

SECRETARIAL COMPLIANCE REPORT OF MOIL LIMITED FOR THE YEAR ENDED MARCH 31, 2025

To,
The Board of Directors,
MOIL LIMITED
MOIL BHAWAN",
1A, Katol Road,
NAGPUR 440 013

Dear Sir,

We, Joshi & Joshi, Company Secretaries, Pune 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 March 31, 2025 ("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 (hereinafter referred to as "SEBI(LODR), 2015" for the sake of brevity);
- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 (hereinafter referred to as "SEBI (ICDR), 2018" for the sake of brevity); Not Applicable to the Company for the period,



- (c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (hereinafter referred to as "SEBI(SAST), 2011" for the sake of brevity);
- (d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 (hereinafter referred to as "SEBI(Buyback), 2018" for the sake of brevity); Not Applicable to the Company for the period,
- (e) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 (hereinafter referred to as "SEBI (SBES), 2021" for the sake of brevity); Not Applicable to the Company for the period,
- (f) Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 (hereinafter referred to as "SEBI(NCS), 2021" for the sake of brevity); Not Applicable to the Company for the period
- (g) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (hereinafter referred to as "SEBI(PIT), 2015" for the sake of brevity);
- (h) Other regulations applicable.

and circulars/ guidelines issued thereunder;

and based on the above examination, we 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 and marked in **Exhibit A** (Which forms part of the report):
- (b) The listed entity has taken the following actions to comply with the observations made in previous reports which are marked in Exhibit B (Which forms part of the report):

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/ 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 of India (ICSI).	YES	No adverse observations.
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	No adverse observations.
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 redirects to the relevant document(s)/section of the website. 	YES YES	No adverse observations.
4	Disqualification of Director(s): None of the director(s) of the listed entity is/ are disqualified under Section 164 of Companies Act, 2013 as confirmed by the listed entity.	YES	No adverse observations
5	Details related to subsidiaries of listed entities have been examined	NA	The Company does not have



		I	1
	w.r.t.: (a) Identification of material subsidiary companies. (b) Disclosure requirement of material as well as other subsidiaries.		any subsidiary Company.
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 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.	NO	No performance evaluation is conducted by Company as the same is being done by the Central Government.
8	Related Party Transactions:		There are no
	(a) The listed entity has obtained prior approval of audit committee for all related party transactions;	NA	related party transactions except for the
	(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	payment to KMP which are as per the pay scale given by the Central Government.
9	Disclosure of events or information: The listed entity has provided all the required disclosure(s) under	YES	-
	Regulation 30 along with Schedule III of SEBI LODR Regulations, 2015 within the time limits prescribed thereunder.		
10	Prohibition of Insider Trading: The	YES	No adverse
	listed entity is in compliance with		observations
	Regulation 3(5) & 3(6) SEBI (Prohibition of Insider Trading)		
	Regulations, 2015.		
11	Actions taken by SEBI or Stock	The Stock	The Company has
<u></u>	Exchange(s), if any: The actions	Exchanges (NSE	not paid any



	taken against the listed entity/ its promoters/ directors/ subsidiaries either by SEBI or by Stock Exchanges are specified in the last column.	and BSE) have imposed Fines/Penalties for Noncompliance of SEBI (LODR), 2015 which have been	fines/ penalties with respect to the Non- Compliances raised by the Stock Exchanges nor have the stock exchanges
		reported separately in this report.	waived the same. The Non- compliances are because of the Non- appointment of Directors on the Board of the Company which is a power vested with the President of India since the Company is a
			Government Company.
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.	NA	Not Applicable
13	Additional Non-compliances, if any: No additional non-compliances observed for any SEBI regulation/circular/guidance note etc. except as reported above.	NA	NIL



Observations/Remarks by PCS are mandatory if the compliance status is provided as 'No' or 'NA'.

