



Corporate Office: 401/402, Kailash Corporate Lounge, Veer Savarkar Marg, Park Site, Vikhroli (West) Mumbai - 400 079.

Phone: 022-25181103 / 25181102 \* CIN No.: L17120MH1992PLC068861

Date: 30.05.2024

To,
The Bombay Stock Exchange Ltd

Corporate Relationship Dept, 1st Floor, New Trading Ring, Rotunda Building, P. J. Towers, Dalal Street, Fort, Mumbai – 400001.

BSE Scrip Code: 521151

Sub: Submission of Annual Secretarial Compliance Report for the year ended March 31, 2024 as per Regulation 24A of SEBI (LODR) Regulations, 2015

Pursuant to SEBI Circular No. CIR/CFD/CMD1/27/2019 dated February 8, 2019; please find enclosed herewith Annual Secretarial Compliance Certificate issued by M/s. Pankaj Trivedi & Co., Practicing Company Secretaries for the financial year ended on March 31, 2024 under Regulation 24A of Securities Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulations, 2015.

We request you to kindly take the same on record.

Thanking You. Yours Faithfully,

For Dhanlaxmi Fabrics Limited

Vinual S. Jhawar (Managing Director)

DIN: 00002903 Place: Mumbai

Encl: a/a

Regd. Office: Bhopar Village, Manpada Road, Dombivli (East) - 421 204.

Phone: 0251-2870589 / 2870590 / 91/92 ● E-mail: info@dfl.net.in ● Website: www.dfl.net.in

### Pankaj Trivedi

B.Com, CS, LLB Mob: 9224174118

Email: pankajtrivedicsllb@gmail.com

## **PANKAJ TRIVEDI & Co.**

Practicing Company Secretaries A/601, Maitri Residency, Liberty Garden Road No.1, Opp. Trimurti Tower, Malad (West), Mumbai – 400064

### Secretarial Compliance Report of Dhanlaxmi Fabrics Limited For the year ended March 31, 2024

(Under Regulation 24A of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015)

**To, Dhanlaxmi Fabrics Limited**Bhopar Village, Manpada Road,
Dombivli (E), Thane - 421204

I, Pankaj Trivedihave examined:

- 1. All the documents and records made available to me and explanation provided by M/s. Dhanlaxmi Fabrics Limited. ("the listed entity"),
- 2. The filings/ submissions made by the listed entity to the stock exchanges,
- 3. Website of the listed entity,
- 4. Any other document/ filing, as may be relevant, which has been relied upon to make this certification, for the year ended 31<sup>st</sup>March, 2024 ("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:-

- (i) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (ii) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; *Not Applicable for the year under review.*
- (iii) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (iv) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; **Not Applicable** for the year under review.
- (v) Securities and Exchange Board of India (Share Based Employee Benefits & Sweat Equity) Regulations, 2021; *Not Applicable for the year under review*.
- (vi) Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021; *Not Applicable for the year under review.*
- (vii) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and circulars/ guidelines issued thereunder.
- (viii) Securities and Exchange Board of India (Depositories and Participant Regulation) 2018 and circulars / guidelines issued thereunder.

Mon. No. 30512 COP No. 15301 Mumbai

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and based on the above examination, I 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

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	ment Response	marks of the	Amount	of Violation	Action	Taken by		Circular No.	Requirement	No.
Kemarks	Manage	Observations/Re	Fine	Details	lypeot	Action	Deviations	Regulation /	Compliance	Sr.

