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CIN: L24100MH1993PLC071376

(A Government of India Recoginsed Export House)

An ISO 9001:2008 & 14001:2004 Certified Company
Office No. 301/302, 3rd Floor, Atlanta Center, Near Udyog Bhavan

Sonawala Road, Goregaon (East), Mumbai - 400063, India Tel.: + 91 22 4270 2525 Fax: + 91 22 2685 3205

Date: 30th May, 2024

National Stock Exchange of India Limited,

Exchange Plaza, C-1, Block G,

Bandra Kurla Complex, Bandra (East),

Mumbai – 400051.

Script Symbol: SHREEPUSHK

BSE Limited,

P. J. Towers, Dalal Street,

Mumbai - 400 001.

Scrip Code: 539334

Dear Sir/ Madam,

<u>Subject: Submission of Annual Secretarial Compliance Report for the year ended 31st March, 2024.</u>

In compliance with the provisions of Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 please find enclosed herewith Annual Secretarial Compliance Report of the Company for the financial year ended March 31, 2024 issued by M/s. DSM & Associates, Company Secretaries.

Kindly consider this as Compliance under Listing Regulations.

Thanking you, Yours Faithfully,

For Shree Pushkar Chemicals & Fertilisers Limited.

Nitesh Pangle Company Secretary & Compliance Officer

Encl.: As above.



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Fertilisers



C-502, Raylon Arcade, Ram Krishna Mandir Road, Next to Pidilite Industries, Kondivita, Andheri (East), Mumbai – 400 059. M +91 8108 555 704 / 8450 939 091 E sanam.u@dsmcs.in E info@dsmcs.in W www.dsmcs.in

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Secretarial Compliance Report of Shree Pushkar Chemicals and Fertilisers Limited for the financial year ended 31st March, 2024

We have conducted the review of the compliance of the applicable statutory provisions and the adherence to good corporate practices by **Shree Pushkar Chemicals and Fertilisers Limited** (hereinafter referred as 'the listed entity'), having its Registered Office at **301/302**, **3**rd **Floor**, **Atlanta Center**, **Sonawala Road**, **Goregaon (East)**, **Mumbai** – **400 063**, **Maharashtra**, **India**, Secretarial Review was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the listed entity's books, papers, minutes books, forms and returns filed and other records maintained by the listed entity and also the information provided by the listed entity, its officers, agents and authorized representatives during the conduct of Secretarial Review, we hereby report that in our opinion, the listed entity has, during the review period covering the financial year ended on 31st March, 2024, complied with the statutory provisions listed hereunder and also that the listed entity has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined:

- (a) all the documents and records made available to us and explanation provided by Shree Pushkar Chemicals and Fertilisers Limited ("the listed entity"),
- (b) the filings/ submissions made by 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 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:-

(a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements)



Regulations, 2015;

- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements)
 Regulations, 2018;
- (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;
- (e)-Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity)
 Regulations, 2021;
- (f) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
- (g) Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities)
 Regulations, 2021;
- (h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (i) (other regulations as applicable)

and circulars/ guidelines issued thereunder;

We hereby report that, during the Review Period the compliance status of the listed entity is appended as below:

Sr. No.	Particulars	Compliance Status (Yes/No/NA)	Observations / Remarks by PCS*
1.	Secretarial Standards:	Yes	NA
	The compliances of the listed entity are in accordance with		
	the applicable Secretarial Standards (SS) issued by the		
	Institute of Company Secretaries India (ICSI), as notified		
	by the Central Government under section 118(10) of the		
	Companies Act, 2013 and mandatorily applicable.		
2.	Adoption and timely updation of the Policies:	Yes	NA
	All applicable policies under SEBI Regulations are		
	adopted with the approval of board of directors ofthe		
	listed entities		
	All the policies are in conformity with SEBI		
	Regulations and have been reviewed & updated on		
	time, as per the regulations/circulars/guidelines		
	issued by SEBI		