We further, report that the listed entity is in compliance/ not in compliance with the disclosure requirements of Employee Benefit Scheme Documents in terms of regulation 46(2) (za) of the LODR Regulations. (In case of Not Applicable- NA to be mentioned) (Note: In case of non-compliance, details of such non-compliance need to be mentioned) NA

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 account of the listed entity.
- 4. This report is solely for the intended purpose of compliance in terms of Regulation 24A (2) of the SEBI (LODR) 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 Joshi & Joshi, Company Secretaries, UIN: P2009MH020200 PR No: 1087/2021

Harshal Joshi Partner

FCS: 9897, CP: 10450

UDIN: F009897G000467486

Date: May 28, 2025

Place: Pune





MOIL LIMITED

"Exhibit A"

Annual Secretarial Compliance Certificate For the Financial Year 2024-25 Issued by Joshi and Joshi, Company Secretaries

Sr.	Compliance Requirement	Regulation/	Deviations	Action	Туре	Details of	Fine	Observations /	Management	Remarks
No.	(Regulations/Circulars/Guidelines	Circular No.		Taken	of	Violation	Amount	Remarks	Response	
	including specific clause)			by	Action			of the Practicing		
								Company		
								Secretary (PCS)		
1	Regulation 17 of the of the SEBI	Regulation	The Board of	NSE/BSE	Fine	The Company	# NSE &	MOIL Limited,	Since the	The
	(LODR), 2015 as amended till	17 (1)	Directors is			did not	BSE has	being a	Company is a	company
	date. Since the Company has an		not properly			comply with	levied fine	Government	Government	has not
	Executive Chairman, 50% of the		constituted.			the	under this	Company, the	company, the	paid any
	Board Members need to be Non-		The Company			Regulation	Regulation	appointment	Directors are	penalty nor
	Executive, Independent		does not have			through -out	per	and	appointed by	the same
	Directors.		a board which			the year.	quarter,	Reappointment	the President of	has been
			is constitutes,			With respect	which is	of the Board	India, through	waived off
			more that 50%			to women	separately	members is	Ministry of	by any of
			of Members as			Independent	given in	within the	Steel, the	the
			Non-			Director, the	table	purview of the	appointment/	Exchanges.
			Executive,			said position	below.	Nodal Ministry	reappointment	The
			Independent			became		which in this	of Directors is	company
			Directors and			vacant on		case is the	neither under	has replied
			Women			March 23,		Ministry of	the purview of	to the
			Independent			2025.		Steel,	the Company	letters/
			Director.					Government of	nor the	emails/
								India. The	Board/Company	received by
								Company has	is empowered	it from the
								pointed out the	to appoint/	Exchange
								issues at	reappoint the	from time
								appropriate	Director.	to time.
								forums at	Hence, the non-	



2	Regulation 18 - Composition of	Regulation	The Audit		The	Not	regular intervals.	compliance is due to the issues which are outside the control of the Board/ Company. Since the	The
	the Audit Committee. The regulation requires that the Company shall have 2/3 rd Members as Non-Executive, Independent Director.	18	Committee of the Company has not been properly constituted w.e.f. November 1, 2024.		Committee does not have minimum 2/3 rd Members of the Audit Committee as Non-Executive Independent Directors.	Applicable	company is not having sufficient number of independent directors on its Board, the Audit Committee is also not properly constituted since November 1, 2024.	Company is a Government company, the	company has replied to the letters/ emails/ received by it from the Exchange from time to time.



3	Regulation 19 - Composition of	Regulation	The		The	Not	Since the	Since the	The
	the Nomination and	19	Nomination		Nomination	Applicable	company is not	Company is a	company
	Remuneration Committee. The		and		and		having	Government	has replied
	Regulation requires that		Remuneration		Remuneration		sufficient	company, the	to the
	the committee shall comprise of		committee of		committee of		number of	Directors are	letters/
	at least three directors,		the Company		the Company		independent	appointed by	emails/
	all directors of the committee		is not		is not		directors on its	the President of	received by
	shall be non-executive directors:		properly		properly		Board, the	India, through	it from the
	and 2/3 rd as Independent		constituted.		constituted.		Nomination and	Ministry of	Exchange
	Directors on the Committee.		The		The		Remuneration	Steel, the	from time
	bilectors on the committee.		Committee is		Committee is		committee	appointment/	to time.
			not having		not having		(NRC) of the	reappointment	to time.
			minimum 3		minimum 3		Company is not	of Directors is	
			Non-Executive		Non-		properly	neither under	
			Directors and		Executive		constituted	the purview of	
			2/3 rd		Directors and		since November	the Company	
			Independent		2/3 rd		1, 2024.	nor the	
			Directors as		Independent		1, 2024.	Board/Company	
			members of		Directors as			is empowered	
			the		members of			to appoint/	
			Committee.		the			reappoint the	
			Committee.		Committee.			Director.	
					Committee.			Hence, the non-	
							7	compliance is	
								due to the	
								issues which	
								are outside the	
								control of the	
								Board/	
								Company.	
4	Regulation 20 - Composition of	Regulation	The		The	Not	The	Since the	The said
7	Stakeholders Committee. The	Regulation 20	Committee		Committee	Applicable	Stakeholders	Company is a	non-
	Regulation requires to have	20	does not have		does not have	Applicable	Committee	Government	compliance
	minimum three members		minimum		minimum		does not have	_	has been
	including with at least 1		three		minimum three			company, the Directors are	complied
	3		tnree members		tnree members		one Indonendent		,
	Independent Director as Member of the Committee.		including one		including one		Independent Director as its	appointed by the President of	with effect
	or the committee.		Including one Independent		Independent		member since	,	from April
			inaepenaent Director as its				member since	India, through	15, 2025.
			Director as its		Director as			Ministry of	



