KALYANI INVESTMENT COMPANY LIMITED



BOARD OF DIRECTORS

Mr. Amit B. Kalyani

Chairman

Mrs.Deeksha A. Kalyani

Mr.S.S. Vaidya (upto 18th May, 2018)

Mr. B.B. Hattarki

Mr.C.G. Patankar (upto 11th August, 2017)

Mr. R.K. Goyal

Mr.S.K. Adivarekar (w.e.f. 18th May, 2018)

CORPORATE IDENTITY NUMBER (CIN)

L65993PN2009PLC134196

REGISTERED OFFICE

Mundhwa, Pune - 411 036

Phone : +91-020-26715000 / 66215000

Fax : +91-020-26821124

Website: www.kalyani-investment.com E-mail: investor@kalyani-investment.com

CHIEF EXECUTIVE OFFICER & CHIEF FINANCIAL OFFICER

Mr.Sanjay Yewale

COMPANY SECRETARY

Mr. Adwait Joshi

AUDITORS

M/s. P. G. Bhagwat Chartered Accountants Suite No. 2, "Orchard", Dr. Pai Marg, Baner Pune - 411 045

BANKERS

HDFC Bank Limited

REGISTRAR & TRANSFER AGENTS

Link Intime India Private Limited Block No.202, Akshay Complex, 2nd Floor, Off Dhole Patil Road, Near Ganesh Mandir, Pune – 411 001

_____ KALYANI INVESTMENT

| CONTENTS | |
|----------------------------------------------------------------|----|
| Corporate Governance | 2 |
| Shareholder Information | 11 |
| Directors' Report | 14 |
| Auditor's Report | 32 |
| Balance Sheet | 36 |
| Statement of Profit and Loss | 37 |
| Cash Flow Statement | 38 |
| Notes forming part of the Financial Statements | 39 |
| Auditor's Report on Consolidated Financial Statements | 53 |
| Consolidated Balance Sheet | 56 |
| Consolidated Statement of Profit and Loss | 57 |
| Consolidated Cash Flow Statement | 58 |
| Notes forming part of the Consolidated Financial Statements | 59 |

9TH ANNUAL GENERAL MEETING

Day : Tuesday

Date : 21st August, 2018
Time : 2.00 p.m. (I.S.T.)

Place : Registered Office, Kalyani Investment Company Limited,

Mundhwa, Pune - 411 036



REPORT ON CORPORATE GOVERNANCE

CORPORATE GOVERNANCE PHILOSOPHY

Kalyani Investment has been practicing the principles of good Corporate Governance and lays strong emphasis on transparency and proper disclosures. The Company believes that timely disclosures, transparent accounting policies and strong Board go a long way in protecting shareholders trust while maximising long term corporate value.

The Company recognises that good Corporate Governance is a continuing exercise and is in compliance with the requirements stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 with regard to Corporate Governance, applicable for the Financial Year 2017-18.

This chapter of the report, along with the information given under 'Management Discussion and Analysis' and 'Shareholder Information' constitutes the compliance report of the Company on Corporate Governance.

1. BOARD LEVEL ISSUES

COMPOSITION OF THE BOARD

As on 31st March, 2018, the Board of Directors of Kalyani Investment comprised Five Directors. The Board consists of Non-Executive Chairman, who is a relative of Promoter and Four Non-Executive Directors, of which three are Independent. Details are given in Table 1.

NUMBER OF BOARD MEETINGS

During the year 2017-18, the Board of the Company met Five times on 25th May, 2017, 11th August, 2017, 9th November, 2017, 15th December, 2017 and 5th February, 2018. All the meetings were held in such manner that the gap between two consecutive meetings was not more than one hundred and twenty days.

