Quarterly Compliance Report with respect to Clause 49 of the Listing A	Agreement	1	
Name of the Occurrence Wines Limited			
Name of the Company : Wipro Limited Quarter : July 01, 2014 to September 30, 2014			
Quarter: July 01, 2014 to September 30, 2014			
	1	1	
Particulars	Clause of	Compliance	Remarks
	Listing	status	
I DO ADD OF DIDEOTODO	Agreement	Yes/No	
I. BOARD OF DIRECTORS (A) Composition of Board	49(I) 49(IA)		
(A) Composition of Board	49(IA)		
			Three Executive Directors and Seven Non Executive Directors as on September 30, 2014
- Optimum combination executive and non-executive directors	49(IA)(i)	Yes	
- Executive Chairman with half of the Board comprising	49(IA)(ii)	Yes	As above; Our Executive Chairman is a promoter director and more than half of the Board of Directors consist of Independent Directors
of independent directors	15(11.1)(11)	1	
		1	
- Independent Directors fulfill the criteria of "independence"	49(IA)(iii)	Yes	
(B) Non-executive directors' compensation and disclosures			
	ļ	1	
			Disconnected of the absorbedges obtained in July 2004 for payment of payment in buying a commission for a further paying of the
			Prior approval of the shareholders obtained in July 2011 for payment of remuneration by way of commission for a further period of five years at the Annual General Meeting held on July 19, 2011. A special resolution for payment of remuneration under Section 197 of the Companies Act,2013 to
- All fees/compensation paid to independent directors shall be	49(IB)	Yes	directors other than Managing Director and Whole-time Directors, was approved by members at the Annual General Meeting held on July 23, 2014.
fixed by the Board with prior approval of the Shareholders	49(ID)	163	unlectors office than wanaging briedlor and whole-time briedlors, was approved by members at the Annual General weeting fried on July 25, 2014.
inco by the board with prior approval of the charcifolders			
(C) Other provisions as to Board and Committees			
- the Board shall meet four times a year, with a maximum	49(IC)(i)	Yes	The Board met four times during 2013-14 and the gap between any two Board Meetings did not exceed four months.
time gap of four months between any two meetings			For Q1 2014-2015 the Board Meeting was held on July 24, 2014.
the Board		1	For Q2 2014-2015 the Board Meeting is scheduled to be held on October 22, 2014
			The requirement is complied with. The Corporate Governance Report annexed to the Directors' Report for the year 2013-2014 contains a statement to
- a Director shall not be a member in more than 10 committees	49(IC)(ii)	Yes	this effect.(page no 67)
or act as Chairman of more than five committees across all			
companies in which he is a director.			
Divertor to inform the Common on an annual basis about			Disclosure regarding the committee membership and other directorships are obtained from all the Directors and placed before the Board at the Board meeting held on April 16-17, 2014. Changes in committee and Director position etc are also intimated to the Board from time to time
Director to inform the Company on an annual basis about the committee position he occupies in other companies and			Integring field on April 16-17, 2014. Changes in committee and Director position etc are also intimated to the Board from time to time
notify changes as and when they take place			
,g.z do dila mion moj tano piaco	1	1	
- Periodic review by the Board of the compliance reports of all	49(IC)(iii)	Yes	For the quarter ended June 30, 2014, the report was placed before the board at the Meeting held on July 24, 2014
laws applicable the Company as well as steps taken by the			For the quarter ended September 30, 2014, the report will be placed before the board at the Meeting scheduled to be held on October 22, 2014
company to rectify instancesof non-compliances			
	ļ		
Vegenary appeal by apparation of an in-dependent alternation		1	
- Vacancy caused by separation of an independent director	1	+	Vacancy of independent Directors during the quarter is not required to be filled, since we meet the requirement for minimum number of Independent
to be filled up within 180 days	49(IC)(iv)	Not applicable	
no so mica ap within 100 days	-3(10)(1V)	140t applicable	
(D) Code of Conduct	İ	1	
			Declarations received from all the Board members and Senior Management personnel of the Company placed before the Board at its meeting on April 16-
- Affirmation of compliance with the Code of Conduct on an	49(ID)	Yes	17, 2014 and declaration of CEO forms part of the Annual Report for the financial year 2013-2014.