			member since March 23, 2025. The said non- compliance has been complied with effect from April 15, 2025 and no meeting was held during the period.		its member since March 23, 2025. The said non-compliance has been complied with effect from April 15, 2025 and no meeting was held during the period.		March 23, 2025. However, the said non-compliance has been complied with effect from April 15, 2025.	Steel, the appointment/ reappointment of Directors is neither under the purview of the Company nor the Board/Company is empowered to appoint/ reappoint the Director. Hence, the noncompliance is due to the issues which are outside the control of the Board/ Company.	
5	Regulation 21 - Composition of Risk Management Committee. The Committee needs to have 1 Independent Director as a Member.	Regulation 21	The Committee does not have 1 Independent Director as its Member since March 23, 2025. However, this non- compliance has been complied w.e.f. April 15, 2025.		The Committee does not have I Independent Director as its Member since March 23, 2025. However, this non- compliance has been complied w.e.f. April 15, 2025	Not Applicable	The Risk Management Committee does not have 1 Independent Director as its Member since March 23, 2025. However, this noncompliance has been complied w.e.f. April 15, 2025.	Since the Company is a Government company, the Directors are appointed by the President of India, through Ministry of Steel, the appointment/ reappointment of Directors is neither under the purview of the Company nor the Board/Company	The said non-compliance has been complied with effect from April 15, 2025.



			is empowered	
			to appoint/	
			reappoint the	
			Director.	
			Hence, the non-	
			compliance is	
			due to the	
			issues which	
			are outside the	
			control of the	
			Board/	
			Company.	

Details of Fine levied under Regulation 17 (1) of the of the SEBI (LODR), 2015

Action Taken by	Date of Letter/ Email levying Penalty	For the quarter ended on	Amount of Penalty (INR) inclusive of GST
NSE	May 22, 2024	March 31, 2024	5,36,900.00
BSE	May 22, 2024	March 31, 2024	5,36,900.00
NSE	August 21, 2024	June 30, 2024	5,36,900.00
BSE	August 21, 2024	June 30, 2024	5,36,900.00
NSE	November 21, 2024	September 30, 2024	5,42,800.00
BSE	November 21, 2024	September 30, 2024	5,42,800.00
NSE	March 17, 2025	December 31, 2024	5,42,800.00
BSE	March 17, 2025	December 31, 2024	5,42,800.00



Notes:

1. We have pointed out Non-Compliances of the SEBI Regulations only in this Report. There are consequential violations of certain provisions of the Companies Act, 2013 read with Rules framed thereunder (Including Circulars/Notifications/Guidelines/ Exemptions issued by the Ministry of Corporate Affairs, Government of India). However, since this Annual Secretarial Compliance Report is only restricted to the violations of The SEBI Act, 1992, Regulations/ Notifications/ Circulars/ Guidelines issued by the SEBI and The Securities Contracts (Regulation) Act, 1956, we are not commenting the violations of the Companies Act, 2013 in this report.

For Joshi & Joshi, Company Secretaries, UIN: P2009MH020200 PR No: 1087/2021

Harshal Joshi Partner

FCS: 9897, CP: 10450

UDIN: F009897G000467486

Date: May 28, 2025

Place: Pune



MOIL LIMITED

"Exhibit B"

Annual Secretarial Compliance Certificate For the Financial Year 2024-25 Issued by Joshi and Joshi, Company Secretaries

