

Regulation 10(b) - Information required in the statements to be filed with the stock exchange(s):

Description of Scheme / Plan: Prince Pipes And Fittings Limited - Employee Stock Option Plan 2017

Sr.No.	Particulars	Information
1.	Authorized Share Capital of the Company.	Rs. 1,50,00,00,000 divided into 1) 14,94,03,500 Equity shares of Rs. 10 each 2) 5,96,500 Compulsorily Convertible Preference Shares of Rs. 10 each
2.	Issued Share Capital of the Company as on date of Institution of the scheme/ amendment of the scheme .	Rs. 1,10,02,57,590 divided into 11,00,25,759 equity shares of Rs. 10 each
3.	Date of institution of the scheme/ amendment of the scheme.	(Clause 1.3) September 15, 2017
4.	Validity period of the scheme	(Clause 1.3) The Plan is established with effect from September 15, 2017 and it shall conclude to be in force until (i) its termination by the Company as per provisions of Applicable Laws, or (ii) the date on which all of the Employee Stock Options available for issuance under the Plan have been issued and exercised, whichever is earlier.
5.	Date of notice of AGM/EGM for approving the scheme/for amending the scheme/for approving grants under regulation 6(3) of the SEBI (Share Based Employee Benefits) Regulations, 2014.	
6.	Date of AGM/EGM approving the scheme/amending the scheme/approving grants under regulation 6(3) of the SEBI (Share Based Employee Benefits) Regulations, 2014.	(Date of AGM) September 15, 2017
7.	Kind of benefit granted under the scheme.	(Clause 3.2) Employee Stock Options exercisable into fully paid up equity shares of the Company.
8.	Identity of classes of persons eligible under the scheme: a. Permanent employees	(Clause 2(2.1xi) & 5)
	b. Permanent employees outside India c. Permanent employees of subsidiary d. Permanent employees of holding company e. Permanent employees of associate company f. Whole-time directors	Yes Yes No No Ves
9.	Total number of shares reserved under the scheme,	(Clause 3.1) 9,00,158 Equity shares of Rs Floor; 29, Senapati Bapat Marg (Tulsi Pipe

Regd. Off.: Plot No. 1, Honda Industrial Estate, Phase II, Honda Sattari, Honda - 403 530, Goa, India. CIN: L26932GA1987PLC006287

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Sr.No.	Particulars	Information
Burger and Secretary		10 each
10.	Number of shares entitled under the grant.	(Clause 3.1)
	§	900028 Equity shares of Rs. 10
		each
11.	Total number of grants to be made.	(Clause 3.1)
	Total number of grants to be made.	900028 Equity shares of Rs. 10
		each
12.	Maximum number of shares, options, SARs or	(Clause 3.2)
12.	benefits to be granted per employee per grant and in	The maximum number of
	aggregate.	Options that may be granted
	aggi egace.	
		to each Employee shall vary
		depending upon the
		designation and the
		appraisal/assessment process, however shall not exceed
		25,718 in number per eligible
		Employee. However, the
		Nomination and Remuneration
		Committee reserves the right
		to decide the number of
		Options to be granted and the
		maximum number of Options
		that can be granted to each
		Employee within this ceiling
13.	Exercise price or pricing formula.	Clause 8 (a)
	, a	Rs. 200/-
14.	Whether any amount payable at the time of grant? If	(Clause 6)
	so, quantum of such amount.	No
i 5.	Lock-in period under the scheme.	Clause 8 (j)
		The Shares issued upon
		Exercise of Options shall be
		freely transferable and shall
		not be subject to any lock-in
		period restriction after issue
		except, as required under the
		Applicable Laws including that
		under the Securities and
		Exchange Board of India (Issue
		of Capital and Disclosure
		Requirements) Regulations,
		2009, code of conduct framed,
		if any, by the Company after
		Listing under the Securities
		and Exchange Board of India
		(Prohibition of Insider
		Trading), Regulations, 2015.
6.	Vesting period under the scheme.	(Clause 7)
	0	Employee Stock Options
		granted under Plan shall vest
1		not earlier than I /()nol wood
		not earlier than I (One) year
		and not later than maximum Vesting Period of 6(Six) years



