



Ref:REL/051/2024-25 May 30, 2024 To, Department of Corporate Services THE STOCK EXCHANGE, MUMBAI, PHIROZE JEEJEEBHOY TOWERS DALAL STREET MUMBAI-400001

**\\\SCRIP** CODE: 531233\\\

Dear Sir,

Sub:: Annual Secretarial Compliance Report Issued by a Practicing Company Secretary for the year ended 31st March,2024, as per requirements of Reg.24A of SEBI (LODR) Regulations, 2015.

We are sending herewith Annual Secretarial Compliance Report issued by a Practicing Company Secretary for the year ended 31st March,2024, as per requirements of Reg.24A of SEBI (LODR) Regulations, 2015.

We request you to take the above on record and acknowledge.

This letter and the annexures are being filed through the online listing portal at <a href="https://www.listing.bseindia.com">www.listing.bseindia.com</a> through the User ID issued to the Company.

Thanking You,

Yours faithfully, for RASI ELECTRODES LIMITED,

B POPATLAL KOTHARI MANAGING DIRECTOR DIN: 000594168

Manufacture & Marketing of All Grade Welding Electrodes , Co₂ Welding Wire, and Drawn Wire Etc.

#### A.M. GOPIKRISHNAN B.Com., FCMA., FCS., MCA COMPANY SECRETARY (in Wholetime Practice)

Phone: 044 - 26712781, 9282142370 E-mail: gopikrishnan am@yahoo.com

To, The Board of Directors **RASI ELECTRODES LIMITED** CIN: L52599TN1994PLC026980 REGD OFF: RAMS APARTMENTS, FLAT A-14, 21, RAJA ANNAMALAI ROAD, P.URASAWALKAM, CHENNAI-600084

Dear Sirs,

Sub: Annual Secretarial Compliance Report for the Financial Year ended 31st March 2024

I have been engaged by RASI ELECTRODES LIMITED (hereinafter referred to as 'the Company') bearing CIN: L52599TN1994PLC026980 whose equity shares are listed on and BSE Limited (Security Code: 531233) to conduct an audit in terms of Regulation 24A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended read with SEBI's Circular No. CIR/CFD/CMD1/27/2019 dated 08th February, 2019 (as amended up to date by related circulars, etc.) and to issue the Annual Secretarial Compliance Report thereon.

It is the responsibility of the management of the Company to maintain records, devise proper systems to ensure compliance with provisions of all applicable SEBI Regulations and circulars/ guidelines issued there under from time to time and to ensure that the systems are adequate and are operating effectively.

My responsibility is to verify compliances by the Company with provisions of all applicable SEBI Regulations and circulars/ guidelines issued there under from time to time and issue a report thereon.

This audit was conducted in accordance with Guidance Note on Annual Secretarial Compliance Report issued by the Institute of Company Secretaries of India and in a manner which involved such examinations and verifications as considered necessary and adequate for the said purpose.

Annual Secretarial Compliance Report is enclosed.

Signature

Name

GOPIKRISHNAN MADANAGOPAL

Membership No.

FCS-2276

2051

UDIN **Place** 

F002276F000497199 CHENNAI

Date

30<sup>TH</sup> MAY 2024

'SRI DURGA PEARL', Flat S-3, New No. 974, Old No. 151, Sakthivinayagar Koil Street, First Main Road, Sakthivel Nagar, Chennai - 600 082.

Phone : 044 - 26712781, 9282142370 E-mail : gopikrishnan\_am@yahoo.com

# ANNUAL SECRETARIAL COMPLIANCE REPORT OF M/s. RASI ELECTRODES LIMITED FOR THE FINANCIAL YEAR ENDING 31<sup>ST</sup> MARCH 2024

[Pursuant to Regulation 24A of SEBI (LODR) Regulations, 2015, read along with Circular No.CIR/CFD/CMD1/27/2019 dated February 08, 2019(as amended up to date by related circulars) issued by Securities and Exchange Board of India and Stock Exchanges]

I,GOPIKRISHNAN MADANAGOPAL, Practicing Company Secretary, have examined:

- (a) all the documents and records made available to me and explanation provided by M/s RASI ELECTRODES LIMITED ("the listed entity")[CIN: L52599TN1994PLC026980],
- (b) the filings/ submissions made by the listed entity to BSE LIMITED [the stock exchange where its Equity shares are listed][Scrip Code: 531233][ISIN: INE822D01021],
- (c) website of the listed entity (www.narendraproperties.com),
- (d) any other document/ filing, as may be relevant, which has been relied upon to make this certification,

for the year ended  $31^{\text{ST}}$  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, guidelinesissued 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 & Disclosure Requirements) Regulations, 2018 Not applicable as there were no reportable events during the financial year under review;

'SRI DURGA PEARL', Flat S-3, New No. 14, Old No. 151, Sakthivinayagar Koil Street, First Main Road, Sakthivel Nagar, Chennai - 600 082.

