

Date: May 29, 2024

PEL/BSE/14/2024-25

BSE Limited, 25th Floor, PJ Towers, Dalal Street, Mumbai-400001

Scrip Code: 517258

Sub: Annual Secretarial Compliance Report

Ref.: Precision Electronics Limited

Dear Madam/Sir,

Pursuant to the Regulation 24A of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), Regulations, 2015 read with SEBI Circular dated February 08, 2019 bearing Ref. No. CIR/CFD/CMD1/27/2019, please find enclosed the Annual Secretarial Compliance Report of the Company issued by Munish K Sharma & Associates, Company Secretaries, for the financial year ended March 31, 2024.

The above is for your information and records.

Thanking You,

For Precision Electronics Limited

Weenita Khurana SEC-F

Compliance Officer

Noida Office

D-10, Sector-3, Noida 201301, Gautam Buddh Nagar, Uttar Pradesh, India

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Email: contacts@pel-india.in, Website: www.pel-india.in CIN: L32104DL1979PLC009590,UDYAM-UP-28-0002995



## Secretarial Compliance Report of Precision Electronics Limited for the financial year ended on 31 March 2024

We, Munish K Sharma & Associates LLP, Practicing Company Secretaries have examined:

- a. all the documents and records made available to us, and explanation provided by Precision Electronics Limited ('the listed entity'),
- b. the filings/ submissions made by the listed entity to the stock exchange,
- 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 financial year ended **31 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') and 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:

- Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018.: Not applicable
- 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.
- e. Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014: *Not applicable*.
- f. Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021: Not applicable.

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- g. Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.
- Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018.
- Securities and Exchange Board of India (Investor Protection and Education Fund)
  Regulations, 2009
  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	(res) ito) ital	Nemarks by 1 cs
	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.	Yes	
2.	All applicable policies under SEBI Regulations are adopted with the approval of board of directors of the listed entities.      All the policies are in conformity with SEBI Regulations and has been reviewed and timely updated as per the regulations/ circulars/ guidelines issued by SEBI.	Yes	
3.	Maintenance and Disclosures on Website:  The listed entity is maintaining a functional website.  Timely dissemination of the documents/ information under a separate section on the website.	No	The listed entity has failed to disseminate / disclose Notice of the Board Meetings held for discussing financial results for the quarter ending 30.09.2023.

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	Web-links provided in annual corporate governance reports under Regulation 27(2) are accurate and specific which re- directs to the relevant document(s)/ section of the website.		
4.	Disqualification of Directors:  None of the Director(s) of the Company is/ are disqualified under section 164 of Companies Act, 2013 as confirmed by the listed entity.	Yes	From the records available on the MCA, none of the Director is disqualified, though the Company has failed to provide necessary disclosures under section 164 of the Companies Act, 2013
5.	Details related to Subsidiaries of listed entities have been examined w.r.t.:  (a) Identification of material subsidiary companies.  (b) Disclosure of material as well as other subsidiaries.	NA	During the period under review, the listed entity does not have any subsidiary.
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	
7.	Performance Evaluation:  The listed entity has conduct performance evaluation of the Board, Independent Directors, and the Committees at the start of every financial year as prescribed in SEBI Regulations.	Yes	

8.	Related Party Transaction:		
	<ul> <li>a) The listed entity has obtained prior approval of Audit Committee for all related party transactions; or</li> <li>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.</li> </ul>	Yes	
9.	Disclosures of events and 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.	No	1. The listed entity had filed the outcome of the Board Meeting in which financial result were discussed and approved for the quarter ended March 2023 by delay of few minutes with the stock exchange.  2. The Company had filed information relating to appointment of Mr. Rajesh Pant as an Additional Director and Non-executive Chairperson of the Company w.e.f. 11 August 2024 to the stock exchange by delay of few days.
	charma An	d Ass	3. The Company had not disclosed the information relating to appointment of

			Mr. Rajesh Pant as Director to the stock exchange.
10.	Prohibition of Insider Trading:  The listed entity is in compliance with the Regulation 3(5) and 3(6) of SEBI (Prohibition of Insider Trading) Regulations, 2015.	No	The Company has failed to maintain structured digital database containing the nature of unpublished price sensitive information and the names of such persons who have shared the information and also the names of such persons with whom such information is shared.
11.	Actions taken by SEBI or Stock Exchange(s), if any:  No Actions 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 herein.	NA	
12.	Additional Non-compliances, if any:  No additional non-compliance observed for any SEBI regulation/ circular/ guidance note etc.	Yes	

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We hereby further report that the 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 October 2019:

Sr. No.	Particulars	Compliance Status (Yes/No/ NA)	Observations/ Remarks by PCS*								
1.	Compliances with the following conditions while appointing/ re-appointing an auditor										
	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	NA									
	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.										
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## 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 non-availability as 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 immediately without and 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.

