

Statement of Compliance with Listed Companies (Code of Corporate Governance) Regulations, 2019

Name of Company:- DIAMOND INDUSTRIES LIMITED

Year Ended:- 30-06-2022

The company has applied the principles contained in the CCG in the following manner:

1. The total number of directors are seven as per following:

- a) Male 6
- b) Female 1
- **2.** The composition of Board is as follows:

Category	Names
Executive Director	Mr. Iftikhar Shaffi
Indopendent Director	Mr. Qaiser Saleem
Independent Director	Mr. Imran Kabir
Non-Executive Directors	Mr. Muhammad Sameer
	Mr. Hashim Aslam Butt
	Mr. Mohib Hussain
Female Director	Mrs. Seema Iftikhar

CategoryNamesExecutive Director Mr. Iftikhar ShaffiIndependent DirectorMr. Qaiser Saleem

Mr. Imran Kabir Non-Executive Directors Mr. Muhammad Sameer

Mr. Hashim Aslam Butt

Mr. Mohib Hussain Female Director Mrs. Seema Iftikhar

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this company.
- 4. The company has prepared a Code of Conduct and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures.
- 5. The board has developed a vision/mission statement, overall corporate strategy and significant policies of the company. The Board has ensured that complete record of particulars of significant policies along with their date of approval or updating is maintained by the company.
- 6. All the powers of the board have been duly exercised and decisions on relevant matters have been taken by board/shareholders as empowered by the relevant provisions of the Act and these Regulations.
- 7. The meetings of the board were presided over by the Chairman and, in his absence, by a director elected by the board for this purpose. The board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of board.
- **8.** The board have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations.
- 9. All Directors are Exempt from Director Training Program. All the directors of the company have 16 to 40 years of working experience in their respective areas of specialization and are well aware of their duties & responsibilities and powers as per code of Corporate Governance and the Companies



DIAMOND INDUSTRIES LIMITED

Act, 2017 which are crucial to the running and development of companies. Directors of the company have inculcated good governance practices in the corporate sector and have more than 14 years of education as well and thus fall under the exemption available in the Code of Corporate Governance. Further Mr Iftikhar Shaffi Chief Executive of the company and Chairman of Diamond Group of Industries is well known industrialist with vast and rich experience of about 40 years in managing large industrial units.

- 10. The board has approved appointment of CFO, Company Secretary and Head of Internal Audit, including their remuneration, terms, and conditions of employment and complied with relevant requirements of the Regulations.
- 11. CFO and CEO duly endorsed the financial statements before approval of the board.
- 12. The board has formed committees comprising of members given below:
 - a) <u>Audit Committee:</u>- It comprise three members, of whom two are non-executive directors and the chairman of the committee is an independent director.

1	Mr. Imran Kabir	Chairman	Independent Director
2	Mr. Muhammad Sameer	Member	Non-Executive director
3	Mr. Hashim Aslam Butt	Member	Non-Executive director

b) **HR and Remuneration Committee:**It comprise three members, of whom two are non-executive directors and the chairman of the committee is an independent director.

1	Mr. Imran Kabir	Chairman	Independent Director
2	Mr. Muhammad Sameer	Member	Non-Executive director
3	Mr. Hashim Aslam Butt	Member	Non-Executive director

- 13. The terms of reference of the afore-said committees have been formed, documented and advice to the committee for compliance.
- 14. The frequency of meetings of the committee were duly been held as and when required but at least once of every quarter before approval of financial statements of the company.
- 15. The board has set up an effective internal audit function who are considered suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the company.
- 16. The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the quality control review program of the ICAP and registered with Audit Oversight Board of Pakistan, that they and all their partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the ICAP and that the partners of the firm involved in the audit are not a close relative (spouse, parents, dependent and non-dependent children) of the Chief Executive Officer, CFO, Head of Internal Audit, Company secretary or director of the company.
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- **18.** We confirm that all requirements of regulations 3,6,7,8,27,32,33 and 36 of the Regulations have been complied with; and

19. Explanation for non-compliance with requirements, other than regulations 3,6,7,8,27,32,33 and 36 are below:

Sr. No	Non-Mandatory Requirement	Explanation	Reg. No.
1	Representation of Minority shareholders	No one intended to contest election as	5
	The minority members as a class shall be	director representing minority shareholder.	
	facilitated by the Board to contest election of		
	directors by proxy solicitation		
2	Responsibilities of the Board and its	Non-mandatory provisions of the CCG	10(1)
	members:	Regulations are partially complied.	
	Adoption of the corporate governance practices		
3	Nomination Committee:	Currently, the Board has not constituted a	29(1)
	The Board may constitute a separate committee,	separate Nomination Committee and the	
	designated as the nomination committee, of	functions are being performed by the	
	such number and class of directors, as it may	Executive Committee.	
	deem appropriate in its circumstances.		
4	Risk Management Committee:	Currently, the Board has not constituted a	30(1)
	The Board may constitute the Risk	risk management co mmittee and the	
	Management Committee, of such number and	company's Chief Internal Auditor,	
	class of directors, as it may deem appropriate	performs the requisite functions and	
	in its circumstances, to carry out a review of	apprises the board accordingly.	
	effectiveness of risk management procedures		
	and present a report to the Board.		

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IFTIKHAR SHAFFI Chief Executive IMRAN KABIR Director



INDEPENDENT AUDITOR'S REVIEW REPORT

To the members of Diamond Industries Limited

Review Report on the Statement of Compliance Contained in Listed Companies (Code of Corporate Governance) Regulations, 2019

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of **Diamond Industries Limited** for the year ended June 30, 2022, in accordance with the requirements of regulation 36 of the Regulations.

The responsibility for compliance with the Regulations is that of the Board of Directors of the Company. Our responsibility is to review whether the Statement of Compliance reflects the status of the Company's compliance with the provisions of the Regulations and report if it does not and to highlight any non-compliance with the requirements of the Regulations. A review is limited primarily to inquiries of the Company's personnel and review of various documents prepared by the Company to comply with the Regulations.

As a part of our audit of the financial statements we are required to obtain an understanding of the accounting and internal control systems sufficient to plan the audit and develop an effective audit approach. We are not required to consider whether the Board of Directors' statement on internal control covers all risks and controls or to form an opinion on the effectiveness of such internal controls, the Company's corporate governance procedures and risks.

The Regulations require the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee.

Based on Our Review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended June 30, 2022.

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CHARTERED ACCOUNTANTS

Engagement Partner: Rashid Sarwar

Place: Lahore

Date: September 29, 2022

UDIN: CR2022102088v1dUfZyu