DIRECTORS' ATTENDANCE RECORD AND DIRECTORSHIPS

Table 1: The composition of the Board, the category of Directors, their attendance record and the number of directorships and Committee Memberships / Chairmanships held in Indian Public Limited Companies, including the Company as on 31st March, 2018:

| Table - 1 - Details about Board of Directors of the Company | | | | | | | |
|-------------------------------------------------------------|------------------------------------|--------------------------------------------------------------|----------|------------------------------------------------------------------------------------------------|---------------|--------------|----------------|
| Name of the Director | Category | Particulars of Attendance Number of Last Board Meetings AGM | | Number of Directorships and Committee Memberships / Chairmanships as on 31st March, 2018 | | | |
| | | | | | Directorships | Committee | Committee |
| | | | | AGM | | Memberships* | Chairmanships* |
| | | Held | Attended | | | | |
| Mr.Amit B. Kalyani Chairman | Relative of Promoter Non-Executive | 5 | 4 | Yes | 8 | 1 | _ |
| Mrs.Deeksha A. Kalyani | Relative of Promoter Non-Executive | 5 | 4 | Yes | 1 | _ | _ |
| Mr.S.S. Vaidya | Independent | 5 | 5 | No | 5 | 2 | 2 |
| Mr.B.B. Hattarki | Independent | 5 | 5 | Yes | 8 | 4 | 5 |
| Mr.R.K. Goyal | Independent | 5 | 5 | Yes | 3 | 3 | _ |

^{*} In accordance with Regulation 26 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Memberships / Chairmanships of only Audit Committee and Stakeholders Relationship Committee have been considered.

INDEPENDENT DIRECTORS

As mandated by Regulation 17 and as defined by Regulation 16(1)(b) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the 'Independent Directors' on Kalyani Investment Company Limited's Board :

- > are persons of integrity and possess relevant expertise and experience;
- are or were not a Promoter of the Company or its holding, subsidiary or associate company;
- are not related to promoters or directors in the Company, its holding, subsidiary or associate company;
- > apart from receiving director's remuneration, have or had no material pecuniary relationship with the Company, its holding, subsidiary or associate company, or their promoters, or directors, during the two immediately preceding financial years or during the current financial year;

- > none of whose relatives have or had pecuniary relationship or transaction with the Company, its holding, subsidiary or associate company or their promoters, or directors, amounting to two per cent or more of its gross turnover or total income or fifty lakh rupees or such higher amount as may be prescribed from time to time, whichever is lower, during the two immediately preceding financial years or during the current financial year;
- > who, neither themselves nor any of their relatives:
 - (i) holds or has held the position of a key managerial personnel or is or has been employee of the Company or its holding, subsidiary or associate company in any of the three financial years immediately preceding the financial year in which he is proposed to be appointed;
 - (ii) is or has been an employee or proprietor or a partner, in any of the three financial years immediately preceding the financial year in which he is proposed to be appointed of:
 - (A) a firm of auditors or company secretaries in practice or cost auditors of the Company or its holding, subsidiary or associate company; or
 - (B) any legal or a consulting firm that has or had any transaction with the Company, its holding, subsidiary or associate company amounting to ten per cent or more of the gross turnover of such firm;
 - (iii)holds together with his relatives two per cent or more of the total voting power of the Company; or
 - (iv)is a Chief Executive or Director, by whatever name called, of any non-profit organisation that receives twenty-five per cent or more of its receipts from the Company, any of its promoters, directors or its holding, subsidiary or associate company or that holds two per cent or more of the total voting power of the Company;
 - (v) is a material supplier, service provider or customer or a lessor or lessee of the Company;
- > are not less than 21 years of age.

None of the Directors is a member of more than ten Board level Committees of Indian Public Limited Companies in which they are Directors or a Chairman of more than five such Committees.

BOARD PROCEDURE

Information Supplied to the Board

Among others, information supplied to the Board includes:

