

Quarterly Compliance Report on Corporate Governance

Name of the Company

: V-Guard Industries Limited : 30th June, 2015

Quarter ending

Particulars	Clause of Listing agreement	Compliance Status Yes/No	Remarks
II. Board of Directors	49 (11)		
(A) Composition of Board	49 (II A)	The Board of the Company consists of 8 Directors, including a Woman Director in the non-executive category. Out of the total strength of the Board, 4 are Independent Directors. Mr. Kochouseph Chittilappilly, Promoter and Wholetime Director is the Chairman of the Board.	Complied
(B) Independent Directors	49 (II B)	YES All the Independent Directors fulfill the criteria prescribed under Clause 49. No Independent Director is serving as an Independent Director in more than 7 listed Companies and those Independent Directors who are serving as Whole-time Directors in other	Complied
ENVALA HIGH SE		companies are not occupying the position of independent director in more than 3 listed companies. Independent Directors are appointed for a term not exceeding 5 consecutive years.	
		Formal letter of appointment was given to all the Independent Directors and the same along with detailed profile of Independent directors are disclosed in the website of the Company.	
		The Nomination and Remuneration Committee has laid down the criteria for performance evaluation of the Independent Directors.	
	NO RIPES	The Board of the Company has evaluated the performance of the Independent Directors on the basis of criteria laid down by the Nomination and Remuneration Committee. The criteria for performance evaluation have been disclosed in the Annual Report 2014-15.	

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		Independent Directors were briefed about the Company, its business model and nature of the industry in which it operates and the details of familiarization program have been disclosed in the Annual Report 2014-15.	
(C) Non-executive Directors' compensation & disclosures	49 (II C)	The Non-Executive Directors of the Company are paid sitting fee, which is duly approved by the Board of Directors of the Company and the same is within the limits specified in Rule 4 of Companies (Appointment and Remuneration of Managerial Personnel) General Rules 2014. The Board of Directors of the Company considered and approved payment of commission to Mr. Cherian N Punnoose, Independent Director, @ not exceeding 1% of the net profit of the Company for a period of five years from 29 th July, 2014 to 28 th July, 2019, subject to the approval of the shareholders in their 19 th Annual General Meeting.	Complied
		None of the Non-Executive Directors of the Company has been granted stock options.	
(D) Other provisions as to Board and Committees	49 (II D)	The Board meets once in every quarter and all the information given in Annexure – X are placed before the meeting. The Directors are reporting their directorships in other companies, position in various committees and changes therein if any, immediately to the Company. The Board also reviews compliance reports of all laws applicable to the Company on a quarterly basis and steps taken by the Company to rectify instances of non-compliances, if any.	Complied
		The Board has developed a succession policy to ensure that plans are in place for orderly succession for appointments to the Board and to Senior Management.	
E) Code of Conduct	49 (II E)	YES The Company has revised the Code of Conduct in line with the provisions of Companies Act, 2013 and Clause 49 of the Listing Agreement and the	Complied

		same has been adopted by the Board of	GUARE
		Directors and the same has been posted on the website of the Company.	
		The Board of Directors and Senior Management Personnel have given affirmation that they comply with the code.	
(F) Whistle Blower Policy	49 (II F)	The Company has established a vigil mechanism for Directors and employees and a whistle blower policy has been adopted in this regard in accordance with the provisions of Companies Act, 2013 and Clause 49 of the Listing Agreement and the same has been posted on the web site of the Company.	Complied
III. Audit Committee	49 (III)		
(A) Qualified & Independent Audit Committee	49 (IIIA)	The Audit Committee of the Company consists of four Non-Executive Independent Directors and one Executive Director. All the members of Audit Committee have adequate knowledge in the areas of finance and accounting. Mr. Cherian N Punnoose, Chartered Accountant, is the Chairman of the Audit Committee and he was present in the 18 th Annual General Meeting of the Company to answer shareholders' queries.	Complied
(B) Meeting of Audit Committee	49 (IIIB)	Audit Committee members meet periodically to review the quarterly unaudited / audited financial results of the Company and the Internal Audit reports and other mandatory matters to be reviewed by Audit Committee members. Period of 120 days has not elapsed between two meetings.	Complied
(C) Powers of Audit Committee	49 (IIIC)	YES The Audit Committee exercises all the powers conferred on it by the Board.	Complied
(D) Role of Audit Committee	49 (III D)	YES The Audit Committee members carry out the functions meticulously and review the entire	Complied

