

F. BSE/QPA/0094 26th May, 2022

Listing Department BSE Ltd., P. J. Towers, Dalal Street, Mumbai – 400 001

Ref: Scrip Code 532935
Sub: Annual Secretarial Compliance Report-2021-22.

Dear Sir,

Pursuant to Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations), please find enclosed the Annual Secretarial Compliance Report-2021-22.

Kindly take the same on your records.

Thanking you,

Yours faithfully For **Aries Agro Limited**

Qaiser P. Ansari Company Secretary & Compliance Officer



A.SEKAR

B.COM, FCMA, ACS, LLB (GEN) COMPANY SECRETARY

B 305, SAI JYOTE, LALUBHAI PARK WEST, VILE PARLE WEST, MUMBAI 400 056

HELLO: 98202-29134

EMAIL: a.sekar.cs@gmail.com

The Board of Directors Aries Agro Limited Plot No: 24 Aries House Deonar Govandi (East) Mumbai – 400 043

Dear Sirs.

SUB: Annual Secretarial Compliance Report of Aries Agro Limited for the year ended March 31, 2022

I, A Sekar, Company Secretary have examined:

- (a) all the documents and records made available to me and explanation provided by Aries Agro 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, 2022 ("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 as amended and the circulars / guidelines issued thereunder;
- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; Not applicable, as there was no issue of specified securities during the year.
- (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 was no buy-back of securities during the year
- (e) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; Not applicable as there are no Employee Benefit Schemes
- (f) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; Not applicable as there are no debt securities issued and currently listed by the Company

- (g) Securities and Exchange Board of India (Issue and Listing of Non-Convertible and Redeemable Preference Shares) Regulations,2013; Not Applicable as there are no NCRPS issued and listed currently by the Company
- (h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015; as amended and circulars/guidelines issued thereunder;

AND based on the above examination, I 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 below:- (Detailed compliance placed at Annexure A to this report)

Sl No	Compliance	Requirement	Deviations	Remarks	of	the
	(Regulations/ Circulars /Guidelines		/Observations	practicing	Com	pany
	including specific clauses)			Secretary		
	Nil					

- (b) The listed entity has maintained proper records under the provisions of the above Regulations and circulars/ guidelines issued thereunder insofar as it appears from my/our examination of those records.
- (c) The following are the details of actions taken against the listed entity/ its promoters/ directors/ material subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) under the aforesaid Acts/ Regulations and circulars/ guidelines issued thereunder:

Sl.No	Action taken by	Details of violations	Details of Action	Observations /		
			Taken eg: fines,	remarks of the		
			warning letter,	Practicing		
			debarment etc.	Company		
	Secretary, if any					
Nil						

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

Sr.No	Observation of the Practicing	Observations	Action taken by	Comments of the	
	Company Secretary in the	made in the	the listed entity,	practicing	
previous reports		secretarial	if any	Company	
		compliance		Secretary on the	
	report for the action taken by			action taken by	
	year ended 2021 the listed entity				
NOT APPLICABLE					

Place: Mumbai Date: 25.05.2022

Digitally signed by ANANTHANARAYAN SEKAR Date: 2022.05,25 22:54:30 +05'30'

A SEKAR Company Secretary ACS: 8649 CP: 2450

UDIN A008649D000391108

Annexure A

Detailed compliance report of the SEBI Regulations

The Compliance Report given below is for the year 2021-22

- 1. The **ICDR Regulations** are not applicable as the company did not make any IPO, Rights, Bonus, Preferential allotment or a Qualified Institutional Placement.
- 2. The SEBI (Share Based Employee Benefits and Sweat Equity) Regulations 2021 are not applicable as the company has not issued any stock options or appreciation rights to its employees.

