

गेल भवन, 16 भीकाएजी कामा प्लेस नई दिल्ली-110066, इंडिया GAIL BHAWAN, 16 BHIKAIJI CAMA PLACE NEW DELHI-110066, INDIA फोन/PHONE:+9111 26182955 फैक्स/FAX:+9111 26185941 ई—मेल/E-mail:info@gail.co.in

19.05.2022

एनडी/गेल/सेक्ट/2022

 लिस्टिंग अनुपालन नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड एक्सचेंज प्लाजा, 5वीं मंजिल, प्लॉट सं. सी/1, जी ब्लॉक, बांद्रा-कुर्ला कॉम्प्लेक्स, बांद्रा (पूर्व), मुंबई-400051 चिहन - गेल

 लिस्टिंग अनुपालन, बीएसई लिमिटेड, मंजिल 1, फिरोज़ जीजीभॉय टॉवर्स, दलाल स्ट्रीट, मुंबई-400001 सक्रिप कोड - 532155

## विषय : दिनांक 31.03.2022 को समाप्त वित्त वर्ष हेतु सचिवीय अनुपालन रिपोर्ट

प्रिय महोदय/महोदया,

यह सेबी परिपत्र सं.सीआईआर/सीएफडी/सीएमडी1/27/2019 दिनांक 08.02.2019 के संदर्भ में है ।

कृपया 31 मार्च, 2022 को समाप्त वित्त वर्ष हेतु मैसर्स अग्रवाल एस एंड एसोसिएट्स, व्यावसायिक कंपनी सचिव, नई दिल्ली द्वारा जारी सचिवीय अनुपालन रिपोर्ट संलग्न है।

यह सेबी (सूचीकरण बाध्यताएं एवं विगोपन अपेक्षाएं) विनियमन, 2015 के विनियम 24A के अनुपालन में है । उपर्युक्त आपकी जानकारी एवं रिकॉर्ड हेतु है।

धन्यवाद, भवदीय,

(ए.के. झा) कंपनी सचिव संलग्नक : उपरोक्तानुसार

## प्रति :

 इयूश बैंक ए जी, फिलिआले मुंबई टीएसएस एण्ड ग्लोबल इक्विटी सर्विसेस, द कैपिटल, 14वीं मंजिल, सी-70, जी ब्लॉक, बांद्रा कुर्ला कॉम्प्लेक्स, मुंबई-400051

ध्यानाकर्षण: सुश्री अपर्णा साल्ंके

सीआईएन/CIN L40200DL1984GOI018976 www.gailonline.com



## SECRETARIAL COMPLIANCE REPORT OF GAIL (India) Limited FOR THE YEAR ENDED 31<sup>st</sup> MARCH, 2022

We, Agarwal S. & Associates, Company Secretaries, have examined:

- (a) all the documents and records made available to us and explanation provided by GAIL (India) Limited ("the listed entity" or "GAIL"),
- (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 31<sup>st</sup> March, 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) Regulation, 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 (Buyback of Securities) Regulations, 2018;
- (e) Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2021;
- (f) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;

- (g) Securities and Exchange Board of India (Issue and Listing of Non- Convertible and Redeemable Preference Shares) Regulations, 2013;
- (h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (i) Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018.
- (j) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999;

and circulars/ guidelines issued thereunder;

and based on the above examination, 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 in respect of matters specified below:-

Sr.	Compliance Requirement	Deviations	Observations/ Remarks of the
No	(Regulations/ circulars /		Practicing Company Secretary
	guidelines including specific		
	clause)		
1.*	Regulation 17 (1) (a) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015- The Listed entity shall have an optimum combination of executive and non-executive directors with at least one-woman director and not less than fifty percent of the board of directors shall comprise of	The number of non- executive Directors on the Board is less than fifty percent of the total strength during the period from 01.04.2021 to 21.11.2021. There was no Woman Independent director during the period from 06.08.2021 to 17.11.2021.	As the Company is a Listed entity, accordingly, the number of non- executive Directors shall not be less than fifty percent of the total strength, during the period from 01.04.2021 to 21.11.2021. As the Company is Listed entity, there was no Woman Independent director during the period from 06.08.2021 to 17.11.2021
	non-executive directors.		
2.*	Regulation 17 (1) (b) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, where the listed entity does not have a regular non- executive chairperson, at least half of the Board of Directors shall comprise of Independent Directors.	The number of Independent Directors on the Board is less than fifty percent of the total strength during the period from 01.04.2021 to 21.11.2021.	The Board of Directors of the Company is headed by an Executive Chairman. Accordingly, the number of Independent Directors should have been at least 50% of the total strength of Board Members during the period from 01.04.2021 to 21.11.2021.
3.*	Regulation 17 (10) of the Securities and Exchange	The performance evaluation of	The entire Board of Directors shall carry out the performance