annual basis by all Board members and senior management		1	
			
		1	
	1	+	
L	1		

Overtants Compliance Depart with respect to Clause 40 of the Lieting 4	1		
Quarterly Compliance Report with respect to Clause 49 of the Listing	Agreement		
Name of the Company : Wipro Limited			
Quarter: July 01, 2014 to September 30, 2014			
	•		
		ļ	
Particulars	Clause of	Compliance	Remarks
	Listing Agreement	status Yes/No	
II. AUDIT, RISK AND COMPLIANCE COMMITTEE	49(II)	163/10	
	10(11)		
A. Qualified and Independent Audit Committee	49(IIA)		
i. Audit Committee shall have minimum 3 directors and	49(IIA)(i)	Yes	Audit, Risk and Compliance Committee has three directors and all are independent directors.
two-third of 3 shall be independent directors	10(11.4)(")	.,	
ii. All audit committee members shall be financially literate	49(IIA)(ii)	Yes	
and at least one member shall have accounting or related financial management expertise	1		
iii. Chairman of the Audit Committee shall be an independent	49(IIA)(iii)	Yes	
director		1.00	
iv. Chairman of the Audit Committee shall be present at Annual	49(IIA)(iv)	Yes	At the last Annual General Meeting was held on July 23, 2014, the Chairman of the Audit Committee was present.
General Meeting			
	1		
	1		
v. Independent meeting of the Audit Committee members	40(114)/53	Voo	Exclusive meeting among the Audit, Risk and Compliance Committee members is held every quarter and in all the Audit Committee meetings CFO, Head of Internal Audit and other executives as are appropriate and representatives of Statutory Auditors are present.
v. Independent meeting of the Audit Committee members without management and invitation to CFO, Head Internal	49(IIA)(v)	Yes	of internal Audit and other executives as are appropriate and representatives of Statutory Auditors are present.
Audit and a representative of statutory auditor			
ruan and a representative or statutory addition			
vi. The Company Secretary shall act as the Secretary to	49(IIA)(vi)	Yes	
the Committee			
D. H. d. (A. 19) 0			
B. Meeting of Audit Committee the Committee shall meet four times a year, with a	49(IIB)(vii)	Yes	For Q1 2014-15 Audit Committee meeting was held on July 23, 2014
- the Committee shall meet four times a year, with a	49(IID)(VII)	162	For Q1 2014-15 Addit Committee meeting was neid on July 23, 2014
maximum time gap of four months between two meetings			In Q2 2014-15 Audit Committee meeting was held on August 21, 2014 and the next Audit Committee meeting is scheduled to be held on October 20, 2014
and quorum shall be minimum of two independent members			3
C. Powers of Audit Committee	49(IIC)	Yes	The Charter of the Audit Committee approved by the Board grants the Powers to Audit Committee as listed in Clause 49(IIC)
	1		
D. Role of Audit Committee	1		
B. Role of Addit Committee			With respect to the period April 01, 2014 to June 30, 2014 Audit, Risk and Compliance Committee reviewed these topics at the meeting held on July 23,
- Compliance with respect to list of items as listed in	49(IID)	Yes	2014
·	, ,		With respect to the period July 01, 2014 to September 30, 2014 Audit, Risk and Compliance Committee will be reviewing these topics at the meeting
Clause 49(IID)			scheduled to be held on October 20, 2014
	_		
	+		
	1		With respect to the period April 01, 2014 to June 30, 2014 Audit, Risk and Compliance Committee reviewed these topics at the meeting held on July 23,
E. Review of information by Audit Committee	49(IIE)	Yes	with respect to the period. April 01, 2014 to Julie 30, 2014. Adult, Kisk and Compilative Committee reviewed these topics at the meeting field off-Julie 30, 2014.
