CNI RESEARCH LIMITED

A/120 GOKUL ARCADE SAHAR ROAD VILE PARLE EAST MUMBAI 400057. PH. 02249737861

CIN NO. L45202MH1982PLC041643

22-05-2024

To,
The Manager,
Department of Corporate Services
BSE Ltd.
Dalal Street, Fort
Mumbai - 400 001

SUB.:- SUBMISSION OF SECRETARIAL COMPLIANCE REPORT OF CNI RESEARCH LIMITED U/R 24A OF SEBI (LODR) REG. 2015.

REF.:- SCRIP CODE: 512018

Dear Sir/Madam,

With reference to the Captioned subject and with reference to Reg. 24A of Securities Exchange Board of India (Listing Obligations and Disclosures Requirements) Reg. 2015 we are hereby submitting Secretarial Compliance Audit Report for year ended 31.03.2024 issued by PCS MAYUR MORE (ACS: 35249 and CP 13104).

Kindly take our submission into records.

FOR CNI RESEARCH LIMITED

KISHOR OSTWAL MANAGING DIRECTOR



COMPANY SECRETARIES

Office: 201/202, Rolex Shopping Centre, B-Wing Ext., 2nd Floor, Station Road, Goregaon (West), Mumbai - 400 104. Cell: +91 9768161919 ● Tel.: +91 - 22 - 40126030 ● Email: cs.mayurmore@gmail.com ● web: www.csmayurmore.in

SECRETARIAL COMPLIANCE REPORT OF CNI RESEARCH LIMITED FOR THE FINANCIAL YEAR ENDED 31st MARCH, 2024

[Pursuant to Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015]

I, Mayur M More, Proprietor, M/s. Mayur More & Associates, Companies Secretaries, Mumbai have conducted the review of the compliance of the applicable statutory provisions and the adherence to good corporate practices by **CNI Research Limited** (hereinafter referred as 'the listed entity'), having its Registered Office at A-120 Gokul Arcade Sahar Road, Vile Parle East, Mumbai – 400 057, Maharashtra, India. 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 **31**st **March, 2024** complied with the statutory provisions listed hereunder in the manner and subject to the reporting made hereinafter:

- I, CS Mayur M More, Proprietor, M/s. Mayur More & Associates, Company Secretaries, Mumbai have examined:
- (a) all the documents and records made available to me and explanation provided CNI Research Limited ("the listed entity");
- (b) the filings / submissions made by the listed entity to the Stock Exchanges viz. the BSE Ltd. (Scrip Code: 512018);
- (c) website of the listed entity viz. www.cniresearchltd.com;
- (d) any other document / filing, as may be relevant, which has been relied upon to make this certification,

for the financial 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").



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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 ("Listing Regulations");
- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 (not applicable during the review period);
- (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 during the review period);
- (e) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 (not applicable during the review period);
- (f) Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 (not applicable during the review period);
- (g) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (h) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (not applicable during the review period);
- (i) Securities and Exchange Board of India (Depository Participants) Regulations, 2018;
- (j) Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents)
 Regulations, 1993 regarding the Companies Act, 2013 and dealing with client; and
- (k) The Depositories Act, 1996 and the Regulations and bye-laws framed thereunder;
- (I) Securities and Exchange Board of India (Research Analyst) Regulations, 2014;
- (m)(k) Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993;
- (n) (l) Securities Contracts (Regulation) Rules, 1957; and circulars/guidelines issued thereunder; and circulars / guidelines issued thereunder;

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 below:; and

9	Sr.	Complianc	Regulati	Deviations	Actio	Type of	Details of	Fine	Observati	Managem	Rem
	N	е	on/		n	Action	violation	Amoun	ons/	ent	arks
-	o.	Requireme	Circular			(Advisor		t	Remarks	Response	
		nt	No.		Taken	y/			of the		
		(Regulatio			by	Clarifica			Practicing		



