

SECRETARIAL COMPLIANCE REPORT OF NAGARJUNA FERTILIZERS AND CHEMICALS LIMITED FOR THE YEAR ENDED 31ST MARCH, 2021

We M/s. KBG Associates, Company Secretaries in Practice have examined all the documents and records made available to us and explanation provided by M/s. Nagarjuna Fertilizers and Chemicals Limited ("the listed entity"); the filings/ submissions made by the listed entity to the stock exchanges; website of the listed entity; any other document/ filing (as may be relevant) which had been relied upon to make this certification for the year ended 31st March, 2021 ("Review Period") in respect of compliance with the provisions of (a) the Securities and Exchange Board of India Act, 1992 ("SEBI Act"); and(b) the Securities Contracts (Regulation) Act, 1956 ("SCRA").

The specific Regulations, Circulars and Guidelines issued were examined include the below:

- (a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR);
- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 Not applicable for the period under review;
- (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 for the period under review;
- (e) Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 Not applicable for the period under review;
- (f) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008- Not applicable for the period under review;
- (g) Securities and Exchange Board of India(Issue and Listing of Non-Convertible and Redeemable Preference Shares) Regulations,2013- *Not applicable for the period under review*;
- (h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (i) The Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018
- (j) Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993and circulars/ guidelines issued thereunder;

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Based on the above examination w.r.t provisions from (a) to (j) related to SEBI Act, We hereby report that, during the Review Period:

(a) the listed entity has complied with the provisions of the above Regulations, Circulars and Guidelines issued there under, except in respect of matters specified below:

SI	Compliance Requirement	Deviations	Remarks of PCS
1.	As per Regulation 17(1) (b) of SEBI (LODR) Reg, 2015, where the Chairman of the board of directors is a nonexecutive director, atleast one third of the board of directors shall comprise of <i>Independent Directors</i> and where the listed entity does not have a regular nonexecutive chairperson, atleast half of the board of directors shall comprise of Independent directors.	At least 50% of the Board of the Company shall comprise of Independent Directors. However, the composition of the Board was not in compliance till 27-05-2020 during the Jun Quarter.	The Company has appointed Mr. Rajendra Mohan Gonela as Independent Director of the Company w.e.f 28 th May, 2020; Hence the company is in compliance with the requirement of Regulation 17 (1).
2.	As per SEBI Circular SEBI/HO/MIRSD/DOP1/CI R/P/2018/73 dtd20-04-2018; listed entities have to collect copy of PAN and bank account details of all securities holders holding securities in physical form, by sending a letter under registered/Speed post seeking PAN and bank details within 90 days of the circular and two reminders thereof with a gap of 30 days.	Requesting shareholders through its Annual Reports 2017-18, 2018-19 & 2019-20 respectively b) Also published on various occasions / dates in Business Standard and Andhra Prabha on 01-09-2018 and Financial Express & Nava Telangana on two dates 02-12-2019 and on 16-12-2020 respectively.	NSDL and CDSL to exempt the company from complying with the Circular. This is purely due to involvement of hugh financial burden and would also be contradiction of green initiative of the SEBI and Government of India.
		c) Further as an SOP by our at our In-House Share Transfe Department, the company is reiterating the implications of the SEBI Notifications in all the correspondences (both in physical and electronically) made with the	The company is yet receive communication from the Regulators on the above matter.

shareholders.



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3.	As per Regulation 33 of
	SEBI (LODR) Reg, 2015,
	every listed company has to
	submit its Annual
	Standalone Financial
	Results for period ended 31st
	March within 60 days from
	the end of Financial year
	and Unaudited Quarterly
	Financial Results within 45
	days from the end of each
	quarter.

Due to Covid Pandemic, SEBI extended the timelines as per their Notifications. The company has submitted

- (i) Annual financial statements on 14th Aug 2020;
- (ii) Unaudited quarter ended financial results for quarter ended June 30, 2020 was submitted on 30-09-2020 and quarter ended 30-Sep, 2020 was submitted on 30-11-2020.

We have been given to understand that due to COVID -19 pandemic, it impacted functioning of various departments in the company and hence could not complete the finalization of accounts and audit within the time limit prescribed and consequent upon the same delayed filings were made with SEBI.

The company has intimated the detailed reasons for the delay in circulating financial results to stock exchanges which have been accepted by the concerned.

4. As per Regulation 14 of SEBI (LODR) Reg, 2015 every listed entity shall pay listing fee within timelines prescribed.

Due to Covid Pandemic, SEBI extended the timelines for payment of custodian fee till 30th June, 2020.

As per Regulation 29(2) of 5. SEBI (LODR) Regulations, 2015, the listed entity shall give intimation of the Board meeting to the Exchange at least five days in advance (excluding date of intimation and date of meeting) for the subject which includes matters proposal for approval of financial results.

