

Nomination, Remuneration & Compensation Policy¹

 $^{^1}$ Adopted in Board meeting dated 4^{th} March 2015 and further amended vide resolutions passed in Board meetings dated 7^{th} June 2018 & 23^{rd} March, 2023

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INTRODUCTION

The Nomination, Remuneration & Compensation Committee of Metro Brands Limited ("the Company") was constituted on August 3, 2012.

1. OBJECTIVE

The Key Objectives of the Committee would be:

- To guide the Board in relation to appointment and removal of Directors, Key Managerial Personnel ("KMP") and Senior Management Personnel.
- To evaluate the performance of the members of the Board of Directors ("Board") and provide necessary report to the Board for further evaluation of the Board.
- To recommend to the Board on Remuneration payable to the Directors, KMP and Senior Management Personnel.
- To provide to KMP and Senior Management Personnel reward linked directly to their effort, performance, dedication and achievement relating to the Company's operations.
- To retain, motivate and promote talent and to ensure long term sustainability of talented managerial persons and create competitive advantage.
- To devise a policy on Board diversity.
- To develop a succession plan for the Board and to regularly review the plan.

2. **DEFINITIONS**

- (a) Key Managerial Personnel or KMP: shall mean—
 - (i) Chief Executive Officer or a Managing Director or a Manager;
 - (ii) Company Secretary,
 - (iii) Whole-time Director;
 - (iv) Chief Financial Officer; and
 - (v) Such other officer(s) as may be prescribed or required under applicable laws.
- (b) **Senior Management:** shall have the meaning assigned to it under the Securities and Exchange Board of India (Listing Obligations & Disclosure Requirements) Regulation, 2015 ("Listing Regulations") or any modification thereof.

All other words and expressions used but not defined in this Policy, but defined in the SEBI Act, 1992, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996,

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Companies Act, 2013 and/or the rules and regulations made thereunder shall have the same meaning as respectively assigned to them in such acts or rules or regulations or any statutory modification or re-enactment thereto, as the case may be.

3. ROLE OF COMMITTEE

(a) Matters to be dealt with, perused and recommended to the Board by the NRC

The Committee shall:

- Formulate the criteria for determining qualifications, positive attributes and independence of a Director.
- Identify person(s) who are qualified to become Director and persons who may be appointed as KMP and as Senior Management Personnel in accordance with the criteria laid down in this Policy.
- Recommend to the Board, appointment and removal of such persons as Director, KMP and Senior Management Personnel.
- Recommend to the Board any matters relating to the continuation in office of any
 Director at any time including the suspension or termination of service of an
 Executive Director as an employee of the Company subject to the provision of the
 law and its service contract.
- Ensure that level and composition of remuneration is reasonable and appropriate, relationship of remuneration to performance is clear and is commensurate vis-a-vis performance benchmarks.

(b) Policy for appointment and removal of Director, KMP and Senior Management

(i) Appointment criteria and qualifications

- The Committee shall identify and ascertain the integrity, qualification, expertise
 and experience of the person for appointment as Director, KMP or in Senior
 Management and recommend to the Board his / her appointment.
- A person should possess adequate qualification, expertise and experience for the
 position he / she is considered for appointment. The Committee has discretion to
 decide whether qualification, expertise and experience possessed by a person is
 appropriate for the concerned position.
- The Company shall not appoint or continue the employment of any person as Whole-time Director who has attained the age of seventy years. Provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution based on the explanatory statement annexed to the notice for such motion indicating the justification for extension of appointment beyond seventy years.

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(ii) Term / Tenure

• Managing Director/Whole-time Director:

The Company shall appoint or re-appoint any person as its Executive Chairman, Managing Director or Executive Director for a term not exceeding five years at a time. No re-appointment shall be made earlier than one year before the expiry of term.

• Independent Director:

An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.

No Independent Director shall hold office for more than two consecutive terms, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director. Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly.

(iii) Evaluation:

The Committee shall carry out evaluation of performance of every Director at regular intervals (yearly).

(iv) Removal:

Due to reasons for any disqualification mentioned in the Companies Act, 2013 ("Act") or under any other applicable Act, rules and regulations thereunder, the Committee may recommend, to the Board with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the Act and/or Listing Regulations.

(v) Retirement:

The Director, KMP and Senior Management Personnel shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. The Board will have the discretion to retain the Director, KMP, Senior Management Personnel even after attaining the retirement age, for the benefit of the Company.

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(c) Policy relating to the Remuneration for the Whole-time Director, KMP and Senior Management Personnel

(i) General:

- The remuneration / compensation / commission etc. to the Whole-time Director, KMP and Senior Management Personnel will be determined by the Committee and recommended to the Board for approval. The remuneration / compensation / commission etc. shall be subject to the prior/post approval of the shareholders of the Company and Central Government, wherever required.
- The remuneration and commission to be paid to the Whole-time Director shall be in accordance with the percentage / slabs / conditions laid down in the Articles of Association of the Company and as per the provisions of the Act.
- Increments to the existing remuneration/ compensation structure may be recommended by the Committee to the Board which should be within the slabs approved by the Shareholders in the case of Whole-time Director.
- Where any insurance is taken by the Company on behalf of its Whole-time Director, Chief Executive Officer, Chief Financial Officer, the Company Secretary and any other employees for indemnifying them against any liability, the premium paid on such insurance shall not be treated as part of the remuneration payable to any such personnel.

