## The Sandur Manganese & Irm Ures Limited

Registered Office: Lakshmipur, Sandur - 583 119, Bellary Dist., Karnataka CIN:L85110KA1954PLC000759 Website: www.sandurgroup.com Telephone: +91 8395 260301 Fax: +91 8395 260473

**CORPORATE OFFICE:** 

No.1A & 2C, Redifice Signature No.6, Hospital Road, Shivajinagar Bangalore - 560 001 Karnataka, India

Tel: 080 - 4152 0176 - 180 Fax: 080 - 4152 0182 SANDUR MANGANESE

MINES OFFICE:
Deogiri - 583112
Sandur Taluq
Bellary District
Karnataka, India
Tel:08395-271025/28/29/40
Fax: 08395-271066

13 July 2015

SMIORE / SEC / 150713 / 01

The Secretary
Bombay Stock Exchange Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai - 400 001

Dear Sir/Madam,

## Sub: Compliance with Clause 49(X)(B) of the Listing Agreement

In compliance with the provisions of Clause 49(X)(B) of the Listing Agreement, we submit herewith a Quarterly Compliance Report on Corporate Governance of the Company for the quarter ended 30 June 2015.

We request you kindly to take the same on record and acknowledge the receipt.

Thank you

Yours faithfully

for The Sandur Manganese & Iron Ores Limited

Md. Abdul Saleem CS & CGM (Mines)



## QUARTERLY COMPLIANCE REPORT ON CORPORATE GOVERNANCE

Name of the Company : THE SANDUR MANGANESE & IRON ORES LIMITED

Quarter Ending on : 30 JUNE 2015

PARTICULARS			Clause of Listing Agreement	Compliance Status Yes / No	Remarks
	1		2	3	4
II		ARD OF DIRECTORS	49-II	YES	
	Α (	Composition of Board			
	1	Executive : 6 Non Executive : 6 TOTAL : 12	49 (II)(A)	YES	50% of the Board comprises of non-executive directors including one woman director.
	1	Executive : 5 Exec. Promoter : 1 Independent : 6 TOTAL : 12	49 (II)(A)	YES	Chairman of the Board is an executive director and half of the Board comprises of independent directors
			49 (II)(B)	YES	The independent directors meet the independence criteria as envisaged in this clause.
					None of the independent directors serve as an independent director in more than seven listed companies.
	В	Independent Directors			None of the independent directors has completed the maximum tenure of two terms of five consecutive years as specified under this clause.
					Formal letters of appointment to independent directors have been issued in the manner as provided in the Companies Act, 2013. The same have been disclosed on the website of the Company.
					Separate meeting of independent directors was held on 28 March 2015
	C	Non-Executive Directors' Compensation & Disclosures	49 (II)(C)	YES	Sitting Fee and Commission for non-executive independent directors is being paid as fixed by the Board within the limits specified under Section 197 of the Companies Act, 2013 read with Rule 4 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014
		Other provisions as to Board and Committees	49 (II)(D)	YES	During the quarter under review, Board meeting was held on 27 May 2015.  None of the directors hold membership in more than 10 committees.



	Е	Code of Conduct	49 (II)(E)	YES	Code of Conduct for all Board members and senior management personnel has been adopted and declaration of its compliance has been included in the 61 <sup>st</sup> Annual Report for the year 2014-15.
III	F	Whistle Blower Policy	49 (II)(F)	YES	The Audit Committee has established a vigil mechanism for its directors and employees in its meeting held on 28 May 2014.  Details of establishment of such mechanism have been disclosed on the website of the Company and in the 61 <sup>st</sup>
	Audit Committee		49 (III)	YES	Annual Report for the financial year 2014-15.
	A	Qualified & Independent Audit Committee	49 (III)(A)	YES	Audit Committee consists of five independents directors and has the specified terms of reference.
	В	Meeting of Audit Committee	49 (III)(B)	YES	During the quarter under review, Audit Committee Meeting was held on 27 May 2015
	С	Powers of Audit Committee	49 (III)(C)	YES	Audit Committee has powers as specified under the said Clause.
	D	Role of Audit Committee	49 (III)(D)	YES	Role of Audit Committee includes the required provisions.
	Е	Review of information by Audit Committee	49(III)(E)	YES	Audit Committee reviews the prescribed areas of operations.
IV	Nomination and Remuneration Committee		49 (IV)	YES	The 'Remuneration Committee' constituted on 22 April 2002, has been renamed as 'Nomination and Remuneration Committee' by the Board in its meeting held on 28 May 2014, in compliance with the requirement of amended Listing Agreement. The Committee consists of five independent directors and has the specified terms of reference.
V	Subsidiary Companies		49 (V)	YES	Star Metallics and Power Private Limited is the Subsidiary of the Company. The Company is complying with the requisite provisions of Clause 49(V) of the Listing Agreements.



VI	Ri	isk Management	49 (VI)	YES	The Board constituted the 'Risk Management Committee' in its meeting held on 28 May 2014. The Committee consists of four whole-time directors and three independent directors and has the specified terms of reference.
VII	Related Party Transaction		49 (VII)	YES	A policy on Related Party Transaction (RPT) was formulated and presented to the Audit Committee in its meeting held on 28 May 2014.  During the quarter under review, related party transactions were undertaken with requisite approval of the Audit Committee.  No material related party transaction
					requiring shareholders' approval was undertaken during the quarter under review.
VIII	Di	sclosures	49 (VIII)	YES	
	A	Related Party Transactions	49 (VIII)(A)	YES	No material transaction requiring disclosure in the quarterly status report on corporate governance was undertaken during the quarter under review.  Policy on Related Party has been placed on the Website of the Company and a web link thereto has been disclosed in the 61 <sup>st</sup> Annual Report for financial year 2014-15.
	В	Disclosure of Accounting Treatment	49 (VIII)(B)	YES	All applicable Accounting Standards are being followed in the preparation of financial statements and in case of any difference in accounting treatment the same shall be disclosed separately as and when required.
	С	Remuneration of Directors	49 (VIII)(C)	YES	Information as required under this provision has been included in the 61 <sup>st</sup> Annual Report of the Company for the year 2014-15.
	D	Management	49 (VIII)(D)	YES	Management Discussion & Analysis Report forms part of Directors' Report in 61 <sup>st</sup> Annual Report for the year 2014-15.



	E Sharel	nolders	49 (VIII)(E)	YES	An independent non-executive director is the Chairman of Stakeholders Relationship Committee.  Venture Capital & Corporate Investments Private Limited, one of the leading SEBI registered Category-I Registrar and Transfer Agents is the Share Transfer Agent of the Company.  Chairman & Managing Director, Joint Managing Director and the Company Secretary have been authorized by the Board to individually approve share transfers at least once in a fortnight.
	I issues prefere	1	49 (VIII)(I)	NA	NA
IX	IX CEO/CFO CERTIFICATION		49 (IX)	YES	CEO and CFO certificate was submitted to the Board while considering the approval of annual financial statements for the financial year 2014-15.
X	REPORT ON CORPORATE GOVERNANCE		49 (X)	YES	A detailed compliance report on Corporate Governance forms part of the 61 <sup>st</sup> Annual Report.
XI	COMPLIANCE		49 (XI)	YES	Statutory Auditors' certificate on compliance with Corporate Governance has been annexed to Directors' Report in 61 <sup>st</sup> Annual Report for the financial year 2014-15.

for The Sandur Manganese & Iron Ores Limited

Md. Abdul Saleem Company Secretary L Chief General Manager (Mines)