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

Requirement Circular No. (Regulations/ (Regulations/ (Regulations/ (Regulations/ (Regulations/ Requirement Circular No. (Regulations/ Requirement No. (Regulations/ Regulations/ Requirement No. (Regulations/ Regulations/ Regula	2	Compliance	Regulation /	Deviations	Action	Type	Details	Fine	Observations	
Regulations/ circulars/ guidelines   SEB/Cir/ISD   SEB/Cir/ISD   SEB/Cir/ISD   The 500 shares   SEB/Cir/ISD   SEB/Cir/ISD   The 500 shares   SEB/Cir/ISD   SEB/Cir/ISD   The 500 shares   Taken by mandates the entire holdings are entire holdings are needed to be in demat form only.   SEB/Cir/ISD   The 500 shares   No Action   Warning, etc.   Entire promoters   No fine holding has to be has been holding has to be has been demat form only.   SEB/Cir/ISD   However there eand are still 500 levied of holding has to be has been holdings are still 500 levied in physical form.   STRIVED   Table   Ta	No.	Requirement	Circular No.		Taken by	of of	of Violation	Amount	/Rema	/Remarks of the
guidelines including specific clause)  SEBI/Cir/ISD/3/ 2011		(Regulations/				ActionAdvisor			Pr	Practicing
guidelines including specific clause)  SEBI/Cir/ISD/3/ SEBI/Cir/ISD The 500 shares of the needed to be in demat form only.  Cause Notice/ Warning, etc.  SEBI/Cir/ISD/3/ SEBI/Cir/ISD The 500 shares No Action Out of promoters' taken by total holding are any still in physical authority are still 5 shares are he needed to be in demat form only.		circulars/				<b>*</b>				Company
specific clause)  SEBI/Cir/ISD/3/ SEBI/Cir/ISD 2011 dated /3/2011 out of promoters' taken by Lune 17, 2011, dated June total holding are any mandates the entire holdings of the needed to be in demat form only.  Fine/Show Cause Notice/ Warning, etc.  Entire promote value by taken by demat form on holding are any however the are still 5 shares are him only.		guidelines				Clarification/				Secretary
specific clause)  SEBI/Cir/ISD/3/ 2011 dated /3/2011 out of promoters' taken by June 17, 2011, dated June total holding are entire holdings of the Promoters are needed to be in demat form only.  Cause Notice/ Warning, etc.  Entire promoter taken by demat form of holding are any shares are him only.  Cause Notice/ Warning, etc.  Entire promoter taken by demat form of holding has to demat form on hy.		including				Fine/Show				
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SEBI/Cir/ISD/3/ SEBI/Cir/ISD aut of promoters' taken by June 17, 2011, dated June total holding are entire holdings of the Promoters are needed to be in demat form only.						Warning, etc.			136	
dated /3/2011 out of promoters' taken by 17, 2011, dated June still in physical authority are sholdings e oters are ed to be at form.  at form dated June total holding are any still in physical authority are still 5 shares are here.	1	SEBI/Cir/ISD/3/	SEBI/Cir/ISD	500	No Action	1	Entire promoters	No fine		The promoter
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Additional affirmations to be given by Practicing Company Secretarial Compliance Report (ASCR) pursuant to BSE & NSE vide Notice no. 20230316-14 and Circular Reference No. NSE/CML/2023/21 dated March 16, 2023 are provided below:

No.		status (Yes/No/NA)	Case various/nemarks by FCS
1 Sect	Secretarial Standard  The compliance of listed entities are in accordance with the Corretarial	Yes	The Company has generally complied with Secretarial Standards
The Star	The compliances of listed entities are in accordance with the Secretarial Standards issued by the Institute of Company Secretaries of India (ICSI).		with respect to Meetings of the Board of Directors (SS-1) and General Meetings (SS-2) issued by the Institute of Company secretaries of India.
2 Ado	Adoption and timely updation of the Policies:	Yes	•
• >	All applicable policies under SEBI Regulations are adopted with the		
a	approval of board of directors of the listed entities.		
• •	All the policies are in conformity with SEBI Regulations and has been		
7	reviewed & timely updated as per the regulations/circulars/		
	guidelines issued by SEBI.		
3 Mai	Maintenance and disclosures on Website:  The Listed entity is maintaining a functional website	Yes	The Company has maintained fully functional website at
•	Timely dissemination of the documents/information under a separate		in access to some data after the date of this report.
S	section on the website.		
•	Web-links provided in annual corporate governance reports under		
ב כ	relevant document(s)/ section of the website.		
4 Disc	Disqualification of Director:	Yes	1
Non	None of the Director of the Company are disqualified under Section 164		
of C	of Companies Act, 2013.		
5 <u>To e</u>	To examine details related to Subsidiaries of listed entities:	Yes	The Company has 3 Subsidiaries but none of them is a Material
(a) lo	(a) Identification of material subsidiary companies.  (b) Requirements with respect to disclosure of material as well as other.		Subsidiary of the Company during the reporting period
S	subsidiaries.		
6 Pres	Preservation of Documents:	Yes	<b>L</b>
The	The listed entity is preserving and maintaining records as prescribed		
und	under SEBI Regulations and disposal of records as per Policy of		
Pres	Preservation of Documents and Archival policy prescribed under SEBI		
LOD	ODB Bogulations 2015		

