QUARTERLY COMPLIANCE REPORT ON CORPORATE GOVERNANCE

Name of the Company: PASUPATI SPG. & WVG MILLS LTD.

Quarter ended on : 30^{TH} SEPTEMBER, 2013

Particulars	Clause of Listing	Compli- ance Status	Remarks
	Agreement	Yes/No	
I) Board of Directors	49 I		
(A) Composition of Board	49 1 (A)	Yes	The Board has Six (6) Directors, out of which, Three Directors are Executive and Non-Independent and Three Directors are Non-Executive and Independent.
			1. Sh. Sh. Ramesh Kumar Jain, CMD 2. Sh. S.K. Chhajer 3. Sh. Vidit Jain 4. Sh. Praveen Paliwal 5. Sh. G.D. Gupta 6. Sh. A.K. Rathore Executive Non-Independent Non-Executive-Independent Non-Executive-Independent Non-Executive-Independent Non-Executive-Independent Non-Executive-Independent Non-Executive-Independent
			No. of Independent Directors - Three No. of Non-Executive Directors - Three The Non-executive Independent Director of the company satisfies the definition of the independent director under Clause 49 1 (A) (iii) of the Listing Agreement.
(B) Non – Executive Directors' compensation & disclosures	49 I (B)	Yes	The payment of sitting fee to the Non-executive Directors of the company for attending the meetings of the Board of Directors has been approved and is being paid within the limits and as prescribed by the Central Govt. or such other limits as prescribed by the Central Government from time to time in this behalf. Except Sitting fee, no other fee/compensation is being paid to the Non-executive / Independent Director/s. The pecuniary relationship / transactions of the Non-executive Director/s for the year ended 31.03.2013 has been disclosed in the Annual Report for the year 2012-13.
(C) Other provisions as to Board and Committees	49 I (C)	Yes	Following are the details of the Meetings held during the quarter ended on 30.09.2013: Date No. of Members Members Present
			- Board Meeting 13-8.2013 6 6
			- Audit Committee 13-8.2013 3 3

