

OPTIEMUS INFRACOM LIMITED

RISK MANAGEMENT POLICY

[In accordance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Companies Act, 2013]

1. PURPOSE

Optiemus Infracom Limited ("the Company") considers ongoing risk management to be a core component of the Management of the Company and understands that the Company's ability to identify and address risk is central to achieving its corporate objectives.

The Company's Risk Management Policy ("the Policy") outlines the program implemented by the Company to ensure appropriate risk management within its systems and culture.

This revised policy shall supersede the existing Risk Management Policy with effect from May 26, 2025.

2. DEFINITONS

"Act" means the Companies Act, 2013 and Rules framed thereunder, as amended from time to time.

"Listing Regulations" means SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

"Board" means Board of Directors of the Company.

"Committee" means Risk Management Committee of the Company as constituted or re-constituted by the Board, in accordance with the Act and applicable Listing Regulations.

"Company" means Optiemus Infracom Limited.

"Independent Director" means an Independent Director as defined under Section 149(6) of the Companies Act, 2013 and under Regulation 16 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

"RMP / Policy" means Risk Management Policy.

3. LEGAL FRAMEWORK

Risk Management Policy is framed as per the following regulatory requirements:

A. COMPANIES ACT, 2013

i) Provisions of Section 134(3) of the Act

Section 134(3)(n) of the Act requires that the Board's report must include a statement indicating development and implementation of a risk management policy for the company including identification therein of elements of risk, if any, which in the opinion of the Board may threaten the existence of the company.

ii) Provisions of Section 177(4) of the Act

The provisions of Section 177(4)(vii) of the Act and Part C of Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 requires that every Audit Committee shall act in accordance with the terms of reference specified in writing by the Board which shall, inter alia, include, evaluation of internal financial controls and risk management systems.

iii) Regulation 17(9) of Listing Regulations

The Board should fulfill certain key functions, including:

- a) The listed entity shall lay down procedures to inform members of Board of Directors about risk assessment and minimization procedures.
- b) The Board shall be responsible for framing, implementing and monitoring the risk management plan for the listed entity.

iv) Regulation 21 of Listing Regulations

As per Regulation 21 and Part D of Schedule II of Listing Regulations, the Risk Management Committee shall formulate a detailed risk management policy and monitor/oversee implementation of the same.

4. OBJECTIVE AND SCOPE OF RISK MANAGEMENT POLICY

The Company understands that controlling risks through a formal program is necessary for the well-being of our organization.

Therefore, the Board of the Company authorize Risk Management Committee to identify the risks impacting the Company's business and formulate and administer policies/ strategies aimed at risk minimization and risk mitigation as part of risk management.

The object of this policy is to provide a framework to:

- a) Identify and assess potential risks
- b) Categorize risks according to severity/risk prioritization
- c) Mitigate and manage risks
- d) Implement the policy
- e) Assure profitable growth and financial stability to the organization
- f) Ensure protection of stakeholder values
- g) Protecting and enhancing assets and company image

5. CHARTER OF RISK MANAGEMENT COMMITTEE

A. COMPOSITION

The Committee shall have minimum three members with majority of them being members of the board, including at least one independent director. The Chairperson of the Risk Management Committee shall be a member of the Board and Senior Executives of the Company may be members of the Committee.

The Board may re-constitute the composition of the Committee, as it may deem fit, from time to time.

B. MEETING

The Committee shall meet at least twice in a financial year to act upon any matter within its jurisdiction. All Committee members are expected to attend each meeting.

The quorum for a meeting of the Risk Management Committee shall be either two members or one third of the members of the Committee, whichever is higher, including at least one member of the board in attendance.