			With respect to the period July 01, 2014 to September 30, 2014 Audit, Risk and Compliance Committee will be reviewing these topics at the meeting
- Compliance with respect to list of items as listed in			scheduled to be held on October 20, 2014
Clause 49(IIE)			
	1		
	1		
III. SUBSIDIARY COMPANIES			
III. GOBGIDIAN I CUIVIFAINIEG			
	1		The Indian subsidiary companies of Wipro Limited are not falling in the category of 'Material non-listed Indian subsidiary as the turnover or networth of
			Indian subsidiary companies of Wipro Limited do not exceed 20% of the consolidated turnover of Wipro Limited or networth respectively in the
i. At least one independent director of the Board of the holding	49(III)(i)	Not applicable.	immediately preceding year i.e as of March 31, 2014.
company shall be a director of a material non listed Indian		Please see	

		•	
Quarterly Compliance Report with respect to Clause 49 of the Listing A	greement		
Name of the Common William Limited			
Name of the Company : Wipro Limited Quarter : July 01, 2014 to September 30, 2014			
Quarter . July 01, 2014 to September 30, 2014			
		<u> </u>	
Particulars	Clause of	Compliance	Remarks
	Listing	status	
	Agreement	Yes/No	
subsidiary company		remarks	
			With respect to the period April 01, 2014 to June 30, 2014 Audit, Risk and Compliance Committee reviewed these topics at the meeting held on July 23,
ii. Audit Committee shall also review the financial statements	49(III)(ii)	Yes	2014
			With respect to the period July 01, 2014 to September 30, 2014 Audit, Risk and Compliance Committee will be reviewing these topics at the meeting
in particular, investments made by the unlisted Indian		ļ	scheduled to be held on October 20, 2014
subsidiary company		-	
		 	
iii. The minutes of the Board meetings of the unlisted subsidiary	49(III)(iii)	Yes	
in. The minutes of the board meetings of the diffisied substitially	(III)(III)	103	With respect to the period April 01, 2014 to June 30, 2014 Audit, Risk and Compliance Committee reviewed these topics at the meeting held on July 23,
companies shall be placed at the Board meeting of the			2014
			With respect to the period July 01, 2014 to September 30, 2014 Audit, Risk and Compliance Committee will be reviewing these topics at the meeting
listed holding company.			scheduled to be held on October 20, 2014
The arrangement shall a selection to the attention of			With respect to the period April 01, 2014 to June 30, 2014 Audit, Risk and Compliance Committee reviewed these topics at the meeting held on July 23,
The management shall periodically bring to the attention of			2014 With respect to the period July 01, 2014 to September 30, 2014 Audit, Risk and Compliance Committee will be reviewing these topics at the meeting
the Board of the listed holding company, a statement of all			scheduled to be held on October 20, 2014
significant transactions or arrangements entered into by the			Defined and to be find on College 20, 2014
unlisted subsidiary company.			
. , ,			
IV. DISCLOSURES	49(IV)		
A. Basis of related party transactions	40(1)/4)	Vaa	April 04 2044 to lune 20 2044, such transparing upon printing day the April 04 2044 to lune 20 2044
- Compliance with respect to list of items as listed	49(IVA)	Yes	April 01, 2014 to June 30, 2014, such transactions were reviewed by the Audit Committee at its meeting held on July 23, 2014
in Clause 49(IVA)			July 01, 2014 to September 30, 2014, such transactions will be reviewed by the Audit Committee at its meeting scheduled to be held on October 20, 2014
2.2300 10(17.1)		1	20, 2014
			There are no transactions which are either not at an arm's length basis (or) not in the normal course of business.