NA

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- 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.
- II. Disclaimer in case of non-receipt of information:

The auditor has provided an appropriate disclaimer in its audit report, which is accordance with the Standards of Auditing as specified by ICAI/ NFRA, in case where the listed entity/ its material subsidiary has not provided information as required by the auditor.

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

Sr. No.	Compliance Requirement (Regulation/ circulars/ guidelines including specific clause)	Regula tion/ Circula r No.	De viat ion s	Actio n Take n by	Type of actio n	Details of violati on	Fine Amo unt	Observation s/ Remarks of the PCS	Manage ment Respons e	Remar ks
1.	Reg. 31 of SEBI (LODR) Regulations, 2015 – Holding of specified securities and	Reg. 31(1)( b) of SEBI (LODR) Regula	Hig h	No actio n take n	NA	Wrong data submit ted in the shareh olding	Nil	The listed entity had filed shareholding pattern for the quarters ended June		

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	ahanahald!	Atr-				nett-	ī -	2022		
	shareholding	tion,				patter		2023,		
	pattern.	2015				n.		September		
								2023 and		
								December		
	5							2023 within		
								due time but		
								the same		
								were marked		
	10							for re-		
								submission		
								due to one or		
								the other		
								reason and		
								were		
								correctly		
								filed on 14-		
								02-2024, 14-		
								02-2024, 14- 02-2024 and		
								04-03-2024		
2	D = 22 - ( CED)	D	1.00	N1-	NI A	D-I	N.1.1	respectively		
2.	Reg. 23 of SEBI	Reg.	Lo	No	NA	Delay	Nil	The listed		
	(LODR)	23(9)	W	actio		in		entity had		
	Regulations,	of SEBI		n		submis		filed		
	2015 – Related	(LODR)		take		sion of		disclosure of		
	Party	Regula		n		the		related party		
	Transactions	tion,				relate		transaction		
		2015				d party		for the half		
			-			transa		year ended		
						ctions.		30		
								September		
								2023 with a		
								delay of one		
								day.		
3.	Reg. 34 of SEBI	Reg.	Me	No	NA	Delay	Nil	The listed		
	(LODR)	34(1)(	diu	actio		in		entity had		
	Regulations,	a) of	m	n		submis		submitted		
	2015 –	SEBI		take		sion of		the annual		
	Annual Report	(LODR)		n		annual		report to the		
	, iiiiida neport	Regula				report		stock		
		tion,				to the		exchange by		
	3	2015				stock		delay of few		
		2013								
						excha		days		
						nge	sarma And	4		
						19	Radilla	100 1 - 1.	· du	
						lish	Kaushar	nbile Aduly	of Co	
						* Munis/	Ndubildi	15	Page <b>9</b> of <b>2</b>	0
						140	no.	12/	-00-	( <del>4</del> )
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4.	Reg. 31 of SEBI (LODR) Regulations, 2015 – Holding of specified securities and shareholding pattern.	Reg. 31(2) of SEBI (LODR) Regula tion, 2015	Hig h	No actio n take n	NA	Non mainte nance of promo ter's shareh olding in demat erializ ed form	Nil	Shares held by Mr. Hans Jurgen Wagner (Promoter and Promoter Group) are not in dematerializ ed form.	
5.	Reg. 29 of SEBI (LODR) Regulations, 2015 – Prior Intimations	Reg. 29 of SEBI (LODR) Regula tion, 2015	Low	No actio n take n	NA	Delay in submis sion of prior intima tions to the stock excha nge	Nil	(i)The listed entity had submitted the prior intimation of board meeting where financial results were approved for the quarter ended 31 March 2023 to the stock exchange by delay of few days.  (ii) The listed entity has not submitted the prior intimation of board meeting where financial results were approved for	
						ma Ang		where financial results were	

