certificate on Corporate Governance

To The Members of Union Bank of India

We have examined the compliance of conditions of Corporate Governance by Union Bank of India, for the year ended on March 31, 2023, as stipulated in the relevant provisions of Securities and Exchange Board of India (Listing Obligations & Disclosure Requirements) Regulations, 2015 ('Listing Regulations') amended from time to time as referred to in Regulation 15(2) of the Listing Regulations for the year April 01, 2022 to March 31, 2023.

The compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was carried out in accordance with the Guidance Note on Corporate Governance, issued by the Institute of Chartered Accountants of India (ICAI) and was limited to procedures and implementation thereof, adopted by the Bank for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statement of the Bank.

Based on our examination of relevant records, in our opinion and to the best of our information and according to the explanations given to us, we certify that the Bank has complied with the conditions of Corporate Governance as stipulated in the above-mentioned Listing Regulations, as applicable for the year ended March 31, 2023.

We further state that such compliance is neither an assurance as to the future viability of the Bank nor the efficiency or effectiveness with which the Management has conducted the affairs of the Bank.

This certificate is issued with reasonable assurance as mentioned in Independent Auditor's Report for various certificates issued during the Statutory Audit of Union Bank of India for the Financial Year 2022-23.

For **M/s R G N Price & Co.** Chartered Accountants FRN 002785S

CA P. M. Veeramani Partner Membership No.023933 UDIN: 23023933BGVFVB8763

For **M/s P V A R & Associates** Chartered Accountants FRN 005223C

CA Ruchi Agarwal Partner Membership No. 504134 UDIN: 23504134BGWTPP4106

Place: Mumbai Date :May 06, 2023 For **M/s SARDA & PAREEK LLP** Chartered Accountants FRN 109262W/W100673

CA Niranjan Joshi Partner Membership No.102789 UDIN: 23102789BGWREB5291

For **Mis Gopal Sharma & Co** Chartered Accountants FRN002803C

CA Gautam Sharma Partner Membership No. 079224 UDIN: 23079224BGTKQ02274 For **M/s C R Sagdeo & Co.** Chartered Accountants FRN 108959W

CA Sachin V. Luthra Partner Membership No. 109127 UDIN: 23109127BGQVHR6655

> For **M/s N B S & Co.** Chartered Accountants FRN 110100W

CA Pradeep J. 046940 Partner Membership No. 046940 UDIN: 23046940BGPTTS7892



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Form No. MR-3 Secretarial Audit Report For the period 01-04-2022 to 31-03-2023

[Pursuant to Regulation 24A of the SEBI (LODR) Regulations, 2015, read with SEBI Circular CIR/CFD/CMD1/27/2019 Dated February 08, 2019]

To, The Members, Union Bank of India Central Office, Mumbai

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Union Bank of India** (hereinafter called "the Bank"). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Bank's books, papers, minute books, forms and returns filed and other records maintained by the Bank and also the information provided by the Bank, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Bank has, during the audit period covering 1st April, 2022 to 31st March, 2023 complied with the statutory provisions listed hereunder and also that the Bank has proper Boardprocesses and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Bank for the audit period April 01, 2022 to March 31, 2023 according to the provisions of:

- i. The Banking Companies (Acquisition & Transfer of Undertakings) Act, 1970;
- ii. The Nationalised Banks' (Management & Miscellaneous Provisions) Scheme, 1970;
- iii. The Banking Regulation Act, 1949 & Banking Regulation (Companies) Rules, 1949 (as amended from time to time);
- iv. The Reserve Bank of India Act,1945 and Master Directions, Notifications and Guidelines etc., issued by RBI from time to time.
- v. The Union Bank of India (Shares and Meetings) Regulations, 1998;
- vi. The Depositories Act, 1996 and the Regulations and Bye-laws Framed there under;
- vii. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial borrowing;
- viii. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; (Not applicable to the Bank during the period under review)
 - d) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; (Not applicable to the Bank during the period under review)
 - e) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021;
 - f) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; (Not applicable to the Bank during the period under review)
 - g) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; (Not applicable to the Bank during the period under review)







- h) Securities and Exchange Board of India (Investor Protection and Education Fund) Regulations, 2009;
- i) The Securities and Exchange Board of India (Registrars to Issue and Share Transfer Agents) Regulations, 1993
- j) The Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018;

We have relied on the representation made by the Bank and its Officers for systems and mechanism formed by the Bank for compliances under other applicable Acts, Laws and Regulations to the Bank.

