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BSE ACKNOWLEDGEMENT

Acknowledgement Number	5702483				
Date and Time of Submission	6/9/2023 4:33:06 PM				
Scripcode and Company Name	523209 - NICCO UCO ALLIANCE CREDIT LTD.				
Subject / Compliance Regulation	Compliances-Reg.24(A)-Annual Secretarial Compliance				
Submitted By	SUDHANGSU SEKHAR MAJUMDAR				
Designation	Company Secretary &Compliance Officer				

Disclaimer : - Contents of filings has not been verified at the time of submission.



NICCO UCO ALLIANCE CREDIT LIMITED

NICCO HOUSE, 2, Hare Street, Kolkata - 700 001 Phone : 033 4005 6499, 033 4003 5159 E-mail : mdnuacl@gmail.com, nufslcal@gmail.com CIN : L65910WB1984PLC037614

9th June, 2023

BSE Ltd P J Towers Dalal Street Mumbai 400001

Dear Sirs,

Sub: Submission of Annual Secretarial Compliance Report for the FY 2022-23.

Pursuant to Reg. 24A pf SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015, and SEBI Circular No. CIR/CFD/CMD/27/2019 dated 08/02/2019, please find enclosed a copy of the Annual Secretarial Compliance Report of the Company for the financial year ended 31st March, 2022 in PDF format issued by Ms. Rasna Goyel, Practising Company Secretary, (FCS 9096, CP No. 9209).

We would request you to please take the Report on your record.

It may kindly be noted that we have submitted the said Report in PDF format as we were having difficulty (technical in nature) in submitting it in XBRL format also we could not find the option relating to filing in XBRL format if any on BSE listing site.

Thanking you.

Yours faithfully, For Nicco Uco Alliance Credit Ltd

(S S Majumdar) Company Secretary ACS1484 Encl: As above.



Office: 68(New 1/72), Jessore Road, Diamond Arcade, ,Suit No. 301B, 3rd Floor, Shyamnagar, Kolkata:700055

Practicing Company Secretary

09830021583 Email-Id:csrasnagoyal@gmail.com

Secretarial Compliance Report of NICCO UCO ALLIANCE CREDIT LIMITED for the financial year ended 31ST March, 2023

I have conducted the review of the compliance of the applicable statutory provisions and the adherence to good corporate practices by **NICCO UCO ALLIANCE CREDIT LIMITED.** (hereinafter referred as 'the listed entity'), having its Registered Office at 2, HARE STREET,NICCO HOUSE, KOLKATA - 700001 Secretarial Review was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and to provide my observations thereon.

Based on my verification of the listed entity's books, papers, minutes books, forms and returns filed and other records maintained by the listed entity and also the information provided by the listed entity, its officers, agents and authorized representatives during the conduct of Secretarial Review, I hereby report that the listed entity has, during the review period covering the financial year ended on 31st March, 2023 complied with thestatutory provisions listed hereunder in the manner and subject to the reporting made hereinafter :

I, Rasna Goyal, Company Secretary in Practice have examined:

- (a) all the documents and records made available to us and explanation provided by NICCO UCO ALLIANCE CREDIT LIMITED (CIN No. L65910WB1984PLC037614) ("the listed entity"),
- (b) the filings/ submissions made by the listed entity to the stock exchanges,
- (C) website of the listed entity,
- (d) any other document/ filing, as may be relevant, which has been relied upon to make this report,

for the financial year ended 31st March, 2023 ("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;
- (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) Other Applicable Regulations and Guidelines issued thereunder

and based on the above examination, I hereby report that, during the Review Period:

1. (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/ guidelines including specific clause)	Regu- lation/ Circular No.	Deviations	Action Taken by	Type of Action	Details of Vio- lation	Fine Amount	Obser- vations/Re- marks of the Prac- ticing Compa-ny Sec-retary	Man- age- ment Re- sponse	Re- marks
1	Regulation 14 of Securities Exchange Board of India (LODR), 2015	14	Listing Fees not paid for 2022-23			Non Payment of Listing Fees	-	action were taken by the BSE	Pursuant to regulation 14 of SEBI (LODR) Regulation, 2015 since 2017-2018 as there are certain issues relating to payment of the fees to BSE Itd. Company has kept the payment in abeyance till the reply from BSE Ltd. is received or resolved. Despite several reminders, no reply has been received from the exchange therefore the company has not paid the listing fees or	

								1	1	
									charges as the outstanding amount not known to the company till yet.	
2	Regulation 24A of Securities Exchange Board of India (LODR), 2015	24A	Secretarial Compliance Report for the financial year ended 31 st March,2022 filed on 15.06.2022	-	-	_	_	been delay in filing Secretarial Compliance Report for 31.03.2022	received by the company on 30 th May, 2022 in the closing	The Report needs to be filed within 60 Days of Closure of Financia 1 Year but was filed delay.
	of Securities Exchange Board of India (LODR), 2015		Maintenance of 100 % Promoter's Shareholding in Demat Form					It has been Observed that there was one share pending for dematerialisa tion in the Promoters Shareholding Pattern of the Company	After 31st March 2023 all the shares held by promotors have been dematerialis ed (excepting those shares held by promoter- Nicco Corporation Limited which are in liquidation in the custody of official liquidator hence on which we have no control) and we will intimate to stock exchange about the shareholding pattern in our 1st quarter report of 2023-2024 after 30 th June 2023.	Promote rs Sharehol ding not maintain ed in Demat Form
4	Regulation 46 of Securities Exchange Board of India (LODR), 2015		Non Maintenance of Functional Website containing the information					Company has not maintained any Website during the	As we already maintaining the functional website and few things are need to	Non Mainten ance of Website

r	1				1				L	,
			as mentioned					23	be uploaded	
1			under Reg.46						on the	
			_						website that	
									currently we	
									are working	
									on it and it	
									will be	
									reflected	
									soon on the	
									company's	
									website.	
5	Regulation 74(5)	Regulation	Certificate	-	-	-	-	Non	As we did	The
	of Securities		under					Compliance	not file	Certifica
	Exchange Board of							of the	Compliance	te needs
	India (Depository		Reg.74(5)					D · · · · ·	certificate	to be
	and Participants),		has not been					Provisions of Reg. 74(5) of	for the rest	filed
			filed for the					(14(3))	of the	
	Regulations, 2018		Quarter					SEBI (DP)	quarters	within
			Ended					Regulations,	Now we	15 Days
			30.09.2022,					2018		of the
			31.12.2022						that	receipt
			and						compliance	of the
			31.03.2023						should be on	Certifica
									quarterry	te for
			and the						basis and in	Every
			Certificate as						future we	
			Filed for the						will filing	Quarter
			Quarter						the returns	end but
			Ended							was
			30.06.2022						compliance	filed
			was filed on						of regulation	delay
			29.07.2022						74 of SEBI	for 1 st
			29.07.2022						(D&P)	Qtr. and
									Regulations	has not
									2018 on	been
									quarterly	
									oubioi i ma	filed for
									we alerted	$2^{nd}, 3^{rd}$
										and 4 th
									take care	Qtr of
									and furnish	the F.Y
									information	2022-23
									to enable us	
									to comply	
									within the	
									due time.	

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

Sr. No.	Com- pliance Require- ment (Regu- lations/ circulars/guide- lines including specific clause)	Regu- lation/ Circular No.	Deviations	Action Taken by	Type of Action	Details of Vio- lation	Fine Amount	Obser- vations/ Re- marks of the Prac- ticing Compa- ny Sec- retary	Man- age- ment Re- sponse	Re- marks	
	As Per Annexure -A										