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Reg. 27 of SEBI (LODR) Regulations, 2015 – Other corporate governance requirements	Reg. 27 of SEBI (LODR) Regula tion, 2015	low	No actio n take n	NA	Wrong data submit ted in Corpor ate Gover nance Report	Nil	Date of Board Meeting held in the previous quarter ended 30 June 2023 is wrongly reported in the Corporate Governance Report for the quarter ended 30		
							September 2023 to the stock exchange.		
Reg. 27 of SEBI (LODR) Regulations, 2015 – Other corporate governance requirements	Reg. 27 of SEBI (LODR) Regula tion, 2015	low	No actio n take n	NA	Non- submis sion of data in Corpor ate Gover nance Report	Nil	The listed entity has failed to mention the date of reappointment of Mr. Rajesh Pant (Nonexecutive Director) in the Corporate Governance Report for the quarters ended 30.09.2023 and 31.12.2023 filed with the stock exchange.		
Reg. 9(1) of SEBI (PIT) Regulations, 201 and Schedule B Code of Conduct	SEBI (PIT) Regula tions, 2015– And Sched ule B	Hig h	No actio n take n	NA	Non closur e of tradin g windo w	Nil	The listed entity had failed to close the trading window for the quarter ended 30		
	Reg. 27 of SEBI (LODR) Regulations, 2015 – Other corporate governance requirements  Reg. 27 of SEBI (LODR) Regulations, 2015 – Other corporate governance requirements  Reg. 9(1) of SEBI (PIT) Regulations, 201 and Schedule B Code of	Regulations, 2015 – Other corporate governance requirements  Reg. 27 of SEBI (LODR) Regulation, 2015  Regulations, 2015 – Other corporate governance requirements  Reg. 9(1) of SEBI (LODR) Regulations, 2015 – Other corporate governance requirements  Reg. 9(1) of SEBI (LODR) Regulation, 2015  Regulations, 2015 – And Schedule B Code of Conduct Schedule Sc	Reg. 27 of SEBI (LODR) Regulations, 2015 — (LODR) Regulation, 2015  Reg. 27 of SEBI (LODR) Regulation, 2015  Reg. 27 of SEBI (LODR) Regulations, 2015 — (LODR) Regulations, 2015 — (LODR) Regulation, 2015  Regulations, SEBI (PIT) Regulations, 2015  Regulations, SEBI (PIT) Regulations, 2015  Regulations, Sebi (PIT) Regulation	Reg. 27 of SEBI (LODR) Regulations, 2015 – Other corporate governance requirements  Reg. 27 of SEBI (LODR) Regulation, 2015  Regulations, 2015 – Other corporate governance requirements  Reg. 9(1) of SEBI (LODR) Regulations, 2015 – Other corporate governance requirements  Reg. 9(1) of SEBI (LODR) Regulation, 2015  Regulation, 2015  Regulation, 2015  Regulation, 2015  Regulation, 2015  Regulation, 2015  Regulations, 2015  Regulat	Reg. 27 of SEBI (LODR) Regulations, 2015 – Other corporate governance requirements  Reg. 27 of SEBI (LODR) Regulation, 2015  Regulations, 2015 – Other corporate governance requirements  Reg. 27 of SEBI (LODR) Regulations, 2015 – Other corporate governance requirements  Regula tion, 2015  Regula tions, 2015  And Schedule B Code Conduct  Regula tions, 2015  Regula tions take n take n	Reg. 27 of SEBI (LODR)   Corporate governance requirements   Corporate governance   Corporate	CLODR   Regulations, 2015	CLODR   Comporate governance requirements   SEBI (LODR)   Corpor ate governance requirements   Corporate governance requirements   Corpo	CLODR   SEBI   CLODR   COrporate governance requirements   SEBI   CLODR   Corporate governance requirements   SEBI   CLODR   CLODR

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and 30
September
2023 in
respect of
securities to
which such
unpublished
price
sensitive
information
relates.