		activities as per the terms of reference and in	GUARD	
		particularly financial activities including internal audit and control measures.	11	
E) Review of Information by Audit	49 (III E)	YES	Complied	
Committee		All mandatory items are invariably reviewed by the Audit Committee members at their meetings.	*	
IV. Nomination and Remuneration Committee	49 (IV)	A Committee has been set up with 3 Independent Directors and One Non- Executive Director. The Chairman of the Committee is an Independent Director. The Committee has formulated policy on Nomination, Remuneration & Evaluation of Directors. The policy also covers nomination of Senior Management and Key Managerial Personnel and remuneration of all employees. The Committee has also formulated policies for orderly succession and Board Diversity. Details of Nomination Remuneration and Evaluation Policy has been disclosed in the Annual Report for 2014-15.	Complied	
V. Subsidiary Company	49 (V)	No subsidiary Companies	NA	
VI. Risk Management	49 (VI)	YES The various risks associated with the operations of the Company and the steps taken to minimize the same are periodically placed before the Audit Committee. The recommendation made by the Committee, if any, is placed before Board.	Complied	
VII. Related Party Transactions	49 (VII)	The Company has formulated a policy on materiality of Related Party Transactions and dealing with the Related Parties, as required under Listing Agreement. For entering into any transactions with Related Parties, approval of Audit Committee is taken as per the applicable laws and as per the said policy. The policy has been disclosed in the Website of the Company	Complied	
VIII. Disclosures	49 (VIII)			
(A) Related party	49 (VIII A)	YES	Complied	

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		(V.	GUARE
		A statement detailing transactions entered with the related parties in the ordinary course of	CARE
	-	business is placed before the Audit Committee of the Company on a quarterly basis. During the	
		quarter under review, the Company had entered	
		into a transaction with the Chairman of the Company at arms' length, in the ordinary course	45
		of business.	
(B) Disclosure of	49 (VIII B)	YES	Complied
Accounting Treatment		Presently, there is no change in the Accounting policies and Standards adopted by the Company.	
(C) Remuneration of	49 (VIII C)	YES	Complied
directors		Details relating to payment of remuneration paid	
		or payable to the Directors have been disclosed in the Annual Report 2014-15. None of the non-	
		executive directors of the Company holds shares	
		of the Company.	
D) Management	49 (VIII D)	YES	Complied
		The Management Discussion and Analysis Report	
		covering various aspects of Industry structure and development, product wise performance,	
		opportunities and threats, outlook, risks	
*		assessment and minimization procedures has been included in the Annual Report 2014-15.	
		No transaction has been entered into with any	
		one member of the Board or Senior	
		Management, wherein the personal interest of the employee has potential conflict with the	
		interest of the Company at large.	
		Code of Conduct for the Board of Directors and	
		Senior Management has been disclosed on the website of the Company.	
E) Shareholders	49 (VIII Ē)	YES	Complied
		Details of Directors seeking re-appointment,	
		their brief resume and nature of expertise in specific functional areas, name of the Companies	
(VE)	A JANNAY SOOS	in which they holds directorship & membership	
	KOCHI-COSO	of the committees of the board etc., has been incorporated in the Annual Report 2014-15.	
8	VENNALA SESSOS	an Managal Andras Bergin Wasser, see that	
(*)	20/20/20/20/20/20/20/20/20/20/20/20/20/2	far and make the transpositions	

	8	The Company has duly constituted Stakeholders Relationship and Share Transfer Committee under the Chairmanship of an Independent Director to take care of all the matters concerning the investors' interest.	GUARI
(F) Proceeds from public issues, rights issues, preferential issues etc.	49 (VIII F)	YES There were no proceeds from issue of shares/debentures during the quarter under review.	Complied
IX. CEO/CFO Certification	49 (IX)	YES Certificate signed by the Managing Director and CFO has been obtained and the compliance of same has been mentioned in the Annual Report 2014-15.	Complied
X. Report on Corporate Governance	49 (X)	YES A detailed compliance report on Corporate Governance has been included in the Annual Report 2014-15. Further, Corporate Governance Report for every quarter is sent to the Stock Exchanges.	Complied
XI. Compliance	49 (XI)	YES The Company has obtained a certificate on compliance of conditions of Corporate Governance for the year 2013-14 from the Statutory Auditors M/s. S R Batliboi & Associates LLP, Chartered Accountants and the same has been included in the Annual Report for the year 2014-15.	Complied

Yours faithfully, For V-Guard Industries Limited

Mithun K Chittilappilly Managing Director