(ii) Remuneration to Whole-time / Executive / Managing Director, KMP and Senior Management Personnel:

Fixed pay:

The Whole-time Director/ KMP and Senior Management Personnel shall be eligible for a monthly remuneration as may be approved by the Board on the recommendation of the Committee. The breakup of the pay scale and quantum of perquisites including, employer's contribution to provident fund, pension scheme, medical expenses, club fees etc. shall be decided and approved by the Board/ the Person authorized by the Board on the recommendation of the Committee and approved by the Shareholders and Central Government, wherever required.

Minimum Remuneration:

If, in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay remuneration to eligible Director in accordance with the provisions of Schedule V of the Act and if it is not able to comply with such provisions, with the previous approval of the Central Government.

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Provisions for excess remuneration:

If any Director draws or receives, directly or indirectly by way of remuneration any such sums in excess of the limits prescribed under the Act or without the prior sanction of the Central Government, where required, he / she shall refund such sums to the Company and until such sum is refunded, hold it in trust for the Company. The Company shall not waive recovery of such sum refundable to it unless permitted by the Central Government.

(iii) Remuneration to Non-Executive / Independent Director:

Remuneration / Commission:

The remuneration / commission shall be fixed as per the slabs and conditions mentioned in the Articles of Association of the Company and the Act.

Sitting Fees:

The Non- Executive Non - Independent/ Independent Director may receive remuneration by way of fees for attending meetings of Board or Committee thereof. Provided that the amount of such fees shall not exceed such amount as may be prescribed by the Central Government from time to time.

Commission:

Commission may be paid within the monetary limit approved by shareholders, subject to the limit not exceeding 1% of the profits of the Company computed as per the applicable provisions of the Act.

• Stock Options:

An Independent Director shall not be entitled to any stock option of the Company.

(d) Policy relating to the Administration and superintendence of the ESOP schemes of the Company:

(i) General

The Committee shall:

 Review the existing ESOP Scheme and modify and / or formulate new ESOP Scheme, administer and supervise the same.

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- Select employees to be offered Options.
- Review the ESOP Scheme and recommend appropriate changes in the terms and conditions of the ESOP Scheme, if any, to the Board of Directors.
- Ensure that the ESOP Scheme is implemented in accordance with the SEBI (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Regulations, 2021, as amended from time to time, to the extent applicable.

No member of the Committee shall be liable for any decision or action carried out in good faith with respect to the ESOP Scheme of the Company.

The Committee is empowered to constitute a working committee to assist in the selection and appraisal of employees for the participation in the ESOP Scheme as also a Merchant banker as per SEBI regulations.

(ii) Administration of the ESOP Scheme:

Subject to the terms of the resolution passed by the Shareholders at the general meeting of the Company held from time to time, approving the issue of Shares to the employees under an Employees Stock Option Scheme and the regulations prescribed by the Securities and Exchange Board of India, from time to time, to the extent applicable, the Committee in its absolute discretion has been authorized to determine all the terms governing the ESOP Scheme including any variation thereof and including but not limited to:

- Determining the employees amongst the categories of employees to whom the Options are to be granted;
- The time when the Options are to be granted;
- The number of tranches in which the Options are to be granted and the number of Options to be granted in each such tranche;
- The quantum of Options to be granted at various points in time;
- The criteria for determining the number of Options to be granted to employees;
- The number of Options to be granted to each Employee;
- Determining the Exercise Price, on the basis of the closing market price, preceding the date of Grant of Options, of the Company's Shares listed on the Stock Exchange;
- The terms and conditions subject to which the Options granted would vest in the Employee;
- · The date of vesting of the Options granted;
- The terms and conditions subject to which the Options vested would be exercised by the Employee;
- The date within which the Options have to be exercised by the employee;
- The number of Options to be apportioned / allocated for various grades of employees;
- Assignment of weightage to Company's performance, level/grade of employee and such other criteria as may be determined by the Compensation Committee;
- The number of Options reserved, if any, for Grant to new employees who would join

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the services of the Company;

- Deciding the treatment of unvested Options upon termination of employment or upon a Director ceasing to hold office;
- Deciding adjustments to Grant size and Exercise Price of Options in case of bonus issue or rights issue or Share split or consolidation of Shares;
- Obtaining permissions from, making periodic reports to regulatory authorities, as may be required and ensuring compliance with all guidelines applicable to the ESOP Scheme;
- Framing suitable policies and systems to ensure that there is no violation of Securities and Exchange Board of India (Insider Trading) Regulations,2015 and Securities Exchange Board of India (Prohibition of Fraudulent and Unfair Trade Practices relating to Securities Market) Regulations, 2003, by any employee;
- Framing appropriate procedures for granting, vesting and exercising of Options;
- Arranging to get the shares, issued under the ESOP Scheme, listed on the Stock Exchanges on which the Equity Shares of the Company are already listed or may be listed in future;
- Ensuring submission of information / reports, etc., in connection with the ESOP Scheme, to the Stock Exchanges, if required, at stipulated periodical intervals or otherwise.