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PARITUED TRIVED	Actions taken by SEBI or Stock Exchange(s), if any:  No Actions taken against the listed entity/it's promoters/ directors/ subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) under SEBI Regulations and circulars/ guidelines issued there under.	hibition of Insider Trading) Regulations, 2015	Prohibition of Insider Trading:  The listed entity is in compliance with Regulation 3(5) & 3(6) SEBI	Disclosure of events or information:  The listed entity has provided all the required disclosure(s) under Regulation 30 alongwith Schedule III of SEBI LODR Regulations, 2015 within the time limits prescribed thereunder.	detailed reasons along with confirmation whether the transactions were subsequently approved/ratified/ rejected by the Audit committee	all Related party transactions  (b) In case no prior approval obtained, the listed entity shall provide	Related Party Transactions:  (a) The listed entity has obtained prior approval of Audit Committee for	Independent Directors and the Committees at the start of every financial year as prescribed in SEBI Regulations.	<b>Performance Evaluation:</b> The listed entity has conducted performance evaluation of the Board.
tary * 0	N <sub>o</sub>		Yes	Yes			Yes		Yes
In response of this letter Company replied that Company had already made delisting of its shares from The Calcutta Stock Exchange Ltd around 25 years back along with Jaipur and Ahmedabad Stock Exchanges and delisting order of CSE is not traceable in our records of the Company due to passage of more than 20-25 years. Further CSE had never made a single communication with the Company in last 25 years except till time when the exchange had come up with Amnesty Scheme	During the year under review the Company have received a letter from the Calcutta Stock Exchange dated 09.11.2023 under Regulation-32(1) of Chapter-V of SEBI (Delisting of equity shares) Regulation 2021, giving final opportunity to the Company (Status of the Company is suspended on CSE since 2000) to Comply with the provisions of listing regulations with the exchange and payment of all outstanding dues to CSE failing which Company will be compulsorily delisted from the Exchange under SEBI (Delisting of equity shares) Regulation 2021.	were recorded during the year under review.	The Company has an Insider Trading Software installed at its registered office, in which necessary entries pertains of UPSI	L		of the members of the Company.	The Company has obtained prior approval of Audit Committee for all Related Party transactions and also secured the approval		

account promoters/directors of the Company and as informed No. CSE/LD/ 2024) to NSDL, directed to freeze the demat submitted that the Company has always maintained the days from the date of receipt of the letter. The management Circular dated 31<sup>st</sup> March 2023 for noncompliance failing which, exchange vide its letter dated 9th November, 2023 with the either for revocation of Suspension or Delisting in year F.Y. 2020to us the NSDL has freezed the demat accounts of Mr. Vinod has vide written communication letter dated 02.01.2024 (Ref Minimum Public Shareholdings in the Company. Later the CSE CSE will freeze the demat account of promoters' group after 15 dated 31<sup>st</sup> March 2023 with instruction to pay fine as per SEBI provisions (Minimum Public Shareholdings) as per SEBI Circular 10.07.2023 stated that Company is non-complied of SEBI 26.12.2023 to Company in furtherance to its email dated for Company. records to locate the delist application made by the Company Company is not tenable and requested again CSE to check their 2021. Hence claimed that the communication made by the Then the CSE have sent another letter communication dated 20-25 years back along with order passed by the CSE of delisting

Upon which the Chairman and main promoter of the Company Mr. Vinod Sohanlal Jhawar requested to CSE through an email communication CSE on 10.02.2024 about intention of the Company and its promoter to revoke the suspension of the Company and then to make a Delisting application to Calcutta Stock Exchange for peace of mind and to avoid further litigation.

Jhawar and Mukul Jhawar.