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ns/	'	tion/		Company	
circula	irs/	Fine/Sh		Secretary	
guid	e-	ow			
line	s	Cause			
includ	ing	Notice/			
speci	fic	Warning			
claus	e)	, etc.)			
	•	As per Anne	xure – I		

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

Sr.	Compli	Regula	Deviations	Action	Type of	Details of	Fine	Observations	Managem	
No.	ance	tion/		Taken	Action	Violation	Amo	/ Remarks of	ent	Remar
	Requir	Circula		by	(Adviso		unt	the	Response	ks
	ement	r No.			ry/			Practicing		
	(Regula				Clarific			Company		
	tions/				ation/			Secretary		
	circular				Fine/Sh					
	s/				ow					
	guide-				Cause					
	lines				Notice/					
	includi				Warnin					
	ng				g, etc.)					
	specific									
	clause)									
	. J				NOT APP	LICABLE				

--NOT APPLICABLE---

Compliances related to appointment / re-appointment / resignation of statutory auditors from listed entity and its material subsidiaries as per SEBI Circular CIR/CFD/CMD1/114/2019 dated 18th October, 2019:

Sr.	Particulars	Compliance	Observations /
No.		Status	Remarks



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		(Yes / No / NA)	
1.	Compliances with the following conditions while appointing / re-a	ppointing an aud	litor
	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	N.A.	
	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	N.A.	No such events
	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.	N.A.	
2.	Other conditions relating to resignation of statutory auditor		
	 i. Reporting of concerns by Auditor with respect to the listed entity / its material subsidiary to the Audit Committee: 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. 	N.A.	Auditor has not resigned during the review
	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	N.A.	period.



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	provided by the management, as applicable.		
	c. 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.	N.A.	Auditor has
	ii. Disclaimer in case of non-receipt of information:		not resigned during the
	The auditor has provided an appropriate disclaimer in its audit report, which is in accordance with the Standards of Auditing		review period.
	as specified by ICAI / NFRA, in case where the listed entity / its material subsidiary has not provided information as required by the auditor.	N.A.	
3.	, ,	N.A.	Auditor has
	from the Auditor upon resignation, in the format as specified in		not resigned
	Annexure- A in SEBI Circular CIR/CFD/CMD1/114/2019 dated 18 th		during the
	October, 2019.		review period.

III. I 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:		
	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	Yes	-
	the Central Government under Section 118(10) of the		
	Companies Act, 2013 and mandatorily applicable.		
2.	Adoption and timely updation of the Policies:		
	All applicable policies under SEBI Regulations are adopted	Yes	-
	with the approval of board of directors of the listed entity		
	All the policies are in conformity with SEBI Regulations and		
	have been reviewed & updated on time, as per the	Yes	-
	regulations / circulars / guidelines issued by the SEBI		



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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	-
	Web-links provided in annual corporate governance On the second corporate governance		
	reports under Regulation 27(2) are accurate and specific	Yes	_
	which re-directs to the relevant document(s) / section of the website	103	
4.	Disqualification of Director:		
	None of the director(s) of the Company is / are disqualified		
	under Section 164 of Companies Act, 2013 as confirmed by	Yes	-
	the listed entity.		
5.	Details related to Subsidiaries of listed entity have been		The Co doesn't
	examined w.r.t.:		have any
	(a) Identification of material subsidiary companies	NA NA	Subsidiary
	(b) Disclosure requirement of material as well as other subsidiaries.	NA	company during
	subsidiaries.		the period under review.
6.	Preservation of Documents:		TEVIEW.
0.	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	Yes	-
	prescribed under the Listing Regulations.		
7.	Performance Evaluation:		
	The listed entity has conducted performance evaluation of		
	the Board, Independent Directors and the Committees at		
		Yes	-
	the start of every financial year / during the financial year as		
	the start of every financial year / during the financial year as prescribed in the SEBI Regulations.		



