Ramsarup Industries Ltd.



Date: 31st July, 2020

To
Corporate Relation Department **BSE Ltd.**P.J. Towers, Dalal Street, 25th Floor,

Mumbai 400 001

Dear Sir,

Sub: Secretarial Compliance Report

We are enclosing herewith Secretarial Compliance Report in terms of SEBI Circular CIR/CFD/CMD1/27/2019 under SEBI (Listing Obligations and Disclosure Requirements) ik pe m 06459, ik pe m) in line with the provisions of the Companies Act, 2013 for the year ended as on 31st March, 2020.

Please acknowledge the receipt.

Thanking You, Yours Faithfully,

For Ramsarup Industries Ltd.

Kshitiz Chhawchharia

(IBB/IPA-001/IP-P00358/2017-18/10616)

(Erstwhile Resolution Professional)

Address: B. Chhawchharia & Co., 8A & 8B, Satyam Towers, 3, Alipore Road, Kolkata - 700 027

Contact No. 033 2479 1951 / Mob - 98304 92324

Email: kshitiz@bccoindia.com / ip.ramsarup@in.gt.com

Encl: As Stated.

OFFICE:

7C,Kiran Shankar Roy Road, "Hastings Chambers",2nd Floor, Room No.1.
Kolkata 700001
CIN: L65993WB1979PLC032113

Phone: 4000 9100, 22421200, Fax: 91-33-2242 1888

Website: www.ramsarup.com

Secretarial Compliance Report of Ramsarup Industries Limited for the year ended 31st March, 2020

We, M/s D. Raut & Associates, Company Secretaries, have examined:

- a) All the documents and records made available to us and explanation provided by *Ramsarup Industries Limited* ("the listed entity"),
- b) The fillings/submissions made by the listed entity to the stock exchanges,
- c) Website of the listed entity,
- d) Any other document/filling as may be relevant, which has been relied upon to make this certification.

for the year ended 31st March, 2020 ("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 (Buyback of Securities) Regulations, 2018;
- e) Securities and exchange Board of India (Share Based Employees Benefits) Regulations, 2014;
- 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, 2018;
- h) Securities and exchange Board of India (Prohibition of Insider Trading) Regulations, 2015; And circulars/guidelines issued there under;

On the affairs of the Company we like to mention that the Company is under Corporate Insolvency Resolution Process (CIRP). Pursuant to the order dated 8th January, 2018 of the National Company Law Tribunal, Kolkata, CIRP was initiated for the Company in accordance with the provisions of the Insolvency and Bankruptcy Code, 2016 ("Code") and the related rules and regulations issued there under. As a result, pursuant to Section 17 of the Code, the powers of the Board of Directors of the Company stood suspended as on the CIRP Commencement Date and were vested with Mr. Nilesh Sharma who was appointed as the Interior Resolution Professional of the Company in terms of the said Order. Thereafter, Mr. Kshitiz Chhawcharia was appointed as Resolution Professional (RP) in place

1

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of Mr. Nilesh Sharma in the meeting of CoC held on 7th February, 2018 and which was confirmed by Hon'ble NCLT, Kolkata vide its order dated 2nd May, 2018. Consequently, all actions that were deemed to be taken by the board of Directors would be given effect to by the RP during the continuance of the CIR Process as per the Code.

Further, the Hon'ble NCLT vide order dated 21 June 2018 has had extended the period of CIRP by 90 days with effect from 06 July 2018. Public Announcement was made for Expression of Interest and bids received were considered by Committee of Creditors (CoC.) Subsequently, Hon'ble NCLAT's vide order dated 25 September 2018 extended the period by 48 days. Hon'ble NCLT vide orders dated 19 November 2018 and order dated 12 February 2019 granted an exclusion of 86 days and 24 days respectively for calculating the CIRP period and therefore CIRP process was extended to 15 February 2019 and 12 March 2019 respectively. Thereafter the Hon'ble NCLT vide its order dated 13 March 2019 further excluded a time period of 10 days for calculating the CIRP period and therefore the CIRP process was extended to 23 March 2019.