Sr. No.	Observations/ Remarks of the Practicing Company Secretary (PCS) in the previous reports)	Observations made in the Secretarial Compliance report for the year ended (The years are to be mentioned)	Compliance Requirement (Regulations/circulars/ guidelines including specific clause)	Details of violation / Deviations and actions taken / penalty imposed, if any, on the listed entity	Remedial actions, if any, taken by the listed entity	Comments of the PCS on the actions taken by the listed entity
1.	In MOIL, being a Government Company, appointment of all the Directors are made by Government of India and Company has already made request for the same. This matter is not in the Control of the Board or the Company.	2023-24	Regulation 17(1) of the Securities and Exchange Board of India (Listing Obligation and Disclosure requirement) Regulation 2015.	Regulation 17(1) of SEBI (Listing obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on March 31, 2023. The Board of Directors does not have 50% of the Directors as Independent Directors.	Company has communicated the requirements to Government from time to time. However, Company has neither paid the penalty levied nor the same has been waived by the Exchange.	The Company is continuously following up on the matter with the relevant Nodal Ministry for appointment of Directors on the Board since the Company nor the Board has powers to appoint Directors. The Directors are appointed by the



				Fine has been imposed by NSE for an amount of Rs. 5,31,000.00 (INR Five Lacs Thirty-One Thousand Only)		President of India, through Ministry of Steel, Government of India.
2	In MOIL, being a Government Company, appointment of all the Directors are made by Government of India and Company has already made request for the same. This matter is not in the Control of the Board or the Company.	2023-24	Regulation 17(1) of the Securities and Exchange Board of India (Listing Obligation and Disclosure requirement) Regulation 2015.	Regulation 17(1) of SEBI Listing obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on June 30, 2023. The Board of Directors does not have 50% of the Directors Independent Directors. Fine has been imposed by NSE for an amount of Rs. 5,36,900.00 (INR Five Lacs Thirty-Six Thousand Nine Hundred Only).	Company has communicated the requirements to Government from time to time. However, Company has neither paid the penalty levied nor the same has been waived by the Exchange.	The Company is continuously following up on the matter with the relevant Nodal Ministry for appointment of Directors on the Board since the Company nor the Board has powers to appoint Directors. The Directors are appointed by the President of India, through Ministry of Steel, Government of India.
3	In MOIL, being a Government Company, appointment of all the Directors are made by	2023-24	Regulation 17(1) of the Securities and Exchange Board of	of SEBI Listing	Company has communicated the requirements to	The Company is continuously following up on



	Government of India and		India	(Listing	Disclosure	Government from	the matter with
	Company has already made		Obligation	and	Requirement)	time to time.	the relevant Nodal
	request for the same. This		Disclosure		Regulation, 2015	However,	Ministry for
	matter is not in the Control of		requirement)		for the quarter	Company has	appointment of
	the Board or the Company.		Regulation 20	15.	ended on	neither paid the	Directors on the
					September 30,	penalty levied nor	Board since the
					2023. The Board of	the same has been	Company nor the
					Directors does not	waived by the	Board has powers
					have 50% of the	Exchange.	to appoint
					Directors as		Directors. The
					Independent		Directors are
					Directors.		appointed by the
							President of India,
					Fine has been		through Ministry of
					imposed by NSE		Steel, Government
					for an amount of		of India.
					Rs. 5,42,800.00		
					(INR Five Lacs		
					Forty-Two		
					Thousand Eight		
					Hundred Only).		
4	In MOIL, being a Government 20	023-24	Regulation 1	7(1) of	Regulation 17(1)	Company has	The Company is
4	Company, appointment of all	.023 Z-1	the Securiti		of SEBI Listing	communicated the	continuously
	the Directors are made by		Exchange Bo		obligation and	requirements to	following up on
	Government of India and		India	(Listing	Disclosure	Government from	the matter with
	Company has already made		Obligation	and	Requirement)	time to time.	the relevant Nodal
	request for the same. This		Disclosure		Regulation, 2015	However,	Ministry for
	matter is not in the Control of		requirement)		for the quarter	Company has	appointment of
	the Board or the Company.		Regulation 20		ended on	neither paid the	Directors on the
			J		December 31,	penalty levied nor	Board since the
					2023. The Board of	the same has been	Company nor the
					Directors does not	waived by the	Board has powers
					have 50% of the	Exchange.	to appoint
					Directors as		Directors. The