3. SEBI (LODR) Regulations, 2015:

Regulation	Compliance
4 (1) - Principles governing disclosures	The Company has made the necessary disclosures to
and obligations	its board members and to the stock exchange in
5	accordance with the principles laid down in this
	regulation
4(2)(a) – Principles regarding Rights of	The company has given the shareholders the right to
Shareholders	participate in meetings by providing e-voting facility
	at the AGM and is also redressing all investor
	grievances without any delay.
4(2)(b) – Timely Information	The company is providing adequate and timely
	information to its shareholders
4(2)(c) – Equitable Treatment	All the shareholders are being given equitable
	treatment.
4(2)(d) - Role of stakeholders in corporate	Being complied with
governance	
4(2)(e) - Disclosure and transparency	The company is ensuring timely disclosure of all
	material matters in the manner specified.
4(2)(f) – Responsibilities of the Board	The board is carrying out its responsibilities in
	accordance with what is specified in the Regulations
6. Compliance Officer	A qualified Company Secretary has been appointed as
	the Company Secretary and Compliance Officer.
7. Share Transfer Agent	Aarthi Consultants Private Limited has been appointed
	as the Share Transfer Agent. The report as required
	under Regulation 7(3) has been filed on time with BSE
	and NSE without any delay for the year ended March
	31, 2022. The Agreement with the Registrar and Share
	Transfer Agent has also been renewed.
8. Co-operation with other intermediaries	The company is co-operating with its registrar and the
	depositories and all other intermediaries with whom it
O Processian of Decomposite Policy	is dealing with.
9. Preservation of Documents Policy	The requisite policy has been formulated and approved
10 Filing of Information	by the Board. There is also an archival policy
10. Filing of Information	Being filed on time in the electronic format with the BSE and NSE.
11. Scheme of Arrangement	Not Applicable as there was no scheme of arrangement
11. Selicine of Affangement	during the financial year 2021-22.
12 – Payment of Dividend	Payment made by NEFT / electronic means and
12 Taymont of Dividend	despatched by demand draft where no registered email
	is available
13 – Grievance Redressal Mechanism	Registered on SCORES. Logging in frequently.
22 3110 11100 11000 11100 11110111	Disclosure under Regulation 13(3) filed every quarter
	with the stock exchanges on time. The status also
	placed as a separate item in the Board Meetings every
	quarter as specified in the Regulation.
	quarter as specified in the regulation.

14 – Fees	Listing fees to the stock exchanges and fees to the
	depositories has been paid within their due dates.
15 – Applicability	Chapter IV is applicable and the provisions of
	Regulation 17 to 27 on Corporate Governance are also
	applicable
17 Board of Directors	a. The Board has an optimum combination of
	executive and non-executive directors with 1/2 of the
	Board being independent. Chairperson is and
	Executive Director and MD.
	b. There are 6 directors on the Board.
	c. There is a woman director on the Board of Directors.
	e. The Board has met six times in the year and the gap
	between the meetings is not more than 120 days.
	Quorum was present in all the meetings.
	f. The Board has reviewed compliance of all the laws
	applicable to the company in all the meetings
	g. There is a Code of Conduct for the members of the
	Board and the senior management, which includes the
	responsibilities of the Independent Directors and is
	also hosted on the website of the company.
	i. The Board has recommended all the fees /
	commissions to be paid to executive and non-executive
	directors and all approvals wherever required have
	been taken from the shareholders.
	j. Information prescribed in Part A of Schedule II are
	being placed in the board meeting. The following were
	not applicable as these incidents didn't occur during
	the year:
	1. Fatal or serious accidents.
	2. No material default in financial obligations
	3. Joint Venture or collaboration agreements
	4. Transactions involving substantial payments
	towards goodwill, brand equity or intellectual
	property
	5. Labour Problems
	k. The Managing Director and CFO have given
	necessary certification as per part B of Schedule II.
	1. Performance Evaluation of the independent directors
	have been done by the Members of the Board in the
	current year.
	m. The Board has formulated and implemented a Risk
	Management Plan.
	n. Recommendation of the Board has been set forth in
	the special items of business included in the Notice for
	the General Meeting in the current year.
17A- Maximum Number of Directorships	None of the directors exceed the maximum limit
	specified in the Regulations
18. Audit Committee	i. The Audit Committee is constituted with 4 Directors
	of which 3 are independent.
	ii. The Committee was re-constituted with effect from
	23.03.2022, consequent to the vacancy caused by
	the demise of Mr. B.V. Dholakia on 20.01.2022 by
	the induction of Mr Nrupang B Dholakia as a
	member of the Committee.
	iii. All the members are financially literate and the
	Chairperson of the Committee was a Qualified
	Company Secretary and after his demise on
	20.01.2022, one of the members of the committee,
	being a qualified banking professional was

