

<u>Sr. No.</u>	<u>Basis</u>	Audit Committee			Nomination and Remuneration Committee			
		Name of Member	Position in Committee	Director Category		<u>Name of</u> Member	Position in Committee	Director Category
	Composition	Mrs. Nidhi Shantanu Mundada	Chairman	Independent Director		Mrs. Nidhi Shantanu Mundada	Chairman	Independent Director
1.		Mr. Govardhan Murlidhar Dhoot	Member	Managing Director		Mr. Rukmesh Prabhukumar Dhandhania	Member	Independent Director
		Mr. Rukmesh Prabhukumar Dhandhania	Member	Non-Executive Independent Director		Mr. Praveen Saxena	Member	Independent Director
2.	Terms of Reference	 Carrying out any other function specified under Part C of Schedule II of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements(Regulations, 2015(SEBI LODR))as and when amended from time to time. Carrying out any other function specified in Companies Act, 2013 as and when amended from time to time. To verify that the systems for internal control towards compliance of SEBI (Prohibition of 			À	Sub Part A of F Exchange Boa Disclosure Rec <u>LODR</u>)as and v Carrying out Companies Act time to time. Formulation qualifications,	Part D of Scher rd of India (quirements (R when amended any other t, 2013 as an of the crite positive	nction specified under dule II of Securities and Listing Obligation and legulations, 2015 <i>(SEBI</i>) d from time to time. function specified in d when amended from eria for determining attributes and
		Insider Tradin	g) Regulation	s, 2015 are adequate		independence	of a director	and recommend to the



and operating effectively at least once in a		Board a policy, relating to the remuneration of the
financial year.		directors, key managerial personnel and other
To review and verify the report on internal		employees.
control.	\succ	Formulation of criteria for evaluation of
To strengthen the internal control system placed		Independent Directors and the Board.
for compliance of SEBI (Prohibition of Insider	\succ	Devising a policy on Board diversity.
Trading) Regulations, 2015.	\succ	Identifying persons who are qualified to become
To review and verify the report to be provided by		directors and who may be appointed in senior
Compliance officer on compliance of SEBI		management in accordance with the criteria lay
(Prohibition of Insider Trading) Regulations,		down, and recommend to the Board their
2015 and code of conduct at such frequency as		appointment and removal.
may be stipulated by the Board of Directors.	\triangleright	To recommend to the Board, the terms and
To Review with management, quarterly, half		conditions of appointment of key Management
yearly and annual financial statements before		personnel.
submission to the Board.	\triangleright	Power to seek information from any employee.
To discuss with the management and the internal	\triangleright	The committee shall review and reassess the
and statutory auditor's findings in the internal		adequacy of this charter periodically and
audit reports.		recommend any proposed changes to Board for
\succ To Deliberate on the applicability, compliance		approval.
and impact of various Accounting Standards and		The Committee shall also have authority to obtain
guidelines issued by the Institute of Chartered		advice and assistance from internal or external
Accountants of India from time to time.		legal, accounting or other advisors.
\succ To Review the Company's Financial and Risk	\triangleright	Any other power specifically assigned by the Board
Management Policies and Audit Reports covering		of Directors of the Company from time to time by
operational, financial and other business risk		way of resolution passed by it in a duly conducted
areas.		Meeting.
> The committee shall review and reassess the		Ŭ



		 adequacy of this charter periodically and recommend any proposed changes to Board for approval. The Committee shall also have authority to obtain advice and assistance from internal or external legal, accounting or other advisors. Any other power specifically assigned by the Board of Directors of the Company from time to time by way of resolution passed by it in a duly conducted Meeting. 	
3.	Role of Company Secretary	Company Secretary of the Company acts as a Secretary to this Committee.	Company Secretary of the Company acts as a Secretary to this Committee.
4.	Quorum	Quorum shall either be two members or one third of the members of the committee, whichever is greater, with at least two independent directors.	·



<u>Sr. No.</u>	<u>Basis</u>	Stakeholder Relationship Committee			<u>Inquiry Committee</u> (SEBI (Prohibition of Insider Trading) <u>Regulations, 2015)</u>			
1.	Composition	Name of Member Mrs. Nidhi Shantanu Mundada Mr. Govardhan Murlidhar Dhoot Mr. Brijmohan Murlidhar Dhoot	Position in Committee Chairman Member Member	Director CategoryIndependentDirectorExecutive DirectorExecutive Director		Name of Member Mr. Govardhan Murlidhar Dhoot Mr. Brijmohan Murlidhar Dhoot Mr. Ajay Samant	Position in Committee Member Member	Director Category Executive Director Executive Director CFO
2.	Terms of Reference	 Carrying out any other function specified under Sub Part B of Part D of Schedule II of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements (Regulations, 2015 (SEBI LODR) as and when amended from time to time. Carrying out any other function specified in Companies Act, 2013 as and when amended from 				 or suspected thereof; To Initiate ind suspected Leal To devise pro suspected Leal 	Leak of UPS quiry on its o k of UPSI; cess for inqu k of UPSI;	eived in writing on leal I and conduct inquiry own motion on leak of iry in case of leak and n inquiry to and make



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		 time to time. To review the status of Dematerialization of Company's shares and matters incidental thereto. To review and monitor the approval to the transfers and transmission made by any Director under executive authority delegated to him from time to time. To monitor the matters of litigation related to shareholders and take decisions relating thereto. To consider and finalize the report on Corporate Governance to be annexed with the Annual Report of the Company. The committee shall review and reassess the adequacy of this charter periodically and recommend any proposed changes to Board for approval. The Committee shall also have authority to obtain advice and assistance from internal or external legal, accounting or other advisors. Any other power specifically assigned by the Board of Directors of the Company from time to time by way of resolution passed by it in a duly conducted Meeting. 	A A A A A A A	Committee in the course of examination;
3.	Role of Company Secretary	Company Secretary of the Company acts as a Secretary to this Committee.		ompany Secretary of the Company may or may not t as a Secretary to this Committee.



4	Quorum	Quorum shall either be two members or one third of	Quorum shall either be two members or one third of
4.		the members of the committee, whichever is greater	the members of the committee, whichever is greater



<u>Sr. No.</u>	Basis	Internal Complaint Committee for prevention and prohibition of Sexual Harassment of Woman		
1.	Composition	Sr. No. Name of the Member & DesignationDesignation1.Mrs. Falguni Desai - Manager - HR & AdminPresiding Officer2.Mr. Sunil Malla - Manager - HR & AdminMember3.Mrs. Reshma Kanaskar - Dy. Manager - PurchaseMember4.Ms. Kajal Sharma - HR & AdminMember5.Mr. Piyush Dhanak - Advocate & legal AdvisorExternal Member		
2.	Terms of Reference	 Prevent discrimination and sexual harassment against women, by promoting gender amity among employees. Make recommendations to the Director for changes/elaborations in the rules for staff and employees to lay down procedures for the prohibition, resolution, settlement and prosecution of acts of discrimination and sexual harassment against women, by the employees. Deal with cases of discrimination and sexual harassment against women, in a time bound manner, aiming at ensuring support services to the victims and termination of the harassment. 		
3.	Role of Company Secretary	Company Secretary of the Company may or may not act as a Secretary to this Committee.		
4.	Quorum	Quorum shall either be two members or one third of the members of the committee, whichever is greater		
Last amended August 05 th 2022				