Please note as communicated to me that till the date of freezing of the demat accounts Mr. Vinod Jhawar and Mukul Jhawar, the Company and its promoters were firmly believed that the Company is not listed with CSE and the delisting was made for



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Additional Non-compliances, if any:  No any additional non-compliance regulation/circular/guidance note etc.		
observed for all		
for		
SEBI		
Yes		
No such Additional Non-compliances has been observed for relevant SEBI circulars / guidance notes, etc for the reporting period.	Please note that the Company has not made any compliance of the listing regulations and other applicable SEBI laws with the CSE during the suspension period, which the Company is doing in regular basis with the BSE. The Company has not updated to BSE about all these facts and matters with CSE.	got delisted from Jaipur and Ahmedabad Stock exchanges and due to all such pressure and to sustain the image of the Company, the promoters will again do delisting from the CSE and as informed to me that the current status of the Company is suspended and application has been made to CSE to first revoke the suspension of the Company and then to delist the Company.

Compliances related to resignation of Statutory Auditors from listed entities and their material subsidiaries as per SEBI Circular CIR/CFD/CMD1/114/2019 dated 18<sup>th</sup> October, 2019

Particulars	Compliance status (Yes/No/NA)	Observations/Remarks by PCS*
Compliances with the following conditions while appointing/reappointing an auditor		There is no instance of resignation of Statutory Auditors from the Company during the reporting period.
<ul> <li>If the auditor has resigned within 45 days from the end of a quarter of a financial year, the auditor before such resignation, has issued the limited review/ audit report for such quarter; or</li> </ul>	± 7	
<ul> <li>If the auditor has resigned after 45 days from the end of a quarter of a financial year, the auditor before such resignation, has issued the limited review/ audit report for such quarter as well as the next</li> </ul>	<i></i>	

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<ul> <li>In case the auditor proposes to resign, all concerns with respect to the proposed resignation, along with relevant documents has been brought to the notice of the Audit Committee. In cases where the proposed resignation is due to non-receipt of information / explanation from the company, the auditor has informed the Audit Committee the details of information / explanation sought and not provided by the management, as applicable.</li> <li>The Audit Committee / Board of Directors, as the case may be, deliberated on the matter on receipt of such information from the auditor relating to the proposal to resign as mentioned above and communicate its views to the management and the auditor.</li> <li>(ii) Disclaimer in case of non-receipt of information:         <ul> <li>The auditor has provided an appropriate disclaimer in its audit report, which is in accordance with the Standards of Auditing as specified by ICAI / NFRA, in case where the listed entity/ it's material subsidiary has not provided information as required by the auditor.</li> </ul> </li> </ul>	<ul> <li>If the auditor has signed the limited review/ audit report for the first three quarters of a financial year, the auditor before such resignation has issued the limited review/ audit report for the last quarter of such financial year as well as the audit report for such financial year.</li> <li>Other conditions relating to resignation of statutory auditor</li> <li>(i) Reporting of concerns by Auditor with respect to the listed entity/its material subsidiary to the Audit Committee:</li> <li>In case of any concern with the management of the listed entity/material subsidiary such as non-availability of information / non-cooperation by the management which has hampered the audit process, the auditor has approached the Chairman of the Audit Committee of the listed entity and the Audit Committee shall receive such concern directly and immediately without specifically waiting for the quarterly Audit Committee meetings.</li> </ul>
	Not Applicable
TRIVO COP No. 15301 and Mumbai	There is no instance of resignation of Statutory Auditors from the Company and the Company does not have any Material Subsidiaries. Hence, disclosures in such respect are not applicable to the Company during reporting period

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SEBI Circular CIR/ CFD/CMD1/114/2019 dated 18th October, 2019.
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15 SP
The listed entity / its material subsidiary has obtained information from

## Assumptions & Limitation of scope and Review:

- Compliance of the applicable laws and ensuring the authenticity of documents and information furnished, are the responsibilities of the management of the Listed
- Our responsibility is to report based upon our examination of relevant documents and information. This is neither an audit nor an expression of opinion.
- We have not verified the correctness and appropriateness of financial Records and Books of Accounts of the Listed Entity.
- affairs of the listed entity. This Report solely for the intended purpose of compliance in terms of Regulation 24A (2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and is neither an assurance as to the future viability of the Listed Entity nor of the efficacy or effectiveness with which the management has conducted the

For Pankaj Trivedi & Co., (Practicing Companies Secretaries)

ACS No.: 30512 | C P No.: 15301 Peer Review: 1648/2022

AND TRIVEO

Mem. No. 30512 COP No. 15301 Mumbai

Pankaj Trivedi (Proprietor)

UDIN: A030512F000465991

Place: Mumbai Date: 28/05/2024