	: . 1
	appointed as Chairman on 23.03.2022. One of
	the members is a qualified Company Secretary
	and has relevant accounting / financial
	management expertise.
	iv. The Chairperson was an independent director and
	was not present in the previous Annual General
	Meeting due to medical reasons. Other members
	of the Audit Committee were present to answer
	shareholder queries.
	v. The Company Secretary of the Company acts as the
	Secretary to the Committee.
	v. The Audit Committee has met five times in the
	financial year and the gap between the meetings
	was not more than 120 days.
	vi. Quorum was present in all the meetings of the
	Committee during the year.
	vii. The role of the Committee is as prescribed in Part
	C of Schedule II and reviews the matters specified
	therein in their meetings.
	viii. The Committee has discussed / reviewed the
	financials every quarter before approving the
	same.
19. Nomination and Remuneration	i. Composition in order with 3 members, all being
Committee	non-executive and independent. Mr Nrupang B
	Dholakia was inducted as a member of the
	Committee with effect from March 23, 2022.
	ii. The Chairperson of the Committee is an
	independent director
	iii. Met thrice in the year and requisite quorum was
	present at all the meetings.
	iv. The Chairman of the Committee was present at
	the AGM.
	v. The role of the Committee is as prescribed in Part
	D of Schedule II of the LODR Regulations and
	reviews the matters specified therein at their
	meeting.
20. Stake holders Relationship Committee	i. Composition in order with the Chairman being a
	non- executive independent director.
	ii. The role of the Committee is as prescribed in
	Part D of Schedule II and reviews the matters
	specified therein at their meetings.
	iii. The Stakeholders Relationship Committee met
	once during the current year.
21. Risk Management Committee	Not applicable
22. Vigil Mechanism	i. Has a policy and hosted the same on the website.
	A whistle blower has direct access to the chairman
	of the Audit Committee.
	ii. No whistle blower has availed of the same during
	the audit period.
23. Related Party Transactions	i. The company has a RPT policy which is approved
	by the Board and is placed on the website of the
	company.
	ii. Prior approval was obtained from Audit Committee
	for all RPTs.
	iii. Omnibus approval has been taken during the year
	for Related Party Transactions to be entered into
	during the current financial year. Status Report of
	the Related Party Transactions entered into every

	1
	quarter vis-à-vis the Omnibus approval given is placed in every Audit Committee meeting.
	iv. There were no material RPTs during the financial year under review.
	v. The statement of the related party transactions
	entered has been submitted on a consolidated basis
	for the 6 months ended March 31, 2021 and September 30, 2021 without any delay.
24 – Corporate Governance with regard to	i. No material subsidiary and hence no independent
Subsidiaries	director appointed
	ii. Took note of the financials of the Subsidiaries in the audit committee meeting, particularly the
	investment being made by them.
	iii. The status of the functioning of the Wholly owned
	subsidiary Mirabelle Agro Manufacturing Private
	Limited is reviewed at every Audit Committee Meeting.
25. Obligations of the Independent	i. Met criteria of Independence. The same has been
Directors	taken on record after checking the veracity of the
	same.
	ii. Complied with the requirement of number of directorships
	iii. Tenure in accordance with the provisions of the Companies Act.
	iv. Appointment letter for the independent directors hosted on the website of the company.
	v. The independent directors met on 9 th February,
	2022 and have reviewed the performance of the
	Board, the non-independent directors and the quality / quantity / timelines of the flow of
	information between the Board and the
	Management.
	vi. Familiarization program being conducted on an
	ongoing basis and has been attended by the independent directors.
26 Obligations with respect to directors and	i. In compliance with the restriction on Number of directorships.
senior management	ii. The directors have informed the company about the
	committee positions and the other directorships to
	the company. iii. Code of Conduct for directors and senior
	management personnel available and hosted on
	website. The directors have confirmed compliance
	with the same in the first meeting of the financial year.
	iv. Disclosures to the board of directors relating to all
	material, financial and commercial transactions by
	directors done in the first board meeting of the
27. Corporate Governance Report	financial year. Complied with. Report filed on time on a quarterly
1	basis with both the exchanges.
28. In principle Approval	Not applicable as the company did not list any fresh capital during the year.
29. Prior Intimations	i. Has been given for all board meetings considering
	financial results / dividend and for the AGM and when
	considering price sensitive information like
	appointment of new independent director ii. Closure of trading window intimated to the BSE
	and NSE.