	Board of India (Listing	Independent Directors	evaluation of Independent
	Obligations and Disclosure	has not been carried	Directors.
	Requirements) Regulations,	out by the entire Board	
	2015, the performance	of Directors.	
	evaluation of independent		
	directors shall be done by the		
	entire Board of Directors.		
4*	Regulation 18, 19, 20 and 21	The composition of	
	of the Securities and	Audit Committee was	of independent directors in the
	Exchange Board of India	not complying with the	Company, the composition of Audit
	(Listing Obligations and	statutory requirements	Committee was not complying with
	Disclosure requirements)	during the period from	the statutory requirements during
	Regulations, 2015.	01.04.2021 till	the period from 01.04.2021 to
		02.12.2021 and the	02.12.2021 and the composition of
		composition of	Nomination & Remuneration
		Nomination &	Committee were not complying with
Ì		Remuneration	the statutory requirements for the
		Committee was not	period 01.04.2021 till 02.12.2021.
		complying with the	
		statutory requirements	
		for the period from	
		01.04.2021 till	
		02.12.2021	
		The composition of	The Composition of Stakeholders
		Stakeholders	Relationship Committee were not
		Relationship Committee	complying with the statutory
		was not complying with	requirements for the period from
		the statutory	06.08.2021 till 02.12.2021.
		requirements for the	
		period from 06.08.2021	
		till 02.12.2021.	
		The composition of Risk	The Composition of Risk
		Management	Management Committee were not
		Committee was not	complying with the statutory
		complying with the	requirements for the period from
		statutory requirements	06.08.2021 till 02.12.2021.
		for the period from	
		06.08.2021 till	
		02.12.2021.	
			pany and appointment/nomination of
			nent of India (GOI). GAIL has taken up
			requisite number of non-executive
Dired	ctors. Further, the terms & cond	litions of appointment as v	well as tenure of all Directors are also

decided by GOI and there is a well laid down procedure for performance evaluation of Directors by the Administrative Ministry.

- (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 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:

Sr. No	Action taken by	Details of violation	Details of action taken E.g. fines, warning letter, debarment, etc.	Observations/ remarks of the Practicing Company Secretary, if any.
A.**	National Stock Exchange Limited (NSE)	Regulation 17 (1), 17(2A), 18(1), 19(1)/19(2), 20 and 21 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the Financial Year March 31, 2022.	<ul> <li>NSE vide its e-mail/ letter dated:</li> <li>May 17, 2021 has imposed a fine of Rs. 9,55,800/- for quarter ended 31<sup>st</sup> March, 2021.</li> <li>August 20, 2021 has imposed a fine of Rs. 9,66,420/- for quarter ended 30<sup>th</sup> June, 2021.</li> <li>November 22, 2021 has imposed a fine of Rs. 9,88,840/- for quarter ended 30<sup>th</sup> September, 2021.</li> <li>February 21, 2022 has imposed a fine of Rs. 7,55,200/- for quarter ended 31<sup>st</sup> December, 2021.</li> </ul>	The Company has submitted quarter wise responses vide their letters dated 18.05.2021, 24.08.2021, 25.11.2021, 25.02.2022 respectively and has requested to waive off the penalty, since the appointment of Directors on the Board of GAIL is done by the Government of India.
B.**	BSE Limited (BSE)	Regulation 17 (1), 17(2A), 18(1) and 19(1)/19(2), 20(2)/(2A) and 21(2) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements)	<ul> <li>BSE vide its e-mail/ letter dated:</li> <li>May 17, 2021 has imposed a fine of Rs. 9,55,800/- for quarter ended 31<sup>st</sup> March, 2021.</li> <li>August 20, 2021 has imposed a fine of Rs. 9,66,420/- for quarter</li> </ul>	The Company has submitted quarter wise responses vide their letters dated 18.05.2021, 24.08.2021, 25.11.2021, 25.02.2022 respectively and has requested to waive off the penalty, since the appointment of Directors on the Board of GAIL is done by the

