ACTIVE CLOTHING CO LIMITED

WORKING PROCEDURE OF CORPORATE SOCIAL RESPONSIBILITY COMMITTEE



OBJECTIVE

The Board of Directors of the Company, "Active Clothing Co Limited" have constituted Corporate Social Responsibility Committee ("the Committee" or "CSR Committee") in terms of Section 135 of the Companies Act, 2013 ("the Act") read along with the applicable Rules thereto and, as amended from time to time.

This Charter on Corporate Social Responsibility Committee lays down the composition, roles and responsibilities of the CSR Committee to ensure that the Company fulfil its vision and responsibility towards the welfare of the society in which it operates.

COMPOSITION OF CSR COMMITTEE

The	Board	of	Directors	had	constituted	the	Committee	comprising	of	the	following	Committee
Men	nbers:											

☐ Mr. Kishore Kumar Bajaj [Non-Executive Independent Director	or] (Chairman)
☐ Mr. Rajesh Kumar Mehra [Managing Director]	
☐ Mrs. Renu Mehra [Non-Executive Non Independent Director]	

MANDATE / SCOPE / TERMS OF REFERENCE OF CSR COMMITTEE

- a) Formulating the CSR policy in compliance to Section 135 of the Act;
- b) Identifying activities to be undertaken as per Act;
- c) Recommending to Board the CSR expenditure to be incurred;
- d) Recommending to Board, modifications to the CSR policy as and when required;
- e) Regularly monitoring the implementation of the CSR policy;
- f) Any other matter/thing as may be considered expedient by the members in furtherance of and to comply with the CSR Policy of the Company.

WORKING PROCEDURE

In accordance with Section 135 of the Act and applicable rules thereto, applicable Secretarial Standards and also in accordance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the following working procedure is adopted by the Corporate Social Responsibility Committee:

a. (Const	itutio	n of t	the C	Committe	e:

a. Constitution of the Committee.
☐ The Board of Directors shall constitute the CSR Committee.
☐ The Committee shall comprise of at least three directors out of which one director shall be an
independent director.
b. Quorum:
☐ Two members either personally present or through Electronic mode.
☐ Electronic mode shall be counted for quorum except on such restricted items as prescribed under
Act.

☐ Quorum shall be present throughout the meeting. ☐ Where a member is interested in a particular item, he/she shall not be present (physically or through Electronic Mode), during discussion and shall not vote on such item.
c. Chairman: ☐ The Chairman of this Committee is Mr. Kishore Kumar Bajaj, Independent Director and in his absence, any member elected by the Committee.
d. Frequency of Meeting:
□ The Committee shall hold meeting as and when required, to discuss various issues on implementation of the CSR Policy of the Company. □ The members would thrive to hold at least one meeting in a financial year. e. Notice of Meetings Meetings of the Committee shall be called by the secretary of the Committee, by sending a proper Notice, by following such procedure as specified by the Board from time to time. f. Voting □ Matters arising for determination at Committee meetings shall be decided by a majority of votes of Members present and voting and any such decision shall for all purposes be deemed to be decision of the Committee. □ In the case of equality of votes, the Chairman of the meeting will have a casting vote. g. Company Secretary of the Committee: Company Secretary of the Committee: Company Secretary of the Committee: The Chairman of the CSR Committee may participate in the Annual General Meeting of the Company and in his absence, can authorise anyone to participate. i. Minutes of the Meeting: □ Draft minutes of the CSR Committee Meeting shall be duly circulated within 15 days from the conclusion of the meeting to the members of the Committee for their comments. □ The Members, whether present or not shall communicate their comments, if any, in writing within 7 days from the date of circulation of draft minutes. □ Minutes shall be entered in the Minutes Book within 30 days from the date of conclusion of the meeting. □ Minutes of the meeting shall be signed and dated by the Chairman of the Meeting or by the Chairman of the next meeting. □ Signed copy of the minutes shall be circulated to all the members within 15 days after the minutes are signed duly certified by Company Secretary or where there is no Company Secretary, by any Director authorized by Committee.
by any Director authorized by Committee.