The meetings of the risk management committee shall be conducted in such a manner that on a continuous basis not more than two hundred and ten days shall elapse between any two consecutive meetings

6. ROLE OF RISK MANAGEMENT COMMITTEE

The role of the Committee shall, inter alia, include but not limited to the following:

- A. To formulate a detailed risk management policy which shall include:
 - (i) A framework for identification of internal and external risks specifically faced by the listed entity, in particular including financial, operational, sectoral, sustainability (particularly, ESG related risks), information, cyber security risks or any other risk as may be determined by the Committee.
 - (ii) Measures for risk mitigation including systems and processes for internal control of identified risks.
 - (iii) Business continuity plan.
- B. To ensure that appropriate methodology, processes and systems are in place to monitor and evaluate risks associated with the business of the Company;
- C. To monitor and oversee implementation of the risk management policy, including evaluating the adequacy of risk management systems;
- D. To periodically review the risk management policy, at least once in two years, including by considering the changing industry dynamics and evolving complexity;
- E. To keep the board of directors informed about the nature and content of its discussions, recommendations and actions to be taken;
- F. The appointment, removal and terms of remuneration of the Chief Risk Officer (if any) shall be subject to review by the Risk Management Committee.

The Risk Management Committee shall coordinate its activities with other committees, in instances where there is any overlap with activities of such committees, as per the framework laid down by the Board of directors.

7. RISK IDENITIFICATION AND MITIGATION

In order to identify and assess material business risks, the Company defines risks and prepares risk in light of business plan and strategies. This involves providing an overview of each material risk, making an assessment of the risk level and preparing action plans to address and manage the risk.

Further, to ensure that the risks are mitigated, the Company will strive to involve all functional heads in the overall risk identification and for the development of Risk mitigation plans and the implementation of Risk mitigation strategies.

The Company majorly focuses on the following types of:

Strategic Risks	<u>Risk identification</u> Political Environment - domestic and global
	 Organizational Growth- Market Penetration, Market Share, Loss of reputation
	Globalization and Technological Obsolescence
	Loss of Intellectual property
	Economic condition of the market
	 Competition Loss of key customers or suppliers impacting trading volume
	 Loss of key customers or suppliers impacting trading volume Over-dependence on China for sourcing critical products/components
	Risk mitigation
	 Diversify product portfolio across brands and markets to reduce dependency on specific segments.
	 Conduct periodic competitive analysis and adapt strategies to market and economic shifts.
	• Strengthen IP protection and legal oversight to safeguard proprietary assets.
	 Identify and develop alternate sourcing markets to reduce dependency on China.
Operational Risks	Risk identification
	Revenue concentration risk from limited customer base
	Cost optimization
	Quality Manpower retention
	Working capital management
	Inventory management and obsolescence risk
	 Contractual Compliance with trading partners and vendors Quality Assurance
	 Quality Assurance Monitoring regulatory changes impacting import duties and taxation
	Risk mitigation
	 Conduct monthly physical stock checks to ensure inventory accuracy and accountability at warehouses and outlets.
	 Establish alternate supplier relationships to reduce dependency and ensure supply continuity.
	Conduct regular workforce planning and retention programs for key roles.
Sustainability (ESG) Risks	Risk identification
	 Climate Change Risk impacting supply chain and logistics Workplace safety

	Human rights violations
	Business Ethics
	Stakeholder relationships
	 E-waste management and disposal of outdated products
	ESG non-compliance leading to reputational and regulatory risks
	Risk mitigation
	Implement a formal e-waste collection and disposal program in compliance with environmental laws.
	• Establish clear workplace safety standards and conduct periodic checks for warehousing and logistics operations.
	• Conduct supplier audits to ensure adherence to ethical sourcing and human rights practices.
	 Monitor ESG regulations and integrate ESG performance metrics into business decisions.
Information, Cyber	Risk identification
Security Risk	Data breach affecting financial or customer data
	Cyberattack
	 Technology risk due to outdated IT infrastructure or rapid tech evolution
	Risk mitigation
	Deploy updated antivirus, firewall, and intrusion detection systems across all
	networks.
	 Conduct regular cybersecurity training and awareness sessions for all employees.
	 Establish an incident response team with clear protocols for data breaches.
	Regularly review and upgrade IT systems to keep pace with evolving
	business technology needs.
Compliance Risks	Risk identification
	Ensure stricter adherence to laws/ rules/ regulations
	Adherence to Company Policies and Procedures
	Maintaining high standards of Corporate Governance and Public disclosures
	Risk mitigation
	Maintain a centralized compliance calendar and reporting system to track
	and meet all regulatory obligations.
	• Periodically update internal policies to reflect legal and regulatory changes.
	Conduct internal compliance audits and training for all relevant departments.
Financial and Reporting	Risk identification
Risks	• Claims from debtors due to quality and other issues in the past supplies,
	return of goods and consequent delays in recovery of dues
	Funding and Credit Risk
	Fraud
	 Monetary policies framed by the Government and Reserve Bank of India