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Related Party Transactions: (a) The listed entity has obtained prior approval of Audit Committee for all related party transactions; or (b) The listed entity has provided detailed reasons along with confirmation whether the transactions were subsequently approved / ratified / rejected by the Audit Committee, in case no prior approval has been obtained.	Yes N.A.	Please refer point no 8 (a)
Disclosure of events or information: The listed entity has provided all the required disclosure(s) under Regulation 30 along with Schedule III of the Listing Regulations within the time limits prescribed thereunder.	Yes	-
Prohibition of Insider Trading: The listed entity is in compliance with Regulation 3(5) & 3(6) of the SEBI (Prohibition of Insider Trading) Regulations, 2015.	Yes	-
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.	N.A.	No such action taken by SEBI or Stock Exchange(s) during the period under review except for the levy of penalties by the Stock Exchanges for the noncompliance under Regulation 23 (9) and 24A regarding related party disclosure and filing of Annual Secretarial Compliance report
Additional Non-compliances, if any:	N.A.	No additional non-compliance observed of any
	 (a) The listed entity has obtained prior approval of Audit Committee for all related party transactions; or (b) The listed entity has provided detailed reasons along with confirmation whether the transactions were subsequently approved / ratified / rejected by the Audit Committee, in case no prior approval has been obtained. Disclosure of events or information: The listed entity has provided all the required disclosure(s) under Regulation 30 along with Schedule III of the Listing Regulations within the time limits prescribed thereunder. Prohibition of Insider Trading: The listed entity is in compliance with Regulation 3(5) & 3(6) of the SEBI (Prohibition of Insider Trading) Regulations, 2015. 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. 	(a) The listed entity has obtained prior approval of Audit Committee for all related party transactions; or (b) The listed entity has provided detailed reasons along with confirmation whether the transactions were subsequently approved / ratified / rejected by the Audit Committee, in case no prior approval has been obtained. Disclosure of events or information: The listed entity has provided all the required disclosure(s) under Regulation 30 along with Schedule III of the Listing Regulations within the time limits prescribed thereunder. Prohibition of Insider Trading: The listed entity is in compliance with Regulation 3(5) & 3(6) of the SEBI (Prohibition of Insider Trading) Regulations, 2015. 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. N.A.



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	SEBI regulations /
	circulars /
	guidance notes
	etc. during the
	review period.

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 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.

For Mayur More & Associates

Company Secretaries

MAYUR
MAYUR MAYUR MALU
MORE
Date: 2024 05 21

MORE Date: 2024.05.21 17:12:42 +05'30'

Mayur M More (Proprietor)

M. No. ACS 35249; C. P. No. 13104

Peer Review No. 2584/2022 UDIN: A035249F000413473

Place: Mumbai Date: 21/05/2024

Annexure I

(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. No.	Compliance Requirement (Regulations/ circulars/guide- lines including specific clause)	Regulation / CircularNo.	Deviations	Action Taken by	Type of Action (Advisory/ Clarification/ Fine/Show Cause Notice/ Warning, etc.)	Details of violation	Fine Amount	Observations/ Remarks of the PracticingCompany Secretary	Management Response	Remarks
1.	Reg 23 (9): The listed entity shall submit to the stock exchanges disclosures of related party transactions in the format as specified by the Board	Reg 23 (9) of SEBI (Listing Obligation and Disclosure Requireme nts 2015)	he listed entity shall make such disclosures every six months within fifteen days from the date of publication of its standalone and consolidated financial results for the half period ending March 31, 2021	BSE Limited	Fines	Non – filing of disclosures of related party transactions.	Rs. 3,96,480/- (Rupees Three Lakhs Ninety - Six Thousand Four Hundred Eighty only)	As per management representation the company has comply with Regulation 23 (9) of SEBI (Listing Obligation and Disclosure Requirements 2015) for the March, 2021 half year ending	the company had not entered into any related party transaction, the company was not required to make any disclosure under Regulation 23(9) of the LODR Regulation. The matter is pending before the Securities Appellate Tribunal	N.A.
2.	Reg 23 (9): The listed entity shall submit to the stock exchanges disclosures of related party transactions in the format as specified by the Board	Reg 23 (9) of SEBI (Listing Obligation and Disclosure Requireme nts 2015)	he listed entity shall make such disclosures every six months within fifteen days from the date of publication of its standalone and consolidated financial results for the half period ending September 30, 2021	BSE Limited	Fines	Non – filing of disclosures of related party transactions.	Rs. 3,95,300/- (Rupees Three Lakhs Ninety - Five Thousand Three Hundred only).	As per management representation the company comply with Regulation 23 (9) of SEBI (Listing Obligation and Disclosure Requirements 2015) for the September, 2021 half year ending	the company had not entered into any related party transaction, the company was not required to make any disclosure under Regulation 23(9) of the LODR Regulation. The matter is pending before the Securities Appellate Tribunal	N.A.