We have also examined compliance with the applicable clauses of the following:

- a) Secretarial Standards issued by The Institute of Company Secretaries of India. (Not applicable as Bank is not incorporated under the Companies Act, 2013)
- b) The Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulation").

During the period under review the Bank has generally complied with the provisions of the Act, Rules, Regulations, Guidelines etc.

We further report that

The Board of Directors of the Bank is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act, Rules and Regulations.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

We further report that there are adequate systems and processes in the Bank commensurate with the size and operations of the Bank to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

We further report that during the audit period, the Bank had following specific events or actions which might have a bearing on the Bank's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc.:

- 1. Superannuation of Shri Manas Ranjan Biswal as Executive Director of the Bank
- 2. Cessation of Shri Mangesh Mandrekar as Company Secretary and Compliance Officer of the Bank & Designation of Shri S.K. Dash as Company Secretary and Compliance Officer of the Bank.
- 3. Superannuation of Shri Rajkiran Rai G. as Managing Director & Chief Executive Officer of the Bank .
- 4. Appointment of Ms. A. Manimekhalai as Managing Director & Chief Executive Officer of the Bank .
- 5. Issue & Allotment of ₹ 1983 Crore of Unsecured, Subordinated, Taxable, Non-Convertible, Perpetual, fully paid-up Basel III Compliant Additional Tier-1 Bond ("Bonds").
- 6. Cessation from service of Shri B. S. Venkatesha, Chief Risk Officer of the Bank & Appointment of Shri Omprakash S Karwa as Chief Risk Officer of the Bank.
- 7. Appointment of Shri Srinivasan Varadarajan as a Part-time Non-Official Director as well as Non-Executive Chairman of the Bank
- 8. Appointment of Shri Ramasubramanian S as the Executive Director of the Bank
- 9. Issue and Allotment of ₹2200 crore Unsecured, Subordinated, Non-Convertible, Taxable, Fully Paid-Up Basel III Compliant Tier- 2 Bonds in the nature of Debentures eligible for inclusion in Tier 2 Capital ("Bonds").







10. Appointment of KFin Technologies Limited as Registrar to Issue and Share Transfer Agent (RTA) of the Bank in place of Datamatics Business Solutions Ltd, the earlier RTA.

For Ragini Chokshi & Co Company Secretaries Firm Registration Number: 92897

Place: Mumbai Date: 30.05.2023

> Umashankar Hegde Partner M.No: A22133 #CP No: 11161 UDIN : - A022133E000416648 ICSI Unique Code: P1988MH05 6900 Peer Review Certificate No -659/2020

This report is to be read with our letter of even date which is annexed as Annexure 'A' and forms an integral part of this report.









Annexure - A

To, The Members, **Union Bank of India Central Office, Mumbai**

Our Secretarial Audit Report for the Financial Year ended on March 31, 2023 of even date is to be read along with this letter.

- 1. Maintenance of Secretarial records is the responsibility of the Management of the Bank. Our responsibility is to express an opinion on these Secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in Secretarial records. We believe that the processes and practices, we follow provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Bank.
- 4. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of Management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Bank nor of the efficacy or effectiveness with which the Management has conducted the affairs of the Bank.

For Ragini Chokshi & Co Company Secretaries Firm Registration Number: 92897

Place: Mumbai Date: 30.05.2023

> Umashankar Hegde Partner M.No: A22133 #CP No: 11161 UDIN : - A022133E000416648 ICSI Unique Code: P1988MH05 6900 Peer Review Certificate No -659/2020





Secretarial Compliance Report of Union Bank of India for the year ended 31st March, 2023

[Under Regulation 24A of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015]

We have examined:

- (a) all the documents and records made available to us and explanation provided by UNION BANK OF INDIA ("the listed entity"),
- (b) the filings/ submissions made by the listed entity to the stock exchanges,
- (c) website of the listed entity,
- (d) any other document/ filing, as may be relevant, which has been relied upon to make this certification,

For the year ended March 31, 2023 ("Review Period") in respect of compliance with the provisions of:

- (a) The Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued thereunder; and
- (b) the Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, circulars, guidelines issued thereunder by the Securities and Exchange Board of India ("SEBI");

