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27TH May, 2023

To, Corporate Relations Department Bombay Stock Exchange Limited 2nd Floor, P.J. Towers Dalal Street, Mumbai – 400 001 **Scrip Code: 522163**

Τo,

Corporate Relations Department National Stock Exchange of India Limited Exchange Plaza, Plot No. C/1, G- Block, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051 Symbol: DIAPOWER

Sub: Annual Secretarial Compliance Report for the year ended 31st March, 2023.

Dear Sir/Madam,

In compliance of Regulation 24A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended read with SEBI Circular No. CIR/CFD/CMD1/27/2019 dated 8th February, 2019, we are enclosing herewith Annual Secretarial Compliance Report for the year ended 31st March, 2023, issued by M/s. A. Shah & Associates, Practising Company Secretaries, Ahmedabad.

We request you to please take the same on record.

For, Diamond Power Infrastructure Limited

Digitally signed by TUSHAR **TUSHAR JANARDAN** JANARDAN LAKHMAPURKAR LAKHMAPURKAR Date: 2023.05.27 09:54:07 +05'30'

Tushar J. Lakhmapurkar VP - Legal & Company Secretary

Encl: As above



SECRETARIAL COMPLIANCE REPORT OF M/S. DIAMOND POWER INFRASTRUCTURE LIMITED FOR THE YEAR ENDED 31st MARCH, 2023

We have conducted the review of the compliance of the applicable statutory provisions and the adherence to good corporate practices by **DIAMOND POWER INFRASTRUCTURE LIMITED** (hereinafter referred as 'the listed entity'), having its Registered Office at **PHASE-II,VILLAGE-VADAVALA,TA.SAVLI, BARODA GJ 391520 IN** Secretarial Review was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and to provide our observations 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 the listed entity has, during the review period covering the financial year ended on **31**ST **MARCH**, **2023** complied with the statutory provisions listed hereunder in the manner and subject to the reporting made hereinafter:

We, M/s. A. Shah & Associates, Practicing Company Secretaries have examined:

(a) all the documents and records made available to us and explanation provided by **DIAMOND POWER INFRASTRUCTURE 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 **31**st **March, 2023** ("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;

(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 (Prohibition of Insider Trading) Regulations, 2015;

(e) Securities and Exchange Board of India (Depository Participant) Regulations, 2018 and circulars/guidelines issued thereunder;

and based on the above examination, We hereby report that, during the Review Period the compliance status of the listed entity is appended as below:

- I. The listed entity has complied with the provisions of the above Regulations and circulars/ guidelines issued thereunder, except in respect of matters specified below:
 - a) In accordance with the applicable provisions of the Insolvency and Bankruptcy Code 2016 (IBC Code), the Corporate Insolvency Resolution Process (CIRP) of the Company was initiated by the Financial Creditors of the Company. The Financial Creditors filed the petition to initiate the CIRP Process and was admitted by the National Company Law Tribunal (NCLT) on 24th August, 2018 (Insolvency Commencement Date).
 - b) Of the various resolution plans submitted, the COC approved the resolution plan submitted by M/s GSEC Ltd in consortium with Mr. Rakeshbhai R. Shah and affiliate groups (GSEC & AFFILIATES) at its meeting held on 6th January, 2022. The RP submitted the COC approved resolution plan to the NCLT for its approval and the NCLT approved the resolution plan submitted by M/s GSEC Ltd in consortium with Mr. Rakeshbhai R. Shah and affiliate groups vide its order dated 20th June, 2022.
 - c) The National Company Law Tribunal, Ahmedabad bench vide **NCLT Order IA No. 160 of 2022 in CP (IB) 137 of 2018 dated 20/06/2022** approved the resolution plan submitted by the consortium of GSEC Limited along with Mr. RakeshRamanlal Shah and other affiliates.
 - d) Further, 17th September 2022 which was fixed as a trigger date, when change of management has taken place and first meeting of the newly constituted Board of Directors was convened. Also on the same day, Secretary & Compliance Officer of the company is also appointed.
 - e) The company has not complied with any of the compliances of SEBI (LODR) till June,22 quarter as the company was under the CIRP process and new board took over the management of the company w e f 17th September, 2022.
 - Hence w e f 17 September,2022 quarter ,company has started compliances of SEBI regulations to both stock exchanges BSE and NSE.
 - Due to unavailability of login credential of NSE mails of the compliances were sent as per the direction given by NSE and after that when the login credentials issued the same compliances uploaded on the portal.