- Annual operating plans and budgets, capital budgets and any update thereof.
- Quarterly results for the Company.
- Minutes of meetings of Audit Committee and other committees of the Board.
- Appointment, remuneration and resignation of Director.
- The information on recruitment and remuneration of senior officers just below the level of the Board, including the appointment or removal of Chief Financial Officer and Company Secretary.
- Show cause, demand, prosecution notices and penalty notices, if any, which are materially important.
- Fatal or serious accidents, dangerous occurrences, any material effluent or pollution problems.
- Any material default in financial obligations to and by the Company.
- Details of any Joint Venture / Collaboration Agreement.
- Transactions that involve substantial payment towards goodwill, brand equity or intellectual property.
- Sale of investments, assets which are material in nature and not in normal course of business.
- Making of loans and investments of surplus funds.
- Quarterly details of foreign exchange exposures and the steps taken by management to limit the risks of adverse
 exchange rate movement, if material.
- Non-compliance of any regulatory, statutory or listing requirements and shareholders service such as non-payment
 of dividend, delay in share transfer etc.
- General Notices of interest by Directors, declarations of Independent Directors at the time of appointment / annual declarations.
- Formation / Reconstitution of Committees of the Board.
- Dividend declaration.
- Appointment and fixing remuneration, of the Auditors as recommended by the Audit Committee.
- Annual Financial Results of the Company, Auditor's Report and the Report of the Board of Directors.
- Compliance certificates for all the laws as applicable to the Company.
- CSR activities carried out by the Company and expenditure made thereon.

The Board of Directors of the Company is presented with detailed notes, along with the agenda papers, well in advance of each Board and Committee Meeting. All material information is incorporated in the agenda for facilitating focused and meaningful discussions at the meeting. In special and exceptional circumstances, additional items on the agenda are permitted.



CEO AND CFO CERTIFICATION

The Chief Executive Officer and the Chief Financial Officer of the Company give annual certification on financial reporting and internal controls to the Board in terms of Regulation 17(8) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Chief Executive Officer and the Chief Financial Officer also give quarterly certification on financial results, while placing the financial results before the Board in terms of Regulation 33(2)(a) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

CODE OF CONDUCT

The Company has adopted a Code of Conduct for Directors and Senior Management of the Company. The Code has been circulated to all the members of the Board and Senior Management and the same is available on the Company's website. (Web-link: http://www.kalyani-investment.com/board-of-directors/code-of-conduct/)

The Board members and the senior management have affirmed the compliance with the Code. A declaration to that effect signed by the Chairman of the Company is contained in this Annual Report.

DIRECTORS WITH MATERIALLY PECUNIARY OR BUSINESS RELATIONSHIP WITH THE COMPANY

There has been no materially relevant pecuniary transactions or relationship between the Company and its non-executive and / or independent Directors for the year 2017-18.

COMMITTEES OF THE BOARD

As on 31st March, 2018 the Company has Audit Committee, Stakeholders Relationship Committee, Nomination and Remuneration Committee and Corporate Social Responsibility Committee. The Board Committees are set up and reconstituted, as and when necessary, under the formal approval of the Board to carry out clearly defined role which are considered to be performed by the members of the respective Board Committees. The Company's guidelines relating to Board Meetings are applicable to the Committee Meetings, as far as practicable. Minutes of the proceedings of the Committee Meetings are placed before the Board Meeting for consideration and noting. The Company Secretary acts as the Secretary of all Committees.

AUDIT COMMITTEE

As on 31st March, 2018, the Audit Committee of Kalyani Investment comprised three members, of which all are Independent Directors. All the members have accounting and finance management expertise.

The Board of Directors at their meeting held on 11th August, 2017, had reconstituted the Audit Committee to consist of Mr.B.B. Hattarki, Chairman and Mr.S.S. Vaidya and Mr.R.K. Goyal as other members of the Committee. Reconstitution of the Committee was done as Mr.C.G. Patankar, Independent Director and member of the Committee resigned with effect from 11th August, 2017. The Annual General Meeting of the Company held on 1st August, 2017 was attended by the Chairman of the Audit Committee, Mr.B.B. Hattarki, to answer the shareholders' queries.

The representatives of the Statutory Auditors, Internal Auditors and remaining Board Members are permanent invitees to the Audit Committee Meetings.

During the year 2017-18 Audit Committee met on 25th May, 2017, 11th August, 2017, 9th November, 2017 and 5th February, 2018 and there were no instances, where the Board had not accepted the recommendations of the Audit Committee. Particulars relating to the attendance at the Audit Committee meetings held during the year are given below:

| Name of the Director | Category | Number of Meetings held | Number of Meetings attended |
|----------------------------|-------------|-------------------------|-----------------------------|
| Mr.B.B. Hattarki, Chairman | Independent | 4 | 4 |
| Mr.S.S. Vaidya | Independent | 4 | 4 |
| Mr.C.G. Patankar* | Independent | 2 | _ |
| Mr.R.K. Goyal | Independent | 4 | 4 |

^{*}Resigned with effect from 11th August, 2017

The Role of the Audit Committee of the Company includes of the following:

- Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure
 that the financial statement is correct, sufficient and credible.
- Recommendation for appointment, remuneration and terms of appointment of Auditors of the Company.