The specific Regulations, whose provisions and the circulars/guidelines issued thereunder, have been examined, include:-

- (a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and as amended from time to time;
- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 and as amended from time to time;
- (c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and as amended from time to time;;
- (d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; (Not Applicable to the Bank during the period under review)
- (e) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 and as amended from time to time; (Not Applicable to the Bank during the period under review)
- (f) Securities and Exchange Board of India (Issue and Listing of Non–Convertible Securities) Regulations, 2021;
- (g) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and as amended from time to time;
- (h) Securities and Exchange Board of India (Depositories & Participants) Regulations, 2018
- (i) Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; (Not Applicable to the Bank during the period under review)
- Securities and Exchange Board of India (Investor Protection and Education Fund) Regulations, 2009; and circulars/guidelines issued thereunder;







We hereby report that, during the Review Period the Compliance status of the listed entity is appended as below:

Sr. No.	Particulars	Compliance status (Yes/No/ NA)	Observations/ Remarks by PCS
1	Secretarial Standards: The compliances of the Bank are in accordance with the applicable Secretarial Standards (SS) issued by the Institute of Company Secretaries India (ICSI) notified by the Central Government under section 118(10) of the Companies Act, 2013 and mandatorily applicable.	NA	Union Bank of India is a corresponding bank constituted under Banking Companies (Acquisition and Transfer of Undertaking) Act,1970. The provisions of the Companies Act ,2013 are not applicable to the Bank.
2	 Adoption and timely updation of the Policies: All applicable policies under SEBI Regulations are adopted with the approval of board of directors of the listed entities All the policies are in conformity with SEBI Regulations and has been reviewed & timely updated as per the regulations/ circulars/ guidelines issued by SEBI 	Yes	None
3	 Maintenance and disclosures on Website: The listed entity is maintaining a functional website Timely dissemination of the documents/ information under a separate section on the website Web-links provided in the annual corporate governance reports under Regulation 27(2) are accurate and specific which re-directs to the relevant document(s)/ section of the website 	Yes	None
4	Disqualification of Director: None of the Director of the Bank are disqualified under Section 164 of Companies Act, 2013.	Yes	None
5	 To examine details related to Subsidiaries of listed entities have been examined w.r.t: (a) Identification of material subsidiary companies (b) Disclosures requirements of material as well as other subsidiaries 	NA	(a) No Material Subsidiary has been identified. (b) Examined the disclosures of other subsidiaries and found in order.
6	Preservation of Documents: The listed entity is preserving and maintaining records as prescribed under SEBI Regulations and disposal of records as per Policy of Preservation of Documents and Archival policy prescribed under SEBI LODR Regulations, 2015.	Yes	None







Sr. No.	Particulars	Compliance status (Yes/No/ NA)	Observations/ Remarks by PCS	
7	Performance Evaluation: The listed entity has conducted performance evaluation of the Board, Independent Directors and the Committees at the start of every financial year/during the financial year as prescribed in SEBI		None	
8	Regulations. Related Party Transactions:			
o	 (a) The listed entity has obtained prior approval of Audit Committee for all Related party transactions. (b) The listed entity has provided detailed reasons along with confirmation whether the 		No such instances were observed during the period	
	transactions were subsequently approved/ ratified/rejected by the Audit Committee, in case no prior approval has been obtained.			
9	Disclosure of events or information: The listed entity has provided all the required disclosure(s) under Regulation 30 along with Schedule III of SEBI LODR Regulations, 2015 within the time limits prescribed there under.		None	
10	Prohibition of Insider Trading: The listed entity is in compliance with Regulation 3(5) & 3(6) SEBI (Prohibition of Insider Trading) Regulations, 2015	Yes	None	
11	Actions taken by SEBI or Stock Exchange(s), if any: No Action(s) has been taken against the listed entity/ its promoters/ directors/ subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) under SEBI Regulations and circulars/ guidelines issued there under.		No such instances were observed during the period.	
12	Additional Non-compliances, if any: No additional non-compliance observed for all SEBI regulation/ circular/ guidance note etc.	NA	No additional non- compliances were found for the period under review.	



