P.S. Tripathi & Associates

Company Secretaries

Swati Tripathi B.Com., F.C.S.

Pratik Tripathi B.Sc., A.C.A., EC.S.

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SECRETARIAL COMPLIANCE REPORT OF MOIL LIMITED

For the Financial Year Ended 31st March 2023
[Pursuant to Regulation 24A of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulations, 2015]

We P.S. Tripathi & Associates, Company Secretaries, have examined:

- (a) all the documents and records made available to us and explanation provided by MOIL Limited ("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 certification,

for the year ended 31st March, 2023 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 there under; 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:-

- (1) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (2) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; Which is not applicable to company for the period;
- (3) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (4) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018:- Which is not applicable to company for the period;
- (5) Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014:- Which is not applicable to company for the period;
- (6) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008:- Which is not applicable to company for the period;
- (7) Securities and Exchange Board of India (Issue and Listing of Non- Convertible and Redeemable Preference Shares) Regulations, 2013:- Which is not applicable to company for the period;
- (8) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;

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: 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.	 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 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 	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 Web-links provided in annual corporate governance reports under Regulation 27(2) are accurate and specific which re- directs to the 	Yes Yes Yes	Accurate link was in revised fillings.
4.	relevant document(s)/section of the website Disqualification of Director: None of the Director(s) of the Company is/ are disqualified under Section 164 of Companies Act, 2013as confirmed by the listed entity.	Yes	

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5.	Details related to Subsidiaries of listed entities have been examined w.r.t.:	NA	There is no subsidiary of the entity.
	(a) Identification of material subsidiary companies		
	(b) Disclosure requirement of material as well as other subsidiaries		
6.	Preservation of Documents:	Yes	
	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.	100	
7.	Performance Evaluation:	Yes	
	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.	103	
8.	Related Party Transactions:		There are
	 (a) The listed entity has obtained prior approval of Audit Committee for all related party transactions; or 	NA	transactions for the payment of KMP which were as per the pay
	(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.	NA	scale given by the Central Government.
9.	Disclosure of events or information:	37	
	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	
10.	Prohibition of Insider Trading:	Yes	
	The listed entity is in compliance with Regulation 3(5) &3(6) SEBI (Prohibition of Insider Trading) Regulations, 2015.	des discussi	ASSOCIATES
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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 underseparate paragraph herein (**).	Details of non compliances reported below**	There are notices for penalties have been issued by the stock exchanges relating composition of the Board, in some instances relating to earlier years, penalties were waived off, but for FY 2022-23 no waiver given till date.
12.	Additional Non-compliances, if any: No additional non-compliance observed for any SEBIregulation/circular/guidance note etc.	NA	

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)	Observation s //Remarks/by PCS*				
1.	Compliances with the following conditions while a auditor	nppointing/re-app	ointing an				
	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	No	No such instance.				
	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	nancial year, the auditor before such esignation, has issued the limited review/					

	financial year as well as the audit report for such financial year.		
2.	Other conditions relating to resignation of statuto	ry auditor	
2.	i. Reporting of concerns by Auditor with respect to the listed entity/its material subsidiary to the AuditCommittee: 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	No No	No such instance.
	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 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.	(Augustina)	THI & ASSOCIATED
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	ii. Disclaimer in case of non-receipt of information:		
	The auditor has provided an appropriate disclaimer in its audit report, which is inaccordance 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.		
3.	The listed entity / its material subsidiary has obtained information from the Auditor upon resignation, in the format as specified in Annexure-A in SEBI Circular CIR/ CFD/CMD1/114/2019 dated 18 th October, 2019.	No No	No such instance.
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(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	Details of Violation	Fine Amount	Observations/ Remarks of the PracticingCompany Secretary	Management Response	Remarks
01	Regulation 17(1)	Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.	NSE	Cause Notice/ Warning,	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 31.03.2022.	5,31,000	appointment of all the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the	company, directors in the company are appointed by the President of India, through the Ministry of Steel. Thus, appointment of the directors is neither under the purview of the Board of the company nor the company/its Board is empowered to appoint any	NO waiver from Exchange till date.
	Regulation 17(1) of The Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulation, 2015.	Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.	NSE	Warning, etc.	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 30.06.2022.	5,36,900	In MOIL, being a Government Company, appointment of all the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the	company, directors in the company are appointed by the President of India, through the Ministry of Steel. Thus, appointment of the directors is neither under the purview of the Board of the company nor the company/its Board is empowered to appoint any	NO waiver from Exchange till date.

