

B&A Packaging India Limited

113, Park Street, Kolkata : 700 016, India Phone : 91 033 2217 8048/2226 9582

E-mail: contact@bampl.com, Website: www.bampl.com

CIN: L21021OR1986PLC001624

BAPIL/KOL/DDC/115

30th May 2024

To,
The General Manager,
Department of Corporate Affairs
BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400 001

Dear Sir,

Scrip Code No. 523186

Sub: Submission of Annual Secretarial Compliance Report for the financial year ended 31st March 2024

In compliance with Regulation 24A(2) of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015, please find enclosed Annual Secretarial Compliance Report for the financial year ended 31st March 2024 issued by CS Binita Pandey, Practicing Company Secretary (ACS 41594/CP No.-19730) of T Chatterjee & Associates, Practicing Company Secretaries for the financial year ended 31st March 2024.

Yours faithfully,

For B & A Packaging India Limited

D. Chowdhury Company Secretary

Encl: As stated above

Regd. Office: 21, Balgopalpur Industrial Area, Balasore - 756 020, Odisha, Phone: (06782) 275725 / 275142, Email: works@bampl.com
Corporate Office: 113, Park Street, (9th Floor), Kolkata - 700 016, Phone: (033) 2217 8048, 2265 7389, Email: contact@bampl.com
Branch Office: Jorhat: (0376) 230 0580 / 4673 (M): 96780 84727 | Vadodara: 91638 29194 | Coimbatore: 98652 87933













Kolkata Office: "ABHISHEK POINT" 4th Floor, 152, S. P. Mukherjee Road, Kolkata - 700026 Phone: (033) 4060 5149 / 2465 0061 E-mail: tchatterjeeassociates@gmail.com

Delhi Office: 1209, 12th Floor, Ansal Tower, 38 Nehru Place, New Delhi, Delhi - 110019

SECRETARIAL COMPLIANCE REPORT OF

B & A Packaging India Limited For the financial year ended 31-03-2024

[Pursuant to Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulations, 2018]

To,

B & A Packaging India Limited

We have conducted the review of the compliance of the applicable statutory provisions and the adherence to good corporate practices by **B & A Packaging India Limited, CIN: L21021OR1986PLC001624**, (hereinafter referred as 'the listed entity'), having its Registered Office at 22, Balgopalpur Industrial Area, Balasore-756020, Odisha, Secretarial Review was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on 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, we hereby report that in our opinion, the listed entity has, during the review period covering the financial year ended on 31st March 2024, complied with the statutory provisions listed hereunder and also that the listed entity has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We, T. Chatterjee & Associates, have examined:

- (a) all the documents and records made available to us and explanation given provided by **B & A Packaging India Limited**, **CIN: L21021OR1986PLC001624**, having Registered office at 22, Balgopalpur Industrial Area, Balasore, Odisha 756020, listed on BSE, **Scrip Code- 523186**(hereinafter referred as "the listed entity")
- (b) the filings/ submissions made by the listed entity to the stock exchanges,
- (c) website of the listed entity,
- (d) books, papers, minute books, reports, statements and documents filed with the recognized stock exchange(s) on the electronic platform, other records maintained by the listed entity and electronics record of the official portal of the Stock Exchanges

for the year ended on 31st March 2024 (herein after referred as the "Review Period") in respect of compliance with the provisions to the extent applicable to the listed entity of:

- (i) the Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued thereunder; and
- (ii) 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, as amended, whose provisions and the circulars/ guidelines issued thereunder, have been examined to the extent applicable to the listed entity, includes: -

- a. The Securities and Exchange Board of India (Listing Obligation & Disclosure Requirements) Regulations, 2015; (LODR)
- b. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
- c. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- d. The Securities and Exchange Board of India (Buyback of Securities) Regulations 2018; (not applicable to the Company during review period)
- e. The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; (not applicable to the listed entity during review period)
- f. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations 2008; (not applicable to the listed entity during review period).
- g. The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations 2021; (not applicable to the listed entity during review period).
- The Securities and Exchange Board of India (Prohibition of Insider Trading)
 Regulations, 2015;
- The Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018;
- j. The Securities and Exchange Board of India (Registrar to as issue and Share Transfer Agents) Regulations, 1993.
- k. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 (not applicable to the listed entity during review period)