The company paid the listing fees for the FY 2020-21 to both the Stock Exchange (s) on 26th Nov, 2020.

The Company had intimated to stock exchanges on 9th Aug, 2020 regarding the board meeting scheduled to be held on 14-08-2020.

We have been given to understand that due to COVID -19 pandemic and complete lockdown all over India resulted in delay in payment of listing fees.

We have been given to understand that due to COVID -19 pandemic and complete lock down in India, there was delay in filing. The Stock Exchange (s) initially levied penalties which were later on waived off by both the Stock Exchange (s)

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6.	As per Regulation 31 of SEBI (LODR) Regulations.
	every listed entity has to
	submit shareholding pattern
	on quarterly basis within 21
	days of end of the quarter.

The company could not file the shareholding pattern for the period ended 30-09-2020 within due date.

NSDL stopped access to beneficial possession to the Company wef 31-07-2020. Due to delay in settlement of annual custodial fee as NSDL did not send the Invoice for process and payment to the Company.

Hence, Company could Shareholding file pattern ending 30-09-2020 within 21 days and the consequent delay had been brought to the Notice of Stock Exchanges with details explanations.

We were informed that the same was filed on 1st Dec, 2020.

- (b) The listed entity has maintained proper records under the provisions of the above Regulations and circulars/ guidelines issued there under in so far 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 SOP issued by SEBI through various circulars) under the aforesaid Acts etc:

SI	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.
1.	Stock Exchange	The Composition of the Board of Directors, in relation to the appointment of Independent Directors, is not in compliance with Regulation 17 (1) during the quarters ended March 2020 & June 2020.	invoked SEBI Standard Operating Procedures in	



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2.	Stock Exchange	Non-Compliance of Regulation 33 for delayed filing of annual financial statements. (Quarterly Accounts and Annual Accounts)	levied fine in terms of SEBI SOP. The company made representations	We have been given to understand that: Company's representation had been accepted by BSE for Mar, 2020 quarter. Company yet to receive the BSE response for Jun 2020 representation. Company paid the penalty for Sep 2020 quarter for the notice from BSE.
3.	Stock Exchange	Non-Compliance of Regulation 33 for delayed filing of annual financial statements. (Quarterly Accounts and Annual Accounts)	Stock exchanges have levied fine in terms of SEBI SOP. The company made representations	We have been given to understand that: Company yet to receive the NSE response for Mar, 2020 quarter. Company's representation had been rejected and Company made payment to NSE for Jun 2020. Company paid the penalty for Sep 2020 quarter for the notice from NSE.
4.	Stock Exchange	Regulation 29 relating to		We were given to understand that the notice to the board meeting were not as per Regulation 29 (2) and Company received Notices and consequent upon the same Company gave representation application (s) for waiver which was accepted by Stock Exchange (s)



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5.	Stock Exchange		delay. The company made representations & requested the stock exchanges for waiver of fine The company is yet to	understand that the Company made representation pursuant to Notice issued by SEBI / Stock Exchanges for delayed filing, for which Company made waiver
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(d) The listed entity has taken the following actions to comply with the observations made in previous reports for FY 2019-2020 :

SI	Observations of PCS in the previous reports	Observations made in SAR 2020	Actions taken by the listed entity, if any	Comments of PCS on actions taken
1.	Composition of the Board Independent Directors	Composition of the Board Independent Directors	We reported in our previous Certification that the company is taking all possible endeavors to reinstate the Board with requisite number of Independent Directors. Further, it was explained to us that due to Financial Stress and other liquidity challenges, the Company could not succeed on this matter. Later on, Company appointed Independent Directors on the Board and complied with the regulations	Comments of PCS on actions taken We have been given to understand that the Company is in compliance with the requirement of Regulation 17 (1) as on the date of issuing this Certificate.

#101, Sri Sai Krishna Residency, Lane adjacent to Bake Zone, 1-2-234/13, Aravindnagar, Domalguda, Hyderabad 500 029.



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2.	SEBI	As per said SEBI	We have been informed that	We were given to
	Circular	Circular; listed	the company:	understand that the
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			made with the shareholders.	* Hyderahad



3. Submission to stock exchanges, the audit report issued by a Practicing CS on a quarterly basis Regulation 55A of SEBI (Depositories and Participants) Regulations, 1996	PCS issued Share Capital Audit Report for the quarter ended September 2019 within the time limit specified.	the Stock Exchanges on the delay caused due to the appointment of new Company Secretary and Compliance Officer and the filing as such has her	understand that this compliance was done pos appointment of Company Secretary cum Compliance
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Place: Hyderabad Date: 30th Jun, 2021 Hyderabad **

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For KBG Associates Company Secretaries

(Srikrishna S Chintalapati)

Partner CP # 6262

UDIN: F005984C000552695