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03	Regulation 17(1) of The Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulation, 2015.	Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.	NSE	Clarificati on/ Fine/Show Cause Notice/	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 30.09.2022.	3,+2,000	Company, appointment of all the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the Board or the	company, directors in the company are appointed by the President of India, through the Ministry of Steel. Thus, appointment of the directors is neither under the purview of the Board of the company nor the company/its Board is empowered to appoint any	NO waiver from Exchange till date.
04	Regulation 17(1) of The Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulation, 2015.	Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.	NSE	Clarificati on/ Fine/Show Cause Notice/ Warning, etc.	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 31.12.2022.	3,42,000	Government Company, appointment of all the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the	Being a Government company, directors in the company are appointed by the President of India, through the Ministry of Steel. Thus, appointment of the directors is neither under the purview of the Board of the company nor the company/its Board is empowered to appoint any director. Hence, the appointment of the Board member is beyond its control.	NO waiver from Exchange till date.
05 STAMP SECRETARE	Regulation 17(1) of The Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulation, 2015.	Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.	BSE	Clarificati on/ Fine/Show Cause Notice/ Warning, etc.	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 31.03.2022.	5,31,000	In MOIL, being a Government Company, appointment of all the Directors are made by Government of India and Company has already made the	company, directors in the company are appointed by the President of India, through the Ministry of Steel. Thus, appointment of the directors is neither under the purview of the Board of the company nor the company/its Board is empowered to appoint any	NO waiver from Exchange till date.

06	Regulation 17(1) of The Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulation, 2015.	Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.	BSE	Advisory/ Clarificati on/ Fine/Show Cause Notice/ Warning, etc.	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 30.06.2022.	5,36,900	Board or the Company. In MOIL, being a Government Company, appointment of all the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the	company, directors in the company are appointed by the President of India, through the Ministry of Steel. Thus, appointment of the directors is neither under the purview of the Board of the company nor the company/its Board is empowered to appoint any	NO waiver from Exchange till date.
		Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.	BSE	Clarificati on/ Fine/Show Cause Notice/ Warning, etc.	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 30.09.2022.		In MOIL, being a Government Company, appointment of all the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the	company, directors in the company are appointed by the President of India, through the Ministry of Steel. Thus, appointment of the directors is neither under the purview of the Board of the company nor the company/its Board is empowered to appoint any director. Hence, the	NO waiver from Exchange till date.

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08		Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.		Clarificati on/ Fine/Show Cause Notice/ Warning, etc.	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 31.12.2022.		In MOIL, be Government Company, appointment the Director made Government of and Companial ready made requests for same. This ment in control Board or Company.	of a ars ar b of Indiany hade the or the natter is a second control of the contro	company, company a Il President re Ministry appointment in neither un as the Board the company empowere is director.	director are appoir of India, of Ste ent of the of the co pany/its d to ap Hence	tel. Thus, directors is purview of ompany nor Board is opoint any te, the Board	waiver from Exchange till date.
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(b) The listed entity has taken the following actions to comply with the observations made in previous reports:

Sr. Complia No. Require (Regulat circulars lines incl specific	ment Circu ions/ //guide- luding clause)	darNo.	Actions Action Taken by	Action	Details of Violation	Fine Amount	Observations/ Remarks of the PracticingCompany Secretary	Management Response	Remarks
of The So and Exclusion Board of (Listing Obligation Disclosur Requirem Regulation Regul	ecurities ange India Ind	Direct does n Fifty p of the Direct	ors as endent	Clarificati on/ Fine/Show Cause Notice/	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 31.03.2021.	3,31,000	Company, appointment of all the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the	company, directors in the company are appointed by the President of India, through the Ministry of Steel. Thus, appointment of the directors is neither under the purview of the Board of the company nor the company/its Board is empowered to appoint any	from Exchange till date.