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

Sr. No.	Compliance requirement (Regulations/ Circulars/ guidelines including specific cases	Regula tion/ Circula r No.	Devi ation s	Action taken by	Type of action	Details of violati on	Fine Amo unt	Observations/ Remarks of the PCS	Manag ement Respo nse	Rem arks
1.	Reg. 31 of SEBI (LODR) Regulations, 2015 – Holding of specified securities and shareholding pattern.	Reg. 31(1)( b) of SEBI (LODR) Regula tion, 2015	Low	No action taken	NA	Delay in submis sion of the shareh olding patter n	Nil	The listed entity had filed the intimation of holding of specified securities and shareholding pattern for the quarter ended December 2022 by delay of few days with the stock exchange.	The delay and non-filings with respec t to stock exchange and MCA was taken care of and certain delays was due to improper net connectivity	

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									experi	
									enced	
									during	
									that	
									time.	
2.	Reg. 44 of SEBI	Reg.	Low	No	NA	Delay	Nil	The listed	The	-
	(LODR)	44(3)		action		in		entity had filed	delay	
	Regulations,	of SEBI		taken		intima		the voting	and	
	2015 –	(LODR)		tanten		tion of		results of	non-	
	Meetings of	35 150				filing		Annual	filings	
						1 - 0 - 0 - 0		- Characteristics	with	
	Shareholders	tion,				voting		General	respec	
	and Voting	2015				Result		Meeting and	t to	
		and				s in		Extraordinary	stock	
		BSE				XBRL		General	excha	
		Circula				mode.		Meeting held	nge	
		r						on 28	and MCA	
		DCS/C						September	was	
		OMP/						2022 and 20	taken	
		20/20						March 2023	care of	
		16-17						respectively to	and	
		dated						the stock	certain	
									delays	
		Januar						exchange by	was	
		у 18,						delay of few	due to	
		2018						days.	impro	
									per	
									net	
									conne	
									ctivity	
									experi	
									enced	
									during	
									that	
									time.	
3.	Reg. 34 of SEBI	Reg.	Low	No	NA	Delay	Nil	The listed	The	-
	(LODR)	34(1)(		action		in		entity had	delay	
	Regulations,	a) of		taken		submis		submitted the	and	
	2015 –	SEBI		Concil		sion of		annual report	non-	
								to the stock	filings	
	Annual Report	(LODR)				annual			with	
		Regula				report		exchange by	respec	
		tion,				to the		delay of few	t to	
		2015				stock		days	stock	
						exchan			excha	
				/	arma And As	ge			nge	
				1 6		(8)			and	

4. Reg. 31 of SEBI (LODR)   Regulations, 2015 — (LODR) Holding of specified shareholding pattern.    4. Reg. 31 of SEBI (LODR)    Regulations, 2015 — (LODR) Holding of specified shareholding pattern.    4. Reg. 31 of SEBI (LODR)    Regulations, 2015 — (LODR) Holding of specified shareholding pattern.    4. Reg. 31 of SEBI (LODR)    Regulations, 2015 — (LODR) Holding of specified shareholding promo ter's shareh olding in demat erializ ed form.    4. Reg. 31 of SEBI (LODR)    4. Reg. 31 of SEBI (LODR)    5. Regulation    5. Regulation    6. Regul					Ma			MCA was taken care of and certain delays was due to impro per net conne ctivity experi enced during that time.	
(2)	4.	(LODR) Regulations, 2015 – Holding of specified securities and shareholding	31(2) of SEBI (LODR) Regula tion,	піgn	action	mainte nance of promo ter's shareh olding in demat erializ ed form	Mr. Hans Jurgen Wagner* and Knowledge Holdings & Investments Pte. Ltd.* (Promoter and Promoter Group) are not in dematerialized form.  *Disclosure under Regulation 30(2) of SEBI (SAST) Regulation 2011, by Mr. Hans Jurgen Wagner and Knowledge Holdings &	Hans Jurgen Wagne r and Knowl edge Holdin gs & Invest ments Pte. Ltd. were inform ed to get their shares demat erializ ed by the Compa ny but no comm unicati	

					9			Pte. Ltd was	receiv	
								not made.	ed so	
									far	
									from	
									either	
									of	
									them.	
_	D 20 (CED)		1			5.1	A111	T1 11 1		
5.	Reg. 29 of SEBI	Reg.	low	No	NA	Delay	Nil	The listed	The	
	(LODR)	29 of		action		in		entity had submitted the	delay and	
	Regulations, 2015 –	SEBI		taken		submis		prior	non-	
	Prior	(LODR)				sion of		intimations of	The state of the s	
	Intimations	Regula				prior		board meeting	with	
	IIILIIIIations	tion,				intima		where	respec	
		2015				tions		financial	t to	
						to the		results were	stock	
						stock		approved for	excha	
						exchan		the quarter	nge	
								ended 30 June	and	
						ge		2022, 30	MCA	
								September	was	
								2022 and 31	taken	
								December	care of	
								2022 to the	and	
								stock	certain	
								exchange by	delays	
								delay of few days.	was due to	
				-				uays.	impro	
									per	
									net	
									conne	
									ctivity	
									experi	
									enced	
									during	
									that	
									time	
6.	Reg. 27 of SEBI	Reg.	low	No	NA	Wrong	Nil	Date of	Clerica	
	(LODR)	27 of		action		data		passing special	lerror	
	Regulations,	SEBI		taken		submit		resolution for	. 01101	
	2015 –			taken				the		
	Other	(LODR)				ted in		appointment		
	corporate	Regula				Corpor		of Mr. Suresh		
	governance	tion,				ate		Vyas and		
	requirements	2015				Gover		composition of		
						nance		Stakeholder		
					a And	Report		and		
				Sharr	a And Asso			Relationship		