Pursuant to Section 30 (4) of the Insolvency and Bankruptcy Code, 2016, the Committee of Creditors of the Company ("CoC") has approved a resolution plan by a vote of 74.41% of the voting share of the CoC, through the e-voting process which concluded on 16th March 2019. The Resolution Plan was submitted with Hon'ble NCLT, Kolkata on 23rd March, 2019 for their approval by the Resolution Professional. Through the hearing dated 3rd June, 2019, the Resolution Plan by the consortium of SS Natural Resources Private Limited and Shyam SEL & Power Limited was duly approved by CoC was placed before Adjudicating Authority for consideration with CA(IB)No.352/KB/2019. On submissions by other affected parties the Adjudicating Authority directed all the respondents to file the reply affidavit for consideration of matter fixed for hearing on 1st July, 2019.

The Hon'ble NCLT, Kolkata bench has passed an order under section 31 (1) of the Insolvency and Bankruptcy Code on September 4, 2019 ("Order"), approving the resolution plan for Ramsarup Industries Limited submitted by the consortium of SS Natural Resources Private Limited and Shyam SEL & Power Limited. As informed to us this order has been appealed against by certain stakeholders in NCLAT and the matter is sub-judice.

In the meantime Monitoring Agency Committee has been formed and the appeal is yet to be disposed.

As stated in earlier report the Company had submitted some compliances under relevant Regulations belatedly for which some notices had been received by the Company for which reply has been submitted. Some of the compliance which has not been submitted till date are as follows:

Sr.	Compliance Requirement (Regulations/	Deviations	Observations/
No	circulars/ guidelines including specific		Remarks of the
	clause)		Practicing Company
			Secretary
1.	Regulation 33 Financial Results-	Not Submitted since	Company has not
	Quarterly/Half-yearly/ Annual)	31st March, 2018	submitted quarterly/
			half-yearly/ annual
			audited and unaudited
		,	financial results and



			also notice for such non-compliance has been issued from stock Exchange.
2.	Regulation 29 submission of prior intimation of Board Meeting for the approval of financial results quarterly/ half yearly/ annually	31st March, 2018	The Company has informed that the Statutory Auditor was not appointed/ has not submitted the Report

During the Review Period regarding the submission of compliance under relevant regulations our observations are as follow;

a) The listed entity has complied with the provisions of the Regulations and circulars/guidelines issued thereunder, except in respect of matters specified below:-

Sr.	Compliance requirement	Deviations	Observations/Remarks of the
No	(Regulations/circulars/guidel		Practicing Company
	ines including specific		Secretary
	clause)		,
1	Reg-7(3), Reg-13(3), Reg-	Delayed	Delayed submitted and notice
	27(2), Reg-31, Reg 55A,	submission for	issued from the Stock
	Reg-40(9) & Reg-7(3)	some quarter	Exchanges for which reply
			was also submitted.
2	Reg-33 Financial Results—	Not submitted	Company has not submitted
	Quarterly/Half-	since 31st	quarterly/half-yearly/annual
	yearly/Annual	March, 2018	audited and unaudited
			financial results and also
			notice for such non-
		-	compliance has been issued
			from the Stock Exchange.
3	Reg-34 Annual Report for the	Not submitted	Company has not submitted
	F.Y 2017-18 & F.Y 2018-19		Annual Report as the AGM
			for the F.Y 2017-18 & 2018-
			19 has not been held yet.
4	Reg-14 Listing Fees	Not paid	Company has not paid listing
		•	fee for the early year(s);
			notice has been issued from
			Stock Exchange
5	Reg-46 Company Website	Content is not	Though the company has its
		in compliance	website, its content &
		with the	updation are not in
		regulation	accordance with certain
			clauses of Reg-46 of LODR

6	Reg-30(1) and 30(2)-SEBI Takeover Regulations 2011- Annual	Not submitted	No intimation regarding the submission of such documents was received by us.
7	Reg 24(A) Annual Secretarial Compliance Report for the F.Y 2018-19	Submitted	Delayed submitted

- 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 there under:

Sr.	Ac	tion taken	Details	of	Details of action	Observations/Rema	arks of the
No	by		violation		taken	Practicing	Company
					E.g.fines,warning	Secretary, If any.	
					letter debarment,		
					etc.		
	1. Show Cause Notices for non-compliances and Notice imposing Penalty has been issued by the Exchange(s) for the above non Compliances as mentione in (a) above.						
	2.					ed to the above with sting moratorium po	