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Compliances related to resignation of statutory auditors from listed entities and their material subsidiaries as per SEBI Circular CIR/CFD/CMD1/114/2019 dated 18th October, 2019:

Sr. No.	Particulars	Compliance Status (Yes/No/NA)	Observations/Remarks by PCS
1	Compliances with the following conditions while ap	,	n auditor
	i. If the auditor has resigned within 45 days from the end of a quarter of a financial year ,the auditor before such resignation, has issued the limited review/ audit report for such quarter; or	NA	Not applicable during the period under review
	ii. If the auditor has resigned after 45 days from the end of a quarter of a financial year, the auditor before such resignation, has issued the limited review/ audit report for such quarter as well as the next quarter; or	NA	Not applicable during the period under review
	iii. If the auditor has signed the limited review/ audit report for the first three quarters of a financial year, the auditor before such resignation, has issued the limited review/ audit report for the last quarter of such financial year as well as the audit report for such financial year.	NA	Not applicable during the period under review
2	Other conditions relating to resignation of statutory	auditor	
	 Reporting of concerns by Auditor with respect to the listed entity/ its material subsidiary to the Audit Committee: a In case of any concern with the 	NA	Not applicable during the period
	 a in order of any constant that the management of the listed entity/material subsidiary such as non-availability of information / non-cooperation by the management which has hampered the audit process, the auditor has approached the Chairman of the Audit Committee of the listed entity and the Audit Committee shall receive such concern directly and immediately without specifically waiting for the quarterly Audit Committee meetings. b In case the auditor proposes to resign, all concerns with respect to the proposed resignation, along with relevant documents has been brought to the notice of the Audit Committee. In cases where the proposed resignation is due to non-receipt of information / explanation from the company, the auditor has informed the Audit Committee the details of information /explanation sought and not provided by the management, as applicable. c The Audit Committee/ Board of Directors, as the case may be, deliberated on the matter on receipt of such information from the auditor relating to the proposal to resign as mentioned above and communicate its views to the management and the auditor. 		under review





Sr. No.	Particulars	Compliance Status (Yes/No/NA)	Observations/Remarks by PCS
	ii. Disclaimer in case of non-receipt of information: The auditor has provided an appropriate disclaimer in its audit report, which is in accordance with the Standards of Auditing as specified by ICAI/ NFRA, in case where the listed entity/ its material subsidiary has not provided information as required by the auditor.	NA	Not applicable during the period under review
3	The listed entity / its material subsidiary has obtained information from the Auditor upon resignation, in the format as specified in Annexure-A in SEBI Circular CIR/ CFD/CMD1/114/2019 dated 18 th October, 2019.	NA	Not applicable during the period under review

The Bank has complied with the points 6(A) and 6 (B) as mentioned in SEBI No. CIR/CFD/CMD1/114/2019 dated October 18, 2019 and it has incorporated all the terms and conditions in the respective appointment letter / supplemental letter issued to the Statutory Auditors.

The listed entity has complied with the provisions of the above Regulations and circulars/ guidelines issued thereunder, except in respect of matters specified below: -