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• The process of constituting a new board was undergoing and past data of the company did not exists at that time and other details of non-compliance as mentioned below for F Y 2022-23:

Cre	Compliance	Dogulation	Davieties	Charle	A at -	Trees	Violett	Eine e	Observetter	Manager	Dorres
Sr. No.	Compliance requiremen			Stock exchang	Action	Type of	Violatio n	гine	Observation by PCS	Managem ent	Remai ks
INO.	requirement			exchang	by	action	11		by FGS	response	кS
				C	compa	action				response	
					ny						
1.	In	Regulation	Delay in	BSE	Compa		Delay in		Delay in	Delay in	Delay
	pursuance	27(2),Corp	submissior		ny has	-	submiss		submission	submissi	in
	of SEBI	orate	of		taken		ion of		due to the	n due to	submi
	(LODR)	Governance	September		correc		Septem		undergoing	the	ssion
	Regulation		2022		tive		ber,202		process of a	undergoi	due to
	,2015 the				steps		2		new board	ng	the
	listed				in			1	and past	process o	under
	entity				regard				data of the	a new	going
	make such				to				company	board	proce:
	disclosure				compl				was not	and past	s of a
	within				y with		K N		exists for	data of	new board
	twenty				the				September	the	board
	one days from the				said				quarter.	company	and
	end of				regula ion					was not exists.	past data o
	each				1011					exists.	the
	quarter										compa
	quarter										ny
											was
						*					not
											exists.
2.	In	Regulation	Delay in	BSE and	Compa	Mail	Delay in	_	Delay in	Clarificati	The
	pursuance	33	submissior	NSE	ny has	receiv	submiss		submission	on letter	proces
	of SEBI		of		taken	ed	ion		due to the	sent to	s of
	(LODR)		September		correc	from			undergoing	the BSE	consti
	Regulation		2022.		tive	the			process of a	and NSE	uting
	,2015 the				steps	NSE			new board		a new
	listed				in	and			and past		board
	entity				regard	R2F			data of the		was
	make such disclosure				to compl				company was not		under going
	within				compl y with				exists for		and
	forty five				the				September		past
	days from				said				quarter		data o
	the end of	_			regula				4441 661		the
	each				ion						compa
	quarter										ny did
	-										not
											exists
											at that
											time
											and
											hence
											delay
1											
											in the
										1B	submi

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											ssion.
3.	In	Dogulatio	Non	BSE	Comp	Fino	Non	0204	Company	Waiver	
	In pursuance of SEBI (LODR) Regulation ,2015 the listed entity shall appoint company secretary.	Regulatio n 6(1)	Non- compliance		taken correc tive steps in regard to compl y with the said regula ion	levied	Non- complia nce	0(Ind ludin g GST)	Company has filed waiver application and it has been approved	applicatio n filed and it has been approved	grante d
4.	In pursuance of SEBI (LODR) Regulation ,2015 the listed entity make such disclosure within forty five days from the end of each quarter	Regulatio n-33	Non-filing of consolidate d financia result fo December, 2022	BSE and NSE	Waive r applic ation filed	Fine levied	Non- filing o consolid ated financia result	1652 00 and from NSE 2655 00(In cludi ng	regulation is not applicable to the company still company paid fine o BSE and the same pending a NSE and a the both stock exchanges	said regulatio n is no applicabl e to the company still company paid fin of BSI and the same pending at NSI and at the both stock exchange	said regula tion i not applic able to the compa ny stil compa ny stil compa fine o BSE and the same pendi ng a NSE and a the both stock excha nges the waive r applic ation has

						been filed.

(b) The listed entity has taken the following actions to comply with the observations made in previous reports: It could not be take up as there was no secretarial audit carried out for previous Financial years.

Sr. No.	Observations of the Practicing Company Secretary in the previous reports	Observations made in the secretarial compliance report in the previous reports	Actions taken by the listed entity, if any	Comments of the Practicing Company Secretary on the actions taken by the listed entity
1.		Not A	pplicable	
2.		Not A	pplicable	, Y

II. Compliance related to Resignation of statutory auditors from listed entities and their material subsidiaries as per the SEBI circular CIR/CFD/CMD1/114/2019 dated 18th October,2019:

Sr. No.	Particulars	Compliance Status(Yes/ No/NA)	Observations /Remarks by PCS*						
1.	Compliance with the following conditions while appointing/re-appointing an auditor:								
C	 I. If the auditor resigns within 45 days from the end of a quarter of a financial year, then the auditor shall, before such resignation, issue the limited review/ audit report for such quarter; or II. If the auditor resigns after 45 days from the end of a quarter of a financial year, then the auditor shall, before such resignation, issue the limited review/ audit report for such quarter as well as the next quarter; or III. if the auditor has signed the limited review/ audit report for the first three quarters of a financial year, then the auditor shall, before such resignation as well as the next quarter; or III. if the auditor has signed the limited review/ audit report for the first three quarters of a financial year, then the auditor shall, before such resignation, issue the limited review/ audit report for the last quarter of such financial year as well as the audit report for such financial year. 	Not Applicable	As the statutory auditor of the company has not resigned. This clause is not applicable.						
2.	Other conditions relating to resignation of statutory auditor:								
	 I. Reporting of concerns 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 may hamper the audit process, the auditor shall 	Not Applicable	As the statutory auditor of the company has not resigned. This clause is not applicable.						

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 listed entitic concernent di waiting for the detain of the deta	the Chairman of the Audit Committee of t ty and the Audit Committee shall receive su irectly and immediately without specifica r the quarterly Audit Committee meetings. e auditor proposes to resign, all concerns with the proposed resignation, along with relevant s shall be brought to the notice of the Audit e. In cases where the proposed resignation i-receipt of information / explanation from t the auditor shall inform the Audit Committe ails of information / explanation sought a ed by the management, as applicable. Committee / board of directors, as the can hall deliberate on the matter on the receipt mation from the auditor relating to propose as mentioned above and communicate the management and the auditor. The management and the auditor. The the sprovided an appropriate disclaimer report, which is in accordance with to of Auditing as specified by ICAI / NFRA. the listed entity/ its material subsidiary h e information required by the auditor.	ch lly ith int dit is he cee nd see of sal its in he in	
information format as	entity/its material subsidiary has obtain from the auditor upon resignation, in t specified in Annexure-A in SEBI circul ID1/114/2019 dated 18 th October,2019	he	As the statutory auditor of the company has not resigned. This clause is not applicable.

III. I/we hereby report that, during the review period the compliance status of the listed entity is appended as below :

Sr.	Particulars	Compliance	Observations
No.		Status(Yes/No/NA)	/Remarks by PCS*
1.	SecretarialStandards: The compliances of the listed entity are in accordance with theapplicable Secretarial Standards (SS) issued by the Institute ofCompanySecretariesIndia (ICSI),namely CSS-1 TO CSS-4	Yes	The company was under the CIRP since 2018 and the NCLT has issued final order dated 20th June, 2022 and the New management of the Company has taken over the management of the Company with effect from 17th September, 2022 and the new board started compliance of the Secretarial Standards regarding conducting Board



			Meeting and General Meeting from the 17 th September onwards. The company has complied with the Secretarial Standards on Meetings of Board of Directors (SS-1), General Meetings (SS-2), Secretarial Standard on Dividend (SS- 3)(SS-3 not applicable),and Report of the board of directors(SS-4) to the extent applicable with effective from 17 th September,2022.
2.	Adoptionand timely updation of the 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 S EBIR egulations and has been reviewe d&timely updated as perther egulation ns/circulars/guidelines issued by SEBI	Yes	The all policies of the company has been effective from 14 th November,2022
3.	 <u>Maintenanceanddisclosureson</u> <u>Website:</u> TheListed entityis maintaining afunctional website Timely dissemination of the documents/ information under aseparatesectionon the website Web-links provided in annual corporate governance reportsunder Regulation 27(2) are accurate and specific which re- directstotherelevantdocument(s)/ sectionofthe website 	Yes	The listed entity is maintaining a website and information is timely disseminated on the website.
4.	DisqualificationofDirector: NoneoftheDirectoroftheCompanyare disqualifiedunderSection164 ofCompanies Act, 2013	Yes	None of the directors of the company are disqualified underSection164 ofCompanies Act, 2013.
5.	<u>Toexaminedetails relatedto</u> <u>Subsidiariesof listedentities:</u> (a) Identificationofmaterialsubsidiary companies (b) Requirementswithrespecttodisclos	NA	The company has neither any material subsidiary nor subsidiary.
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ervationofDocuments: listedentityispreservingandmaint ngrecordsasprescribed under I Regulations and disposal of ords asper Policy of Preservation Documents and Archival cyprescribedunder SEBILODR ulations, 2015.	Yes	The company was under CIRP process and the new promoters of the Company took over the management in place of the suspended /erstwhile Board of Directors and Resolution professional, w.e.f. 17th September, 2022. And since the Company was not in operational mode, various compliances were not been submitted during the period of Corporate Insolvency Resolution Process. The newly constituted Board is transitioning the takeover and also evaluating the status of various statutory compliances and collecting the information/documents
		pertaining to any non- compliances, which process is ongoing and expected to be
<u>FormanceEvaluation:</u> listed entity has conducted formance evaluation of theBoard.	Yes	completed soon. For the CIRP period, it is difficult to comment whether documents were preserved as company was managed under the hands of RP. Upon take over by new management, preservation policy was framed and since then company has been complying the same. The new policy of the company has been effective from 14 th November,2022 The company has conducted performance evaluation of theBoard, Independent Directors and the Committees
io ep nr		listed entity has conducted rmance evaluation of theBoard, pendent Directors and the nittees at the startofevery cial yearasprescribedin