- . (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 as there were no reportable events during the financial year under review;
  - (e) Securities and Exchange Board of India (Share Based Employee Benefits & Sweat Equity) Regulations,2021, as applicable -Not applicable as there were no reportable events during the financial year under review;
  - (f) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008, as applicable Not applicable as there were no reportable events during the financial year under review;
- (g) Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations,2021 Not applicable as there were no reportable events during the financial year under review;
- (h) Securities and Exchange Board of India (Prohibition ofInsider Trading) Regulations, 2015;
- (i) Securities and Exchange Board of India (Depositories & Participants) Regulations, 2018;
- (j) Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993;

and circulars/ guidelines issued thereunder;

And based on the above examination, 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 Practicing
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), as notified by the Central Government under section 118(10) of the Companies Act, 2013 and mandatorily applicable.	Yes	As per the information and explanation furnished to me and records verified by me, the Company has complied with the applicable regulations and standards to the extent feasible considering its limited extent of operations without materially deviating from them.



r	Sr. No.	Particulars	Compliance Status (Yes/No/NA)	Observations/ Remarks by Practicing CompanySecretary*
. 2	2	<ul> <li>Adoption and timely updation of the Policies:</li> <li>All applicable policies under SEBI Regulations are adopted with the approval of board of</li> </ul>	Yes	o in party occirculary
		directors of the listed entities  • All the policies are in conformity with SEBI Regulations and have been reviewed & updated on time, as per the	Yes	
		regulations/circulars/g uidelines issued by SEBI		
		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	
	Di No the dis 16 20	squalification of rector: one of the Director(s) of e Company is/are squalified under Section 4 of Companies Act, 13 as confirmed by the red entity.	Yes	

1	Sr. Particulars No.	Compliance Status (Yes/No/NA)	Observations/ Remarks by Practicing CompanySecretary*
5	Subsidiaries of listed entities have been examined w.r.t.:  (a) Identification of material subsidiary companies  (b) Disclosure requirement of material as well as other subsidiaries		The Company does not have any subsidiaries
	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.	Yes	As per the Minutes maintained by the Company, the performance evaluation has been conducted every year as on the date of Board Meeting held to consider the 3 <sup>rd</sup> Quarterly Financial Results during
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	Yes	February 2024

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	Committee, in case prior approval has be obtained.	no en	
	information:	er Yes ch R n	
	Prohibition of Inside Trading:  The listed entity is in compliance with Regulation 3(5) & 3(6) SEB (Prohibition of Insider Trading) Regulations, 2015.	Yes	As per the information and explanation furnished to me and as per records available, the Company maintains data base relating to access persons and other designated insiders for sharing information relating to UPSI. The Promoters and other insiders have not bought, sold or otherwise transacted or encumbered their shares during the year ended 31.3.2024
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	Yes	* CO

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	thereunder except as provided under separate paragraph herein (**).		
12	Additional Non-compliances, if any:		
	No additional non- compliance observed for any SEBI regulation/ circular/guidance note etc.	Yes	

(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:

### **DETAILS PROVIDED IN ANNEXURE I ENCLOSED**

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

## DETAILS PROVIDED IN ANNEXURE II ENCLOSED

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

Sr.	Particulars	<b>Compliance Status</b>	Observations
No	.	(Yes/No/NA)	Observations/
		(1 cs/ No/ NA)	Remarks by Practicing
1	Compliances with the f	ollowing conditions	CompanySecretary*
	appointing an auditor	conditions	while appointing/re-
•	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. Ifthe 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	Na Na	There were no events relating to resignation of Auditor during the review period

•	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.	Na	
2	Other conditions relating to	resignation of statut	ory auditor
	i. Reporting of concerns by Auditor with respect to the listed entity/its material subsidiary to the Audit Committee:  a. In case of any concern with the management of the listed entity/ material subsidiary such as non-availability of information / non-cooperation by the management which has hampered the	Na	There were no events relating to resignation of Auditor during the review period
	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 specifica	lly			
			waiting for t	he			
			quarterly Aud	dit			
			Committee				
-			meetings				
-							
			<b>b.</b> In case the audito				
			proposes to resign	n,	Na		
			all concerns wit				
			respect to th	e			There were no events
	.		proposed resignation, alon				relating to resignation
			resignation, alon with relevan	_			of Auditor during the
			documents ha				review period
			been brought to				
			the notice of the				,
			Audit Committee				
			In cases where the	9			
			proposed				
			resignation is due	_ 1			
			to non-receipt of information	,			
			. ,			-	
			explanation from the company, the	- 1			
			auditor has				
			informed the Audit				
			Committee the				
			details of				
			information /				
			explanation sought				f
			and not provided by the				
			management, as applicable.				
		c.	The Audit				
			Committee / Board				
			of Directors, as the				
			case may be,				
			deliberated on the		Na		
			matter on receipt				
			of such information				
			from the auditor relating to the				//.
			relating to the proposal to resign				(()
			as mentioned				
, T			above and		,		