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Remarks		of Now Complied and with. sed per	Now Complied with.
Management response	-	With the induction of Non-Executive Chairman (Independent), the Board of requisite number of independent directors as per SEBI LODR	As per RBI Circular dated 26.04.2021, NRC shall consist of only Non- executive Directors and atleast half of the Members atleast half of the Members NRC is composed of all Non- executive and Independent Directors.
Observations / Remarks of The Practicing Company Secretary		Though the provisions related to independent directors do not With the induction of apply to public sector banks as they are not established under Non-Executive Chairman the Companies Act, and the Act establishing the PSBs does not (Independent), the Board define independent directors, the communication of Ministry of the Bank is composed of Finance no. F.No.6/20/2019- BO.1 dated 30/08/2019, has of requisite number of clarified that that the non official director appointed clause links of requisite number of clarified that that the non official director appointed clause links of requisite number of clarified that that the non official director appointed clause links of requisite number of clarified that that the non official director appointed clause (h) of SEBI LODR section 9(3) of Banking Companies (Acquisition & Transfer of Undertakings) Act 1970, and section 9(3) of the Bank directors appointed under clause (j) and the Bank directors. In view of this clarification, the Board of the Bank did not have a director appointed under clause (j) and (i) of the bank had only 4 independent directors against the requirement of 6 directors. Based on this decision of the bank had only 4 independent directors against the requirement of 6 directors.	As per the directions of the Reserve Bank of India, the Committee As per RBI Circular dated should comprise of the non-executive director nominated under 26.04.2021, NRC shall section 9(3)(g) and three non-executive directors nominated consist of only Non-under section 9(3)(g) and three non-executive directors nominated under section 9(3)(g) and three non-executive directors nominated under section 9(3)(g) and three non-executive directors nominated to not ateast half of the Members have a non-executive director nominated under section 9(3)(g) shall be independent. Bank's of the Act, it had two directors each nominated under section 9(3)(g) shall be independent 9(3)(h) and elected under 9(3)(f) of the Act to constitute the executive and Independent the committee under LODR. The functions of this Committee were taken up by the Bank (Management and Miscellaneous 1970). Scheme, 1970.
Fine	Amount		
Details of	violation		
Tvpe of	action		
Action	taken by		
Deviations		Since the Bank doesn't have a non executive Chairperson, based on the number of directors on the board, the board comprise of at least 6independent directors.	Due to non- availability of the prescribed number of non-executive/ in d e p e nd e n t directors on the Board of the Bank there was shortage of members in this Committee.
Regulation/	Circular	Regulation 17(b)	
Compliance Requirement	(Regulations/ circulars/guidelines including specific clause)	Regulation 17(b) of the SEBI (LODR) Regulation 17(b) Regulations 2015 Where the listed entity does not have a regular on executive chairperson, at least half of the board of directors shall comprise of independent directors	Regulation 19(1) of the SEBI (LODR), Regulations, 2015 The Board of Directors shall constitute the Nomination and Remuneration committee consisting of at least three non-executive directors with at least two-third of the directors being independent directors.
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Assumptions & Limitation of scope and Review:

- Compliance of the applicable laws and ensuring the authenticity of documents and information furnished, are the responsibilities of the management of the Bank. --
- Our responsibility is to certify based upon our examination of relevant documents and information. This is neither an audit nor an expression of opinion. сi
- We have not verified the correctness and appropriateness of financial Records and Books of Accounts of the Bank. ю.
- Regulations, 2015 and is neither an assurance as to the future viability of the Bank nor of the efficacy or effectiveness with which the management has conducted This Report is solely for the intended purpose of compliance in terms of Regulation 24A (2) of the SEBI (Listing Obligations and Disclosure Requirements) the affairs of the Bank 4

For Ragini Chokshi & Co **Company Secretaries** **Umashankar Hegde** M.No: A22133, CP No: 11161 UDIN : A022133E000322730 (Partner)







Date: 19.05.2023 Place: Mumbai







CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

[Pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To, **The Members, Union Bank of India** Union Bank Bhavan, 239, Vidhan Bhavan Marg, Nariman Point, Mumbai - 400 021

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Union Bank of India (hereinafter referred to as 'the Bank') having Central Office at Union Bank Bhavan, 239, Vidhan Bhavan Marg, Nariman Point, Mumbai - 400 021, produced before us by the Bank for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para C Clause 10(i) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements)Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal (www.mca.gov.in) as considered necessary and explanations furnished to us by the Bank & its officers, We hereby certify that none of the Directors on the Board of the Bank as stated below for the Financial Year ended March 31, 2023 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

Sr.		Director	Date of
No.	Name of the Director	Identification	Appointment in the
		Number	Bank
1.	Srinivasan Varadarajan	00033882	07-11-2022
2.	A. Manimekhalai	08411575	03-06-2022
3.	Nitesh Ranjan	08101030	10-03-2021
4	Rajneesh Karnatak	08912491	21-10-2021
5.	Nidhu Saxena	09691292	01-02-2022
6.	Ramasubramanian S	08747165	21-11-2022
7.	Sameer Shukla	06435463	08-11-2021
8.	Arun Kumar Singh	09498086	26-04-2019
9.	Suraj Srivastava	09444372	21-12-2021
10.	Laxman S Uppar	02453845	21-03-2022
11.	Jayadev Madugula	03574167	28-06-2018
12.	Priti Jay Rao	03352049	29-07-2021

Ensuring the eligibility for the appointment / continuity of every Director on the Board is the responsibility of the management of the Bank. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Bank nor of the efficiency or effectiveness with which the management has conducted the affairs of the Bank.

For Ragini Chokshi & Co Company Secretaries Firm Registration Number: 92897

Umashankar Hegde

(Partner) M.No: A22133, CP No: 11161 UDIN : A022133E000319155

Date: 17.05.2023 Place: Mumbai









CEO & CFO CERTIFICATION

To, The Board of Directors, Union Bank of India, Mumbai.