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			- Share/ Debenture Transfer-cum-	10.07 2013	3	3
			Shareholders'/ Investors Griev-	20.07.2013	3	3
			ance Committee:	30.07.2013	3	3
				10.08.2013	3	3
				20.08.2013	3	3
				30.08.2013	3	3
				10.09.2013	3	3
				20.09.2013	3	3
				30.09.2013	3	3
			Number of directors who are members	s of more than 10	-	NIL
			Committees or act as Chairman in mor	re than 5 Committ	ees	
			across all companies in which they are	e director		
			Whether every director has informed t	he Company abou	t the -	YES
			Committee position he occupies in oth			
			Notified changes, if any.	1		
(D) Code of Conduct	49 I (D)	Yes				
II. Audit Committee	49 II					
(A) Qualified & Independent Audit	49 II (A)	Yes	Members:			
Committee			- Sh. G.D. Gupta Non-l	Executive &Indep	endent	- Chairman
			- Sh. Praveen Paliwal Non-	Executive &Indep	endent	- Member
			- Sh. A.K. Rathore Non-	Executive &Indep	endent	- Member
			The Company Secretary is the Secreta	ry of the Committ	ee.	
			All members of Audit Committee an			have accounting and
			related financial management expertis	•		
(B) Meeting of Audit Committee	49 II (B)	Yes	During the quarter ended on 30.09.202	13, the Meeting of	Audit C	ommittee was held on
			13.08.2013. In this meeting, the Aud	lit Committee rev	iewed g	eneral working of the
			Company as a whole and adopted t			
			quarter ended on 30.06.2013.			
(C) Power of Audit Committee	49 II (C)	Yes	The Audit Committee includes the fol	lowing powers:		
			1) To investigate any activity within	its terms of refere	nce,	
			2) To seek any information from any	employee,		
			3) To obtain outside legal or other pr		&	
			4) To secure attendance of outsiders			it considers necessary.
(D) Role of Audit Committee	49 II (D)	YES	The role of Audit Committee includes		•	
	` ′		1) Reviewing of the company's fin		process	and disclosure of its
			financial information to ensure the			
			and credible.			
			2) Recommending to the Board, the	appointment, re-	appointn	nent and, if required.
			the replacement or removal of the			
			3) Approval of payment of statutory	-		
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			statutory auditors.
			4) Reviewing with the management, the annual financial statements before
			submission to the board for approval, with particular reference to:
			- Matters required to be included in the Directors' Responsibility Statement to be
			included in the Board's Report in terms of clause (2AA) of Section 217 of the
			Companies Act, 1956.
			- Changes, if any, in accounting policies and practices and reasons for the same.
			- Major accounting entries involving estimates based on the exercise of judgment
			by management.
			- Significant adjustments made in the financial statements arising out of audit
			findings.
			- Compliance with listing and other legal requirements relating to financial
			statements.
			- Disclosure of any related party transactions.
			- Qualifications in the draft audit report.
			5) Reviewing, with the management, the quarterly financial statement before
			submission to the Board for approval.
			6) Reviewing, with the management, performance of statutory and internal auditors,
			adequacy of the internal control system.
			7) Reviewing the adequacy of internal audit function, if any, including the structure
			of the internal audit department, staffing and seniority of the official heading the
			department, reporting structure coverage and frequency of internal audit.
			8) Disclosure with internal auditors any significant findings and follow up thereon.
			9) Reviewing the findings of any internal investigations by the internal auditors into
			matters where there is suspected fraud or irregularity or a failure of internal
			control system of a material nature and reporting the matter to the board.
			10) To look into the reasons for substantial defaults in the payment to the depositors,
			debenture holders, shareholders (in case of non-payment of declared dividends)
			and creditors.
(E) Review of information by Audit	II (E)	Yes	During the last quarter ended on 30.06.2013, the Meeting of Audit Committee was
Committee	11 (2)	100	held on 13.08.2013. In this meeting, the Audit Committee reviewed general working
			of the Company as a whole and also reviewed the Provisional Working Results of the
			Company for the quarter ended on 30-6-2013
III. Subsidiary Companies	49 III	NA	The company has no subsidiary company.
IV. Disclosures	49 IV		
(A) Basis of related party transactions	49 IV (A)	YES	The details of related party transactions along-with its basis are being placed before
			the Audit Commit regularly.
(B) Disclosure of Accounting	49 IV (B)	YES	Complied
treatment			*
(C) Board disclosures	49 IV (C)	YES	The company has laid down the procedures to inform the Board Members about the
			risk assessment and minimization procedures. These procedures have been reviewed
			periodically to ensure that executive management controls risk through means of a
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				properly defined framework.
(D)	Proceeds from public issues, right issues, preferential issues etc.	49 IV (D)	NA	NA
(E)	Remuneration of Directors	IV (E)	YES	 All pecuniary relationship or transactions of the non-executive directors vis-à-vis the company has disclosed in the Annual Report for the year 2012-13 The following disclosures, if any, on remuneration for the year ended 31.03.2013 has been made in the Annual Report for the year 2012-13: All elements of remuneration package of all the directors; Details of fixed components & performance linked incentives; Service contracts, notice period, severance fee (if any) & Stock option details (if any). No other payment is made to the non-executive director except sitting fees for attending the meeting of Board.
(F)	Management	49 IV (F)	YES	The requisite information such as opportunities, threats, outlooks, risks, industry etc. are being commented upon in the Director's Report of the Company and the Directors are also briefed on the issues in the Board Meeting.
(G)	Shareholders	49 IV (G)	YES	The shareholders shall be / are being duly provided with the details of the directors proposed to be appointed/ re-appointed, if any. The meetings of Share/Debenture Transfer-cum-Shareholders'/ Investors' Grievance Committee were held on the dates given above wherein, inter-alia, a report regarding redressal of grievance, if any, during the quarter ended on 30.09.2013, was tabled and discussed.
V.	CEO/CFO Certification	49 V	YES	The requisite certificate was obtained from the CEO/ CFO of the Company under the clause 49 (V) of Listing Agreement at the time of finalization of accounts for the Financial Year 2012-13.
VI.	Report on Corporate Governance	49 VI	YES	The Annual Report includes a separate section on Corporate Governance implemented in the company, giving a detailed compliance report of the various requirements forming part of the Listing Agreement.
VII.	Compliance	49 VII	YES	The certificate regarding compliance of conditions of corporate governance as stipulated in Clause 49 of the Listing Agreement from the Auditors of the Company has been annexed with the Directors' Report and the same is a part of the Annual Report for the year 2012-13.

Dated: October 05, 2013

For PASUPATI SPG & WVG MILLS LTD.,

REKHA SHARMA COMPANY SECRETARY