Sr.No.	Particulars	Information
17.	Maximum period within which the grant shall be	(Clause 7)
	vested.	Employee Stock Options
	- distributions and the	granted under Plan shall vest
		not earlier than I (One) year
		and not later than maximum
	0	Vesting Period of 6(Six) years
		from the date of Grant.
18.	Exercise period under the scheme.	Clause 8 (b)
	•	Exercise Period in respect of
		an Option shall commence
		after Vesting of such Option
		subject to a maximum period
		of 4 (Four) years.
19.	Whether employee can exercise all the options or	(Clause 4.2 e)
	SARs vested at one time? Yes/No	States that the Nomination
	3 11 10 1 2000 2 200 2 2000 1 2	and remuneration Committee
		shall in accordance with the
		scheme shall determine the
		right of an Employee to
		exercise all the Options vested
	4	in him at one time or at
		various points of time within
		the Exercise Period.
20.	Whether employee can exercise vested options or	(Clause 4.2 e)
	SARs at various points of time within the exercise	States that the Nomination
	period? Yes/No	and remuneration Committee
*	ps. 104. 105.110	shall in accordance with the
		scheme shall determine the
		right of an Employee to
		exercise all the Options vested
		in him at one time or at
		various points of time within
		the Exercise Period.
21.	Whether scheme provides for the procedure for	(Clause 4.2 g)
	making a fair and reasonable adjustment to the	States that the Nomination
	number of options or SARs and to the exercise price	and remuneration Committee
	in case of rights issues, bonus issues and other	shall in accordance with the
	corporate actions? Clause in scheme describing such	scheme shall determine the
	adjustment.	procedure for making a fair
		and reasonable adjustment to
		the number of Options and to
		the Exercise Price in case of
		corporate actions such as
		rights issues, bonus issues,
		merger, sale of division and
		others.
22.	Description of the appraisal process for determining	(Clause 5)
	the eligibility of employees under the scheme.	The specific employee to
	and another of aniproposa under the senting	whom the Employee Stock
		Option would be granted and
		the Appraisal process for
		1/.01
		determining the eligibility of

