

Regd. Office & Factory: Plot No.3311,G.I.D.C.Phase IV,

Chhatral (Dist . Gandhinagar)

Ph: (02764) 234008, E - Mail: minaxi@yahoo.com

Website: www.minaxitextiles.com

Ref. No.:

Date: / /

Date: 05-07-2014

To,
The Deputy Manager
Dept. of Corporate Services
Bombay Stock Exchange Limited
Phiroze Jeejeebhoy Tower,
Dalal Street,
Mumbai – 400 001.

Company Code No.: 531456

SUB.: SUBMISSION OF QUARTERLY REPORT ON CORPORATE GOVERNANCE: CLAUSE 49 FOR THE QUARTER ENDED ON 30TH JUNE, 2014.

Dear Sir,

We enclose herewith the quarterly report on Corporate Governance for the quarter ended on 30/06/2014 in prescribed form pursuant to Clause 49 of the Listing Agreement executed with the Stock Exchange(s).

Kindly take the same on your record.

Thanking You, Yours faithfully, For, Minaxi Textiles Limited

Bharatbhai P. Patel Managing Director

Encl.: as above

QUARTERLY COMPLIANCE REPORT ON CORPORATE GOVERNANCE:

Name of the Company Company Code No. ISIN No.

: Minaxi Textiles Limited

: 531456

: INE952C01028

Quarter ended on 30th June, 2014

Particulars	Clause of Listing Agreement	Compliance Status Yes/No/NA	Remarks
I Board of Directors	49 I		
(A) Composition of Board	49(IA)	Yes	-
(i) Board of Directors of the Company	13(2,4)		
have an optimum combination of			
executive and non-executive directors)	
with not less than fifty percent of the			
Board of Directors comprising of non-			
executive directors.			
(ii) Where the Chairman of the Board is an			
Executive Director, at least half of the			
Board should comprise of independent			l
directors.			
(B) Non-executive Directors' compensation &	49 (IB)	Yes	
disclosures: All fees/compensation, if any paid to non-			
executive Directors, including independent		l	
directors, shall be fixed by the Board of			
Directors and shall require previous			
approval of shareholders in general			
meeting. The shareholders' resolution shall			
specify the limits for the maximum number			
of stock options that can be granted to			
non-executive directors, including			
independent directors, in any financial year			
and in aggregate.			
(C) Other provisions as to Board and	49 (IC)	Yes	
Committees:			
(i) The Board shall meet at least four			
times a year, with a maximum time gap of four months between any two			
meetings.			
(ii) A Director shall not be a member in			
more than ten committees or act as			
chairman of more than five committees			
across all companies in which he is a			
director. It should be a mandatory			
annual requirement for every director			
to inform the company about the	1		
committee positions he occupies in			
other companies and notify changes as			
and when they take place.			
(iii) The Board shall periodically review			
compliance reports of all laws			
applicable to the company, as well as			
steps taken to rectify instances of non-			
compliances.	<u> </u>	<u> </u>	771118

D) Code of Conduct:	49 (ID)	Yes	
(i) The Board shall lay down a code of			
conduct for all Board members and			
senior management of the Company.)
(ii) All Board members and senior shall			
affirm compliance with the code on an	·		
annual base. The Annual Report of the			,
Company shall contain a declaration to			
this effect by the CEO.	40 (77)		
II. Audit Committee	49 (II)		
(A) Qualified & Independent Audit Committee:	49 (IIA)	Yes	ĺ
(i) The Audit Committee shall have			}
minimum three directors as members.			
Two thirds of the members shall be]
independent directors.	4		
(ii) All members of the Audit Committee			
shall be financially literate and at least			
one member shall have accounting or			1
related financial management			
,			
expertise.			
(iii) The Chairman shall be an independent			
director.			
(iv) The Chairman of the Committee shall			
be present at Annual General Meeting.			
(v) The Audit Committee may invite such			}
of executives, finance directors, head			
of internal audit and a representative			
of statutory auditor to be remain			
present as invitees for the Audit			
Committee meeting.			
(vi) The Company Secretary / Compliance			
Officer shall act as the secretary to the			
Committee.	-		
	49 (IIB)	Yes	
(B) Meeting of Audit Committee:	49 (116)	res	
The Audit Committee should meet at least			
four times in a year and not more than four			
months shall elapse between two meetings.			
The quorum shall be either two members or			
one third of the members of the audit			
committee whichever is greater, but there			(
should be a minimum of two independent			
members present.			
(C) Powers of Audit Committee	49 (IIC)	Yes	
(D) Role of Audit Committee	49 II(D)	Yes	
(E) Review of Information by Audit Committee	49 (IIE)	Yes	
III. Subsidiary Companies	49 (III)	NA	
IV. Disclosures	49 (IV)	ļ	
(A) Basis of related party transactions:	49 (IV A)	Yes	
(i) A Statement in Summary Form of			
Transactions with related parties in the			
ordinary course of business shall be			
placed periodically before the Audit			
Committee.	•		
(ii) Details of material individual	*		
transactions with related parties, which			
are not in normal course of business,			
shall be placed before the Audit			
·			
Committee.			
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(iii) Details of material individual transaction with related parties or others, which are not on an arm's length bases should be placed before the Audit Committee, together with Management's justification.			
(B) Disclosure of Accounting Treatment: Where in the preparation of financial statements, a treatment different from they prescribed in an Accounting Standard has been followed, the fact shall be disclosed in the financial statement, together with the management's explanation as to why it believes such alternative treatment is more representative of the true ad fair view of the underlying business transaction in the Corporate Governance Report.	49(IV B)	Yes	
(C) Board Disclosures — Risk Management: The Company shall lay down procedures to inform Board members about the risk assessment and minimization procedures. These procedures shall be reviewed periodically to ensure that executive management controls risk through means of a property defined framework.	49 (IV C)	Yes	
(D) Proceeds from public issues, rights issues, preferential issues etc.:	49 (IV D)	NA	
(E) Remuneration of Directors:	49 (IV E)	Yes	
(F) Management	49 (IV F)	Yes	
(G) Shareholders:	49 (IV G)	Yes	
V.CEO/CFO Certification	49 (V)	Yes	
VI. Report on Corporate Governance	49 (VI) (i)	Yes	
	49 (VI) (ii)	Yes	
VII. Compliance	49 (VII)	Yes	_

Place: Chhatral Date: 05/07/2014

For, Minaxi Textiles Limited

Bharatbhai P. Patel Managing Director