B. Disclosure of Accounting Treatment	49(IVB)	Complied with	We comply with the Accounting Standards issued from time to time as reflected in the audited/ un audited financial
		-	statements/ audit reports submitted to stock exchange.
		 	The Company has laid down procedures to inform Board members about the risk assessment and minimization procedures. Such risks are being
C. Board disclosures- Risk Management	49(IVC)	Yes	periodically reviewed by the Board/Audit Committee at such intervals as advised by the Audit Committee.
5. 25a. a albotobarob Trion management	.5(110)	. 55	
	İ	1	
	10(1)(D)		This is not applicable as we have not made any Public/ Rights/ Preferential issues. However, issue of equity shares arising from exercise of Stock options/
D. Proceeds from public issues, rights issues,	49(IVD)		RSUs by the employees is reflected in the cash flow statement.'
preferential issues, etc.		Please see remarks	
		Telliains	
		1	
E. Remuneration of Directors	49(IVE)		

Overteels Overelles as Boundarity (C. 10. 10. 10. 10. 10.		1	
Quarterly Compliance Report with respect to Clause 49 of the Listing	agreement	+	
Name of the Company : Wipro Limited	+		
Quarter: July 01, 2014 to September 30, 2014			
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	1		
Particulars	Clause of	Compliance	Remarks
- anomalo	Listing	status	
	Agreement	Yes/No	
i. All pecuniary relationship or transactions of the	49(IVE)(i)	Yes	The required details are disclosed in the Annual Report of the Company for the year 2013-14 (refer page no 66)
non-executive directors vis a vis the company shall be disclosed in the annual report	-	_	
disclosed in the annual report			
ii-iv Disclosure as per items ii to iv	49(IVE)(ii)	Yes	The required details are disclosed in the Annual Report (refer page no 66).
	to (iv)		
v. Disclosure of shareholding of Non Executive Directors who	49(IVE)(v)	Yes	The required details are disclosed in the notice for AGM of the Company for the year 2013-14 for directors being appointed/reappointed.
are proposed to be appointed/re-appointed, in the notice to	+	+	
the general meeting called for appointment of such director	+	+	
F. Management	49(IVF)	+	
	10(111)		
i. Management Discussion and Analysis report shall form	49(IVF)(i)	Yes	The Annual Report of the Company for year 2013-14 contains the Management Discussion and Analysis report.
part of the Annual report to shareholders			
ii. Senior management dislosure to the Board relating to all	49(IVF)(ii)	Yes	Disclosure from Senior Management for the period April 01, 2014 to June 30, 2014 was placed before the meeting held on July 24, 2014.
material financial and commercial transactions			Disclosure from Senior Management for the period July 01, 2014 to September 30, 2014 will be placed before the Boardat their meeting scheduled to be held on October 22, 2014.
material illiancial and commercial transactions			1610 01 000001 22, 2014.
	1		
G. Shareholders	49(IVG)		
Disclosure to shareholders in case of the appointment of a	49(IVG)(i)	Yes	The notice for the Annual General Meeting held on July 23, 2014 contains the required disclosures.
new director or re-appointment of a director			
ii. Disclosure of relationship between Directors	49(IVG)(ia)	Yes	None of our directors are related to each other. The disclosure is made in the Annual Report for the year 2013-14.
	10(110)(10)	1	
iii. Quarterly results and presentations made by the Company	49(IVG)(ii)	Yes	Results for the quarter ended June 30, 2014 were put up on company's website on July 24, 2014.
to analysis abott be and as website			Results for the quarter ended September 30, 2014 will be put up on company's website on or after the next scheduled Board Meeting i.e October 22, 2014.
to analysts shall be put on website	+		2014.
iv. Constitution of Shareholder and Investors Grievance	49(IVG)(iii)	Yes	
Committee	1	+	
v. Delegation of power of share transfer to Share Transfer	49(IVG)(iv)	Yes	
Agent of the Company		1.55	
V. CEO/CFO CERTIFICATION	49(V)		
	1000	L,	CEO/CFO certification was placed before the Board together with the financial statements at its meeting held on July 24, 2014 and Similar details will be
CEO/CFO Certification as required under 49(V)	49(V)	Yes	placed at the Board meeting to be held on October 22, 2014.
