

R S Rajpurohit & Go.,

Company Secretaries



Peer Review UIN: S2016MH364200

ANNUAL SECRETARIAL COMPLIANCE REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2024: [Pursuant to Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To
The Board of Directors,
VJTF EDUSERVICES LIMITED
Witty International School Bldg,
Pawan Baug Road, Off S. V. Road,
Adjacent To Techniplex, Malad-West, Mumbai – 400064.

Dear Sir/Madam.

I, Rajvirendra Singh Rajpurohit proprietor of M/s. R S Rajpurohit & Co., Company Secretary in Practice, have conducted the review of the compliance of the applicable statutory provisions and the adherence to good corporate practices by VJTF Eduservices Limited (hereinafter referred as 'the listed entity'), having its Registered Office at Witty International School Bldg, Pawan Baug Road, Off S. V. Road, Adjacent to Techniplex, Malad-West, Mumbai – 400064. Secretarial Review was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and to provide my observations thereon.

Based on my 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, I hereby report that the listed entity has, during the review period covering the financial year ended on 31st March, 2024 complied with the statutory provisions listed hereunder in the manner and subject

to the reporting made hereinafter.

B 205, Venkleshwar Bulding No 2 CHS Ltd. Cabin Road, Bhayan Thane - 401105

rsrajpurohitandco@gmail.com 8450938466 / 8591770990

We have examined:

- (a) all documents and records made available to us and explanation provided by **VJTF Eduservices Limited** (hereinafter called "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 report,

for the financial year ended 31st March, 2024 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) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (b) The Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018;
- (c) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (d) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;

It may be noted that the following Specific Regulations were not applicable to the Company:

- (e) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; (Not Applicable)
- (f) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021;
- (g) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021;
- (h) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;

and circular / guidelines issued thereunder.

(Note: The aforesaid list of regulations is only illustrative. The list of such SEBI regulations, as may be relevant and applicable to the listed entity for the review period, shall be added)

and based on the above examination, we hereby report that, during the financial year ended 31st March, 2024:

- I. (a) The Listed entity has complied with the provisions of the above Regulations (As was applicable to the Company) and circulars/ guidelines issued thereunder except in respect of matters specified below: (As per "Annexure A").
- (b) The Listed entity has taken the following actions to comply with the observations made in previous reports: (As per "Annexure B")
- I. I/we hereby report that, during the review period the compliance status of the listed entity with the following requirements:

Sr. No.	Particulars	Compliance Status (Yes/No/NA)	Observations/Remar k by PCS
1.	Secretarial Standard;		
	The compliances of the listed entity are in accordance with the applicable	C// 162	N.A.

Sr. No.	Particulars	Compliance Status (Yes/No/NA)	Observations/Remar k by PCS
	Secretarial Standards (SS) issued by the institute of Company Secretaries of India (ICSI).		(Since Secretarial Standard followed by the Company)
2.	Adoption and timely updation of the Policies:		
	All applicable policies under SEBI Regulations are adopted with the approval of board of directors of the listed entity.	Yes	N.A. (Since Complied)
	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.	Yes	
3.	Maintenance and disclosures on		
	Website:		
	The Listed entity is maintaining a functional website.	Yes	
	Timely dissemination of the documents/ information under a separate section on the website.	Yes	N.A. (Since Complied)
	Web-links provided in annual corporate governance report under Regulation 27(2) are accurate and	Yes	
	specific which re-directs to the relevant document(s)/ section of the website.	,	p.
	₩EM NO. 11346)? ★ COP NO. 15891		

Sr. No.	Particulars	Compliance Status (Yes/No/NA)	Observations/Remar k by PCS
4.	Disqualification of Director: None of the Director(s) of the Company are disqualified under Section 164 of Companies Act, 2013 as confirmed by the listed entity.	Yes	N.A. (Since No Directors are disqualified)
5.	Details related to Subsidiaries of listed entities have been examined w.r.t.:		
	a) identification of material subsidiary	Yes	N.A.
	b) Disclosure Requirement of material as well as other subsidiaries.	Yes	(Since Complied)
6.	Preservation of Documents: 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.	Yes	N.A. (Since Complied)
7.	Performance Evaluation: 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.	Yes	N.A. (Since Complied)

Sr. No.	Particulars	Compliance Status (Yes/No/NA)	Observations/Remar k by PCS
8.	Related Party Transactions:		<u> </u>
	a) The listed entity has obtained prior approval of Audit Committee for all Related party transactions, Or	Yes	N.A
	b) In case no prior approval obtained, the listed entity shall provide detailed reasons along with confirmation whether the transactions were subsequently approved/ ratified/ rejected by the audit committee.	NA 2	Related party transactions are taken with the prior approval
9.	Disclosure of events or information:		
	The listed entity has provided all the required disclosure(s) under Regulation 30 along with Schedule III of SEBI LODR Regulations, 2015 within the time limits prescribed thereunder.	Yes	N.A. (Since Complied)
10.	Prohibition of Insider Trading:	- W - W - W - W - W - W - W - W - W - W	
	The listed entity is in compliance with Regulation 3(5) & 3(6) of SEBI (Prohibition of Insider Trading) Regulations, 2015.	N.A.	N.A. (Since Complied)
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 him Standard Operating Procedures issued)	No	The non- compliances has

Sr. No.	Particulars	Compliance Status (Yes/No/NA)	Observations/Remar k by PCS
	by SEBI through various circulars) under SEBI Regulations and circulars/ guidelines issued thereunder (or)		been listed in Table herein "Annexure A"
	The actions taken against the listed entity/ its promoters/ directors/ subsidiaries either by SEBI or by Stock Exchanges are specified in the last column.		
12	Resignation of statutory auditors from the listed entity or its material subsidiaries:		
	In case of resignation of statutory auditor from the listed entity or any of its material subsidiaries during the financial year, the listed entity and / or its material subsidiary(ies) has / have complied with paragraph 6.1 and 6.2 of section V-D of chapter V of the Master Circular on compliance with the provisions of the LODR Regulations by listed entities.	No	N.A
13	Additional Non-compliances, if any:		
	No additional non-compliances observed for any SEBI regulation/circular/guidance note etc. except as reported above	No	N.A

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 entity.
- 2. Our responsibility is to report 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.