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Sr.No.	Particulars	Information
		on designation, period of
		service, performance linked
		parameters such as work
		performance and such other
		criteria as may be determined
		by the Nomination and
		Remuneration Committee at
		its sole discretion, from time
		to time.
23.	The specified time period within which vested	(Clause 8 e & f)
23.	options or SARs are to be exercised in the event of	Vested Option:
	termination or resignation of an employee.	All the Vested Options which
	termination of resignation of an employee.	were not exercised at the time
		of such resignation/termination
		can be exercised immediately
		after, but in no event later
	*	than six months from the date
		of such resignation/
		termination.
		Unvested Option:
		All the Unvested Options on
		the date of resignation
		/termination shall stand
	e T	cancelled with effect from that
		date.
24.	The specified time period within which options or	(Clause 8 c)
۷.	SARs to be exercised in the event of death of the	Vested Option:
	employee.	All the Vested Options as on
	employees.	date of death can be exercised
		by the Option. Grantee's
		nominee or legal heirs
		nominee or legal heirs immediately after, but in no
		nominee or legal heirs immediately after, but in no event later than 6 (Six) months
		nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the
		nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee.
		nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option:
		nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option: All the Unvested Options as
		nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option: All the Unvested Options as on the date of death shall vest
		nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option: All the Unvested Options as on the date of death shall vest immediately and may be
		nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option: All the Unvested Options as on the date of death shall vest immediately and may be exercised by the Option
		nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option: All the Unvested Options as on the date of death shall vest immediately and may be exercised by the Option Grantee's nominee or legal
		nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option: All the Unvested Options as on the date of death shall vest immediately and may be exercised by the Option Grantee's nominee or legal heir in the manner prescribed
25	Whether scheme provides for conditions under	nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option: All the Unvested Options as on the date of death shall vest immediately and may be exercised by the Option Grantee's nominee or legal heir in the manner prescribed for the Vested options.
25.	Whether scheme provides for conditions under which options SARs or benefits vested in employees	nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option: All the Unvested Options as on the date of death shall vest immediately and may be exercised by the Option Grantee's nominee or legal heir in the manner prescribed for the Vested options. (Clause 8 h)
25.	which options, SARs, or benefits vested in employees	nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option: All the Unvested Options as on the date of death shall vest immediately and may be exercised by the Option Grantee's nominee or legal heir in the manner prescribed for the Vested options. (Clause 8 h) Vested Option:
25.	which options, SARs, or benefits vested in employees may lapse in case of termination of employment for	nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option: All the Unvested Options as on the date of death shall vest immediately and may be exercised by the Option Grantee's nominee or legal heir in the manner prescribed for the Vested options. (Clause 8 h) Vested Option: All the Vested Options which
25.	which options, SARs, or benefits vested in employees may lapse in case of termination of employment for misconduct? Clause in Scheme describing such	nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option: All the Unvested Options as on the date of death shall vest immediately and may be exercised by the Option Grantee's nominee or legal heir in the manner prescribed for the Vested options. (Clause 8 h) Vested Option: All the Vested Options which were not exercised at the time
25.	which options, SARs, or benefits vested in employees may lapse in case of termination of employment for	nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option: All the Unvested Options as on the date of death shall vest immediately and may be exercised by the Option Grantee's nominee or legal heir in the manner prescribed for the Vested Options. (Clause 8 h) Vested Option: All the Vested Options which were not exercised at the time of such termination shall stand
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25.	which options, SARs, or benefits vested in employees may lapse in case of termination of employment for misconduct? Clause in Scheme describing such	nominee or legal heirs immediately after, but in no event later than 6 (Six) months from the date of death of the Option Grantee. Unvested Option: All the Unvested Options as on the date of death shall vest immediately and may be exercised by the Option Grantee's nominee or legal heir in the manner prescribed for the Vested Options. (Clause 8 h) Vested Option: All the Vested Options which were not exercised at the time of such termination shall stand cancelled with effect from the

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		shall stand cancelled with effect from the termination date.
26.	Whether scheme provides for conditions for the grant, vesting and exercise of options, SARs or benefits in case of employees who are on long leave? Clause in scheme describing such adjustment.	(Clause 4.2 h) States that the Committee shall determine the procedure and terms for the Grant, Vesting and Exercise of Employee Stock Option in case of Employees who are on long leave.
27.	Whether amount paid/payable by the employee at the time of the grant of the options, SARs or benefits will be forfeited if the employee does not exercise the same within the exercise period? Clause in scheme describing such adjustment.	(Clause 6) Not applicable – No amount is payable at the time of the grant of options.
28.	Details of approval of shareholders pursuant to regulation 6(3) of the SEBI (Share Based Employee Benefits) Regulations, 2014 with respect to: a. Grant to employees of subsidiary or holding or associate company.	Not applicable since the company does not have any subsidiary or holding or associate company.
	b. Grant to identified employees, during any one year, equal to or exceeding 1% of the issued capital (excluding outstanding warrants and conversions) of the company at the time of grant.	Not applicable since the grant of options to any identified Employee shall be less than 1% (one percent) of the issued capital of the Company at the time of Grant of options.
29.	Details of the variation made to the scheme along with the rationale therefor and the details of the employees who are beneficiary of such variation:	Not applicable

FOR PRINCE PIPES AND FITTINGS LIMITED

Jayant Chheda

Chairman and Managing Director

MUMBAL

DIN: 00013206

Date: September 30, 2021

Place: Mumbai