II. Compliances related to resignation of statutory auditors from listed entities and their material subsidiaries asper SEBI Circular CIR/CFD/CMD1/114/2019 dated 18th 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 aud	itor
	i. If the auditor has resigned within 45 days from the end of a quarter of a financial year, the auditorbefore such resignation, has issued the limited review/ audit report for such quarter; or		
	 ii. If the auditor has resigned after 45 days from theend 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	No resignation of Auditor has taken
	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 lastquarter of such financial year as well as the auditreport for such financial year.		during the period under review
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:	NA	No resignation of Auditor has taken during the period under review
	 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. b. In case the auditor proposes to resign, all concerns with respect to the proposed resignation, along with relevant documents been brought to the notice of the Audit Committee. In cases where the 		

Sr. No.	Particulars	Compliance Status (Yes/No/ NA)	Observations/ Remarks by PCS*
	 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. ii. Disclaimer in case of non-receipt of information: The auditor has provided an appropriate disclaimerin its audit report, which is in accordance with the Standards of Auditing as specified by ICAI / NFRA, in case where the listed entity/ its materialsubsidiary has not provided information asrequired 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 18th October, 2019.	NA	No resignation of Auditor has taken during the period under review

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 of India (ICSI).	YES	

Sr. No.	Particulars	Compliance Status (Yes/No/NA)	Observations/ Remarks by PCS*
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/guidelinesissued by SEBI 	NO	The Company is under the process of updation of All policies as per SEBI Regulations in conformity with SEBI Regulations
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 relevant document(s)/section of the website 	NO	The Company has taken steps to comply with the Reg.46 of SEBI (LODR) Regulations,2015 for 2022-23 for maintenance of a Functional Website which is still under the process.
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 the listed entity.	YES	
5.	 Details related to Subsidiaries of listed entities havebeen examined w.r.t.: (a) Identification of material subsidiary companies (b) Disclosure requirement of material as well as other subsidiaries 	NA	The Company 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 Documentsand Archival policy prescribed under SEBI LODR Regulations, 2015.	YES	

Sr. No.	Particulars	Compliance Status (Yes/No/NA)	Observations/ Remarks by PCS*
7.	Performance Evaluation: The listed entity has conducted performance evaluation of the Board, Independent Directors and the Committeesat the start of every financial year/during the financial year as prescribed in SEBI Regulations.	YES	NA
8.	 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	
9.	Disclosure of events or information: The listed entity has provided all the required disclosure(s)under Regulation 30 along with Schedule III of SEBI LODR Regulations, 2015 within the time limits prescribed thereunder.	NO	Non Complied for the events as mentioned in this Report
10.	Prohibition of Insider Trading: The listed entity is in compliance with Regulation 3(5) &3(6)SEBI (Prohibition of Insider Trading) Regulations, 2015.	No Action were taken by the Company	
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.	NO	Due to Non Compliance under Regulation 14, 24A 31(2), of SEBI (LODR) Regulations, 2015 with the Stock Exchange and 74(5) of Securities Exchange Board of India (Depository and Participants), Regulations, 2018
12.	 Additional Non-compliances, if any: No additional non-compliance observed for any SEBI regulation/circular/guidance note etc except the followings:- a) An Independent Director has been resigned from the post of Independent Director and has been appointed as Additional Director (Non Executive) in the Board of 	NO	Restructure in the Management needs to be reported to the Stock Exchange

b)	Directors of the Company and the No reporting of such restructuring in the Management of the Company has been sent to the Stock Exchange. It has been Observed that Newspaper Publication of Notice of Annual General Meeting and unaudited financial results for every Quarter has not been sent to the Stock Exchange pursuant to Reg.47 of SEBI (LODR) Regulations, 2015 No Declaration has been submitted to the Stock Exchange for Non-Applicability of Annual Disclosure under SEBI	NO	Non Submission of Newspaper Publication for matters under Reg.47 of SEBI (LODR) Regulations, 2015 also need to be submitted to the Stock Exchange
<i>d</i>)	circular no. SEBI/HO/DDHS/CIR/P/2018/144 dated 26th November 2018 with respect to issuance of debt securities by Large Entities No disclosure has been submitted for Non- Applicability of submission of Format of the Intial Disclosure to be made by an entity identified as a large corporate with reference to SEBI circular no. SEBI/HO/DDHS/CIR/P/2018/144 dated 26th November 2018	NA NA	No Declaration/Disclosur e has been submitted for Non applicability of the provisions as mentioned under SEBI circular no. SEBI/HO/DDHS/CIR /P/2018/144 dated 26th November 2018