3	Reg 23 (9): The	Reg 23 (9)	he listed entity	BSE Limited	Fines	Non – filing of	Re	The Company	the company filed	N.A.
3.	listed entity shall	of SEBI	shall make such	DSE Limited	rines	disclosures of	3,18,600/-	has complied	its half yearly	11121
	submit to the	(Listing	disclosures every			related party	(Rupees	with reg 23 (9)	financial results	
		Obligation	six months within			1 -	Three Lakhs	of SEBI LODR	on 19th October	
	stock exchanges	_				transactions.				
	disclosures of	and	fifteen days from				Eighteen	and the same has	2022 for the	
	related party	Disclosure	the date of				Thousand Six	been filed on	quarter ending	
	transactions in	Requireme	publication of its				Hundred	28 th October	30th September	
	the format as	nts 2015)	standalone and				only)	2022 within	2022. Further the	
	specified by the		consolidated					prescribed time	company filed its	
	Board		financial results					for the period	disclosure under	
			for the half period					ending	Regulation 23 (9)	
			ending September					September 30,	of the LODR	
			30, 2022					2022	Regulation on	
									28th October	
									2022. The matter	
									is pending before	
									the Securities	
									Appellate Tribunal	
4.	Regulation 24A of	Regulation	every listed entity	BSE Limited	Fines	the company	Rs. 2,360/-	The Company	The BSE has sent	N.A.
	the LODR	24A of the	shall submit a	Doz zmineca	1 11100	submitted its	(Rupees Two	has the revised	email dated 26th	
	Regulation every	LODR	secretarial			secretarial	Thousand	form and	June 2023 that the	
	listed entity shall	Regulation	compliance report			compliance	Three	resubmitted the	company was in	
	submit a	Regulation	to the stock			report on	Hundred	same on 31st	non-compliance of	
	secretarial		exchange within			30th May	Sixty only)	May 2023	Regulation 24A of	
	compliance report		60 days from end			2023.	Sixty Only)	May 2023	the LODR	
	to the stock		of the financial			However, it				
						· ·			Regulation and	
	exchange within		year			was however			arbitrarily	
	60 days from end					advised by its			imposed a penalty	
	of the financial					Company			of Rs. 2,360/-	
	year					Secretary			(Rupees Two	
						that there			Thousand Three	
						had been a			Hundred Sixty	
						change in the			only). The	
						form			Company has	
						prescribed			replied to the BSE	
						for filing and			email dated 28th	
						therefore the			June 2023 that the	
						Appellants			company had filed	
						would be			its secretarial	

required to	compliance on
resubmit the	30th May 2023
secretarial	that is within the
compliance	prescribed time
report. The	and also attached
Appellants	the
therefore	acknowledgement
filled in the	receipt evidencing
revised form	that the
and	secretarial
resubmitted	compliance report
the same on	was filed on 30th
31st May	May 2023. The
2023	matter is pending
	before the
	Securities
	Appellate Tribunal