Regulations, 2015 for the Financial		ended 30 <sup>th</sup> June, 2021.	Government of India.
Year 2020-2021.	*	November 22, 2021 has imposed a fine of Rs. 9,88,840/- for quarter ended 30 <sup>th</sup> September, 2021.	
	*	February 21, 2022 has imposed a fine of Rs. 7,55,200/- for quarter ended 31 <sup>st</sup> December, 2021.	

\*\* GAIL has communicated to NSE and BSE that GAIL (India) Limited is a 'Government Company' as defined u/s 2(45) of the Companies Act, 2013 (as 51.45% of the paid-up equity share capital of the Company is held by the President of India) under the administrative control of the Ministry of Petroleum and Natural Gas (MoP&NG), Government of India. All the Directors on the Board of GAIL (including Independent Directors) are nominated/ appointed by the Government of India. As such, appointments are outside the purview/ control of the GAIL's management. MoP&NG vide Letter No. CA-31033/2/2021-PNG (39069) dated 08.11.2021 nominated six Non-Official Independent Directors on GAIL's Board and they have been appointed by GAIL's Board in its 432<sup>nd</sup> Board Meeting held on 16.11.2021. After the appointment of six Non-Official Independent Directors on GAIL's Board, GAIL is fully complying with all the requirements as stipulated under Regulation 17(1), 17(2A), 18(1), 19(1)/ (2), (20) and (21) of SEBI LODR Regulations, 2015. Accordingly, Company has already requested to NSE and BSE to waive-off the penalties as per the Standard Operating Procedure issued by them due to the reasons mentioned above. The matter was also informed to MoP&NG as per the advice of NSE and BSE from time to time and was also put to GAIL's Board from time to time. The Company is following-up with BSE/NSE for waiver of penalty.

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

Sr. No	Observations of the Practicing Company Secretary in the previous report	Observations made in the previous Secretarial Compliance Report for the year ended 31.03.2021	Actions taken by the listed entity, if any	Comments of the Practicing Company Secretary on the actions taken by the listed entity
<b>i.</b>	Regulation 17 (1)	As the Company	GAIL (India) Limited is a	As informed by the
	(a) of the SEBI	is a Listed entity,	'Government Company'	Management,
	(LODR)	Accordingly the	as defined u/s 2(45) of	appointment/nomination
	Regulations,	number of non-	the Companies Act, 2013	of all Directors on the
	2015- Listed	executive	(as 51.45% of the paid-up	Board of the Company is
	entity shall have	Directors shall	equity share capital of	done by the Government
	an optimum	not be less than	the Company is held by	of India (GOI) and
	combination of	fifty percent of	the President of India)	Company has taken up
	executive and	the total	under the administrative	with MoP&NG, GOI from

ii.	non-executive directors with at least one-woman director and not less than fifty percent of the board of directors shall comprise of non- executive directors. Regulation 17 (1) (b) of the SEBI (LODR) Regulations, 2015, where the listed entity does not have a regular non- executive	strength during the period from 08.09.2020 to 31.03.2021. The Board of Directors of the Company is headed by an Executive Chairman. Accordingly, the number of Independent	control of the Ministry of Petroleum and Natural Gas, Government of India. All the Directors on the Board of GAIL (including Independent Directors) are nominated/ appointed by the Government of India. It may also be noted that GAIL being a Government Company, appointment of Directors is outside the purview/ control of the GAIL's management. Besides, the company has also been sending requests to the Ministry of Petroleum and Natural	time to time for appointment of requisite number of non-executive Directors.
	executive chairperson, at least half of the Board of Directors shall comprise of Independent Directors.		Gas, Government of India, the appointing authority from time to time for appointing requisite number of executive and Independent Directors on the Board of GAIL (India) Limited, so as to ensure compliance with corporate governance norms enunciated under SEBI (LODR) Regulations, 2015 as well as the Companies Act, 2013.	
			MoPNG vide Letter No. CA-31033/2/2021-PNG (39069) dated 08.11.2021 nominated six Non-Official Independent Directors on GAIL's Board and they have been appointed by GAIL's Board in its 432 <sup>nd</sup> Board Meeting held on 16.11.2021. After the appointment of six Non- Official Independent Directors on GAIL's	

