

1. INTRODUCTION

A transparent, fair and reasonable process for determining the appropriate remuneration atalllevelsofVandana Limited("theCompany")isrequiredtoensurethattheshareholdersremaininformedandconfiden tinthemanagement of the Company. To harmonize the aspirations of human resources consistent w iththegoalsoftheCompanyandin terms of the provisions of the Companies Act, 2013 ("Act") the rules thereunderandtheSEBI(ListingObligationandDisclosureRequirements)Regulations,2015,asa mendedfromtimetotime("LODRRegulations"),thispolicyonnominationandremunerationof Directors(includingnon-executivedirectors),the Key Managerial Personnel (KMP) and Senior Management has formulated the Nomination been and Remuneration Committee and approved by the Board of Directors. This Policy shall act as a guid elinefordetermining, interalia, qualifications, positive attributes and independence of a director, matters relating to the remuneration, appointment, removaland evaluation ofperformanceoftheDirectors(includingnonexecutivedirectors), Key Managerial Personnel and Senior Management Personnel.

2. OBJECTIVEOFTHEPOLICY

- (a) The objective of this Policy is to outline a framework to ensure that the Company's remuneration levels are aligned withindustry practices and are sufficient to attract and retain competent director(s) on the Board, KMP(s) and the Senior Management P ersonnel of the quality required and to allow fair rewards for the achievement of keydeliverables and enhanced performance. The key objectives of this Policy include:
 - (i) to formulate the criteria for determining qualifications, competencies, positiveattributes and independence (where verapplicable) of directors for their appointment on the Board of the Company.
 - (ii) to recommend to the Board the remuneration payable to the directors, KMPs andseniormanagementpersonnel.
- (b) Whiledeterminingtheremunerationforthedirectors(includingnon-executivedirectors), KMPs and senior management personnel, regards hould be given to prevailing market conditions, business performance and practices in comparable companies, also to financial and commercial health of the Company as well as prevailing laws and government of the guidelines, to ensure that pay structures are appropriately aligned and the levels of remuneration remain appropriate.
- (c) Whiledesigningtheremunerationpackage, it should be ensured:
 - (i) thelevel and composition of remuneration is reasonable and sufficient to attract, retain and motivate the person, to ensure the quality required to run the Company successfully;
 - (ii) relationship ofremunerationtoperformance is clearandmeetsappropriateperformancebenchmarks;and
 - (iii) remuneration to directors, KMPs and senior management involves a balancebetween fixed and incentive pay reflecting short and long-term performanceobjectivesappropriatetotheworkingoftheCompanyanditsgoals.

3. EFFECTIVEDATE

This Policy shall be effective from the date of its adoption by the Board.

4. **DEFINITIONS**

- (a) InthisPolicy,unlessthecontextotherwiserequires:
 - (i) 'Board of Directors' or 'Board', in relation to the Company, means the boardofdirectorsoftheCompany.
 - (ii) 'Committee' means Nomination and Remuneration Committee of the Companyas constituted or reconstituted by the Board, in terms of the Act and LODR Regulations.
 - (iii) 'Independent Director' means a director referred to in Section 149(6) of the Actread with LODR Regulations.
 - (iv) 'Key Managerial Personnel' (KMP) shall have the meaning described to it inthe Actandthe Rulesmade the reunder.
 - (v) 'Policy'meansthisNominationandRemunerationPolicy,asmaybeamendedfromt imetotime.
 - (vi) 'Senior Management Personnel' for this purpose shall mean personnel of theCompany who are members of its core management team excluding Board ofDirectors. It would comprise all members of management one level below theexecutivedirector(s),includingthefunctionalheads.
- (b) Unless the context otherwise requires, words and expressions used in this policy andnotdefinedhereinbutdefinedintheCompaniesAct,2013and/orLODRRegulationasma y be amended from time to time shall have the meaning respectively assigned tothemtherein.

5. APPLICABILITY

ThisPolicyisapplicableto:

- (i) Directors
- (ii) KeyManagerialPersonnel
- (iii) SeniorManagementPersonnel

6. MEMBERSHIP

(a) TheCommitteeshallconsistofsuchnumberofdirectorsasisrequiredunderapplicablelaws.

- (b) Membership of the Committee shall be disclosed in the Annual Report and on thewebsiteoftheCompany.
- $(c) \quad Term of the Committee shall be continuous unless terminated by the Board of Directors. \\$

7. CHAIRMAN

- (a) The Chairman of the Committee shall be an Independent Director.
- (b) The Chairman of the Company (whether executive or non-executive) may be appointed as a member of the Committee but shall not be the Chairman of the Committee.
- (c) The Chairman of the Nomination and Remuneration Committee meeting may be present at the Annual General Meeting or may no minate some other member to answer the shareholder s'queries.

8. FREQUENCYOFMEETINGS

The meeting of the Committee shall be held at such intervals as may be required subject to minimum on emeeting in a financial year.

9. COMMITTEEMEMBERS'INTERESTS

- (a) AmemberoftheCommittee isnotentitledtobepresentwhenhisorherownremuneration is discussedata meeting or whenhis or her performance isbeingevaluated.
- (b) TheCommitteemayinvite suchexecutives, asit considers appropriate, to be present at the meetings of the Committee.

10. SECRETARY

The Company Secretary of the Company shall act as Secretary of the Committee.

11. QUORUM

The quorum necessary for transacting business at a meeting of the Committee shall be twomembers or one-third of the members of the Nomination and Remuneration Committee; whichever is greater.

