

CORPORATE GOVERNANCE - QUARTERLY REPORT

Name of Listed Entity: CANARA BANK
 Quarter ending : 30th September, 2019

Titl e (Mr ./ Ms)	Name of the Director	PAN & DIN	Category (chairperson/ executive/ non- executive/ independent/ nominee)	Date of Appoint ment in the current term /cessati on	Tenure*	No of Directorship in listed entities including this listed entity (Refer Regulation 25(1) of Listing Regulations)	Number of memberships in Audit/ Stakeholder Committee(s) including this listed entity (Refer Regulation 26(1) of Listing Regulations)	No of post of Chairperson in Audit/ Stakeholder Committee held in listed entities including this listed entity (Refer Regulation 26(1) of Listing Regulations)
Shri	T N Manoharan	DIN - 01186248	Chairman – Non Executive	14.08.2015	5 Years (including extension period of 2 years well 14.08.2018	ATT. STATE OF THE PERSON OF TH	Member – Audit Committee -Nomination & Remuneration Committee (Canara Bank)	Chairman - Committees: (in Canara Bank) -Risk Management Committee Chairman - Committees (in Tech Mahindra & Mahindra & Mahindra Ltd) Audit Committee - Risk Management Committee
Shri	R A Sankara Narayanan	DIN - 05230407	MD & CEO - Executive	15.04.2019	_	Canara Bank Canara Robeco Asset Management Co Ltd	Member – Risk Management Committee	
Shri	Matam Venkata Rao	DIN-06930826	Executive Director	09.10.2017		Canara bank	Member – In Canara Bank - Stakeholders Relationship Committee - Risk Management Committee	

ri	Debashish Mukherjee	DIN-08193978	Executive Director	19.02.2018	- Canara Bank	Member – In Canara Bank - Risk Management Committee - Stakeholders Relationship Committee	
					Can Fin Homes Ltd Canara Robeco Asset Management Co Ltd	Member – In Can Fin Homes Ltd - Nomination & Remuneration Committee Member – Canara Robeco Asset Mgmt Audit Committee	Chairman – In Can Fin Homes Ltd - Risk Management Committee
/ Is	A Manimekhalai	DIN - 08411575	Executive Director	11.02.2019	Canara Bank	Member – In Canara Bank - Audit Committee - Risk Management Committee - Stakeholders Relationship Committee Member – In Canara HSBC OBC Insurance Company Ltd (Unlisted Public Company) - Audit Committee - Risk management Committee - Nomination Committee - Remuneration Committee	के प्रति के

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Shri	Suchindra Misra	DIN-01873568	Nominee	Nominated on 14.06.2016	-	Canara Bank	Member - Audit Committee - Nomination & Remuneration Committee	*
Smt	R Kesavan		RBI – Nominee Director	Nominated on 26.04.2019	-	Canara Bank	Member - Audit Committee - Nomination & Remuneration Committee	•
Shri	Venkatachalam Ramakrishna Iyel	DIN-02194830	Shareholder Director— Non- Executive Director	27.07.2016	3 years & Re-elected for another 3 years on 27.07.2019	Canara Bank Usha Martin Limited	Canara Bank - Risk Management Committee	Chairman – In Canara Bank Stakeholders Relationship Committee -Nomination & Remuneration Committee
Shri	Bimal Prasad Sharma		Shareholder Director – Non Executive Director	27.07.2019	3 years	Canara Bank	Bank - Risk Management	Chairman – In Canara Bank Audit Committee



\$PAN number of any director would not be displayed on the website of Stock Exchange

- [&]Category of directors means executive/non-executive/independent/Nominee. if a director fits into more than one category write all categories separating them with hyphen
- * to be filled only for Independent Director. Tenure would mean total period from which Independent director is serving on Board of directors of the listed entity in continuity without any cooling off period.
- NOTE: 01. The details of the committees (in the bank) mentioned in the last two columns are relevant to the corporate governance provisions under SEBI(LODR), 2015
 - 02. Though DIN is not applicable (since the bank is not governed by Companies Act, 2013), DIN number is provided wherever available.

Other Remarks:

Constitution of Board of Directors, Audit Committee/ other Committees, Remuneration of Directors, Compliance in respect of our Bank are governed under the provisions of Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, Banking Regulation Act, 1949, Nationalised Banks (Management and Miscellaneous Provisions) Scheme 1970 / RBI Directives /GOI Guidelines



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Name of Committee	Name of Committee members	Category (Chairperson/Executive/Non- Executive/independent/Nominee) \$		
. Audit Committee	Shri. Bimal Prasad Sharma	Chairman - Shareholder Director -Non-Executive Director		
D	Shri.T N Manoharan	Non-Executive Director/ Chairman of Board		
The constitution of Audit Committee is as per the RBI	Ms A Manimekhalai	Executive Director		
(The constitution of Audit Confinities is as per the Nor	Shri. Suchindra Misra	GOI- Nominee Director		
Guidelines.)	Shri R Kesavan	RBI - Nominee Director		
	Shri.T N Manoharan Shri.Suchindra Misra	Chairman - Non-Executive Director/Chairman of Board GOI- Nominee Director		
	Shri R Kesavan	RBI – Nominee Director		
Guidelines.)	Shri.Venkatachalam Ramakrishna Iyer	Shareholder Director - Non-Executive Director		
	Shri Bimal Prasad Sharma	Shareholder Director - Non-Executive Director		
3. Risk Management Committee(if applicable)	Shri, T N Manoharan Shri Sankara Narayanan Shri Matam Venkata Rao	Chairman - Non-Executive Director/Chairman of Board MD & CEO Executive Director		
(The Risk Management Committee has been	Shri Debashish Mukherjee	Executive Director		
	Ms A Manimekhalai	Executive Director		
onstituted as per the Nor Odidelines).	Shri. Krishnamurthy H	Shareholder Director - Non-Executive Director		
	Shri. Venkatachalam Ramakrishna Iyer	Shareholder Director - Non-Executive Director		
4. Stakeholders Relationship Committee'	Shri. Venkatachalam Ramakrishna Iyer	Chairman-Shareholder Director - Non-Executive Director		
	Shri Matam Venkata Rao	Executive Director		
(constituted as per Regulation 20 of SEBI(LODR)	Shri Debashish Mukherjee	Executive Director		
Regulation, 2015)	Ms A Manimekhalai	Executive Director		
	Shri. Bimal Prasad Sharma	Shareholder Director - Non-Executive Director		