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

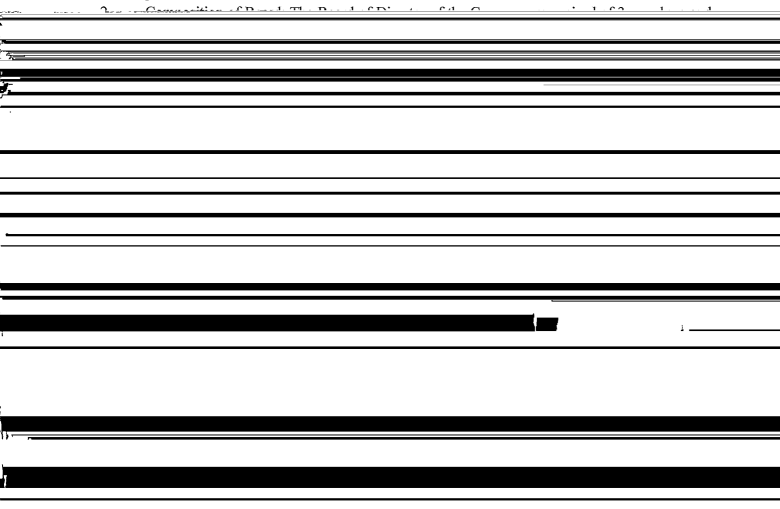
Sr.	Observations of the		Actions taken	Comments of the
No	Practicing Company	made in the	by the listed	practicing Company
	Secretary in the		entity, if any	Secretary on the
	previous reports	report for the		actions taken by the
		year ended 31st		listed entity
		March, 2019		
		(The years are to	•	
		be mentioned)		
1.	Reg-7(3), Reg-13(3),	Delayed	Reply has been	Delayed submission
	Reg-27(2), Reg-31, Reg	submitted and	submitted	
	55AReg-40(9) & Reg-	notice issued		, i
	7(3)- Submitted	from Stock		
	belatedly	Exchange		



2.	Reg 33- and other		Notice has been	Not yet submitted
	relevant Reg-29	since 31st	issued for	
		March, 2018	which reply has	
			been sent	
3.	Reg 34 Annual Report	Not submitted	Till date not	Till date not submitted
	for the F.Y 2017-18		submitted	
4.	Reg-14 Listing Fees	Not Paid	Till date not	Till date not paid
			paid	
5.	Reg-46 Company	Content is not in	Till date not	Till date not updated
	Website	compliance with	updated	
		the regulation	_	
6.	Reg-30(1) and 30(2)-	No intimation	Not submitted	No information
	SEBI Takeover	regarding the	;	received.
	Regulations 2011-	submission of		
	Annual	such documents		
		was received by		
		us.		

Further our general qualification/observation on the affairs of the Company includes:

1.	Key Managerial Personnel: The Company has not appointed Company Secretary and Chief
	Financial Officer (CFO) as Key Managerial Personnel which are not in compliance with the
	provision of section 203 of the Act.



- 6. Chief Executive Officer & CFO Certification: Since the Company does not have any CFO, there is non-compliance of Regulation 17(8) of SEBI (LODR) 2015.
- 7. Though SEBI (LODR) 2015 was applicable to all Listed Companies w.e.f 1st December 2015 however the Company has not formulated any of the following policies which tantamount to the non –compliances of prescribed regulations under SEBI (LODR) 2015:
 - a) Nomination & Remuneration Policy.
 - b) Performance Evaluation Policy on Directors.
 - c) Policy for Determination of Materiality of Events.
 - d) Policy for preservation of documents/ Archival Policy.
 - e) Board Diversity Policy.
 - f) Familiarization Programme for Independent Directors.
- 8. Internal Auditor: Since the operations of the Company have been shut for more than 6 years, the Company has not appointed any Internal Auditor which is not in compliance with section 138 and other related provisions of the Act and regulations of SEBI (LODR) 2015
- 9. Website: Though the Company has its website, but it is not maintained as per certain clauses of the Regulation 46 of SEBI (LODR) 2015.
- 10. The Company has not paid the Annual Listing Fees for BSE from the Financial Year 2016-17 onwards and for NSE from the Financial Year 2015-16 onwards.
- 11. The Annual General Meeting ("AGM") for the Financial Year 2017-18 & 2018-19 has not been held.
- 12. The Balance Sheet and the Annual Return of the Company have not been filed with Registrar of Companies for the financial year ended 31st March, 2018 and 31st March, 2019.
- 13. Two persons from promoters group/person acting in concert have informed the Company on 23rd February, 2018 regarding inter-se transfer among the Promoter Group/PAC {under Regulation 29(2) of SEBI substantial acquisition of shares and Takeovers) Regulations, 2011}, owing to which a request was made to put up the matter in AGM for exclusion of their names from the Promoter Group/PAC. The RP had placed the matter in the COC meeting held on 21st March 2018, wherein the above action was not approved.
- 14. In terms of Regulation 17(3) of SEBI (LODR) 2015, Board should periodically review Compliance report of all applicable laws to the Company wherein the same has not been complied with.