- Approval of payment to Statutory Auditors for any other services rendered by the Statutory Auditors.
- Reviewing with the management, the annual financial statements and auditor's report thereon 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 (c) of sub-section 3 of Section 134 of the Companies Act, 2013.
 - > 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.
 - Modified opinion(s) in the draft audit report, if any.
- Reviewing with the management, the quarterly financial statements before submission to the Board for approval.
- Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue etc.), the statement of funds utilised for the purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue and making appropriate recommendations to the Board to take up steps in this matter.
- Reviewing and monitoring the auditor's independence and performance and effectiveness of audit process.
- Approval or any subsequent modification of transactions of the Company with related parties.
- Scrutiny of inter-corporate loans and investments.
- Valuation of undertakings or assets of the Company, wherever it is necessary.
- Evaluation of internal financial controls and risk management systems.
- Reviewing with the management, performance of statutory and internal auditors, adequacy of the internal control systems.
- 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.
- Discussions with internal auditors on any significant findings and follow up thereon.
- 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 systems of a material nature and reporting the matter to the
 Board.
- Discussions with statutory auditors before audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern, if any.
- 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.
- To review the functioning of the whistle blower mechanism.
- Approval of appointment of Chief Financial Officer after assessing the qualifications, experience and background etc. of the candidate.
- Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.

Review of Information by the Audit Committee:

- Management discussion and analysis of financial condition and results of operations.
- Statement of significant related party transactions (as defined by the Audit Committee), submitted by management.
- Management letters / letters of internal control weaknesses issued by the statutory auditor.
- Internal audit reports relating to internal control weaknesses.
- The appointment, removal and terms of remuneration of the chief internal auditor.



STAKEHOLDERS RELATIONSHIP COMMITTEE

As on 31st March, 2018, Stakeholders Relationship Committee comprised of three Directors viz. Mr.B.B. Hattarki, Chairman, Mrs.Deeksha A. Kalyani and Mr.R.K. Goyal. During the year 2017-18, the Stakeholders Relationship Committee met on 25th May, 2017, 11th August, 2017, 9th November, 2017 and 5th February, 2018.

The Board of Directors at their meeting held on 11th August, 2017, reconstituted the Stakeholders Relationship Committee as Mr.C.G. Patankar, Independent Director and Committee member, resigned with effect from 11th August, 2017. Mrs.Deeksha A. Kalyani, Director of the Company was co-opted as a member of the Committee.

Particulars relating to the attendance at the Stakeholders Relationship Committee meetings held during the year are given below :

| Name of the Director | Category | Number of Meetings held | Number of Meetings attended |
|----------------------------|---------------|-------------------------|-----------------------------|
| Mr.B.B. Hattarki, Chairman | Independent | 4 | 4 |
| Mr.C.G. Patankar* | Independent | 2 | _ |
| Mr.R.K. Goyal | Independent | 4 | 4 |
| Mrs.Deeksha A. Kalyani** | Non-Executive | 2 | 2 |

^{*}Resigned with effect from 11th August, 2017

Role of the Stakeholders Relationship Committee:

The Committee shall consider and resolve the grievances of the security holders of the Company, including complaints related to transfer of shares, non-receipt of annual report and non-receipt of declared dividend, if any.

COMPLIANCE OFFICER

Mr.Adwait Joshi, Company Secretary is the Compliance Officer for complying with requirements of Securities Laws and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

STATUS OF INVESTORS' COMPLAINTS

During the year, no complaints were received. The status of complaints is also reported to the Board of Directors, as an agenda item.

DESIGNATED EXCLUSIVE EMAIL-ID

The Company has also provided separate E-mail ID: investor@kalyani-investment.com exclusively for investor servicing.