We have examined the compliance of above regulations, circulars, guidelines issued thereunder as applicable during the review period and based on confirmation received from management of the Company as and whenever required and affirm that

Sr. No.	Particulars	Compliance Status (Yes/No/NA)	Observations / Remark by PCS *
1	Secretarial Standards:	Yes	
	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.		
2	Adoption and timely updation of the	Yes	
	 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 has been reviewed & updated on time as per the regulations/circulars/guidelines issued by SEBI		



Sr.	Particulars	Compliance Status	Observations /
No.	Turteduris	(Yes/No/NA)	Remark by PCS *
3	Maintenance and disclosures on Website: • The Listed entity is maintaining a	Yes	
	 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		
4	Disqualification of Director:	Yes	
	• None of the Director(s) of the Company are disqualified under Section 164 of Companies Act, 2013 as confirmed by the listed entity.		
5	Details related to Subsidiaries of	NA	The listed entity
	listed entities have been examined w.r.t.: (a) Identification of material		does not any subsidiary
	subsidiary companies		
	(b) Disclosure requirement of material as well as other subsidiaries		
6	Preservation of Documents:	Yes	
	The listed entity is preserving and maintaining records as prescribed under SEBI Regulations and disposal of records as per Policy of Preservation of Documents and Archival policy prescribed under SEBI LODR Regulations, 2015.		



Sr.	Particulars	Compliance Status	Observations /
No.	1 articulars	(Yes/No/NA)	Remark by PCS *
7	Performance Evaluation:	Yes	Kemark by 1 es
	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		
8	Related Party Transactions:		
	(a) The listed entity has obtained prior approval of Audit Committee for all Related party transactions; or	Yes	
	(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.	No such case	
9	Disclosure of events or information:	Yes	
	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.		
10	Prohibition of Insider Trading:	Yes	
	The listed entity is in compliance with Regulation 3(5) & 3(6) SEBI (Prohibition of Insider Trading) Regulations, 2015.		



Sr.	Particulars	Compliance Status	Observations /
No.		(Yes/No/NA)	Remark by PCS *
11	Actions taken by SEBI or Stock	Yes	
	Exchange(s), if any:		
	No action(s) has been taken against		
	the listed entity/its promoters/		
	directors/ subsidiaries either by		
	SEBI or by Stock Exchanges		
	(including under the Standard		
	Operating Procedures issued by		
	SEBI through various circulars)		
	under SEBI Regulations and		
	circulars/guidelines issued		
	thereunder except as provided		
	under separate paragraph herein		
	(**)		
12	Additional Non-compliances, if	Yes	
	any:		
	No additional non-compliance		
	observed for any SEBI		
	regulation/circular/guidance note		
	etc.		

^{*}Observations /Remarks by PCS are mandatory if the Compliance status is provided as 'No' or 'NA'

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.	Partic	ulars	Compliance Status	Observations /								
No.			(Yes/No/NA)	Remark by PCS *								
1	Compliances with the following conditions while appointing/re-appointing an											
	auditor											
	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 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	NA	There was no event of resignation of Statutory Auditors of the Listed Entity during the review period								
	iii.	If the auditor has signed the limited review/ audit report										



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	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.		
2	Other conditions relating to resigna	tion of statutory audito	or
/	i. Reporting of concerns by	NA	There was no event
,	Auditor with respect to the listed		of resignation of
	entity/its material subsidiary to		Statutory Auditors
	the Audit Committee:		of the Listed Entity
			during the review
	a. In case of any concern with the		period
	management of the listed		period
	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 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 accordance		
	with the Standards of Auditing as		
	specified by ICAI / NFRA, in case		
	where the listed entity/ its		
	material subsidiary has not		
	provided information as required		
	by the auditor.		
3	The listed entity / its material	NA	There was no event
	subsidiary has obtained information	1111	of resignation of
	from the Auditor upon resignation,		Statutory Auditors
	in the format as specified in		of the Listed Entity
	Annexure- A in SEBI Circular CIR/		during the review
	CFD/CMD1/114/2019 dated 18th		period period
			periou
1	October, 2019.		