III. MEETING OF B	OARD OF DIRECTORS		TO THE PERSON NAMED OF THE
Date(s) of Meeting (if any) in the previous quarter	Date(s) of Meetin relevant quarter	g (if any) in the	Maximum gap between any two consecutive (in number of days)
26.04.2019 10.05.2019 22.05.2019 18.06.2019	18.07.2019 24.07.2019 29.08.2019 13.09.2019 30.09.2019	MITTEE	35 days (Gap between two meetings is calculated on the basis of last meeting of previous quarter and first meeting of relevant quarter. The maximum gap between two consecutive meetings is 35 days (I,e, between 24.07.2019 to 29.08.2019)
Date(s) of meeting of the committee in the relevant quarter	Whether requirement of Quorum met (details)	Date(s) of meeting of the committ ee in the previous quarter	Maximum gap between any two consecutive meetings in number of days*
18.07.2019 24.07.2019 29.08.2019 30.09.2019	Yes Yes Yes Yes	10.05.2019 22.05.2019	56 days (Gap between two meetings is calculated on the basis of last meeting of previous quarter and first meeting of relevant quarter. The maximum gap between two consecutive meetings is 56 days (I,e, between 22.05.2019 to 18.07.2019)

*This information has to be mandatorily be given for audit committee, for rest of the	ne committees giving
this information is optional	

V. Related Party Transactions				
Subject	Compliance status (Yes/No/NA)refer note below			
Whether prior approval of audit committee obtained	NA			
Whether shareholder approval obtained for material RPT	NA			
Whether details of RPT entered into pursuant to omnibus approval have been reviewed by Audit Committee	NA			

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 Regulations, "Yes" may be indicated. Similarly, in case the Listed Entity has no related party transactions, the words "N.A." may be indicated.

2 If status is "No" details of non-compliance may be given here.

Note: The Bank is governed by the RBI Directives and ICAI-Accounting Standards in this regard. There are no material related party transactions.

VI. Affirmations

- 1. The composition of Board of Directors is in terms of SEBI (Listing obligations and disclosure requirements) Regulations, 2015. YES
- 2. The composition of the following committees is in terms of SEBI(Listing obligations and disclosure requirements) Regulations, 2015
 - a. Audit Committee YES
 - b. Nomination & remuneration committee YES
 - c. Stakeholders relationship committee YES
 - d. Risk management committee (applicable to the top 100 listed entities) YES
- 3. The committee members have been made aware of their powers, role and responsibilities as specified in SEBI (Listing obligations and disclosure requirements) Regulations, 2015. YES
- 4. The meetings of the board of directors and the above committees have been conducted in the manner as specified in SEBI (Listing obligations and disclosure requirements) Regulations, 2015. YES
- 5. 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; YES

NOTE:

- 1. Constitution of Board of Directors, Audit Committee/ other Committees, Remuneration of Directors, Board procedures / Related Party Transactions/ Whistle Blower/ Management and compliance in respect of our Bank are governed under the provisions of Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, Banking Regulation Act, 1949, Nationalised Banks (Management and Miscellaneous Provisions) Scheme 1970 and RBI Directives /GOI Guidelines / ICAI- Accounting Standards in this regard.
- 2. The Bank has placed the previous quarter Report before the Board and Board has noted the same.

Name & Designation: VINAY MOHTA

AGM & COMPANY SECRETARY

Date: 14.10.2019

कृते केनरा वैंक For CANARA BANK

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Note: Information at Table I and II above need to be necessarily given in 1st quarter of each financial year. However if there is no change of information in subsequent quarter(s) of that financial year, this information may not be given by Listed entity and instead a statement "same as previous quarter" may be given

विनय मोहना / VINAY MOHTA कंपना साध्य / Company Secretary ACS - A28792



Format to be submitted by listed entity at the end of 6 months after end of financial year along-with second quarter report of next financial year

Broad heading	Regulation Number	Compliance status (Yes/No/NA)
Copy of the annual report including balance sheet, profit and loss account, directors report, corporate governance report, business responsibility report displayed on website	46(2)	YES
Presence of Chairperson of Audit Committee at the Annual General Meeting	18(1)(d)	YES
Presence of Chairperson of the nomination and remuneration committee at the annual general meeting	19(3)	YES
Whether "Corporate Governance Report" disclosed in Annual Report	34(3) read with para C of Schedule V	YES

Note

- 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 Regulations, "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.

If the Listed Entity would like to provide any other information the same may be indicated here.
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FOR CANARA BANK

Name & Designation : VINAMING TAMARE & Company Secretary

COMPANY SECRETARY

विनय मोहता / VINAY MOHTA कंपनी सविव / Company Secretary ACS - A28792