12. VOTING

- (a) MattersarisingfordeterminationatCommitteemeetingsshallbedecidedbyamajorityof votes of members present. Any such decision shall for all purposes be deemed adecisionoftheCommittee.
- (b) Inthecase of equality of votes, the Chairman of the meeting will have a casting vote.

13. RESPONSIBILITY OF THE COMMITTEE

TheCommitteeisresponsiblefor:

- (a) formulatingcriteria for determining qualifications, positive attributes and independence of a director for the purpose of this Policy;
- (b) advising the Boardonissues concerning principles for remuneration and other terms of employment including remuneration for the Directors (including non-executive directors), KMPs and the Senior Management;
- (c) monitoring and evaluating programs for variable remuneration, both on- going andthose that have ended during the year, for the Directors (including Non-ExecutiveDirectors), KMPs and the Senior Management;
- (d) monitoring and evaluating the application of this Policy;
- (e) monitoring and evaluating current remuneration structures and levels in the Company; and
- (f) anyotherresponsibilityasdeterminedbytheBoard.

14. APPOINTMENT OF DIRECTORS, KMP OR SENIOR MANAGEMENTPERSONNEL

- (a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as a Director, KMP and/or Senior Management P ersonnel and recommend to the Boardhis/herappointment.
- (b) The Committee has discretion to decide whether qualification, expertise and experience posses seed by a personare sufficient/satisfactory for the concerned position.
- (c) Appointment of Directors, KMPs and Senior Management Personnel is subject tocomplianceofprovisions of the Actand LODR Regulations.

15. REMUNERATION

(a) RemunerationtoExecutiveDirector

Fixedpay:

- Executive Director(s) shall be eligible for a monthly remuneration as may be approved by the Board on the recommendation of the Committee in accordance with the statutory provisions of the Companies Act, 2013, and the rules made the remuner for the time being in force and the approvals obtained from the shareholders of the Company.
- The break-up of the pay scale and quantum of perquisites including, employer's contribution to P.F, pension scheme, medical expenses, club fees etc.
 shall bedecided and approved by the Board on the recommendation of the Committee.

Variablecomponent:

• The Executive Director(s) may be paid performance linked commission within the overall limits as approved by the shareholder and Central Government, where verrequired.

(b) RemunerationtoNon-ExecutiveDirectorsincludingIndependentDirectors:

- (i) TheremunerationtotheNon-executiveDirectors(includingIndependentDirectors) may be paid within the monetary limit approved by shareholders, subject to the limit not exceeding 1% or 3%, as the case may be, of the profit to fithe Company computed as per the applicable provisions of the Companies Act, 2013
- (ii) The Non- Executive Directors and Independent Directors of the Company areentitledtoreceiveremuneration bywayofsitting feesforattendingmeetingsofBoardorCommitteethereofinaccordancewiththeprovi sionsoftheAct.
- (iii) The Independent Directors shall not be entitled to any stock incentive of the Company.
- (iv) Any remuneration paid to Non- Executive / Independent Directors for services rendered which are of professional in nature shall not be considered as part of the remuneration for the purposes of clause (b) above if the following conditions are satisfied: i) The services are rendered by such director in his capacity as the professional; and ii) In the opinion of the Committee, the director possesses the requisite qualification for the practice of that profession.

$(c) \qquad \underline{Remuneration to KMP and Senior Management Personnel:} \\$

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of the Companies Act, 2013, and the rules made there under for the time beinginforce.

- (ii) Thebreak-up ofthepayscaleandquantumofperquisitesincluding,employer's contribution to P.F, pension scheme, medical expenses, club fees etc. shall bedecided and approved by the Committee.
- (iii) Basedontheperformance, KMP and Senior Management Personnel will be paid incentives.
- (d) Where any insurance is taken by the Company on behalf of its managing director, whole-time director, manager, Chief Executive Officer, Chief Financial Officer orCompanySecretaryforindemnifyingthemagainstanyliability,thepremiumpaidonsuch insurance shall not be treated as part of the remuneration payable to any suchpersonnel. Provided that if such person is proved to be guilty, the premium paid onsuchinsuranceshallbetreatedaspart oftheremuneration.

■16. POLICYONBOARDDIVERSITY

- (a) The Board of Directors shall have the optimum combination of Directors from the different areas/ fields like production, management, quality assurance, finance, sales and marketing, research and development, Human Resources etc. or as may be considered appropriate.
- (b) The Board shall have at least one Board member who has accounting or relatedfinancialmanagement expertise.

17. REMOVAL

The Committee may recommend, to the Board with reasons recorded in writing, removal of Director(s), KMP(s) and Senior Management subject to the provisions and compliance oftheapplicableAct,rules andLODRRegulations.

18. DISCLOSUREOFINFORMATION

ThisPolicyshallbedisclosedintheBoard'sreport.

19. DEVIATIONFROMTHEPOLICY

The Board may, in individual or collective case, deviate from this Policy, in its absolutediscretion, if there are reasons to do so. In the event of any departure from the Policy, the Boardshall record the reasons for such departure in the Board's minutes.

20. AMENDMENTSTOTHEPOLICY

The Board of Directors on its own and/or as per the recommendations of Nomination and Remuneration Committee can amend this Policy, as and when deemed fit.

In case of any amendment(s), clarification(s), circular(s) etc. issued by the relevantauthorities, not being consistent with the provisions laid down under this Policy, thensuch amendment(s), clarification(s), circular(s) etc. shall prevail upon the provisionshereunderandthisPolicyshallstandamendedaccordinglyfromtheeffectivedateasl aiddownundersuchamendment(s),clarification(s),circular(s)etc.