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02		Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.	NSE	Clarificati on/ Fine/Show Cause Notice/ Warning,	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 30.06.2021.	5,36,900	the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the	company, directors in the company are appointed by the President of India, through the Ministry of Steel. Thus, appointment of the directors is neither under the purview of the Board of the company nor the company/its Board is empowered to appoint any director. Hence, the appointment of the Board	from Exchange till
03	Regulation 17(1) of The Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulation, 2015.	Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.	NSE	Clarificati on/ Fine/Show Cause Notice/ Warning, etc.	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 30.09.2021.	5,42,800	Company. In MOIL, being a Government Company, appointment of all the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the Board or the Company.	company, directors in the company are appointed by the President of India, through the Ministry of Steel. Thus, appointment of the directors is neither under the purview of the Board of the company nor the company/its Board is empowered to appoint any director. Hence, the appointment of the Board member is beyond its control.	from Exchange till date.
194P.S.		Regulation 17(1)	The Board of Directors does not have	NSE	Advisory/ Clarificati on/	Regulation 17(1) of SEBI (Listing	5,42,800	In MOIL, being a Government Company,	Being a Government company, directors in the company are appointed by the	from

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	Board of India (Listing Obligation and Disclosure Requirement) Regulation, 2015.		Fifty percent of the Directors as Independent Directors.		Cause Notice/ Warning, etc.	Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 31.12.2021.		the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the Board or the Company.	appointment of the Board member is beyond its control.	
05		Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.	BSE	Advisory/ Clarificati on/ Fine/Show Cause Notice/ Warning, etc.	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 31.03.2021.	5,31,000	Company, appointment of all the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the	company, directors in the company are appointed by the President of India, through the Ministry of Steel. Thus, appointment of the directors is neither under the purview of the Board of the company nor the company/its Board is empowered to appoint any	from Exchange till date.
06 06	of The Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulation, 2015.	Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.	BSE	Advisory/ Clarificati on/ Fine/Show Cause Notice/ Warning, etc.	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 30.06.2021.	5,36,900	Company, appointment of all the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the	company, directors in the company are appointed by the President of India, through the Ministry of Steel. Thus, appointment of the directors is neither under the purview of the Board of the company nor the company/its Board is empowered to appoint any	from Exchange till

07	Regulation 17(1) of The Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulation, 2015.	Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.	BSE	Advisory/ Clarificati on/ Fine/Show Cause Notice/ Warning, etc.	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 30.09.2021.	5,42,800	Company, appointment of all the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the	company, direct company are appresident of Indi Ministry of appointment of the Board of the Board of the company/it empowered to director.	ia, through the Steel. Thus, the directors is the purview of a company nor its Board is appoint any ence, the found the steel of the Board	from Exchange till date.
08		Regulation 17(1)	The Board of Directors does not have Fifty percent of the Directors as Independent Directors.	BSE	Clarificati on/ Fine/Show Cause Notice/ Warning,	Regulation 17(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on 31.12.2021.		In MOIL, being a Government Company, appointment of all the Directors are made by Government of India and Company has already made the requests for the same. This matter is not in control of the	company, direct company are appresident of Indi Ministry of appointment of the Board of the Board of the company/it empowered to director.	ia, through the Steel. Thus, the directors is the purview of a company nor ts Board is appoint any ence, the found the Board	from Exchange till

UDIN: F005812E000422360

Place: Indore

Date: 30/05/2023

For P.S. Tripathi & Associates
Company Segretarios Associates

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