			The common has obtained
8.	RelatedPartyTransactions:		The company has obtained priorapprovalofAuditCommitt
	(a) Thelistedentity has obtained priors		eeforall Related
	(a) Thelistedentityhasobtainedpriora pprovalofAuditCommitteeforall	Yes	partytransactions in 2 nd half
	Related partytransactions	105	of the financial year 2022-23.
	(b) In case no prior approval		However, there was delayed
	obtained, the listed entity		in submission of the report of
	shallprovide detailed reasons		the same as the half-yearly
	along with confirmation		financial results were
	whether the transactions		approved by the Board
	were		beyond the prescribed time
	subsequentlyapproved/ratified/r		period.
	ejectedby the Auditcommittee		
9.	Disclosureof eventsor information:		The company has made
			disclosures under Regulation
	The listed entity has provided all the		30 along with Schedule III of
	required disclosure(s)under	Yes	SEBI
	Regulation 30 along with Schedule III		LODRRegulations,2015 within
	of SEBI		thetimelimitsprescribedthere
	LODRRegulations,2015withinthetime		under.
10.	limitsprescribedthereunder. ProhibitionofInsiderTrading:		The company has filed
10.	Promotiononnsider frading:		The company has filed Structured Digital Database
	The listedentityisincompliance	Yes	Compliance Certificate for the
	withRegulation3(5)&3(6)SEBI(Prohi		quarter ended on December
	bition ofInsiderTrading) Regulations,		2022 and March 2023.
	2015	\mathbf{X}	
11.	Actions taken by SEBI or Stock		As mentioned in Annexure-1
	Exchange(s), if any:		
	No Actions taken against the listed		
	entity/ its promoters/ directors/	Yes	
	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		
12.	AdditionalNon-compliances,ifany:		The company has not made
		Not Applicable	any additional non-
	Noanyadditionalnon-		compliances.
	complianceobservedforallSEBIregulati		
	on/circular/guidancenote etc.		

Assumptions & Limitation of scope and Review:

- 1. Compliance of the applicable laws and ensuring the authenticity of documents and information furnished, are the responsibilities of the management of the listed entity.
- 2. Our responsibility is to report based upon our examination of relevant documents and information. This is neither an audit nor an expression of opinion.

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- 3. We have not verified the correctness and appropriateness of financial Records and Books of Accounts of the listed entity.
- 4. This Report is solely for the intended purpose of compliance in terms of Regulation 24A (2) of the SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015 and is neither an assurance as to the future viability of the listed entity nor of the efficacy or effectiveness with which the management hasconducted the affairs of the listed entity.

PLACE: AHMEDABAD DATE: 26.05.2023

FOR, M/S. A. SHAH & ASSOCIATES PRACTICING COMPANY SECRETARIES

SHAH ANISH Digitally signed by SHAH ANISH BABUBHAI BABUBHAI Date: 2023.05.26 17:41:46 +05'30'

MR. ANISH B. SHAH PROPRIETOR FCS NO.: 4713 C P NO.:6560 PR NO: 725/2020 (UDIN: F004713E000391011)