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. My responsibility is to report based upon our examination of relevant documents and information. This is neither an audit nor an expression of opinion.
- **3.** I 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 hasconducted the affairs of the listed entity.

Name of the PCS: RASNA GOYAL FCS No.: 9096 CP No. : 9209 Peer Review No. : 2094/2022

Place: Kolkata Date: 26TH May, 2023 UDIN: F009096E000393524

ANNEXURE - A

Sl No.	Compliance Requirement (Regulations/ circulars/ guidelines including specific clause)	Regulation/ Circular No	Deviations	Action Taken by	Type of Action	Details of Violation	Fine Amount	Observations/ Remarks of the Practicing Company Secretary	Management Response	Remarks
1	Regulation 46(1) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015	Regulation 46(1)	Non Maintenance of Functional Website containing the information as mentioned under Reg.46	-	-	Non Maintenance of Website		The Company has not maintained any Website during the Year 2021-22	We have already maintaining the functional website and whatever policies, information etc. are required to be posted on the website is now being posted in 2022-23	-
2	2 Details of Regulations of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 Complied/observed but not uploaded/putted on the website of the Company									
A	Policies on Preservation of Documents & Achieving were framed, approved & adopted by the Board of the company at its meeting held on 11/02/2016 (item No.11 Pg.3428).	Reg. 9	Not Uploaded on the Website	-		Not Uploaded on the Website			We have already maintaining our functional website and policies are being posted in 2022-23	
в	All information, documents etc. required to be submitted with BSE Ltd. are filed on the electronic platform via sending e- mails as specified by Bombay Stock Exchange Limited.	Reg. 10	Not Uploaded on the Website	-		Not Uploaded on the Website		Since the Company Does not have any website, the same could not be uploaded	We have uploaded the important required documents that need to be posted on the website as per SEBI(LODR) Reg.2015 in 2022-23	·
С	Code of Conduct to be followed by Non-Independent & Independent Directors of the Company have been framed, approved & adopted by the Board of the Company at its meeting held on 11/02/2016 Item No.8. Pg.3427).	Reg. 17(5)	Not Uploaded on the Website	-	-	Not Uploaded on the Website		Since the Company Does not have any website, the same could not be uploaded	As per Reg. 17(5) code of conduct for all the members of Board of Directors and Senior Management is required and the company's website is complying with that uploaded in 2022- 23	

D	The Company does not have any RPT Policy since No RPT transactions were carried on as explained by the Management.	Reg.23	Related Party Transactions Policy Not framed	 Related Party Transactions Policy Not framed	No RPT Policy has been framed since No RPT Transactions were carried on as explained by the Management	Policy of RPT is uploaded on the website in 2022- 23
E	Company uploads quarterly compliance reports on corporate governance in the format as specified by the SEBI to BSE Ltd within the prescribed timeline <i>except some compliances were</i> <i>done after extended due date</i> <i>but could</i> not placed the said reports on Website as it does not have one of its own as it cannot afford to bear the cost.	Reg. 27(2)	Not Uploaded on the Website	 Not Uploaded on the Website	Since the Company Does not have any website, the same could not be uploaded	Quarterly Corporate Governance Report is
F	Company gives prior intimation to BSE Ltd. about the meeting of the Board of Directors in which financial results viz. quarterly, half yearly, or annual, as the case may be, is due to be considered but does not place the said information on Website as it does not have one of its own as it cannot afford to bear the cost.	Reg.29(1)	Not Uploaded on the Website	 Not Uploaded on the Website		We have already started maintaining the website and whatever information, documents etc. are required to be posted on the website is now being followed in 2022-23
G	Policy on Determination of materiality has been approved and adopted by the Board at its meeting held on 11/02/2016 (item No.11 Pg.3428). Said information is not placed on Website as the Company does not have one of its own.	Reg. 30(4)(ii)	Not Uploaded on the Website	 Not Uploaded on the Website	Since the Company Does not have any website, the same could not be uploaded	As we are already maintaining our functional website and the policies are being posted now in - 2022-23