3.	Maintenance and disclosures on Website:	Yes	NA
	The Listed entity is maintaining a functional		
	website		
	Timely dissemination of the documents/ information		
	under a separate section on the website		
	Web-links provided in annual corporate governance		
	reports under Regulation 27(2) are accurate and		y Villander po
	specific which re- directs to the relevant		
	document(s)/section of the website		
4.	Disqualification of Director:	Yes	NA
	None of the Director(s) of the Company is/ are disqualified		m _j =1.
	under Section 164 of Companies Act, 2013 as confirmed by		- 150
	the listed entity.		
5.	Details related to Subsidiaries of listed entities have	Yes	NA
	been examined w.r.t.:		
	(a) Identification of material subsidiary companies		
	(b) Disclosure requirement of material as well as other		
	subsidiaries		
6.	Preservation of Documents:	Yes	NA
	The listed entity is preserving and maintaining records as		
	prescribed under SEBI Regulations and disposal of records		
	as per Policy of Preservation of Documents and Archival		
	policy prescribed under SEBI LODR Regulations, 2015.		
7.	Performance Evaluation:	Yes	NA
	The listed entity has conducted performance evaluation of		
	the Board, Independent Directors and the Committees at		
	the start of every financial year/during the financial year		
	as prescribed in SEBI Regulations.		
8.	Related Party Transactions:	Yes	NA
	(a) The listed entity has obtained prior approval of Audit		
	Committee for all related party transactions; or		19
	(b) The listed entity has provided detailed reasons along		12 10 H
	with confirmation whether the transactions were		
	subsequently approved/ ratified/ rejected by the		9:
	Audit Committee, in case no prior approval has been		
	obtained.		





9.	Disclosure of events or information:	Yes	NA			
	The listed entity has provided all the required disclosure(s)	Regulation 30 along with Schedule III of SEBI LODR bions, 2015 within the time limits prescribed binder. Wition of Insider Trading: Ited entity is in compliance with Regulation 3(5) & IEBI (Prohibition of Insider Trading) Regulations, Is taken by SEBI or Stock Exchange(s), if any: Itension(s) has been taken against the listed entity/its bion(s) has been taken against the listed entity/its bion(s) subsidiaries either by SEBI or by bion(s) subsidiaries either by SEBI or by bion(s) rers/ directors/ subsidiaries either by SEBI or by bion(s) Regulations and circulars/ guidelines issued by SEBI through various circulars) under levied a fill result of the subsidiaries in the listed entity/its and bion(s) representation of prior intimunder regulations and circulars/ guidelines issued for delay of day in filling of prior intimunder Regulations and circulars bion(s) representation of prior intimunder regulations and circulars bion(s) representation of prior intimunder regulations and circulars/ guidelines issued by self-listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken against the listed entity/its and bion(s) has been taken ag				
	under Regulation 30 along with Schedule III of SEBI LODR					
	Regulations, 2015 within the time limits prescribed					
	thereunder.					
10.	Prohibition of Insider Trading:	Yes	NA			
	The listed entity is in compliance with Regulation 3(5) &					
	3(6) SEBI (Prohibition of Insider Trading) Regulations,					
	2015.					
11.	Actions taken by SEBI or Stock Exchange(s), if any:	No	The Stock			
	No action(s) has been taken against the listed entity/its		Exchanges, NSE			
	promoters/ directors/ subsidiaries either by SEBI or by		and BSE has			
	Stock Exchanges (including under the Standard Operating		levied a fine of			
	Procedures issued by SEBI through various circulars) under		Rs.10,000/- each			
	SEBI Regulations and circulars/ guidelines issued		for delay of one			
	thereunder except as provided under separate paragraph		day in filing			
	herein (**).		of prior intimation			
			under Regulation			
			29(2)/(3) of the			
			SEBI (Listing			
	14		Obligation and			
			Disclosure			
			Requirements)			
			Regulations,			
			2015			
12.	Additional Non-compliances, if any:	No	NA			
	No additional non-compliance observed for any SEBI					
Regulations, 2015 within the time limits prescribed thereunder. 10. Prohibition of Insider Trading: The listed entity is in compliance with Regulation 3(5) & 3(6) SEBI (Prohibition of Insider Trading) Regulations, 2015. 11. Actions taken by SEBI or Stock Exchange(s), if any: No action(s) has been taken against the listed entity/its 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 thereunder except as provided under separate paragraph day in fill herein (**). 12. Additional Non-compliances, if any: No N						





