



Secretarial compliance report of ABB India Limited for the year ended 31st December 2022

To.

The Members.

ABB India Limited

CIN: L32202KA1949PLC032923

Disha- 3rd Floor Plot No. 5 & 6, 2nd Stage

Peenya Industrial Area IV, Peenya

Bengaluru - 560058

We, BMP & Co. LLP, have examined:

- (a) all the documents and records made available to us and explanation provided by ABB India Limited ("the listed entity"),
- (b) the filings/ submissions made by the listed entity to the stock exchanges,
- (c) website of the listed entity,
- (d) any other document/ filing, as may be relevant, which has been relied upon to make this certification,

for the year ended 31st December 2022 ("Review Period") in respect of compliance with the provisions of:

- (a) the Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued thereunder; and
- (b) the Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, circulars, guidelines issued thereunder by the Securities and Exchange Board of India ("SEBI");

The specific Regulations, whose provisions and the circulars/ guidelines issued thereunder, have been examined, include:-

(a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;

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- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; Not Applicable as the Company did not issue any security during the financial year under review.
- (c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers)
 Regulations, 2011;
- (d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; Not Applicable as the Company did not buyback any of its securities during the financial year under review.
- (e) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; Not applicable as the Company did not issue any Employee Stock Option Scheme for its employees;
- (f) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; - Not Applicable as Company has not issued debt securities during the year under review;
- (g) Securities and Exchange Board of India (Issue and Listing of Non-Convertible and Redeemable Preference Shares) Regulations, 2013; Not Applicable as Company has not issued Preference shares during the year under review;
- (h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (i) Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents)
 Regulations, 1993; Not applicable as the Company is not registered as Registrar to an
 Issue and Share Transfer Agent during the financial year under review; and
- (j) Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; Not applicable as the Company has not delisted its equity shares from any stock exchange during the financial year under review;

and based on the above examination, we hereby report that, during the Review Period:

(a) The listed entity has complied with the provisions of the above Regulations and circulars/guidelines issued thereunder, except in respect of matters specified below: -



& C.

Sr.	Compliance Requirement	Deviations	Observations/
No	(Regulations/ circulars /		Remarks of the
	guidelines including specific		Practicing
	clause)		Company Secretary
1.	Securities and Exchange	The Company has made	The delay was
	Board of India (Listing	the related party disclosure	completely
	Obligations and Disclosure	for the six months ended	inadvertent and the
	Requirements) Regulations,	30.06.202 with a delay of	company had made
	2015, Second proviso to	two days.	its best efforts to
-	Regulation 23 (9)- Provided		comply with
	further that the listed entity		Regulation 23(9) of
	shall make such disclosures		Securities and
	every six months within		Exchange Board of
	fifteen days from the date of		India (Listing
	publication of its standalone		Obligations and
	and consolidated financial		Disclosure
	results:		Requirements)
			Regulations, 2015
2.	Securities and Exchange	The Company intimated	The delay was
	Board of India (Listing	loss of share certificate	completely
	Obligations and Disclosure	made on 28 th November	inadvertent. The
	Requirements) Regulations,	2022 for intimation	documents were
	2015, Regulation 39(3), The	received from RTA on 25 th	collected by RTA
	listed entity shall submit	November which was	on 25 th November,
	information regarding loss of	beyond two days.	2022, but the same
	share certificates and issue of		was intimated to the
	the duplicate certificates, to		Company on 26th
	the stock exchange within		November, 2022
	two days of its getting		which resulted in
	information.		the administrative
			and unintentional
			delay. The
			Company has noted





the same and
processes have
been made to
ensure compliance
with Regulation
39(3) of Securities
and Exchange
Board of India
(Listing
Obligations and
Disclosure
Requirements)
Regulations, 2015

- (b) The listed entity has maintained proper records under the provisions of the above Regulations and circulars/ guidelines issued thereunder insofar as it appears from my/our examination of those records.
- (c) The following are the details of actions taken against the listed entity/ its promoters/ directors/ material subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) under the aforesaid Acts/ Regulations and circulars/ guidelines issued thereunder:

Sr. No.	Action taken	Details of	Details of action	Observations/
	by	violation	taken E.g., fines,	remarks of the
			warning letter,	Practicing
			debarment, etc.	Company
				Secretary, if any.
	NA	NA	NA	NA

(d) The listed entity has taken the following actions to comply with the observations made in previous reports:



R	/P
	& Co.

Sr.	Observations of the	Observations	Actions taken	Comments of
No.	Practicing Company	made in the	by the listed	the Practicing
	Secretary in the previous	secretarial	entity, if any	Company
	reports	compliance		Secretary on
		report for the		the actions
		year ended		taken by the
		(The years are		listed entity
		to be		
		mentioned)		
1.	As per Securities and	Year ending	The Company	The Company
	Exchange Board of India	31.12.2021 -	has conducted	has conducted
	(Listing Obligations and	The Company	two risk	two risk
	Disclosure	had conducted	management	management
	Requirements)	one meeting of	committees	committees
	Regulations, 2015,	Risk	during this year	during this year
_	Regulation 21 (3A) and	Management	and amended	and amended
	(4), the risk management	Committee	the risk	risk
	committee shall meet at	during the	management	management
	least twice in a year. The	review period.	policy as per	policy as per
	Company follows the		the	the
	calendar year January to		requirements	requirements
	December as its financial	3 1	laid down in	laid down in
	year and the said		Part D of	Part D of
	notification became		Schedule II.	Schedule II.
	effective from 5th May			
	2021. The Company has	4 .4		
	conducted one meeting of			
	Risk Management			
	Committee during the			
	review period. The			
	Company is in the process			
	of amending Risk			
	Management policy as			





per the requirement	nts laid
down in Part	D of
Schedule II.	

(e) The terms of appointment the Statutory Auditor are in line with 6(A) and 6(B) of SEBI Circular No. CIR/CFD/CMD1/1 14/2019 dated October 18, 2019.

Place: Bengaluru

Date: 10th February 2023

For BMP & Co. LLP,

Company Secretaries &

CS Biswajit Ghosh

Designated Partner

FCS No.: 8750 CP. No.: 8239

UDIN: F008750D003137007