QUARTERLY COMPLIANCE REPORT ON CORPORATE GOVERNANCE

Quarter ended on : 30-06-2015

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

Directors are Non-Executive and Independent and one Director is Non Executive and Non Independent. No.	Particulars	Clause of Listing Agreement	Compliance Status Yes/No	Remarks
Directors are Non-Executive and Independent and one Director is Non Executive and Non Independent. No.		49 11	Yes	
(B) Independent Directors (C) Non- executive Directors' Compensation & Disclosures (D) Other Provisions as to Board and Committees E) Code of Conduct (B) Independent Directors (C) Non- 49(IIC) Yes 1. Apart from receiving sitting fees, Independent Directors do not have any material pecuniary relationship or transactions with the company or its associates. 2. No Commission has been paid during the quarter ended 30-06-2015 3. No Stock Options has been granted to any of the directors during quarter ended 30-06-2015 Yes 49(IIE) Yes Conduct			Yes	No. Name of Director Category 1 Mr. Ramesh Kumar Jain CMD. Executive and Non Independent 2 Mr. Vidit Jain Whole Time Director. Executive and Non Independent 3 Mr. R.K.Bhardwaj (w.e.f.1-8-2014) Whole Time Director. Executive and Non Independent 4 Mrs. Vrinda Jain (w.e.f.1-7-2014) Non Executive and Non Independent 5 Mr. Ghanshyam Das Gupta (w.e.f 1-7-2014) Non Executive and Independent 6 Mr. Anil Gupta (w.e.f 1-7-2014) Non Executive and Independent 7 Mr. Praveen Palwial Non Executive and Independent 8 Mr. Ashwani Kumar Rahtore Non Executive and Independent Total No. of Directors - Eight No. of Independent Directors - Four - Four No. of Non-Executive Directors - Five - Five The Non-executive Independent Director of the company satisfies the definition of the independent director under Clause 49 of the Listing Agreement.
executive Directors' Compensation & Disclosures (D) Other Provisions as to Board and Committees E) Code of Conduct Or transactions with the company or its associates. 2. No Commission has been paid during the quarter ended 30-06-2015 3. No Stock Options has been granted to any of the directors during quarter ended 30-06-2015 The provisions as to be a stock of the provision of the directors during quarter ended 30-06-2015 The provision		,	Yes	
Provisions as to Board and Committees E) Code of 49(IIE) Yes Conduct	executive Directors' Compensation &	49(IIC)	Yes	or transactions with the company or its associates. 2. No Commission has been paid during the quarter ended 30-06-2015
Conduct	Provisions as to Board and	49(IID)		
(F) Whistle I 40(HF) Vos			Yes Yes	

Blower Policy			
III. Audit	49(111)	Yes	
Committee			
(A)Qualified & Independent Audit Committee	49(IIIA)	Yes	Total Strength of the committee is 4 . All members of committee are independent including chairman. Company Secretary is the Secretary of the Committee. All members of Audit Committee are financially literate and have accounting and related financial management expertise.
(B)Meeting of Audit Committee	49(IIIB)	Yes	During the quarter ended on 30-06.2015, the Meeting of Audit Committee was held on 28-05.2015. In this meeting, the Audit Committee reviewed general working of the Company as a whole and reviewed the audited Results of the Company for the year ended 31.03.2015.
(C)Powers of Audit Committee	, ,	Yes	The Audit Committee includes the following powers: To call for the comments of the auditors about internal control systems, the scope of audit, including the observations of the auditors and review of financial statement before their submission to the Board To discuss any related issues with the internal and statutory auditors and the management of the company. To investigate into any matter in relation to the items or referred to it by the Board To obtain professional advice from external sources.
(D)Role of Audit Committee	49(IIID)	Yes	The role of Audit Committee includes the following: (i) the recommendation for appointment, remuneration and terms of appointment of auditors of the company; (ii) review and monitor the auditor's independence and performance, and effectiveness of audit process; (iii) examination of the financial statement and the auditors' report thereon; (iv) approval or any subsequent modification of transactions of the company with related parties; (v) scrutiny of inter-corporate loans and investments; (vi) valuation of undertakings or assets of the company, wherever it is necessary; (vii) evaluation of internal financial controls and risk management systems; (viii) monitoring the end use of funds raised through public offers and related matters.(ix) any other matter specified by Board in writing.
(E)Review of Information by Audit Committee	49(IIIE)	Yes	Audit Committee review all the information as per the guidelines.
IV Nomination and Remuneration Committee	49(IV)	Yes	Total Strength of the committee is 4 . All members of committee are independent including chairman. Company Secretary is the Secretary of the Committee
V. Subsidiary Companies	49(V)	N/A	
VI Risk Management	49(VI)	Yes	
VII Related Party Transactions	49(VII)	Yes	
VIII. Disclosures	49(VIII)	Yes	
(A)Related Party Transactions	49(VIIIA)	Yes	The details of related party transactions along-with its basis are being placed before the Audit Commit and Board regularly.
(B) Disclosure of Accounting Treatment	49(VIIIB)	Yes	Complied
(C)Remuneration of Directors	49(VIIIC)	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 2013-14 The following disclosures, if any, on remuneration for the year ended 31.03.2014 has been made in the

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			Annual Report for the year 2013-14
			- 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
(D)Management	49(VIIID)		Management Discussion Analysis Report is a part of Director Report which is annually published in the
			Annual Report.
(E) Shareholders	49(VIIIE)		All necessary informations are uploaded in the company's Website as required.
(F) Proceeds	49(VIIIF)	N/A	
from Public			
Issues, Rights			
Issues,			
Preferential			
Issues etc.			
IX CEO/CFO	49(IX)	Yes	The requisite certificate was obtained from the CEO/ CFO of the Company under the clause 49 of Listing
Certification			Agreement at the time of finalization of accounts for the Financial Year 2014-15.
X. Report on	49(X)	Yes	The Annual Report includes a separate section on Corporate Governance implemented in the company, giving a
Corporate	, ,		detailed compliance report of the various requirements forming part of the Listing Agreement
Governance			
XI.	49(XI)	Yes	The certificate regarding compliance of conditions of corporate governance as stipulated in Clause 49 of the
Compliance			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 2013-14.

For Pasupati Spinning & Weaving Mills Limited

Rekha Sharma

Company Secretary

Date 01-07-2015