	communicate its views to the	1	
	management and		
	the auditor.		
	ii. Disclaimer in case of		
	non-receipt of	Na	
	information:		
	The auditor has		
	provided an appropriate		There were no events
	disclaimer in its audit		relating to resignation
	report, which is in		of Auditor during the
	accordance with the		review period
١.	Standards of Auditing as		period
	specified by ICAI /		
	NFRA, in case where the		
	listed entity/ its		
	material subsidiary has		
	not provided		.8
	information as required		
.	by the auditor.		
3	The listed entity / its		
	material subsidiary has	Na	There were no events
	obtained information from		relating to resignation
	the Auditor upon		of Auditor during the
	resignation, in the format		review period
	as specified in Annexure- A		
	in SEBI Circular CIR/		
	CFD/CMD1/114/2019		
	dated 18th October, 2019.		

### 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 certify based upon my 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 has conducted the affairs of the listed entity.



- 5 This Report is limited to the Statutory Compliances on laws/ regulations / guidelines listed in my report which have been complied by the Company up to the date of this Report pertaining to financial year ended March 31, 2024.
- 6 The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. My examination was limited to the verification of procedures on random test basis.
- 7. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on the random test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and practices, I followed provide a reasonable basis\for this compliance report.

2051

Signature

Name

Membership No.

**ICSI Unique Code** 

Peer Review Cert.

FCS-2276

C.P.No.: I1993TN047200

GOPIKRISHNAN

1700/2022

UDIN

F002276F000497199

**Place** 

CHENNAI

Date

30th MAY 2024

ANNEXURE-I To ANNUAL SECRETARIAL COMPLIANCE REPORT OF M/s. RASI ELECTRODES LIMITED FOR THE FINANCIAL YEAR ENDING 31<sup>ST</sup> MARCH 2024 (a) (\*\*) The listed entity has complied with the provisions of the above Regulations and circulars/ guidelines issued thereunder, except in respect of

Remarks	NA
Management Response	NA
Observations/ Remarks of the Practicing Company Secretary	NA
Fine	NA
Details of Fine Violation Amount	NA
Type of Action	NA
Action Taken by	AN
Regulation/ Deviations Action Circular No. Taken by	NA
Regulation/ Circular No.	NA
Compliance Requirement (Regulations/ circulars/ guidelines including specific clause)	II.
S. S.	-

Signature : GOPIKRISHNAN MADANAGOPAL Membership No. : FCS-2276 C.P.No. 20

ICSI Unique Code : 11993TN047200
Peer Review Cert : 1700/2022
UDIN : F002278E00049

Place : CHFN

: CHENNAI : 30<sup>TH</sup> MAY 2024

Date

F002276F000497199 CHENNAI

COMPANY SECRE

ANNEXURE-II

ANNUAL SECRETARIAL COMPLIANCE REPORT OF M/s. RASI ELECTRODES LIMITED FOR THE FINANCIAL YEAR ENDING 31<sup>ST</sup> MARCH 2024

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

Remarks	Ë	
Management Response	II.	
Observations/ Remarks of the Practicing Company Secretary	ΞΞ	
Fine	Ī	COPIKRIS
Details of Violation	NII (	CHENNAI CO GOO OTO GOO
Type of Action	Advisory/ Clarification/ Fine/Show Cause Notice/ Warning, etc	
Action Taken by	Ē	VAGOPAL 2051
Deviations	Ξ	GOPIKRISHNAN MADANAGOPAL FCS-2276 C.P.No.: 205 11993TN047200 1700/2022 F002276F000497199 CHENNAI
Regulation/ Circular No.	Ξ	GOPIKRISHNAN FCS-2276 C 11993TN047200 1700/2022 F002276F000497 CHENNAI 30 <sup>TH</sup> MAY 2024
Compliance Requirement (Regulations/ circulars/ guidelines including specific clause)	Nil	Signature : Name : Membership No. : ICSI Unique Code : Peer Review Cert . : UDIN : Place :
N. o.	П	Signature Name Members  ICSI Uniqu Peer Revie UDIN Place Date