			Board, GAIL is fully	
			complying with all the	
			requirements as	
			stipulated under	
			Regulation 17(1), 17(2A),	
			18(1), 19(1)/ (2), (20)	
			and (21) of SEBI LODR	
			Regulations, 2015 have	
			also been duly complied.	
iii.	Regulation 17	The entire Board	GAIL is a CPSE and	As informed by the
	(10) of the SEBI	of Directors shall	appointment/nomination	Management, Government
	(LODR)	carry out the	of all the Directors	of India (GOI) being the
		-	including Independent	appointing authority for all
	Regulations,	performance	0	Directors carries out the
	2015, the	evaluation of	Directors is being done	
	performance	Independent	by the President of India,	performance evaluation of
	evaluation of	Directors.	through the MoP&NG,	the Directors as per their
	independent		Government of India.	procedures. Therefore
	directors shall		Therefore, performance	there is a well laid down
	be done by the		evaluation of individual	procedure for evaluation
	entire Board of		Directors including	of Directors by the
	Directors.		Independent Directors is	Administrative Ministry.
			to be undertaken by the	
			Government of India	
			being the appointing	
			authority.	
iv.	Regulation 18,	Due to absence	As stated at point (i)	
	19 and 20 of the	of requisite	above	As stated at point (i)
	SEBI (LODR)	number of	-	above
1 1	Regulations,	independent		
	2015.	directors in the		
	2013.	Company, the		
		composition of		
		Audit		
		Committee,		
		Stakeholders		
		Relationship		
		Committee, and		
		Nomination &		
		Remuneration		
		Committee were		
		not complying		
		with the		
		statutory		
		requirements		
		during the		
		period from		
		08.09.2020 to		
		31.03.2021.		
		Further,		
	1			
		Nomination		

	Committee shall
	formulate the
	criteria for
	determining
, , , , , , , , , , , , , , , , , , ,	qualifications,
	positive
	attributes and
	independence of
	a director and
	recommend to
	the board, all
	remuneration, in
	whatever form,
	payable to
	senior
	management.

(e) As informed by the management, appointment of the listed entity's statutory auditor has been done by the office of the Comptroller and Auditor General Auditor General of India (C&AG). Appointment letter also contains terms of appointment to the statutory auditors. Since, terms of appointment were fixed by the C&AG, compliance by listed entity with 6(A) and 6(B) of SEBI circular number CIR/CFD/CMD1/114/2019 dated October 18, 2019 is not applicable. Accordingly, we can't certify said compliance.

> For **Agarwal S. & Associates**, Company Secretaries, ICSI Unique Code: P2003DE049100 Peer Review Cert. No.: 626/2019

> > GARIMA GROVER GROVER

> > > CS Garima Grover Partner ACS No. : 27100 C.P No. : 23626

Date: 18.05.2022 Place: New Delhi UDIN: A027100D000339599 Our report of even date is to be read along with this letter.

- 1. Maintenance of secretarial records is the responsibility of the management of the Company. Our Responsibility is to express an opinion on these secretarial records, based on our inspection of records produced before us for Audit.
- 2. We 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 test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for expression of our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company and our report is not covering observations/comments/ weaknesses already pointed out by the other Auditors, if any.
- 4. Wherever required, we have obtained the Management representation/reports/certificates of technical subject experts about the compliance of laws, rules and regulations, happening of events, etc. and relied upon.
- 5. The Compliance of the provisions of corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis and to give our opinion whether Company has proper Board-processes and Compliance-mechanism in place or not.
- 6. The Secretarial Compliance Report is to be read along with Secretarial Audit Report of the corresponding period.
- 7. The Secretarial Compliance Report is neither an assurance as to future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For Agarwal S. & Associates, *Company Secretaries, ICSI Unique Code: P2003DE049100* Peer Review Cert. No.: 626/2019

> GARIMA GROVER GROVER UNITARY CONSTRUCTION CO

> > CS Garima Grover Partner ACS No.: 27100 CP No.: 23626

Place: New Delhi Date: 18.05.2022