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	н	Archival policies were framed, approved & adopted by the Board at its meeting held on 11/02/2016 (item No.11 Pg.3428). Said information is not placed on Website as the Company does not have one of its own.	Reg. 30(8)	Not Uploaded on the Website	-	-	Not Uploaded on the Website	1	Since the Company Does not have any website, the same could not be uploaded	As we are already maintaining our functional website and the policies are being posted now in 2022-23	
	I	Company regularly / in some cases after due date also submits/uploads Shareholding Patterns on quarterly basis to BSE Ltd. as prescribed in SEBI(LODR) Regs. 2015, but such information are not placed in Website as it does not have one of its own.	Reg. 31(1)	Not Uploaded on the Website	-		Not Uploaded on the Website	1	Since the Company Does not have any website, the same could not be uploaded	Shareholding pattern is also uploaded on the wesite of the company in 2022-23	
	J	Information is submitted to BSE Ltd. vial emails after the extended due dates but such information are not placed on Website as the Company does not have one of its own as it cannot afford it.	Reg. 33(3)	Not Uploaded on the Website	-	-	Not Uploaded on the Website	1	Since the Company Does not have any website, the same could not be uploaded	We have already started maintaining the website and whatever information, documents etc. are required to be posted on the website is now being followed in 2022-23	
		Company does not have its Website	Reg. 46(1)	Non Maintenance of Functional Website containing the information as mentioned under Reg.46	-	-	Non Maintenance of Website	r	The Company has not maintained any Website during the Year 2021-22	We already maintaining the functional website as per Regulation 46 since 2022-23	Non Maintenance of Website
	L	Company does not have its Website as it cannot afford to have, cannot give a reference of the newspaper publication in Website.	Reg. 47(2)	Disclosures under Reg.47(2) was not uploaded on the website	-	-	Not Uploaded on the Website	1	Since the Company Does not have any website, the same could not be uploaded	We are already maintaining the functional website as per Regulation 46 and accordingly we shall give the reference of newspaper publication in website in 2022-23	-
F										Pursuant to regulation 14 of SEBI (LODR)	
	3	Regulation 14 of Securities Exchange Board of India (LODR), 2015	Reg. 14	Listing Fees not paid for 2021-22	-	-	Non Payment of Listing Fees	2	Listing Fees not paid for 2021-22 for which No action were taken by the BSE	Regulation, 2015 since 2017-2018 as there are certain issues relating to payment of the fees to BSE Itd. Company has kept the payment in abeyance till the reply from BSE Ltd. is received or resolved.	No action taken
Ľ											