<u>Annexure-1</u>

- 1. In accordance with the applicable provisions of the Insolvency and Bankruptcy Code 2016 (IBC Code), the Corporate Insolvency Resolution Process (CIRP) of the Company was initiated by the Financial Creditors of the Company. The Financial Creditors petition to initiated the CIRP was admitted by the National Company Law Tribunal (NCLT) on 24th August, 2018 (Insolvency Commencement Date). Mr. R.D. Chaudhary was appointed Interim Resolution Professional (IRP) on 24th August, 2018 to manage the affairs of the Company.
- 2. Of the various resolution plans submitted, the COC approved the resolution plan submitted by M/s GSEC Ltd in consortium with Mr. Rakeshbhai R. Shah and affiliate groups (GSEC & AFFILIATES) at its meeting held on 6th January, 2022. The RP submitted the COC approved resolution plan to the NCLT for its approval and the NCLT approved the resolution plan submitted by M/s GSEC Ltd in consortium with Mr. Rakeshbhai R. Shah and affiliate groups vide its order dated 20th June, 2022.
- 3. The National Company Law Tribunal, Ahmedabad bench vide NCLT Order IA No. 160 of 2022 in CP (IB) 137 of 2018 dated 20/06/2022 approved the resolution plan submitted by the consortium of GSEC Limited along with Mr. RakeshRamanlal Shah and other affiliates.
- 4. Further, on 17th September 2022 which was fixed as a trigger date, when change of management has taken place and first meeting of the newly constituted Board of Directors was convened. Also on the same day, the undersigned is appointed as Company Secretary & Compliance Officer. All the necessary disclosures of the outcome of the said Board Meeting have already been disclosed to the Stock Exchanges.
- 5. From the date of Change over the management of the Company, i.e., from 17th September, 2022, the structure of the Shareholding of the Company has changed. As per the aforesaid NCLT order dated 20th June, 2022 and Approved Resolution plan, the new management of the Company at its first meeting held on 17th September, 2022, had passed the following two resolutions:
 - Reduction of existing Share Capital of the Company of 269710679 Equity Shares of Rs. 10 each to 2697106 Equity Shares of Rs. 10 each, and
 - Allotment of 5,00,00,000 Equity shares of Rs. 10 each to the new promoters of the Company. Listing application has been made at BSE while for NSE, it will be done post reduction approval.
- 6. During the application of reduction of capital, the requirement letters/mails received from NSE for SOP fines of Rs. 18,78,68,179, levied on the Company and from the BSE received mail regarding dues of annual listing fees of past years of Rs.14,83,370/- and for the same waiver applications has been filed to both stock exchanges(BSE and NSE) but till date any confirmation has not been received.However, in respect of SOP fine of BSE, the Company has received a confirmation mail dated 14th February, 2023, for waiver of all past Fine / penalty dues.
- 7. For the Reduction of existing Share Capital, the in principal approval has been received from the NSE and the same approval is pending from the BSE.
- 8. Action taken 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 as specified below:

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Sr.	Compliance	Circular	Deviation	Stock	Actio	Туре	Violatic	Fine	Observa	Manageme	Remarks
No.	requirement	No.		exchang	n	of	n		tion b	nt respons	
				e	take	actio			PCS		
					n by	n			-		
1.	In	Regulati	Non-	BSE			Non-	92040	Compan		Waiver
	pursuance of	on 6(1)	compliance		er		complia		-	application	
	SEBI (LODR) Regulation,2				appl catio	d	nce	ng GST)	filed waiver	filed and i has beer	n granted
	015 the				n			631)	applicat		
	listed entity				filed				on and i		
	shall				meu				has been		
	appoint								approve		
	company								d		
	secretary.										
2.	In	Regulati	Non-filing	BSE and	Waiv			From		As the said	
	pursuance of	on-33	of	NSE	er	levie	0		said	regulation	regulation
	SEBI (LODR)		consolidate		appl	d	consoli		regulati		
	Regulation,2 015 the		d financia result fo		catio n		dated financia	and from	on is no applicab	applicable to th	applicable to the
	listed entity		December,2		filed		l result	NSE	* •	company	company
	make such		022		meu		ITCSuit	26550	compan	1 0	still
	disclosure						7 h	(includ	y stil		company
	within forty							ng	compan		
	five days							GST)	y pai	BSE and	of BSE and
	from the end								fine o		
	of each									pending a	
	quarter								the same		
									pending	the botl stock	the botl stock
									at NSI and a		exchanges
					•					the waive	-
									stock	application	
									exchang		n has been
									es th	filed.	filed.
									waiver		
									applicat		
									on ha		
									been		
									filed.		

FOR, M/S. A. SHAH & ASSOCIATES PRACTICING COMPANY SECRETARIES

SHAH ANISH Digitally signed by SHAH ANISH BABUBHAI Date: 2023.05.26 17:41:16 +05'30'

MR. ANISH B. SHAH PROPRIETOR FCS NO.: 4713 C P NO.:6560 PR NO: 725/2020 (UDIN: F004713E000391011)

PLACE: AHMEDABAD DATE: 26.05.2023