

KAVIT INDUSTRIES LTD.

(Formerly Known as Atreya Petrochem Ltd.)

CIN No. L23100GJ1990PLC014692



Board Diversity Policy

1. Background and Objective

In terms of the requirements of revised Clause 49 of the equity listing Agreement issued by Securities and Exchange Board of India, the Board of Directors of Kavit Industries Limited (“the Company”) decided to consider and formulate a policy on diversity of the composition of the Board by the name of Board Diversity Policy (“the Policy”). The Policy sets out the approach to have diversity on the Boards of Directors (“Board”) of the Company in terms of thought, experience, knowledge, perspective and gender in the Board.

The Diversity in the Board is increasingly recognized by the government, stock exchanges, companies, shareholders and other stakeholders as an essential component of good corporate governance that ultimately leads to better business success and sustainability.

Board Diversity offer number of benefits:

- Improving board effectiveness and decision-making by tapping into a broader range of perspectives;
- Managing and mitigating environmental, social and corporate governance risks;
- Being more relevant by reflecting the diversity of a company’s workforce and stakeholders;
- Signaling a more progressive company.

Diversity is not simply about having a collection of individuals who have different characteristics. It is about getting the right people for the job and harnessing their unique and individual skills and experiences in a way that collectively benefits the organization and the business.

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2. Diversity on Board – Policy Statement

The term diversity typically refer to ‘visible’ indicators such as gender, age, and culture – including nationality, race or ethnic background. It may also include the individual skills, exposure and experience.

The basic essence of policy of diversity is to provide a framework that should enable qualified people to be seen as potential directors when they might have otherwise been overlooked. They also encourage boards to recognize that ‘differences’ can be leveraged as assets. The ultimate objective is to have a board that offers a broad range of perspectives that are directly relevant to the business and organizational needs.

Considering the above, following parameters has been identified for having a diversify board of the Company:

A. Value Statements

- ❖ We believe diversity is important to board effectiveness because it will encourage a diversity of perspectives which we believe will fuel creativity and innovation.
- ❖ We commit that appointments to the Board will be based on merit as well as complementing and expanding the skills, knowledge and experience of the Board as a whole.
- ❖ We recognize and embrace the benefits of having a diverse Board, and see increasing diversity at Board level as an essential element in maintaining a competitive advantage.
- ❖ A truly diverse Board will include and make good use of differences in the skills, regional and industry experience, background, race, gender and other qualities of Directors. These differences will be considered in determining the optimum composition of the Board and when possible should be balanced appropriately. All Board appointments are made on merit, in the context of the skills and experience the Board as a whole requires being effective.

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B. Nominations and Appointments

The Nominations and Remuneration Committee is responsible for:

- ❖ Assessing the appropriate mix of skills, experience, expertise and diversity required on the Board based on current and projected future activities of the company, and the extent to which the required skills, experience, expertise and diversity are represented on the Board;
- ❖ Overseeing Board succession to maintain an appropriate mix of skills, experience, expertise and diversity on the Board and shall also perform monitoring, reviewing and reporting to the Board on Board diversity.
- ❖ Managing the process of recruiting new board directors, including: defining the requisite qualifications, skills, experience, and expertise, identifying candidates, reviewing and interviewing candidates, and making recommendations to the Board
- ❖ We ensure that our Board recruitment process and criteria are inclusive, and based on principles of merit and fairness.
- ❖ For all Board nominations, we will ensure that the selection approach is formal and thorough, and provides access to a diverse pool of qualified candidates. Appointments will be based on merit, but with due regard for the benefits of diversity on the Board, including gender and age.

C. Board Composition

- ❖ We will review our board composition in terms of the size of the Board, and the number of Non Executive Directors and Executive Directors in relation to the overall Board in terms of requirement of Companies Act, 2013 and equity listing Agreement.
- ❖ Our Board aspires to having an appropriate proportion of directors who have direct experience in our key markets, with different ethnic backgrounds, of both genders, reflecting our business strategy.

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D. Board Effectiveness

- ❖ We strongly believe that a highly effective Board is about chemistry and behavior, underpinned by robust processes. Our Board contains individuals who have diverse skills, knowledge and experiences that combine to provide different perspectives and effective board dynamics. In maximizing the Board's effectiveness, we take a long-term, sustainable and measured approach. We believe that all Board appointments should be based on meritocracy and that diversity in all its aspects, including gender diversity, is important Policy Statement.

E. Support Structure

- ❖ On an annual basis, we will review the need for diversity training for Board directors. This will include orientation on diversity-related issues for new directors and strengthening the knowledge / skills of existing directors to ensure that our diversity goals are met.
- ❖ A comprehensive Board orientation will be provided for all new directors, which will include diversity related topics such as: industry sector information, stakeholders and key relationships, our strategic plan, legal and regulatory framework, etc.

F. Monitoring, Tracking and Reporting

- ❖ The Board will be responsible to approve, monitor and report on diversity at all levels of the company, including at Board level.
- ❖ The Board will ensure that appropriate disclosures are made in the Corporate Governance section of the Annual Report regarding the Board Diversity. Such report will also include a summary of this Policy the measurable objectives set for implementing the Policy and progress made towards achieving those objectives.

G. Operating Plan for Roadmap

Action plan for the coming year:

- ❖ Continue to support succession plans and development of the Board;
- ❖ Continue to drive the understanding of talent across the organization and support our development programme for key employees ;
- ❖ Continue to review ongoing knowledge and training for all directors; and
- ❖ Continue to ensure that we plan for the evolution of non-executive directors over the medium term to maintain the appropriate mix of skills.

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