Compliances related to resignation of statutory auditors from listed entities and their material subsidiaries as perSEBI Circular CIR/CFD/CMD1/114/2019 dated 18th October, 2019:

Sr. No.	Particulars	Compliance Status (Yes/No/ NA)	Observations/ Remarks by PCS*
1.	Compliances with the following conditions while an auditor	appointing/re-a	ppointing
	 i. 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 ii. 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 quarter; or iii. 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. 	NA	No Change/resignation in Auditors
2.	Other conditions relating to resignation of statu	tory auditor	
	 i. Reporting of concerns by Auditor with respect to the listed entity/its material subsidiary to the AuditCommittee: 	NA.	No Change/ resignation in Auditors





Sr. No.	Particulars	Compliance Status (Yes/No/ NA)	Observation/ Remarks by PCS*
	 a. 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. b. 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. c. The Audit Committee / Board of Directors, as 	NA	No Change/resignation in Auditors
	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.	,	





	ii. Disclaimer in case of non-receipt of information:			
	The auditor has provided an appropriate	ě		
	disclaimer in its audit report, which is in			
	accordance with the Standards of Auditing as			
5	specified by ICAI / NFRA, in case where the			
m's	listed entity/ its material subsidiary has not			
	provided information as required by the			
	auditor.			
3.	The listed entity / its material subsidiary has	NA	No	Change/
	obtained information from the Auditor upon		resignation	in
	resignation, in the format as specified in Annexure-		Auditors	
	A in SEBI Circular CIR/ CFD/CMD1/114/2019 dated			
	18th October, 2019.			





(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:

Remarks	The	Company	has paid	item necessary	penalties	as	prescribed	under	SEBI SOP	Circular	dated 22nd	January,	2020
Management Response	Initial Intimation The	was filed in due Company	NSE and BSE intimations, the first time, whereas the has	agenda item	requiring intimation penalties	2 days prior has	been included later prescribed	delay of one inclusion of agenda on in the agenda. under	in the Board Meeting Due to which the SEBI	prior which required prior there is delay in Circular	intimation of 2 days. second intimation of dated 22nd	Board Meeting.	
Observations/ Remarks of the Practicing Company Secretary	of The Stock The Company has	filed two	intimations, the first	prior has levied a one was filed in	of time, whereas the	second intimation	for was filed due to	inclusion of agenda	in the Board Meeting	which required prior	intimation of 2 days.		ğ
Fine	The Stock	one day in Exchanges,	NSE and BSE	has levied a		Rs.10,000/-	each for	delay of one	day in filing	of prior	intimation		
Details of Fine Violation Amount	Delay	one day in	Penal filing	of prior	intimation fine								
_	Levy	of	Penal	ty									
Action Taken by	BSE	and	NSE										
Deviations Action Type Taken of by Action	Delay of one BSE	day in filing	of prior	intimation									
Regulation/	Regulation	29(2)/(3) of	the SEBI	(Listing	Obligation and	Disclosure	Requirements)	Regulations,	2015				
Compliance Requirement (Regulations/ circulars/ guide- lines including specific clause)	Filing of agenda Regulation	before 2 working 29(2)/(3) of	days in advance										v
No.	1												





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

•	of Response							
	Violation Amount Remarks of	the Practicing	Company	Secretary				
	Amount							
	Violation							
24.	Action						200	
	Taken	by						
							la .	
Legalarion,	Circular Na							
Compliance	Requirement	(Regulations/	circulars/	guide lines	including	specific	clause)	-
	No.							





Assumptions & Limitation of scope and Review:

- 1. Compliance of the applicable laws and ensuring the authenticity of documents and information furnished, are the responsibilities of the management of the listed entity.
- 2. Our responsibility is to certify based upon our examination of relevant documents and information. This is neither an audit nor an expression of opinion.
- 3. We have not verified the correctness and appropriateness of financial Records and Books of Accounts of the listed entity.
- 4. This Report is 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 affairs of the listed entity.

For DSM & Associates,

Company Secretaries

UCN No.P2015MH038100

Sponlyle UCN:

CS Sanam Umbargikar

Partner

M.No.F11777.

CP No.9394.

UDIN: F011777F000481961.

Date: 29th May, 2024.

Place: Mumbai.