CEO and CFO Certificate under Regulation 17(8) of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015

This is to certify that to the best of our knowledge and belief,

- A. We have reviewed financial statements and the cash flow statement for the year and that to the best of our knowledge and belief:
- these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- (2) these statements together present a true and fair view of the Listed entity's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, to the best of our knowledge and belief, no transactions entered into by the listed entity during the year which are fraudulent, illegal or violative of the listed entity's code of conduct.
- C. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the Listed entity pertaining to financial reporting and have disclosed to the auditors and the audit committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies,
- D. We have indicated to the auditors and the Audit committee
 - (1) significant changes in internal control over financial reporting during the year;
 - (2) significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - (3) instances of significant fraud of which they have become aware and the involvement therein, if any, of the management or an employee having a significant role in the listed entity's internal control system over financia[reporting.

For Union Bank of India

(Prafulla Kumar Samal) (Chief Financial Officer)

Place: Mumbai Date: 06.05.2023 For Union Bank of India

& the

A. Manimekhalai Managing Director & CEO

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									Board a	Board and Member of the Committee(s) of the Board	r of the C	Committee	(s) of the	Board						
S. S.	Name of the Director	Type	Bo	Board	Ň	MCB	AC	ACB	SRC	U	RMC	c C	ITSC	ų	SCMF	MF	d	DPPC	STC	STCB **
Ż			Held*	attended	Held*	attended	Held*	attended	Held*	attended	Held*	attended	Held*	attended	Held*	attended	Held*	attended	Held*	attended
-	Shri Srinivasan Varadarajan Since 07.11.2022	NEC	7	9	ı	1				,	2	5			2	7				
5	Ms. A.Manimekhalai Since 03.06.2022	MD & CEO	14	14	20	20		1	m	m	4	4	4	4	с	m	9	9	4	4
с	Shri Nitesh Ranjan Since 10.03.2021	Ð	17	17	23	18	4	4	4	m	с	2	2	2	-	-				
4	Shri Rajneesh Karnatak Since 21.10.2021	E	17	16	23	22		1	4	4	с	5	2	4		1				
ъ	Shri Nidhu Saxena Since 01.02.2022	ED	17	17	23	21	-	-	4	4	ю	ю	2	2	-	-				
9	Shri Ramasubramanian S Since 21.11.2022	ED	9	9	10	10		1	2	2			2	2		1				 1
4	Shri Sameer Shukla, Central Govt Nominee Director Since 08.11.2021	NED	17	10	ı	1	7	ω	4	2			2	4	4	7	9	9		
ω	Shri Arun Kumar Singh RBI Nominee Director Since 26.04.2019	NED	17	17	23	23	7	10		,		,					9	9		
6	Shri Suraj Srivastava Since 21.12.2021	ID/NED	17	17			1	11	4	4	2	£			2	5			ę	с
10	Shri Laxman S. Uppar Since 21.03.2022	ID/NED	17	17	21	20		1			2	5			с	ო			e	с
11	Dr. Jayadev Madugula Since 28.06.2018	ID / SD	17	16			11	11	4	4	2	5	2	4	-	-			-	-
12	Ms. Priti Jay Rao Since 29.07.2021	ID/SD	17	15	18	17	2	2	4	4	4	4	5	5	3	3			-	1
The fo	The following are the details of attendance of directors who were on the Board	ctors who v	vere on th		f the Ban	k during F	Y 2022-23	of the Bank during FY 2022-23 prior to 31.03.2023	1.03.2023											
-	Shri Rajkiran Rai.G Since 01.07.2017 till 31.05.2022	MD & CEO	в	ю	ю	ю			-	-	-	-	-	-	-	-				
5	Shri Manas Ranjan Biswal Since 01.03.2019 till 30.04.2022	ED	-	1	-	1							-	-	-	1		-		
* Nui	* Number of meetings held during the tenure of the Director	enure of t	he Dire	ctor																

** 20 Proposals was circulated as Circular Resolution at different time intervals to the Share Transfer Committee and got it approved.