								Committee is wrongly reported in the Corporate Governance Report for the quarter ended March 2023 to the stock exchange.		
7.	Reg. 27 of SEBI (LODR) Regulations, 2015 – Other corporate governance requirements	Reg. 27 of SEBI (LODR) Regula tion, 2015	low	No action taken	NA	Wrong data submit ted in Corpor ate Gover nance Report	Nil	Composition of Stakeholder and Relationship Committee is wrongly reported in the Corporate Governance Report for the quarter ended December 2022 to the stock exchange.	Clerica I error	
8.	Reg. 42 of SEBI (LODR) Regulations, 2015 – Record Date or Closure of transfer of books	Reg. 42 of SEBI (LODR) Regula tion, 2015	High	No action taken	NA	Non- Submi ssion of intima tion of notice of record date	Nil	The listed entity has failed to submit the intimation regarding notice of record date of Annual General Meeting and Extraordinary General Meeting held on 28 September 2022 and 20 March 2023 to the stock exchange.	Not manda torily requir ed	
9.	Reg. 47 of SEBI (LODR) Regulations, 2015 –	Reg. 47 (3) of SEBI	High	No action taken	NA arma And As	Delay in public	Nil	The listed entity had published the notice of	The delay and non-	

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		11.00-1							Cili	
	Advertisement	(LODR)				ation		Extraordinary	filings	
	in Newspaper	Regula				of		General	with	
	Publication	tion,				notice		Meeting in the newspaper by	respec t to	
		2015				of		delay of three	stock	
						Extrao		days.	excha	
						rdinar		uays.	nge	
						у			and	
						Gener			MCA	
						al			was	
						1.500.00			taken	
						Meeti			care of	
						ng in			and	
						the			certain	
						newsp			delays	
						aper			was	
									due to	
									impro	
									per	
									net	
									conne	
									ctivity	
									experi	
									enced	
									during	
									that	
									time.	
10.	Reg. 31 of SEBI	Reg.	High	No	NA	Non	Nil	The listed	The	
	(SAST)	31(4)		action		submis		entity had	delay	
	Regulations,	of SEBI		taken		sion of		failed to	and	
	2011-	(SAST)				yearly		submit the	non-	
	Disclosure of encumbered	Regula				disclos		yearly	filings	
		tions,				ure of		disclosure of		
	shares	2011				no		no encumbrance	respec t to	
		2011				encum		made during		
								the year for		
						brance		Mrs. Veena	nge	
						made		Kanodia, SNK	and	
						during		Electronics	MCA	
						the		Private Limited	was	
						year to		and other		
						the		immediate	care of	
						stock		relatives to the	and	
						exchan		stock	certain	
						ge		exchange.	delays	
						gc			was	
									due to	

11.	Reg. 9(1) of	SEBI	High	No	NA	Non	Nil	The listed	impro per net conne ctivity experi enced during that time. Now	
	SEBI (PIT) Regulations, 201 and Schedule B Code of Conduct	(PIT) Regula tions, 2015– And Sched ule B		action taken		closur e of tradin g windo w		entity had failed to close the trading window for the quarter ended 30 June 2022, 30 September 2022 and 30 December 2022 in respect of securities to which such unpublished price sensitive information relates.	being compli ed with	

## 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.

Kaushamb

For Munish K. Sharma & Associates LLP

Company Secretaries FRN: P2004UP077300

CS Aditya Jain

Partner

M. No.: F11835 C.P. No. 25426

UDIN: F011835F000470216

Place: Ghaziabad Date: 28.05.2024