NOMINATION AND REMUNERATION COMMITTEE

As on 31st March, 2018, Nomination and Remuneration Committee comprised of three Directors viz. Mr.B.B. Hattarki, Chairman, Mr.Amit B. Kalyani and Mr.R.K. Goyal. During the year 2017-18, the Nomination and Remuneration Committee met on 25th May, 2017.

Role of Nomination and Remuneration Committee:

- Formulation of the criteria for determining qualifications, positive attributes and independence of Directors and recommend to the Board a policy, relating to the remuneration of the Directors, key managerial personnel and other employees.
- Formulation of criteria for evaluation of performance of Independent Directors and the Board.
- Devising a policy on Board diversity.
- Identifying the persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down and recommend to the Board their appointment and removal.
- Whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors.

Particulars relating to the attendance at the Nomination and Remuneration Committee meeting held during the year are given below:

| Name of the Director | Category | Number of Meetings held | Number of Meetings attended |
|----------------------------|---------------|-------------------------|-----------------------------|
| Mr.B.B. Hattarki, Chairman | Independent | 1 | 1 |
| Mr.Amit B. Kalyani | Non-Executive | 1 | 1 |
| Mr.R.K. Goyal | Independent | 1 | 1 |

^{**}Appointed with effect from 11th August, 2017

BOARD DIVERSITY AND REMUNERATION POLICY

The Board on recommendation of the Nomination and Remuneration Committee has approved Board Diversity and Remuneration Policy and the same is available on the Company's website. (Web-link: http://www.kalyani-investment.com/corporate-social-responsibility-csr/board-diversity-remuneration/) The Policy provides for criteria for determining qualifications, positive attributes and independence of director as well as remuneration policy for directors, key managerial personnel and other employees.

In terms of the said Policy, a director shall be a person of integrity, who possesses relevant expertise and experience and who shall uphold ethical standards of integrity and probity; act objectively and constructively; exercise his responsibilities in a bona-fide manner in the interest of the Company; devote sufficient time and attention to his professional obligations for informed and balanced decision making; and assist the Company in implementing the best corporate governance practices. An independent director should also meet the requirements of the Companies Act, 2013 and Regulation 16(1)(b) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Remuneration to Non-Executive Directors

The Non-Executive Directors draw remuneration in the form of commission, upto an aggregate amount not exceeding 3% of the net profits of the Company for the year, as may be decided by the Board of Directors from time to time.

Payments to Non-Executive Directors are decided based on multiple criteria of seniority / experience, number of years on the Board, Board / Committee meetings attended, Director's position on the Company's Board Committees, other relevant factors and performance of the Company.

Remuneration to Key Managerial Personnel and other Employees

Remuneration to Key Managerial Personnel and Senior Management involves a balance between fixed and incentive pay reflecting short and long term performance objectives, appropriate to the working of the Company and its goals. The remuneration will be such, so as to ensure that the relationship of remuneration to performance is clear and meets appropriate performance benchmarks.

REMUNERATION OF DIRECTORS

No remuneration was paid to any Director during the year 2017-18. The Company does not have any stock option scheme.

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

As on 31st March, 2018, Corporate Social Responsibility (CSR) Committee comprises of three Directors viz. Mr.B.B. Hattarki, Chairman, Mr.S.S. Vaidya and Mr.R.K. Goyal. During the year 2017-18, the Corporate Social Responsibility Committee met on 25th May, 2017 and 11th August, 2017.

Role of CSR Committee:

- Formulation and recommendation to the Board, CSR Policy, which shall indicate the activities to be undertaken by the Company as specified in Schedule VII of the Companies Act, 2013.
- Recommend the amount of expenditure to be incurred on the activities referred in CSR Policy.
- Monitor CSR Policy of the Company from time to time.