4. NOMINATION, REMUNERATION AND COMPENSATION COMMITTEE

- The Committee shall consist of a minimum three (3) non-executive directors, majority of them being independent directors. The Chairman of the Company may become a member of the Committee.
- The first Members of the NRC Committee shall be/were:
 - (i) Ms. Aruna Advani (Independent Director) as Chairperson
 - (ii) Mr. Rafique Malik (Chairman) as Member
 - (iii) Mr. Rakesh Jhunjhunwala (Director) as Member
 - (iv) Mr. Manoj Maheshwari (Independent Director) as Member
- Minimum two (2) members shall constitute a quorum for the Committee meeting.
- Membership of the Committee shall be disclosed in the Annual Report.
- Term of the Committee shall be continued unless terminated by the Board of Directors.

5. CHAIRPERSON

- Chairperson of the Committee shall be an Independent Director.
- Chairperson of the Company may be appointed as a member of the Committee but shall not be a Chairperson of the Committee.
- In the absence of the Chairperson, the members of the Committee present at the

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meeting shall choose one amongst them to act as Chairman.

 Chairperson of the Committee meeting could be present at the Annual General Meeting or may nominate some other member to answer the shareholders' queries.

6. FREQUENCY OF MEETINGS

The meeting of the Committee shall be held at such regular intervals as may be required.

7. COMMITTEE MEMBERS' INTERESTS

- A member of the Committee is not entitled to be present when his or her own remuneration is discussed at a meeting or when his or her performance is being evaluated.
- The Committee may invite such executives, as it considers appropriate, to be present at the meetings of the Committee.

8. SECRETARY

The Company Secretary of the Company shall act as Secretary of the Committee.

9. 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 a decision of the Committee.
- In the case of equality of votes, the Chairman of the meeting will have a casting vote.

10. NOMINATION DUTIES

The duties of the Committee in relation to nomination matters include:

- Ensuring that there is an appropriate induction and training programs in place for new Directors, Key Management Personnel and members of Senior Management and reviewing its effectiveness;
- Ensuring that on appointment to the Board, Non-Executive Directors receive a formal letter of appointment in accordance with the guidelines provided under the Act and/or Listing Regulations;
- Identifying and recommending Directors who are to be put forward for retirement by rotation;
- Determining the appropriate size, diversity and composition of the Board;

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- Setting a formal and transparent procedure for selecting new Directors for appointment to the Board;
- Developing a succession plan for the Board, Key Management Personnel and members of Senior Management and regularly reviewing the plan;
- Evaluating the performance of the Board members, Key Management Personnel and Senior Management Personnel in the context of the Company's performance from business and compliance perspective;
- Making recommendations to the Board concerning any matters relating to the
 continuation in office of any Director at any time including the suspension or
 termination of service of an Executive Director as an employee of the Company
 subject to the provision of the law and their service contract;
- Delegating any of its powers to one or more of its members or the Secretary of the Committee;
- Recommend any necessary changes to the Board; and
- Considering any other matters as may be requested by the Board.

11. REMUNERATION DUTIES

The duties of the Committee in relation to remuneration matters include:

- To consider and determine the Remuneration Policy, based on the performance and also bearing in mind that the remuneration is reasonable and sufficient to attract retain and motivate members of the Board and such other factors as the Committee shall deem appropriate all elements of the remuneration of the members of the Board.
- To approve the remuneration of the KMP & Senior Management Personnel maintaining a balance between fixed and incentive pay reflecting short and long term performance objectives appropriate to the working of the Company.
- To delegate any of its powers to one or more of its members or the Secretary of the Committee.
- To consider any other matters as may be requested by the Board;

12. MINUTES OF COMMITTEE MEETING

Proceedings / Minutes of all meetings must be recorded and signed by the Chairperson of the Committee at the subsequent meeting. Minutes of the Committee

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meetings will be tabled at the subsequent Board and Committee meeting.

13. AMENDMENTS TO THE POLICY

The Committee may recommend and/or the Board of Directors of the Company may change/amend this Policy from time to time at its sole discretion and/or in pursuance of any amendments made with all applicable laws and regulations.

In the event of any conflict between the provisions of this Policy and of the Act or Listing Regulations or any other statutory enactments, rules, the provisions of such Act or Listing Regulations or statutory enactments, rules shall prevail over this Policy.

Any subsequent amendment/modification in the Listing Regulations, the Act and/or applicable laws in this regard shall automatically apply to this Policy.