30. Disclosure of events or information	Complied with for all material events as under:
30. Disclosure of events of information	Resignation of CFO
	2. Commencement of commercial operations by the
	Wholly Owned Subsidiary, Mirabelle Agro
	Manufacturing Private Limited
	3. Appointment of new CFO
	4. Demise of an independent director
	5. Revision in Credit Rating
31 – Shareholding Pattern	Quarterly filing of Shareholding Pattern done on a
	quarterly basis on time with BSE and NSE in the
214 P. 1. 'C'. C. Cl. 1. 11'	correct format.
31A – Reclassification of Shareholding	Not Applicable
Pattern 32 - Statement of Deviation or Variation	Not Applicable
33 - Financial Results	i. The financial results have been prepared in
33 - I manetar results	compliance of the conditions stipulated under
	Regulation 33(1)
	ii. The quarterly financial results are approved by
	the Board
	iii. The Managing Director / CFO have given a
	certificate that the financial results do not
	contain any false or misleading statement or
	figures.
	iv. The financial results are signed by the
	Managing Director.
	v. Limited Review Report is also placed before the Board before being submitted to the stock
	exchange.
	vi. The financial results are being submitted in
	accordance with the conditions stipulated in
	Regulation 33(3) Prior intimation to the stock
	exchanges given on time.
	vii. Filed with the BSE and NSE within 30 minutes
	of approval of the results by the Board
	viii. Given press release / advertisement in the
	newspapers as required.
	ix. The format of the financial results was in order
	and contained all information as stipulated
	under IND AS and the Companies Act / Part A of Schedule IV of the LODR
	x. Cash Flow Statement is submitted for every
	half year.
	xi. Limited Review of all the subsidiaries whose
	accounts are consolidated is undertaken by the
	statutory auditor
34 – Annual Report	Submitted to the BSE and NSE immediately on the
	dispatch of the notice for the AGM
35 – Annual Information Memorandum	Not Applicable
36 - Documents & Information to	Dispatched to shareholders
shareholders	Not applicable of them are 1
37 - Draft Scheme of Arrangement &	Not applicable, as there was no scheme of
Scheme of Arrangement 38 - Minimum Public Shareholding	amalgamation or merger In compliance
39 - Issuance of Certificates or Receipts/	Complied with as and when applicable
Letters/ Advices for securities and dealing	Complied with as and when applicable
with unclaimed securities	
40 – Transfer or Transmission	Complied with the requirements
41 - Other provisions relating to securities	Complied with the requirements

42 - Record Date or Date of closure of transfer books	Complied with for the purpose of AGM and Dividend
43 – Dividends	Complied with all the requisite provisions
44 - Voting by shareholders	E-voting has been provided
	Voting results have been communicated to the stock
	exchange within 48 hours of the declaration of result
	in the prescribed format.
45 – Change of Name	Not applicable
46 – Website	The website is active and is updated. There is a
	separate section "Investor Relations" and the
	following details are available there:
	(a)details of its business – given
	(b) terms and conditions of appointment of
	independent director – given (c)composition of various committees of board of
	directors –given
	(d)code of conduct of board of directors and senior
	management personnel – given
	(e)details of establishment of vigil mechanism/
	Whistle Blower policy - given
	(f) criteria of making payments to non-executive
	directors, if the same has not been disclosed in annual
	report – Not applicable
	(g)policy on dealing with material related party
	transactions; - given
	(h)policy for determining 'material' subsidiaries; -
	Not applicable (i)details of familiarization programmes imported to
	(i)details of familiarization programmes imparted to independent directors including the following
	details:-
	(i) number of programmes attended by
	independent directors (during the year and on a
	cumulative basis till date) - given
	(ii)number of hours spent by independent directors
	in such programmes (during the year and on
	cumulative basis till date)–given and
	(iii) other relevant details - given
	(j) the email address for grievance redressal and other
	relevant details; - Given
	(k) contact information of the designated officials of the listed entity who are responsible for assisting and
	handling investor grievances; - Given
	(l) financial information including: - Given
	(i) notice of meeting of the board of directors
	where financial results shall be discussed;
	(ii)financial results, on conclusion of the meeting
	of the board of directors where the financial results
	were approved;
	(iii) complete copy of the annual report including
	balance sheet, profit and loss account, directors
	report, corporate governance report etc;
	(m) shareholding pattern; - Given (n)details of agreements entered into with the media
	companies and/or their associates, etc; - Not applicable
	(o)schedule of analyst or institutional investor meet
	and presentations made – No meetings or presentations
	(p)new name and the old name of the listed entity for
	a continuous period of one year, from the date of the
	last name change; - Not applicable
	6 / ·······

