07th July,2017

To The Secretary, The Stock Exchange, Mumbai Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001

Dear Sir / Madam,

Sub: Corporate Governance Report for the quarter ended 30th June, 2017 Ref. No: Scrip Code:519560

With reference to subject, please find enclosed herewith the Corporate Governance Report for the quarter ended 30th June, 2017 furnished pursuant to Regulation 27(2) of SEBI (Listing Obligation and Disclosure Requirements) Regulation,2015.

Thanking You, Yours Faithfully, **For Neha International Limited**

(md

G Vinod Reddy (Managing Director)

ANNEXURE-I

- 1.Name of Listed Entity : Neha International Limited 2.Quarter ending :30.06.2017

	I. Compo	sition of Bo	ard of Dire	ectors				
Title (Mr./Ms)	Name of the Director	#PAN & DIN	Category	Date of Appointment in the Current term	Tenure* (In Years)	No of Directorship in listed entities including this listed entity(Refer Regulation 25(1)of Listing Regulation)	Number of Membership in Audit/Stakeholder Committee(s) including this listed entity (Refer Regulation 26(1) of Listing Regulation	No of post of Chairperson in Audit/Stakeholder Committee(s) including this listed entity (Refer Regulation 26(1) of Listing Regulation
Mr.	G Vinod Reddy	ACWPG9558R 00074308	Chairperson & Managing Director	24.03.2017		1	3	-
Mr.	P.Sarath Kumar	ADFPP2292P 01456746	Independent	07.06.2015	5	2	5	1
Mrs.	Radhika Kandagatala	ANQPK0660F 07163128	Independent	31.03.2015	5	1	2	
Mr.	Mukesh Arora	AAXPA2415Q 01677668	Independent	29.05.2017	5	1	3	2

*To filled only for Independent Director. Tenure would mean total period from which Independent is serving on Board of Directors of the listed entity in continuity without any cooling off period.

II. Composition of Committee								
Name of Committee	Name of Committee Members	Category(Chairperson/Executive/Non- Executive/Independent/Nominee)						
Audit Committee	1.Mukesh Arora 2.Radhika Kandagatla 3.P. Sarath Kumar 4.G Vinod Reddy	Chairperson (Non-Executive Independent) (Non-Executive Independent) (Non-Executive Independent) (Executive)						
Nomination & Remuneration Committee	1.Mukesh Arora 2.Radhika Kandagatla 3.P. Sarath Kumar 4.G Vinod Reddy	Chairperson (Non-Executive Independent) (Non-Executive Independent) (Non-Executive Independent) (Executive)						
Stakeholders Relationship Committee	1.Mukesh Arora 2.P. Sarath Kumar 3.G Vinod Reddy	(Non-Executive Independent) (Chairperson (Non-Executive Independent) (Executive)						

III. Meeting of Board of Directors										
Date(s) of Meeting (if any) in	Date(s) of Meeting (if a				between any two					
the previous quarter	the relevant quarter 25 May 2017			consecutive (in r 76 days	number of days)					
06Jan 2017	30 May 2017			10 0033						
14 Feb 2017										
09 Mar2017 IV. Meeting of Committees-Audit Committee Meeting										
Date(s) of Meeting (if any)	Whether requirement			b) of Meeting (if	Maximum gap					
in the previous quarter	Quorum met (details)		any) i	in the relevant	between any					
		C		r	two consecutive					
					(in number of days)					
14 Feb 2017	Yes		30 May 2017		104 days					
				,	,					
Nomination & Remuneration Committee										
09 Mar 2017	Yes		25 May 2017		76 days					
					,					
					1					
Stakeholders Relationship Committee										
V. Related Party Transactions										
Subject			Compliance status(Yes/No/NA)							
M/hother prior expressed		6								
Whether prior approval o obtained										
Whether shareholder app material RPT	proval obtained for	N.A								
Whether details of RPT enter		N.A								
omnibus approval have bee Committee	en reviewed by Audit									
Note										
1. In the column "Compliance Status", compliance or non-compliance may be indicated by										
Yes/No/N.A. For example if the Board has been composed in accordance with the requirements of Listing										
Regulation," Yes" may be indicated. Similarly, in case the Listed Entity has no related party										
transactions,the words "N.A" may be indicated. If status is "No" details of non-compliance may be given here.										

VI. Affirmations

1. The composition of Board of Directors is in terms of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015.

2. The composition of the following committees is in terms of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015.

a. Audit Committee

- b. Nomination & Remuneration Committee
- c. Stakeholders relationship Committee

3. The committee members have been made aware of their powers, role and responsibilities as specified in SEBI (Listing Obligations and Disclosure Requirements) Regulation,2015.

4. The Meetings of the board of directors and the above committee have been conducted in the manner as specified in SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015.

This report and/or the report submitted in the previous quarter has been placed before Board of Directors.

Any comments/observations/advice of Board of Directors may be mentioned here:

For Neha International Limited

G Vinod Reddy Managing Director