				Independent Directors. Fine has been imposed by NSE for an amount of Rs. 5,42,800.00 (INR Five Lacs Forty-Two Thousand Eight Hundred Only).		Directors are appointed by the President of India, through Ministry of Steel, Government of India.
5	In MOIL, being a Government Company, appointment of all the Directors are made by Government of India and Company has already made request for the same. This matter is not in the Control of the Board or the Company.	2023-24	Regulation 17(1) of the Securities and Exchange Board of India (Listing Obligation and Disclosure requirement) Regulation 2015.	Regulation 17(1) of SEBI Listing obligation and Disclosure Requirement) Regulation, 2015 for the quarter ended on March 31, 2023. The Board of Directors does not have 50% of the Directors as Independent Directors. Fine has been imposed by BSE for an amount of Rs. 5,31,000.00 (INR Five Lacs Thirty-One Thousand Only)	communicated the requirements to Government from time to time. However,	The Company is continuously following up on the matter with the relevant Nodal Ministry for appointment of Directors on the Board since the Company nor the Board has powers to appoint Directors. The Directors are appointed by the President of India, through Ministry of Steel, Government of India.



6	In MOIL, being a Government	2023-24	Regulation 17(1) of	Regulation 17(1)	Company has	The Company is
	Company, appointment of all		the Securities and	of SEBI Listing	communicated the	continuously
	the Directors are made by		Exchange Board of	obligation and	requirements to	following up on
	Government of India and		India (Listing	Disclosure	Government from	the matter with
	Company has already made		Obligation and	Requirement)	time to time.	the relevant Nodal
	request for the same. This		Disclosure	Regulation, 2015	However,	Ministry for
	matter is not in the Control of		requirement)	for the quarter	Company has	appointment of
	the Board or the Company.		Regulation 2015.	ended on June 30,	neither paid the	Directors on the
			3	2023. The Board of	penalty levied nor	Board since the
				Directors does not	the same has been	Company nor the
				have 50% of the	waived by the	Board has powers
				Directors as	Exchange.	to appoint
				Independent	zachange.	Directors. The
				Directors.		Directors are
				J. 1 C C C C T S .		appointed by the
				Fine has been		President of India,
				imposed by BSE		through Ministry of
				for an amount of		Steel, Government
				Rs. 5,36,900.00		of India.
				(INR Five Lacs		o,a.a.
				Thirty-Six		
				Thousand Nine		
				Hundred Only).		
7	In MOIL, being a Government	2023-24	Regulation 17(1) of	Regulation 17(1)	Company has	The Company is
'	Company, appointment of all	2023 2 .	the Securities and	of SEBI Listing	communicated the	continuously
	the Directors are made by		Exchange Board of	obligation and	requirements to	following up on
	Government of India and		India (Listing	Disclosure	Government from	the matter with
	Company has already made		Obligation and	Requirement)	time to time.	the relevant Nodal
	request for the same. This		Disclosure	Regulation, 2015	However,	Ministry for
	matter is not in the Control of		requirement)	for the quarter	Company has	appointment of
	the Board or the Company.		Regulation 2015.	ended on	neither paid the	Directors on the
				September 30,	penalty levied nor	Board since the
				2023. The Board of	the same has been	Company nor the
				Directors does not	and barrie rias seem	Board has powers
	I					ner periors



				have 50% of the Directors as Independent Directors. Fine has been imposed by BSE for an amount of Rs. 5,42,800.00 (INR Five Lacs Forty-Two Thousand Eight Hundred Only).	waived by the Exchange.	to appoint Directors. The Directors are appointed by the President of India, through Ministry of Steel, Government of India.
8	In MOIL, being a Government Company, appointment of all the Directors are made by Government of India and Company has already made request for the same. This matter is not in the Control of the Board or the Company.	2023-24	Regulation 17(1) of the Securities and Exchange Board of India (Listing Obligation and Disclosure requirement) Regulation 2015.	of SEBI Listing obligation and	communicated the requirements to Government from time to time. However, Company has neither paid the penalty levied nor	The Company is continuously following up on the matter with the relevant Nodal Ministry for appointment of Directors on the Board since the Company nor the Board has powers to appoint Directors. The Directors are appointed by the President of India, through Ministry of Steel, Government of India.



	(INR Five Lacs Forty-Two Thousand Eight Hundred Only).	
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^{*}NSE and BSE stand for National Stock Exchange of India Limited and the BSE Limited respectively.

For Joshi & Joshi, Company Secretaries, UIN: P2009MH020200 PR No: 1087/2021

Harshal Joshi Partner

FCS: 9897, CP: 10450

UDIN: F009897G000467486

Date: May 28, 2025

Place: Pune