	(q)items in sub-regulation (1) of regulation 47 – Given
	(r) all credit ratings received – given
	(s) audited financial statements for each of its
	subsidiary – Given as part of annual report
	(t) Annual Secretarial Compliance Report- Applicable
	from current year
	(u) Policy for determining material events - Given
	(v) disclosure of details of key person authorized for
	determining material event or information and
	intimating the same to the stock exchange – Given and
	is part of the Materiality Policy
	(w) disclosures under Regulation 30(8) - Given
	(x) statement of deviation and variation – Not
	applicable
	(y) Dividend Distribution Policy – Not applicable
	(z) Annual Return under Section 92 of the Companies
	Act, 2013- Given
47 - Advertisements in Newspapers	Complied
48 – Accounting Standards	Complied
Chapter V – Regulation 49 to 62	Not applicable
Chapter VI 63 and 64	Not applicable
Chapter VII, VIII and IX	Not applicable
Schedule I	Complied with
Schedule II	Complied with
Schedule III – Part A	Complied with as and when applicable
Schedule IV – Part A	Complied with
Schedule V - Annual Report - A, B	Complied with
Schedule V – Annual Report - C –	Complied with
Corporate Governance Report	
Schedule VI and VII	Complied with
Schedule IX, X and XI	Not applicable

4. SEBI (SAST) Regulations 2011

- a. The company does not hold shares in any other listed entity and therefore the provisions of the SAST Regulations are not applicable.
- b. The promoters have given the disclosures under Regulation 30 on time.
- c. There have been no open offers in which the company was involved during the period under review and hence the provisions of the SAST Regulations are not applicable to this extent.

5. SEBI (PIT) Regulations, 2015

- a. Window Closure being done during consideration of financial results from the 1st day of the financial quarter and is reopened 48 hours after the results are made generally available.
- b. Pre-clearance has been given on time and the person who has taken pre-clearance has done the trade within 7 working days and confirmed the execution of trade.
- c. Annual Disclosures are taken from all the designated persons.
- d. The company has adopted a Leakage of Price Sensitive Information Policy.
- e. Legitimate Purpose Policy has been adopted.
- f. Structural digital database is being maintained in-house.
- g. The company obtains the PAN Number and mobile numbers of designated persons, their immediate relatives and persons with whom the designated person has a material financial relationship.

h. The details of the educational institution and previous employment particulars of the designated persons have been collected.

6. SCORES

- a. Registered on the SCORES site
- b. Logging in frequently.
- c. During the year no complaints were received.
- 7. **SEBI (Buy-back of Securities) Regulations**, **2018** Not applicable as there was no buy-back of securities during the financial year under review.
- 8. The company is not registered as an intermediary with SEBI and hence none of the regulations pertaining to the intermediaries are applicable to it.
- 9. Dematerialisation: The promoters' shares are dematerialized and the company is taking necessary steps to get all the shares held by the public dematerialized. Currently 99.27% of the total paid-up capital is dematerialized. No transfers in physical shares has been done during the year under review

Place: Mumbai Date: 25.05.2022

Digitally signed by ANANTHANARAYAN SEKAR Date: 2022.05,25 22:55:17 +05'30'

A SEKAR Company Secretary ACS: 8649 CP: 2450