

KRYPTON INDUSTRIES

CIN: L25199WB1990PLC048791

Bombay Stock Exchange Ltd DM-Department of Corporate Services Phiroze jeejeebhoy Towers Dalal Street Mumbai - 400001 Dt. 10.07.2015 Ref: KIL/BSE/14-15/

Dear Sir,

Sub: Submission of Quarterly Compliance Report on Corporate

Governance for the quarter ended 30.06.2015

Ref: Company ISIN No INE951B01014, SL. No.523550

Please find enclosed a copy of Quarterly Compliance Report on Corporate Governance for the Quarter Ended 30.06.2015, as stipulated in clause 49 of the Listing Agreement in accordance with the prescribed format.

The above is for your record and information.

Thanking You,

Yours faithfully,

For Krypton Industries Ltd

Shyamali Pathak

Asst.Manager Secreterial



(E) Code of Conduct

KRYPTON INDUSTRIES

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QUARTERLY COMPLIANCE REPORT ON CORPORATE GOVERNANCE

NAME OF THE COMPANY: KRYPTON INDUSTRIES LIMITED

Quarter Ending on 30th June, 2015

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Particulars	Clause of the	Compliance	Remarks			
II) Poord of Direct	Listing Agreement	Status				
II) Board of Directors	49(1I)					
(A) Composition of Board	49(IIA)	Yes	The Board of Directors of the compar consists of Mr. Jay Singh Bardi Managing Director and four Non Executive Directors Mr. Ravi Prakas Pincha, Mr. Tilok Chand Bachhawa Mrs. Vimala Devi Bardia, and M Pradeep Kumar Singh, out of whom Mrs. Vimala Devi Bardia, is a Woma Director. Mr. Pradeep Kumar Singh is elected a the Chairman of the Company.			
(B) Independent Directors	49(IIB)	Yes	The Board consists of two Non-Executiv Independent Directors, namely, Mr. Rav Prakash Pincha and Mr. Pradeep Kuma Singh.			
(C) Non-Executive Directors' Compensation & Disclosure	49(IIC)	Yes	Except Mr. Jay S.Bardia, all othe Directors are Non-Executive. Non-Executive directors draw only sitting fees from the Company.			
(D) Other Provisions as to Board & Committees	49(IID)	Yes	The Board Meetings are held more than four times a year and Maximum time gap between two Board Meetings is less than one hundred and twenty days. None of the Directors of the Company is a member in more than 10 committees or acts as chairman of more than 5 Committees across all companies in which he is a Director.			

49(IIE)

Yes

Code of Conduct has been laid by the



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			Board.
(F) Whistle Blower Policy	49(IIF)	Yes	The Company has duly established a vigi mechanism for directors & employees to report concerns about unethical behavior actual or suspected fraud or violation of the Company's code of conduct or ethic policy.
III)Audit Committee	49(III)		
(A) Qualified & Independent Audit Committee	49(IIIÁ)	Yes	The Committee consists of Mr. Jay Single Bardia, Managing Director and other two non executive Independent Directors viz. Mr. Ravi Prakash Pincha and Mr. Pradeep Kumar Singh (MA).Mr. Pradeep Kumar Singh, an Independent Director, acts a Chairman of the committee. Ms. Arti Bothra, Company Secretary act as Secretary to the Committee.
(B) Meeting of Audit Committee	49(IIIB)	Yes	Audit Committee Meeting is held minimum four times a year.
(C) Powers of Audit Committee	49(IIIC)	Yes	Audit committee exercises its full power.
(D) Role of Audit Committee	49(IIID)	Yes	Audit Committee plays its Role as laid in the Clause 49 of the Listing Agreemen read together with the Companies Act.
(E) Review of information by Audit Committee	49(IIIE)	Yes	Audit Committee reviews the information required mandatorily under clause 49 of the Agreement.
IV. Nomination & Remuneration Committee	49(IV)	Yes	The Committee consists of Mr. Tilol Chand Bachhawat, Non Executive Director with two Non-Executive Independent Directors viz., Mr. Rav Prakash Pincha and Mr. Pradeep Kuma Singh. Mr. Ravi Prakash Pincha, an Independen Director, elected as Chairman of the committee w.e.f. 1st April, 2015.
V. Subsidiary Companies	49(V)	N.A	Not Applicable
VI. Risk Management	49(VI) For Erypton ladu	Yes	The company has constituted a Risk Management Committee w.e.f. 1 st April 2015 in accordance with the Companies



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			Act, 2013 & revised clauses of Listin Agreement, consisting of Mr. Jay Ṣiṇṣ Bardia, Managing Director, Mr. Pradec Kumar Singh, Independent Director, Mr. Vimala Devi Bardia, Non-Executiv Director and Mr. Vinay Sipani, chi Financial officer of the Company. Mr. Pradeep Kumar Singh, and Independent Director, acts as Chairman of the committee.
VII. Related Party Transactions	49(VII)	Yes	Related Party Transactions are held of the basis of prevailing market prices.
VIII. Disclosures	49 (VIII)	Yes	
(A) Related Party Transaction	49(VIIIA)	Yes	Details of all material transactions wirelated parties are disclosed annually Annual Accounts.
(B)Disclosure of Accounting Treatment	49(VIIIB)	Yes	Where in the preparation of financistatement, treatment different from the prescribed in an Accounting Standard has been followed, the fact is disclosed in the financial statement.
(C) Remuneration of Directors	49(VIIIC)	Yes	 (i)The Remuneration to Directors is partial as per recommendations of the Nomination & Remuneration Committee. (ii) Remuneration is only paid to the Managing Director only. Other Director get only sitting fees.
(D) Management	49(VIIID)	Yes	Management Discussion and Analyst Report forms part of the Directors Report to the shareholders of the company Annual Report.
(E) Shareholders	49(VIIIE)		The Stakeholders Relationsh Committee has been reconstituted w.e. 1st April, 2015 in accordance with t Companies Act, 2013 & revised claus of Listing Agreement consisting of M Vimala Devi Bardia and Mr. Prade Kumar Singh
	Merti Bothera	Secretar	Mrs. Vimala Devi Bardia has be



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- 4	_		designated as the Chairman of the Committee. Ms. Arti Bothra, Company Secretary, ac as Secretary to the Committee. The BTA has received only one as
		,	The RTA has received only one ar grievance / Complaints in the quart which has been duly resolved and the was no complaint pending at the beginning and at the end of the quarter.
			In view of the SEBI Directive dated 27 December, 2002, all the work relating shares whether in dematerialized or physical mode has now been entrusted one single agency.
(F) Proceeds from public issues, right issue, preferential issues, etc	49 (VIIIF)	N.A.	Not Applicable
IX)CEO/CFO Certification	49(IX)	Yes	The Chief Executive Officer, M Pannalal Bardia and Chief Financi Officer Mr. Vinay Sipani, lays before the Board the certificate regarding the financial statements as True & Fair in a respects.
X) Report on Corporate Governance	49(X)	Yes	The Company includes a separate section Corporate Governance in the Annu Report of the Company for the respective Financial Year.
XI) Compliance	49(XI)	Yes	The Company has obtained Certifica from the Statutory Auditors regardir compliance of conditions of Corpora Governance as stipulated in the clause 4 of the Listing Agreement and the san has been sent to the Stock Exchange along with the Annual Report.

Yours Faithfully Krypton Industries Limited

For Krypton Industries Lta

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