

Ref: DIL/SEC/2024-25

May 29, 2024

The Listing Manager BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai -400001

Scrip Code- 500068 Name of the Company - DISA India Limited

Dear Sir,

Sub: Annual Secretarial Compliance Report for the year ended March 31, 2024.

Pursuant to Regulation 24A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, read with SEBI Circular No. CIR/CFD/CMD1/27/2019 dated February 08, 2019 and in compliance with circulars issued by stock exchanges dated March 16, 2023 and April 10, 2023 in this regard, please find attached the Annual Secretarial Compliance Report issued by Mr. Vijayakrishna K T, Practising Company Secretary, for the Financial Year ended March 31, 2024.

This is for your information and records.

Yours sincerely, For DISA India Limited,

Shrithee M S Company Secretary & Compliance Officer

Encl: As above

DISA India Limited

VIJAYAKRISHNA K T BBM, LLB, FCS, ACMA Company Secretary # 496/4, II Floor, 10th Cross Near Bashyam Circle, Sadashivanagar, Bangalore - 560 080, INDIA

Tel: +91 80 23610847, Mob.: 9448481544

ktvijaykrishna@gmail.com

e-mail: vijaykt@vjkt.in

SECRETARIAL COMPLIANCE REPORT OF DISA INDIA LIMITED

FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2024

- I, Vijayakrishna KT, Practising Company Secretary have conducted the review of the compliance of the applicable statutory provisions and the adherence to good corporate practices by DISA INDIA LIMITED (hereinafter referred as 'the listed entity'), having CIN: L85110KA1984PLC006116 and having Registered Office at World Trade Center (WTC), 6th floor, Unit no S-604 Brigade Gateway Campus, 26/1, Dr Rajkumar Road, Bangalore, Malleswaram Rajajinagar, Bangalore, Karnataka, India, 560055. Secretarial Review was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and to provide my/our observations thereon. Based on my/our 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 31.03.2024 complied with the statutory provisions listed hereunder in the manner and subject to the reporting made hereinafter:
- I, Vijayakrishna KT, Practising Company Secretary, have examined:
 - (a) all the documents and records made available to us and explanation provided by DISA India Limited ("the listed entity"), the filings/ submissions made by the listed entity to the stock exchanges,
 - (b) website of the listed entity,
 - (c) any other document/ filing, as may be relevant, which has been relied upon to make this certification, for the year ended 31st March, 2024 ("Review Period") in respect of compliance with the provisions of:
- (a) the Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued thereunder; and

 The Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made

(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");

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;
- (c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (d) Securities and Exchange Board of India (Buy back of Securities) Regulations, 2018;
- (e) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021;
- (f) Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021;
- (g) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015; and
- (h) circulars/ guidelines issued thereunder;

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

(a) I hereby report that, during the Review Period: 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.	Compl	Regula	Deviatio	Actio	Туре	Detai	Fine	Observ	Mana	Re
No.	iance	tions/	ns	n	of	Is of	Amount	ations/	geme	mark
1000000	Requir	Circula		Take	Actio	Viola		Remark	nt	s
	ement	r No.	11	n by	n	tion		s of the	Resp	
	(Regul							Practici	onse	
	ations/	233	le .	Œ				ng		
	circula		v.					Compa		
	rs/		-					ny		
	guide-							Secreta		
	lines					×		ry .		
	includi				19					_
1, 6	includi								×	

		NIL		15==1
clause)				
specifi c	W~			

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

Sr.	Complianc	Regulati	Devia	Acti-	Туре	Details	Fine	Observ	Man	Re-
No.	е	ons/Circ	tions	on	of	of	Amo	ations/	age	marks
	Requireme	ular No.		Tak-	Action	Violati	unt	Remark	men	
	nt			en	Action	on		s of the	t	
	(Regulatio			by		181		Practici	Res	
	ns/circular							ng .	pons	Tar.
	s/guidelin				31			Compa	е	
	е							ny	Star 1	72
	including		100,0					Secreta		
	specific							ry		
	clause)									
	,	H.		,						