Rajvirendra single Rajpurohit

For R S Rajpurohit & Co.,

Company Secretary in Practice

FCS: 11346 CP: 15891

Peer Review UIN: S2016MH364200

Place: Mumbai Date: 29.05.2024

UDIN: F011346F000487734

This report is to be read with our letter of even date which is annexed as Annexure A and forms an integral part of this report.

"Annexure - A"

(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:

Sr.	Compliance	Regulation/	Deviations	Action Taken	Type of	Details of	Fine	Observations/ Remarks of	Management	Remarks
No.	Requirement	Circular No.		by	Action	Violation	Amount	the Practicing Company	Response	
	(Regulations/							Secretary		
	circulars/				(Advisory/C	g.	i i			
	guidelines				larification/					
	including				Fine/SCN/W					
	specific clause)				arning etc.)					
1.	The Company has	Regulation	The Company	None	Email Notice	The Company	Penalty for	There was inadvertent delay	The Company	None
	to approve its	33(3) of the	has delayed in			has delayed in	September	of 7 & 8 working days	shall due care in	
	Financial Result in	Securities and	approval of its			approval of	Quarter in	in filling of quarterly result,	filling of the	
	Board Meeting	Exchange	unaudited			financial result of	Rs. 76,700/-	under regulation 33(3) of	quarterly result to	
ai .	and Audit	Board of India	financial result			the company in	&	SEBI (Listing Obligations and Disclosure	the stock	
	Committee within	(Listing	of the	140		both the quater.		Requirements)	exchange.	
	45 Days in Case	Obligations	company for				Penalty for	Regulations, 2015		
	of Unaudited	and Disclosure	the September		j	In September the	December			
	Financial Result	Requirements)	Quarter and			date of filling is	Quarter in			
	and 60 days in	Regulations,	December			20-11-2023	Rs. 41,300/-			
	case of Audited	2015	Quarter of			instead 14-11-				
	Financial Result		2023.			2023				
						&				
					1	In December				
					1	Quarter the date				
						of filling is 21-02-		e		
				and and and	C	2024 instead 14-				
				1800	10,01	02-2024.				
				S Xaşı	B: 15					

2.	The Company has	Regulation	The Company	None	Email Notice	The Company	Penalty for	transaction with a related		
	to upload its		has delayed in			has delayed in		party shall be considered		
	related party	Securities and				filling of related		material, if the transaction(s)		
	transaction with	Exchange	related party			party transaction		•	1	
	Half yearly result	_	, -			for the		individually or taken together		
	with stock		the September			September the		with previous transactions		
	Exchange within	Obligations	Quarter of			date of filling is		during a financial year,		
	45 days	and Disclosure	2023.			20-11-2023		exceeds rupees one		
		Requirements)				instead 14-11-		thousand crore or ten per		
		Regulations,				2023		cent of the annual		
		2015						consolidated turnover of the		
								listed entity as per the last		
								audited financial statements		
								of the listed entity, whichever		
								is lower.		
									6	
ı.								There was inadvertent delay		
							1	of 7 working days		
								in filling of quarterly result,		
								under regulation 33(3) of SEBI		
				and the second second second				(Listing Obligations and		
			No.	100 X R.				Disclosure Requirements)		
				SME				Regulations, 2015		

3.	Reg: 4(1):	Regulation 4	Mr. Vinay Jain	The St	ock Warning	Dr. Vinay J	lain	Nil	Trading by the Managing	Trading by	the	
0.	No insider shall	(1) read With	1	Exchange	_	Managing	, Giri,		Director during the Window is		was	
	trade in securities	100 5	1	1	1	Director of	the		Close not in compliance	completely		
	l .	Schedule B of		action aga		Company I			of the provision of the Code of		and	
		SEBI(PIT)	person bought	-	1	The followi	-		Conduct of the Company read		very	
	listed on a stock		shares of the		-		during		with PIT Regulation, 2015.	incidence of		
	exchange when in			person	till	1	rading	1	That is the second of the seco	non – compli	ance	1
	possession of		time during	-			closure	1		on his part.	4,100	
	unpublished price		trading window		the	period:	ciosurc			He has ens	sured	
	sensitive		Closure Period	1	of	period.				the Compar	í	
	information.				udit	a. on	19 th			be vigilant	8	
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			1	Equity sha		Shares						
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		SEC		regulation								
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"Annexure – B"

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

	rvational	Chaervations made in	Compliance	Details of violation /	Remedial actions,	Comments of the
Ì	Remarks Cf the	the sucretarial	Requirement	deviations and actions	if any, taken by	PCS on the actions
	Practicing Company	compliance report for	(Regulations/	taken / penalty	the listed entity	taken by the listed
	Secretary in the	the year ended March,	circulars/	imposed,		entity
	previous report(s)	2024	guidelines	if any, on the listed		
	(PCS)	·	including specific	entity		
			clause)			
1.	NA	As per Regulation 14	Regulation 14 of	Non Payment of listing	The company	The Company belated
		LODR, the listed entity	LODR	fees within statutory	subsequently paid	paid listing fees.
		is required to pay		timeline	the BSE Listing	
		Annual Listing fees to			Fees.	
-		the stock exchange				
		within 30 Days of the				
	,	Closure of Financial				