Further based on the above examinations, 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 the matter specified below:

Sr.	Comp	Regu	Deviation	Acti	Type	Details	Fine	Observati	Management	Re
No.	liance	lation	s	on	of	of	Amou	ons/	Response	ma
	Requi	/		Take	Action	Violation	nt	Remarks		rks
	remen	Circu		n by	Advis			of the		
	t	lar			ory/			Practicing		
	(Regul	No.			Clarifi			Company		
	ations/				cation/			Secretary		
	circula				Fine/S			-		
	rs/				how					
	guidel				Cause					
	ines				Notice					
	includ				/					
	ing				Warni					
	specifi				ng,					
	c				etc.					
	clause									
)									



1	Dog	Dar	Cla a 4 c 1 - 1 1			Cla au - 1 1		Cla aug 11 J'	The Company
1	Reg	Reg	Sharehold	-	-	Sharehol	-	Shareholdi	The Company
	31(2)	31(2)	ing of			ding of		ng of	issued
	of the	of the				Promoter		Promoter	27,50,500
	SEBI	SEBI	and			and		and	equity shares of
	(Listin	(Listi	Promoter			Promoter		Promoter	Rs. 10 each
	g	ng	Group is			Group is		Group is	constituting
	Obliga	Oblig	not 100%			not 100%		not 100%	55.44% of total
	tions	ations	in			in		in	issued share
	and	and	demateria			demateri		dematerial	capital which
	Disclo	Discl	lised form			alised		ised form	are pending
	sure	osure				form			listing with BSE
	Requir	Requi							Ltd.
	ement	reme							Out of these
	CITICITY	nt							27,50,500
		110							equity shares,
									27,50,000
									equity shares
									are registered
									with the
									holding
									company.
									company.
									Since listing of
									these shares
									are pending
									100% demat
									could not be
									achieved in
									promoter's
									category.
									The Control
1									The Company
									states that
1									necessary steps
									will be taken
									within
									warranted time
									frame to rectify
1									the issues
1									pending
1									mentioned as
									above.

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

Sr. No.	Comp liance Requi remen t (Regul ations/ circula rs/ guidel ines includ ing specifi c clause	Regu lation / Circu lar No.	Devia tions	Acti on Take n by	Type of Action Advisory / Clarificati on / Fine / Show Cause Notice/ Warning, etc.	Details of Violation	Fine Amount	Observations / Remarks of the Practicing Company Secretary	Manage- ment Re- sponse	Remarks
1	Reg 31(2) of the SEBI (Listin g Obliga tions and Disclo sure Requir ement	Reg 31(2) of the SEBI (Listi ng Oblig ations and Discl osure Requi reme nt	Shareh olding of Promo ter and Promo ter Group is not 100% in demat erialis ed form			Sharehol ding of Promoter and Promoter Group is not 100% in demateri alised form		Shareholdi ng of Promoter and Promoter Group is not 100% in demateriali sed form	The Company issued 27,50,500 equity shares of Rs. 10 each constituti ng 55.44% of total issued share capital which are pending listing with BSE Ltd. Out of these 27,50,500 equity shares, 27,50,000 equity shares are registered with the holding company.	



				Since	
				listing of	
				these	
				shares are	
				pending	
				100%	
				demat	
				could not	
				be	
				achieved	
				in .	
				promoter'	
				S	
				category.	
				The	
				Company	
				states that	
				necessary	
				steps will	
				be taken	
				within	
				warranted	
				time frame	
				to rectify	
				the issues	
				pending	
				mentioned	
				as above.	

Place: Kolkata Date: 24.05.2024 For M/s T. Chatterjee & Associates Practising Company Secretaries FRN No. - P2007WB067100

Binita Pandey - Partner ACS: 41594, CP: 19730 UDIN:A041594F000449826 Peer Review No.: 908/2020