01.	Pursuant to	Regulatio	The	NIL	NA	NA	NIL	Meeting	The	Compl
	sub	-n 21	gap		,			of Risk	gap	ied
	Regulation	(3C) of	betwe					Manage	betw	during
	3C of	SEBI	-en					-ment	een	the
	Regulation	(LODR)	two		7.6			Committ	two	year
* V=	21 of SEBI	Regulatio	Meeti-					-ee was	Meet	Jou.
	(LODR)	-ns, 2015	ngs of		1			held on	ings	
	Regulation-		Risk	14.				Februar	of	
	s, 2015,		Mana					y 4,	Risk	
	the		geme-			- 1-9		2022	Man	
	meetings of		nt	ž				and the	age	
	the Risk		Comm			3.7-1.1		next	m-	
	Manageme		-ittee					Meeting	ent	
	-nt		excee					was	Com	
	Committee		-ded					held on	mitte	
	shall be		180				-37	August	е	
	conducted		days	,				11,	exce	
	in such a							2022.	eded	
	manner							The gap	180	
	that on a						7.1	between	days	
	continuous							two	in FY	
	basis not							Meeting-	2022	
	more than							s of Risk	-23.	
	one							Manage	The	
	hundred							ment	Com	M
	and eighty							Committ	pany	
	days shall		17 -6					-ee	has	
	elapse							exceede	take	
	between							-d 180	n the	
	any two							days.	nece	
	consecutiv-								ssar	
	e meetings		5-4-1						У	
					7.				step	
3.K.T	Com								s	
3.	, Company			1				-	and	

FCS 1788 BOOM STANDERS OF THE PROPERTY OF THE

·											
				2			1.			durin	
					Part - part		100 miles			g the	
							1481 1481			finan	
١										cial	
					10)	2.	1.7			Year	
										, the	
					1 - X					gap	
	1									betw	
										een	
										the	
										two	
			4		17			27.55		Meet	
										ing	
										of	
e.										Risk	1-1-1
				11,5%						Man	
										age ment	
										Com	
										mitte	
				*						e is	
-										not	
1						4				more	
							E. 11.			than	
										180	
										days	
	02.	Maintenanc	Regulatio	SDD	NIL	NA	NA	NIL	The.	SDD	Compl
		e of	n 3(5) of	was					Compan	in	ied
		Structured	PIT	maint-					-y was	softw	during
	-	Digital	Regulatio	ained-					maintain	are	the
		Database	-ns	in					i-ng	form	year
	- 1	(SDD)		excel			15		SDD in	at	
									excel	was	
		ka .	ā						and has	Instal	
1	r., 90,	Many S.							installed	led	
L	7	121	101								

7 (17. 00 mos 20 mos 20

					suitable	durin	
	3 3			* 7 1 1 5	software	g the	
					for	year.	
			4		Structur-		
					ed	Mag 5	
		39			Digital		
	-				Databas		
					-e(SDD)		
					on		
					28.03.20		
			Yv.		23.		
			NA	1	-, :		TT

II. 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. No.	Particulars	Compliance Status (Yes/No/NA)	Observation s /Remarks by PCS*
1.	Compliances with the following conditions while auditor	appointing/ re-a	ppointing an
K.T., Com	 i. If the auditor has resigned within 45 days from the end of a quarter of a financial year, the auditor before such resignation, has issued the limited review/ audit report for such quarter; or ii. If the auditor has resigned after 45 days from the end of a quarter of a financial year, the auditor before such resignation, has issued the limited review/ audit report for such quarter as well as the next quarter; or iii. If the auditor has signed the limited review/ 	NA	During the period under review, there was no resignation of the Statutory Auditors. However, there was a change in Statutory Auditors during the year. The Shareholders at the 38 th