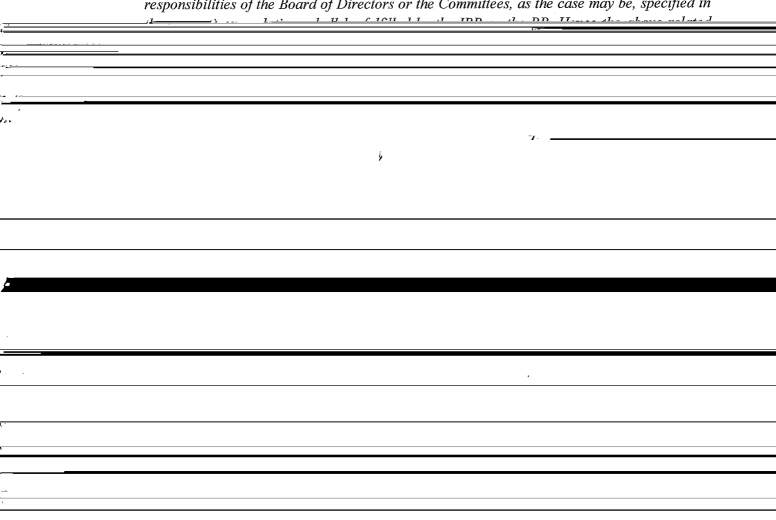
15. Various compliance as applicable to the Company as per Listing Regulations has not been	ı filed
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Preference Shareholders and the shares were to be redeemed on or before 28th March 2017 on existing terms & condition.

Further 31,60,000, 4% Redeemable Cumulative Preference Share of Rs.10/- each fully paid up were issued on 24th September 2004, which was due for redemption at any time between 7th and 8th year at a premium of Rs.25/- per share and was due to redeemed on 24th September 2012. Due to continuing financial stress, several extensions were obtained with the consent of Preference shareholders and the shares were to be redeemed on 20th March 2017 on existing terms and conditions.

In the Board Meeting held on 18th May 2017, redemption date for both the above types of Preference shares was further extended. Redemption date for 13,00, 000 5% Redeemable Cumulative Preference Shares was extended to 27th March 2018 and redemption date for 31,60,000 - 4% Redeemable Cumulative Preference Shares was extended to 19th March 2018. Approval of class shareholders has been taken and Form MGT-14 has been filed. However, special resolution of equity shareholders was not passed for the above matter.

Note – Pursuant to The SEBI (Listing Obligations and Disclosure Requirements) (Third Amendment) Regulations, 2018, the provisions of regulation 17 (Board of Directors), regulation 18 (Audit Committee), regulation 19 (Nomination and Remuneration Committee), regulation 20 (Stakeholders Relationship Committee) and Regulation 21 (Risk Management Committee) shall not be applicable during the insolvency resolution process period in respect of a listed entity which is undergoing CIRP under the Code, provided that the role and responsibilities of the Board of Directors or the Committees, as the case may be, specified in



done on test basis to ensure that correct facts are reflected in Secretarial records. We believe that the process and practices, we followed provide a reasonable basis for our opinion.

- 3. Since the Company was under CIRP and appeal is pending before the Hon'ble Tribunal. Some documents have not been provided to us citing the reasons of non-disclosure of data/information by the Erstwhile Resolution Professional under the relevant code of IBC. The above Report is prepared on the basis of documents and information submitted to us by the Erstwhile Resolution Professional.
- 4. Where ever required, we have obtained the representation of the Company about the Compliance of laws, rules and regulations and happening of events etc.
- 5. The report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.
- 6. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.

Place: Kolkata Date:31.07.2020 For D. Raut & Associates

Company Secretaries

Debendra Raut,
Proprietor

ACS-16626, CP-5232

UDIN:A016626B000540039