4	Regulation 31(2) of Securities Exchange Board of India (LODR), 2015	Reg. 31(2)	Non Maintenance of 100 % Promoter's Shareholding in Demat Form	-	-	100% Shareholding of Promoters were Not in Demat Form	-	All the Promoter's Shareholding were not in Demat Form	After 31 st March 2023 all the shares held by promotors have been dematerialised (excepting those shares held by promoter-Nicco Corporation Limited which are in liquidation in the custody of official liquidator hence on which we have no control) and we will intimate to stock exchange about the shareholding pattern in our 1 st quarter report of 2023-2024 after 30 th June 2023.	Steps were taken by the Management to resolve the Violation still 100% Shareholdings has not yet been Dematerialised
5	Certificate for Non Disqualification Of Directors under Regulation 34(3) of SEBI (LODR), 2015 has not been submitted for the year ended March, 2021	Reg. 34(3)	No certificates were taken from PCS and attached with the Annual Report	Company	Certificate were taken and attached with the Annual Report for the year ended March,2022	-	-	Complied in 2021-22		Certificate were taken and attached with the Annual Report for the year ended March,2022
6	Statements as specified under regulation 13(4) for redressal of Investor Complaints for the quarter ended 30.06.2020 and 30.09.2020 has been placed together in the Board Meeting held on 12.11.2020 as per Minutes instead of each quarter	Reg. 13(4)	Non Complied	Company	Complied for the year 2021-22	-	-	Complied in 2021-22		Complied in 2021-22
7	Standalone and Consolidated Limited Review Financial Results of the Company for the quarter ended 30.06.2020 and 30.09.2020 has been approved in the Board Meeting held on 12.11.2020 and has been published thereafter instead of each quarter	Reg.33	Non Complied	Company	Complied for the year 2021-22	-	-	Complied in 2021-22	-	Complied in 2021-22
8	No Related Party Transactions Disclosure policy has been framed by the Managemen	Reg.23	Related Party Transactions Policy Not framed	-	-	Related Party Transactions Policy Not framed		No RPT Policy has been framed since No RPT Transactions were carried on as explained by the Management		-
9	Gap between First Quarter Audit Committee Meeting and Second Quarter Audit Committee Meetings was of more than 120 Days, which was due to the sickness of Director's as explained by the management	-	-	Company	Complied for the year 2021-22	-	-	Complied in 2021-22	-	Complied in 2021-22

	1							r	r	
10	During the year Constitution of Audit Committee was not proper, as there were only 50% of the Member's of the committee were Independent Director's which were rectified at the end of the year	-	-	Company	Complied for the year 2021-22	-	-	Complied in 2021-22	-	Complied in 2021-22
11	For Compliance under Regulation 33, Audit Report and Financial Results were filed separately on two different days instead of filing together, on Two different dates	Reg.33	-	Company	Complied for the year 2021-22	-	-	Complied in 2021-22	-	Complied in 2021-22
12	No proofs were available for sending Annual Report to the shareholders under regulation 34 before 21 days of the AGM since notice of AGM have been sent to the shareholders via email by their Registrar and Share Transfer Agent of which no proof were received by the Company and the Copy of Annual Report has been submitted to the Stock Exchange after due date	Reg.34	-	Company	Complied for the year 2021-22	-	-	Complied in 2021-22	- -	Complied in 2021-22
13	Not All Compliances has been done as required under Regulation 36 of SEBI (LODR), 2015	Reg.36	-	Company		-	-	Company has taken steps for regularising all Non Compliances under Reg.36	· · ·	Steps were taken for Compliance Under Reg.36
14	Notice of AGM was published on 24/09/2020 for the meeting to be held on 30/09/2020, being less than 21 Days Notice due to various restrictions arising out of COVID-19 pandemic lockdown as explained by the Management	-	-	Company	Complied for the year 2021-22	-	-	Complied in 2021-22	-	Complied in 2021-22
15	Notice of Board Meeting held on 30.06.2020 and 30.09.2020 was published in the newspaper on 12.11.2020 dated 03.11.2020	-	-	Company	Complied for the year 2021-22	_	-	Complied in 2021-22	- -	Complied in 2021-22

16	Dir-8 for Compliance u/s 164 of the Companies Act, 2013 has not been received in the prescribed format though the information has been received in letter format	-	-	Company	Complied for the year 2021-22	-	-	Complied in 2021-22	-	Complied in 2021-22
17	No intimation has been sent to the stock Exchange for Change of Management as required under Schedule III, Part A read with Reg. 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015	-	-	-	-	-	-	-	-	-

Place: Kolkata Date: 26TH May, 2023 UDIN: F009096E000393524 Name of the PCS: RASNA GOYAL FCS No.: 9096 CP No. : 9209 Peer Review No. : 2094/2022