finan	cial year, the auditor before such		Meeting held on
resig	nation has issued the limited review/		10 th August, 2023
audit	report for the last quarter of such		appointed
finan	cial year as well as the audit report for		Messrs. S.R.
such	financial year.		Batliboi &
			Associates LLP in
			place of Messrs.
			Deloitte Haskins
			& Sells on
		grand describe	completion of
			total tenure of 10
			years at the
			conclusion of the
			38 th Annual
			General Meeting
			of the Company.
Other con	ditions relating to resignation of Statu	tory Auditor	10-2-18-00-18-18-18-18-18-18-18-18-18-18-18-18-18-
i. Repo	orting of concerns by Auditor with		Nil
resp	ect to the listed entity/ its material		
subs	idiary 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	NA	
	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		
100 000 000			
	specifically waiting for the quarterly		
	specifically waiting for the quarterly Audit Committee meetings		11.00
mosn b.	Audit Committee meetings. In case the auditor proposes to		

Marine Carlo

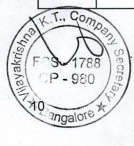
	resign, all concerns with respect to		
	the proposed resignation, along with		
	relevant documents has been brought		
	to the notice of the Audit Committee.		
	In cases where the proposed		
	resignation is due to non-receipt of		
	information/ explanation from the		
	company, the auditor has informed		
	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.		
	ii. Disclaimer in case of non-receipt of		
	information:		
	The auditor has provided an appropriate		
	disclaimer in its audit report, which is in	NA	Nil
	accordance with the Standards of Auditing	INA	INII
	as specified by ICAI/ NFRA in case where		
	the listed entity/ its material subsidiary has		
	not provided information as required by the		
	auditor.		
3.			
J.	The listed entity / its material subsidiary has		ting in the contract of
	obtained information from the Auditor upon	NIA	N. C.
	resignation, in the format as specified in Annexure	NA	. Nil
_=	A in SEBI Circular CIR/CFD/CMD1/114/2019		
K.T. 9	ondated 18 th October, 2019.		
Sec. J.	100 mg 200 mg 20		
CP - S	080		
14	13/		

Bangalore

III. I/we hereby report that during the review period the compliance status of the listed entity is appended as below:

Sr. No.	Particulars	Status (Yes/No/NA)	Observation s /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 relevant document(s)/ section of the composite	YES	

4.	Disqualification of Director:		
	None of the Director(s) of the Company is/ are		
	disqualified under Section 164 of Companies Act,	YES	
	2013 as confirmed by the listed entity.		
5.	Details related to Subsidiaries of listed entities		
	have been examined w.r.t.:		
	(a) Identification of material subsidiary		
	companies	YES	
	(b) Disclosure requirement of material as well as		
	Other subsidiaries		
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	YES	
PR ST	Preservation of Documents and Archival policy		
	prescribed under SEBI LODR Regulations, 2015.		
7.	Performance Evaluation:		
	The listed entity has conducted performance		
	evaluation of the Board, Independent Directors		
	and the Committees at the start of every financial	YES	
	year/ during the financial year as prescribed in		
	SEBI Regulations.		
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	YES	
	reasons along with confirmation whether		
	the transactions were subsequently		
	approved/ratified/rejected by the Audit		
	Committee, in case no prior approval has		
	been obtained.		



9.	Disclosure of events or information:		臣 甲亚克克
	The listed entity has provided all the required		
	disclosure(s) under Regulation 30 along with		
	Schedule III of SEBI LODR Regulations, 2015	YES	
	within the time limits prescribed thereunder.		
10.	Prohibition of Insider Trading:		
	The listed entity is in compliance with Regulation		
	3(5) & 3(6) SEBI (Prohibition of Insider Trading)	YES	
	Regulations, 2015.		
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	YES	
	Regulations and circulars/ guidelines issued		
	thereunder except as provided under separate		
	paragraph herein.		
12.	Additional Non-compliances, if any:		
	No additional non compliance observed for any	YES	
	SEBI regulation/ circular/ guidance note etc.		

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 Accounts of the listed entity.
- This Report is solely for the intended purpose of compliance in terms of Regulation 24A
 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.

Place: Bengaluru

Date: 23.05.2024

Vijayakrishha K.T.

Company Secretary

FCS: 1788 CP: 980

Peer Review Certificate No. 1883/2022

angalore

UDIN: F001788F000431943