The Committee's core responsibility is to assist the Board in discharging its social responsibility by formulating and monitoring implementation of the framework of the CSR Policy. The CSR Policy of the Company is available on the Company's website. (Web-link: http://www.kalyani-investment.com/corporate-social-responsibility-csr/)

Particulars relating to the attendance at the CSR Committee meetings held during the year are given below:

| Name of the Director | Category | Number of Meetings held | Number of Meetings attended |
|----------------------------|-------------|-------------------------|-----------------------------|
| Mr.B.B. Hattarki, Chairman | Independent | 2 | 2 |
| Mr.S.S. Vaidya | Independent | 2 | 2 |
| Mr.R.K. Goyal | Independent | 2 | 2 |

INDEPENDENT DIRECTORS MEETING

During the year under review, the Independent Directors met on 5th February, 2018, inter alia to discuss:

- Evaluation of the performance of Non-Independent Directors and Board of Directors, as a whole.
- Evaluation of the performance of the Chairperson of the Company, taking into account the views of Executive Directors and Non-Executive Directors.
- Evaluation of the quality, quantity and timeliness of flow of information between the Company Management and
 the Board of Directors, that is necessary for the Board of Directors to effectively and reasonably perform their
 duties.

All the Independent Directors were present at the meeting. The Directors expressed their satisfaction with the evaluation process.



2. MANAGEMENT

MANAGEMENT DISCUSSION AND ANALYSIS

STRUCTURE OF THE COMPANY AND THRUST OF THE BUSINESS

Kalyani Investment is a Core Investment Company holding more than 90% of its assets in the form of investments in shares of or debts in Group Companies, out of which more than 60% are in the form of the investment in Equity Shares. The thrust of business is to hold and continue to hold securities in Kalyani Group Companies.

RISKS AND CONCERNS

Kalyani Investment's income is mainly from the dividends that may be receivable on investments held by it / may be held in future. Any adverse impact on the industries of which securities are held by Kalyani Investment, also have a bearing on the performance of Kalyani Investment. Any slowdown in the growth of Indian economy or future volatility in global financial market, could also adversely affect the business.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has adequate internal control systems to ensure operational efficiency and accuracy in financial reporting and compliance of applicable laws and regulations.

The internal control is supplemented by review of internal auditors. Observations of the internal auditors are subject to periodic review and compliance monitoring. The Audit Committee of Directors reviews the Internal Audit process and the adequacy and effectiveness of internal audit and controls periodically.

Cautionary Statement

Statements in this management discussion and analysis describing the Company's objectives, projections, estimates and expectations may be 'forward looking statements' within the meaning of applicable laws and regulations. Actual results may differ substantially or materially from those expressed or implied. Important developments that could affect the Company's operations include a downtrend in the industry – global or domestic or both, significant changes in political and economic environment in India, applicable statues, litigations etc.

DISCLOSURES

RELATED PARTY TRANSACTIONS

The Company has not entered into any 'Related Party Transaction' pursuant to Section 188(1) of the Companies Act, 2013, during the financial year 2017-18.

DISCLOSURES BY MANAGEMENT TO THE BOARD

All disclosures relating to financial and commercial transactions where Directors may have a potential interest are provided to the Board and the interested Directors do not participate in the discussions nor do they vote on such matters.

WHISTLE BLOWER POLICY

The Company promotes ethical behavior in all its business activities and has put in place a mechanism for reporting illegal / unethical behavior. The Company has vigil mechanism named 'Whistle Blower Policy', wherein the employees / directors can report the instances of unethical behavior, actual or suspected fraud or any violation of the Code of Conduct and / or laws applicable to the Company and seek redressal. This mechanism provides appropriate protection to the genuine Whistle Blower, who avails of the mechanism. The details of establishment of Whistle Blower Policy / Vigil Mechanism have been disclosed on the website of the Company. (Web-link: http://www.kalyani-investment.com/corporate-social-responsibility-csr/whistle-blower/)

INDEPENDENT DIRECTORS TRAINING AND INDUCTION

The Independent Directors are provided with necessary documents / brochures and reports to enable them to familiarise with the Company's business, procedures and practices. Along with role, function, duties and responsibilities expected from Director, the Director is also explained in detail the compliances required from him under the Companies Act, 2013, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other relevant regulations and his affirmation is taken with respect to the same.

Further, with a view to familiarise Director with the Company's operations, the Chairman also has one-to-one discussion with the newly appointed Director. These initiatives help the Director to understand the Company, its business and the regulatory framework in which the Company operates and equips him to effectively fulfill his role as a Director of the Company. The details of this familiarisation programme are available on the website of the Company. (Web-link: http://www.kalyani-investment.com/board-of-directors/)