	 <u>Risk mitigation</u> Introduce robust credit evaluation processes before onboarding customers and partners. Implement fraud detection tools and protocols for financial transactions. Use currency hedging strategies to manage foreign exchange risks related to imports.
Succession Planning Risks	 <u>Risk identification</u> Risk to business continuity given the likelihood of a single event affecting multiple leaders Potential lack of decision-making capacity during simultaneous travel of key management personnel Insufficient contingency planning in case of travel-related disruptions involving multiple senior leaders
	 <u>Risk mitigation</u> Identify critical leadership roles and develop a structured succession pipeline. Institutionalize knowledge-sharing and role-shadowing practices. Implement a staggered travel policy for top management to avoid simultaneous risk exposure.

Other than above, the risk factor shall be continuously assessed by the Risk Management Committee and/or Board as and when required and list shall be updated accordingly.

8. BUSINESS CONTINUITY PLAN

Business continuity plan refers to maintaining business functions or quickly resuming them in the event of a major disruption, whether caused by a fire, flood, server crash, machinery failure, cyber breach or any other act of God. A business continuity plan outlines procedures and instructions an organization must follow in the face of such disasters; it covers business processes, assets, human resources, IT infrastructure, critical machinery, business partners and more.

The Company shall have well documented Business continuity plan for any contingent situation covering all perceivable circumstances. The plan shall include:

- Identification of alternative sites or manual fallback processes to ensure continuity of operations during physical disruptions.
- Clear chain of command and delegation of authority to manage crises across departments.
- Preventive maintenance schedules and emergency repair protocols for key machinery and equipment.
- Regular data backups stored at secure off-site/cloud locations.
- Redundant IT infrastructure or failover systems for critical servers.
- Defined escalation and recovery procedures in the event of hardware failure or cyberattacks.
- Communication protocols for employees, partners, and stakeholders to ensure timely dissemination of information during disruptions.

The Business continuity plan may be reviewed and amended by the Risk Management Committee based on evolving threats and operational requirements.

9. RESPONSIBILITY FOR RISK MANAGEMENT

- A. The Board through the Risk Management Committee shall ensure the development, implementation and monitoring of a robust risk management framework within the organization.
- B. The Risk Management Committee shall ensure continuous evaluation of significant risk exposures of the Company and assess management's actions to mitigate the exposures in a timely manner (including one-off initiatives, andongoing activities such as business continuity planning and disaster recovery planning& testing).
- C. The Risk Management Committee shall undertake periodical review of the risk management processes and practices of the Company and ensure that the Company is taking the appropriate measures to achieve prudent balance between risk and reward in both ongoing and new business activities.
- D. The Risk Management Committee on a yearly basis shall submit a report on the status of the risk management framework within the organization to the Board.

10. AMENDMENT TO THE POLICY

The Board shall review and amend this Policy as and when required. In case of any amendment(s), clarification(s), circular(s) etc. issued by the relevant authorities, not being consistent with the provisions laid down under this Policy, such amendment(s), clarification(s), circular(s) etc. shall prevail upon the provisions hereunder and this Policy shall stand amended accordingly from the effective date as laid down under such amendment(s), clarification, circular(s) etc.