#### CS MANOJ. R. HURKAT B. Com., LL.B., FCS, ACIS (London)

## MANOJ HURKAT & ASSOCIATES PRACTISING COMPANY SECRETARIES

306, ARTH Complex, B/h. A. K. Patel House, Nr. Mithakhali Six Roads, Navrangpura, Ahmedabad – 380 009 (Gujarat) India Tel. No.: 079-2960 2110, 2640 2117 – Mobile: 98250 15582 - E-mail: manojhurkat@hotmail.com

#### Secretarial Compliance Report of UMIYA TUBES LIMITED (CIN: L28112GJ2013PLC074916) for the year ended on 31st March, 2023

We, MANOJ HURKAT & ASSOCIATES, Practicing Company Secretaries have examined:

- (a) all the documents and records made available to us and explanation provided by the officers and staff of **UMIYA TUBES 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 on 31st March, 2023 ("Review Period") in respect of compliance with 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 (to the extent applicable), includes:

- (a) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (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;
- (e) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021;
- (f) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021;
- (g) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;

and circulars/ guidelines issued thereunder;

We hereby report that, during the Review Period, the compliances 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 listed entities are in accordance with the applicable Secretarial Standards issued by the Institute of Company Secretaries of India (ICSI) as notified by the Central Government under Section 118 (10) of the	Yes	NA
	Companies Act, 2013 and mandatorily applicable.	SHURKAT & ASSO	

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2.	Adoption and timely updation of the Policies:		
	<ul> <li>All applicable policies under SEBI Regulations are adopted with the approval of Board of the listed entities</li> <li>All policies are in conformity with the SEBI Regulations and has been reviewed &amp; updated on time, as per the Regulations/Circulars/ Guidelines issued by SEBI</li> </ul>	Yes	NA
3.	Maintenance and disclosure on Website:		
	<ul> <li>The listed entity is maintaining a functional website</li> <li>Timely dissemination of documents/ information under as separate section on the website</li> <li>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</li> </ul>	Yes	NA
4.	Disqualification of Director:		
	None of the Director(s) of the Company is/are disqualified under Section 164 of the Companies Act, 2013 as confirmed by the listed entity	Yes	NA
5.	Details related to Subsidiaries of listed entities have been	NIA	TI
	examined w.r.t:  a. Identification of material subsidiary companies b. Disclosure requirements 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 Documents and Archival Policy prescribed under SEBI LODR Regulations, 2015	Yes	NA .
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 year as prescribed in SEBI Regulations	Yes	NA
8.	Related Party Transactions:		
,	<ul> <li>a. The listed entity has obtained prior approval of Audit Committee for all Related Party Transactions</li> <li>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</li> </ul>	Yes	NA
	· · · · · · · · · · · · · · · · · · ·	18/	12

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9.	Disclosure of events or information:  The listed entity has provided all the required disclosures under Regulation 30 along with Schedule III of SEBI LODR Regulation 2015 within the time limits prescribed thereunder.	Yes	NA
10.	Prohibition of Insider Trading:  The listed entity is in compliance with Regulation 3(5) & 3(6) of SEBI (PIT) Regulations, 2015	Yes	NA
11.	Action taken by SEBI or Stock Exchange(s), if any:  No Actions 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.	No	Details of action taken by BSE against Company is provided in clause (a) below (Annexure 1)
12.	Additional Non-compliances, if any:  No any additional non-compliances observed for all SEBI Regulations/ Circulars/ Guidelines	NA	No such observations

Compliances related to resignation of statutory auditors from listed entities and their material subsidiaries as per SEBI Circular CIR/CFD/CMD1/114/2018 dated 18<sup>th</sup> October, 2019.

Sr.	Particulars	Compliance	Observations/
No.		Status (Yes/No/NA)	remarks by PCS
1.	Compliances with the following 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	NA	No such instance
	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	NA	No such instance
	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 last quarter of such financial year as well as the audit report for such financial year.	NA	No such instance



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2.	Other conditions relating to resignation of Statutory Auditor		
i k	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 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.	NA	No such instance
	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.	NA	No such instance
	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	NA ·	No such instance
	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	NA	No such instance
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 such instance

(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.	Compliance	Regulati	Deviations	Action	Type of	Details of	Fine	Observations/	Managemen	Remarks		
No	Requirement	on/		Taken by	Action	Violation	Amount	Remarks of	t Response			
	(Regulations/	Circular						the Practicing				
	circulars /	No.						Company				
	guidelines							Secretary				
	including											
	specific clause)											
	As per Annexure -1 attached											

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

Sr. Compliance	Regulation	Deviations	Action	Type of	Details of	Fine	Observations/	Managem	Remarks		
No Requirement	/ Circular		Taken	Action	Violation	Amount	Remarks of	ent			
(Regulations/	No.		by				the Practicing	Response			
circulars /			, , , ,				Company				
guidelines							Secretary				
including			Х.								
specific clause)											
As per Annexure -2 attached											

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Place: Ahmedabad Date: 23<sup>rd</sup> May, 2023 For, MANOJ HURKAT & ASSOCIATES

Practicing Company Secretaries FRN: P2011GJ025800

PR Certificate No.: 600/2019

MANOJ R HURKAT

Partner

FCS No.4287, C P No.: 2574 UDIN: F004287E000352316

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Annexure -1

#### Annexure to Secretarial Compliance Report of M/s Umiya Tubes Limited (CIN: L28112GJ2013PLC074916) for the financial year 2022-23