MD & CEO - Managing Director & Chief Executive Officer NEC- Non Executive Chairman NED - Non Executive Director SD - Shareholder Director ID - Independent Director ED- Executive Director

Financial Statements









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5.16 Details of Director
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No. No. No. No. 1 1 1 1 1 1 2 Ms. Sin Sin 1 5 5 Ms. Sin 1 5 5 Sin Sin	Name of the Director Shri Srinivasan Varadarajan Since 07.11.2022 Ms.A.Manimekhalai Since 03.06.2022 Shri Nitesh Ranjan Since 10.03.2021 Shri Rajneesh Karnatak Since 21.10.2021 Shri Nidhu Saxena Since 01.02.2022 Shri Ramasubamanian S	ED ED CEO	RCNCB Held* 4	attended	NRC	2	HRSC	sc	Č	- ,		U1		L		
	ri Srinivasan Varadarajan nce 07.11.2022 s.A.Manimekhalai nce 03.06.2022 ri Nitesh Ranjan nce 10.03.2021 nri Rajneesh Karnatak nce 21.10.2021 nri Nidhu Saxena nce 01.02.2022 ri Ramasubramanian S	ED ED MD & NEC	Held* - 4	attended					۲ ک	CAC-I	REMC	ער	CURCF	ţ	BC	BCPE
	rri Srinivasan Varadarajan nce 07.11.2022 s.A.Manimekhalai nce 03.06.2022 rri Nitesh Ranjan nce 10.03.2021 nri Rajneesh Karnatak nce 21.10.2021 rri Nidhu Saxena nce 01.02.2022 rri Ramasubramanian S	ED ED CEO	- 4		Held*	attended	Held*	attended	Held*	attended	Held*	attended	Held*	attended	Held*	attended
	s. A.Manimekhalai nce 03.06.2022 rri Nitesh Ranjan nce 10.03.2021 rri Rajneesh Karnatak nce 21.10.2021 nri Nidhu Saxena nce 01.02.2022 rri Ramasubramanian S	ED ED ED ED	4	,	-	-	1	1		I	I	1	1	1	1	1
	rri Nitesh Ranjan nce 10.03.2021 nri Rajneesh Karnatak nce 21.10.2021 nri Nidhu Saxena nce 01.02.2022 nri Ramasubramanian S	B B B		4		1	4	4	29	29	4	4	5	5		
	rri Rajneesh Karnatak nce 21.10.2021 nri Nidhu Saxena nce 01.02.2022 nri Ramasubramanian S	EDED	I	,		1	5	З	32	28	4	з	5	5	I	I
	iri Nidhu Saxena nce 01.02.2022 iri Ramasubramanian S	ED	I	1		1	5	5	32	30	4	ю	5	ю	I	I
	ıri Ramasubramanian S		I	,		1	5	4	32	26	4	4	5	С	I	I
	Since 21.11.2022	ED	ı				2	2	12	11	2	2	2	2	I	I
	Shri Sameer Shukla Central Govt Nominee Director Since 08.11.2021	NED	1				S	4		1	4	4		1	2	2
8 Shr RBI Sir	Shri Arun Kumar Singh RBI Nominee Director Since 26.04.2019	NED	I	1	ı	ı	1	1	1	I	ı	ı	1	1	I	I
9 Shr Sin	Shri Suraj Srivastava Since 21.12.2021	ID/ NED	ю	3	-	-	1	1		I		1		ı	I	I
10 Shr Sin	Shri Laxman S. Uppar Since 21.03.2022	ID/ NED	ю	ю	-	-	ı	I	ı	I	I	ı	ı	I	I	I
11 Dr. Sin	Dr. Jayadev Madugula Since 28.06.2018	ID/SD	1	-	1	1	5	4	-	I	I	1	ı	I	2	2
12 Ms Sin	Ms. Priti Jay Rao Since 29.07.2021	ID/SD	1	-		1	5	4		I	I	1	,	I	1	1
The follo	The following are the details of attendance of directors who were on the Board of the Bank during FY 2022-23 prior to 31.03.2023	directors	who wer	e on the E	soard of t	he Bank d	luring FY	2022-23 þ	prior to 31	1.03.2023						
1 Shr Sin	Shri Rajkiran Rai.G Since 01.07.2017 till 31.05.2022	MD & CEO				,	-	1	е	3					I	I
2 Shr 01.	Shri Manas Ranjan Biswal Since 01.03.2019 till 30.04.2022	ED	ı					ı	2	2	ı		,	ı	I	I

* Number of meetings held during the tenure of the Director