	+	+	+
	1	+	
VI. REPORT ON CORPORATE GOVERNANCE	49(VI)		
Separate section on the report on Corporate Governance	49(VI)(i)	Yes	The Annual Report of the Company for year 2013-14 contains a separate section on Corporate Governance.
in the Annual Report	<u> </u>		
ii. Quarterly compliance Report	40(\/ \/;i)	Voc	For guester anded lung 20, 2014, the compliance report upg cost on July 41, 2014
п. Quarterry compilance кероп	49(VI)(ii)	Yes	For quarter ended June 30, 2014 the compliance report was sent on July 11, 2014
VII. COMPLIANCE	49(VII)		
			We have obtained the certificate and Corporate Governance Report in the Annual Report of the Company for the year 2013-14 sent to shareholders
1. Company shall obtain certificate from either the auditors or	49(VII)	Yes	contains a certificate to this effect.
· · · · · · · · · · · · · · · · · · ·			

Quarterly Compliance Report with respect to Clause 49 of the Listing A	greement		
Name of the Company : Wipro Limited			
Quarter : July 01, 2014 to September 30, 2014			
		l	
		1	
Particulars	Clause of	Compliance	Remarks
raticulais	Listing	status	Remarks
	Agreement	Yes/No	
Practising Company Secretary regarding compliance of	Agreement	103/110	
corporate governance conditions as stipulated in this clause			
		1	İ
Disclosure of the compliance with mandatory requirements	49(VII)	Yes	Corporate Governance Report in the Annual Report of the Company for the year 2013-14 complies with this requirement.
and adoption/nonadoption of the non mandatory requirements	` '		
in the Corporate Governance report			
Amendments made in April 2008			
If non executive Chairman is a Promoter or is related to a Promoter, the	Provisio to	Yes	This is not applicable for our Company. Our Chairman is an Executive Chairman.
Board should consist of at least ½ of independent directors	49(IA)(ii)		
Disclosure of relationship between Directors inter-se shall be made in		Yes	None of our directors are related to each other. Our Annual Report for 2013-14 and notice to the Annual General Meeting contains this disclosure.
Annual Report, notice to shareholders regarding appointment of Directors			
public issue documents and related filings with Stock exchanges			
	40(10)(;)	.,	
If a vacancy arises in the position of an independent director, such vacancy		Yes	We have more than the minimum requirement (1/2 of Board) as independent directors and hence need not fill up any vacancy of Independent Director during this guarter
should be filled up within 180 days unless the company will meet minimum independent directors criteria even after such vacancy being caused	1		louring this quarter
independent directors chiena even after such vacancy being caused			
Minimum age of independent director is now proposed to be increased to	49(IB)(a)	Yes	We comply with this requirement.
21 for all independent directors	73(ID)(g)	163	We comply with this requirement.
Company is required to satisfy that the Independent Director has the	49(ID)	Yes	This is covered in the Company's Corporate Governance guidelines and disclosure in the Annual Report.
qualification, experience and whose contribution will be effective to the			The service in the company of corporate continuous galaximos and absolute in the final hope in
Company			
Amendments made in October 2008			
In the Context of definition of Independent Director, Expression "related to	49(1A)(ii)	Yes	Not Applicable
any promoter"		1	
a] If the promoter is a listed entity, its directors other than the independednt			
directors, its employees or its nominee are deemed to be related to it;			
· · · · · · · · · · · · · · · · · · ·			
b] if the promoter is an unlisted entity, its directors, its nominees shall be			
deemed to be related.	1	1	