		0	Deviations	Action	Type of Action	Details of	Fine	Observations/	Management	Remarks
No		n/		Taken by		Violation	Amount	Remarks of the	Response	
	(	Circular						Practicing Company Secretary		
1 1		No.						Secretary		
1 1	guidelines									
	including specific									
1	clause)	Desulation	Dolor: in	BSE	BSE Limited has	Violation of	N.A.	The Company has	Due to liquidity	N.A.
1.	The listed entity			Limited	Principality and additional territorial	Regulation 14	IV.A.	1 2	crisis, the	IV.A.
			payment Advance	Limited		of the SEBI			Company has	
	payment of Advance Annual		Annual Listing		THE SAME AND ADDRESS OF THE PARTY OF THE PAR	(LODR)		1 0	belatedly made	
					accounts of the	Regulations,			payment of	
	Listing Fees on or before 30 <sup>th</sup>		Fees for the year 2022-23		Promoters of the	2015 for		Limited.	Annual Listing	
			year 2022-23		shareholding	delayed in		Diffited.	Fees for the year	
	April every year.				Shareholding	payment			2022-23.	
						Annual Listing			2022 25.	
						Fees				
						1 003				
2.	The listed entity	Regulati	Violation of	BSE	BSE has imposed	Violation of	Rs. 11800/-	The Company has	Due to	N.A.
			Regulation 33	Limited	penalty of Rs.	Regulation 33		belatedly submitted	inadvertence, the	
	quarterly results		of the SEBI		11800/- (including	of the SEBI		quarterly/ yearly	Company has	
	within 30	SEBI-	(LODR)		GST) for delay of 2	(LODR)		financial results	belatedly	
	minutes from the	LODR	Regulations,		days in submission	Regulations,		under Regulation 33	submitted the	
	conclusion of	Regulati	2015 for		1	2015 for		due to inadvertence	quarterly/ yearly	
,	Board Meeting in	ons,	delayed		results for the	delayed		The second secon	financial results	
	which the	2015	submission of		quarter/year ended	submission of			for the quarter/	
	accounts were		quarterly/		on 31/03/2022 under	quarterly		1 ,	year ended on	
	approved		yearly financial		Regulation 33 of	financial results			31/03/2022.	
		7	results.		SEBI LODR	for the quarter		levied by the BSE.		
					Regulations, 2015	ended on			URKAT & ASSO	
						31/03/2022.		(o)	ECC 4207 m	

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#### Annexure to Secretarial Compliance Report of M/s Umiya Tubes Limited (CIN: L28112GJ2013PLC074916) for the financial year 2022-23

3	. The listed entity	Regulation	Delay	in	BSE	There is a	no action	Violation	of	N.A.	The	Company	Due	to	N.A.
	has to submit on	31 (1)(b)	submissio	on of	Limited	initiated by	y BSE at	Regulation	31		submitted	the	inadvertence	, the	
	or before 21st	of the	sharehold	ding		present.		(1)(b) of	the		Shareholdi	ing Pattern	Company	has	
	April, 2023	SEBI-	pattern f	for the				SEBI (LOI	DR)		for the qu	arter/ year	belatedly		
	shareholding	LODR	quarter	ended				Regulations	,		ended on 3	31st March,	submitted	the	
	pattern for the	Regula-	on 31st 1	March,				2015 for de	elay		2023 with	delay of 6	Shareholding	3	
	quarter ended on	tions, 2015	2023					in submis	sion		days.		pattern for	the	
	31st March, 2023							of sharehold	ding				quarter ende	d on	
								pattern for	the				31st March, 2	2023	
								quarter en	ded						
								on 31-03-20	23						



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Annexure -2

#### Annexure to Secretarial Compliance Report of M/s Umiya Tubes Limited (CIN: L28112GJ2013PLC074916) for the financial year 2022-23

		Deviations	Action	Type of Action	Details of	Fine	Observations/	Management	Remarks
1	n/		Taken by		Violation	Amount	Remarks of the	Response	
	Circular						Practicing Company		
	No.						Secretary		
guidelines									
including specific									
clause)									
	Regulation		BSE	BSE Limited has	The second secon	N.A.	The Company has		The Company
	14 of the				Regulation 14 of		belatedly made		has belatedly
μ ,		Advance	1	and CDSL to	the SEBI		1 5		made payment
		Annual Listing	1	freeze the	(LODR)		advance listing fees		of listing fees
		Fees for the			Regulations,		for FY 2021-22 to	payment of	for the year
	tions, 2015	year 2021-22			2015 for delayed		BSE Limited.		2021-22 and
April every year.		,		Promoter	in payment				requested BSE
				shareholding	Annual Listing			2021-22.	to defreeze the
					Fees				demat accounts
						1			of promoters
2. The listed entity				BSE Limited vide	2 1000000000000000000000000000000000000	Rs. 2360/-	1 7	Due to	N.A.
					Regulation 31		submitted the	inadvertence, the	
		shareholding		1 1	(1)(b) of the		Shareholding	Company has	
1		pattern for the			SEBI (LODR)			belatedly	
		quarter ended		,	Regulations,		1 2	submitted the	
-	0	on 31-03-2022		for delay of 1 day			The Call with the Market Control of the Call of the Ca	Shareholding	
1.	tions, 2015			in submission of			with delay of 1 day	pattern for the	
March					shareholding		due to inadvertence	1	
· · · · · ·					pattern for the			31/03/2022.	
					quarter ended on		Company has also	i i	
				Regulation 31 of	31-03-2022		paid a penalty of		
				SEBI LODR			Rs. 2000/- plus	WAT	
				Regulations, 2015			GST as levied by	HURKAT	4858
							the BSE.	00/	287 등