

Flexituff Ventures International Limited

C41-50, SEZ Sector-3

Pithampur – 454 775, Distt. Dhar (M.P.) India Phone: 91-7292420200, 401681-82-83

Fax: 91-7292-401684

Email: mail@flexituff.com url: www.flexituff.com

CIN: L25202MP1993PLC034616

30th May, 2024

To,
The Manager (Listing Centre)
BSE Limited
25th Floor, P.J. Towers, Dalal
Street, Mumbai-400 001

To, The Manager - Corporate Compliance National Stock Exchange of India Limited Exchange Plaza, Bandra Kurla Complex, Bandra (East), Mumbai- 400 051

REF: Flexituff Ventures International Limited (ISIN – INE060J01017), BSE Code-533638, NSE Scrip- FLEXITUFF

Sub: Annual Secretarial Compliance Report for the Financial Year ended March 31, 2025, as per Regulation 24A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations")

Dear Sir/Madam,

Pursuant to Regulation 24A of the SEBI Listing Regulations read with SEBI Circular No. CIR/CFD/CMD1//27/2019 dated February 8, 2019, please find enclosed herewith Annual Secretarial Compliance Report issued by the Secretarial Auditor of the Company, M/s. Ritesh Gupta & Co. Indore (Practicing Company Secretary), dated 29th May, 2025 for the Financial Year ended 31st March, 2025.

Kindly take the same into your records.

Thanking You,

For Flexituff Ventures International Limited

Mr. Rahul Chouhan DIN: 03307553 Whole time Director

Encl as above-

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SECRETARIAL COMPLIANCE REPORT OF FLEXITUFF VENTURES INTERNATIONAL LIMITED

FOR THE YEAR ENDED 31ST MARCH, 2025

To,
The Board of Directors,
Flexituff Ventures International Limited
6th Floor Treasure Island 11 South Tukoganj,
M.G. Road, Indore-(M.P.), India, 452001.

I have examined:

- (a) All the documents and records made available to me and explanation provided by Flexituff Ventures International Limited; (CIN: L25202MP1993PLC034616) ("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, 2025 ("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;

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- (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. (Not applicable to the Company during the review period);
- (e) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021. (Not applicable to the Company during the review period);
- (f) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008. (Not applicable to the Company during the review period);
- (g) Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021. (Not applicable to the Company during the review period);
- (h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (i) Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Act and dealing with clients.

I hereby report that, during the Review Period the compliance 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 the listed entity are in accordance with the applicable Secretarial Standards (SS) issued by the Institute of Company Secretaries India (ICSI), as notified by the Central Government under section 118(10) of the Companies Act, 2013 and mandatorily	YES	None
	applicable.		

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2.	Adoption and 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 SEBI Regulations and have been reviewed & updated on time, as per the 	YES	None None
	regulations/circulars/guidelines issued by SEBI		
1			
3.	 Maintenance and disclosures on Website: The Listed entity is maintaining a functional website. Timely dissemination of the documents/ information under a separate section on the website. Web-links provided in annual corporate governance reports under Regulation 27(2) are accurate and specific which redirects to the relevant document(s)/ section of the website. 	YES YES	None
4.	Disqualification of Director: None of the Director(s) of the Company is/ are disqualified under Section 164 of Companies Act, 2013 as confirmed by the listed entity.	YES	None

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5.	Details related to Subsidiaries of listed entities	÷	
	have been examined w.r.t.: a) Identification of material subsidiary companies.	YES	The Company is having one Material Subsidiary
	b) Disclosure requirement of material as well as other subsidiaries.	YES	(Flexituff Technology International Ltd)
			The company is having one Foreign subsidiary (Flexituff Holdings Ltd.) and one Indirect foreign subsidiary (Flexiglobal (UK) Limited).
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	None
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 financial year as prescribed in SEBI Regulations.	YES	None

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8.	Related Party Transactions:		
0.	Related Faity Transactions.		The listed
	a)The listed entity has obtained prior approval of	YES	entity has
	Audit Committee for all related party	12.20	obtained prior
	transactions; or		approval of
	e**		Audit
	b) The listed entity has provided detailed reasons		Committee for
	along with confirmation whether the transactions	NA	all related
	were subsequently approved/ ratified/ rejected		party
	by the Audit Committee, in case no prior		transactions;
	approval has been obtained.		And no such
	HACTEL		transactions
			required
			subsequent
		3	Approval.
9.	Disclosure of events or information:		
	The listed entity has provided all the required	YES	None
	disclosure(s) under Regulation 30 along with		
	Schedule III of SEBI LODR Regulations, 2015		
	within the time limits prescribed thereunder.		
10.	Prohibition of Insider Trading:		
2005000	The listed entity is in compliance with	YES	None
	Regulation 3(5) & 3(6) SEBI (Prohibition of		
	Insider Trading) Regulations, 2015.		
11.	Actions taken by SEBI or Stock Exchange(s), if		
	any:		BSE has
		Language Court	imposed penalty for Non
	No action(s) has been taken against the listed	YES	submission of
	entity/ its promoters/ directors/ subsidiaries		financial results
	either by SEBI or by Stock Exchanges (including		(Standalone
	under the Standard Operating Procedures issued		and
	by SEBI through various circulars) under SEBI		consolidated)
	Regulations and circulars/ guidelines issued		within the
	thereunder except as provided under separate		prescribe
	paragraph herein (**)		period during the financial
			year ended 31st
			march, 2024, for
			which
			Company had

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			paid the penalty amount.
12.	Additional Non-compliances, if any:		
	No additional non-compliance observed for any	NO	None
	SEBI regulation/circular/guidance note etc.		and a segment of the first of a polinic

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

Sr. No		Particul	lars	Compliand Status (Ye NA)	100 miles 100	Observations /Remarks by PCS*	
1.		ances with ing an auditoi		owing	conditions	while	e appointing/re-
	4. o	f the auditor ha 5 days from th f a financial	e end of a year, the	quarter auditor	NA		
	is re is 4.	efore such ssued the limite eport for such the auditor lost days from the formal and the formal ending the formal ending the such that the formal ending the such that the formal ending the such that	ted review quarter; or nas resigna na eend of a	y/ audit ed after quarter	NA		There is no
	is re tl iii. If	efore such ssued the limit eport for such he next quarter the auditor mited review.	quarter as r; or has sigr	y/ audit well as	NA		instance of resignation by the auditor during the period
	tl fi si li tl	he first three inancial year, to uch resignation mited review, he last quarter tear as well as or such financi	e quarter the auditor on has isso / audit re of such f s the audi	s of a r before ued the port for inancial			

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. 0	ther conditions relating to resignation	of statutory audito	or.
i.	Reporting of concerns by Auditor with respect to the listed entity/its material subsidiary to the Audit	NA	
	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,	NA	
	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. b) In case the auditor proposes to resign, all concerns with respect to the proposed resignation, along with relevant documents have 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, as applicable. 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	NA	There is no instance of resignation by the auditor during the period

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	mentioned above and		
	communicate its views to the		
	management and the auditor.		
	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.		
3	The listed entity / its material	NA	There is no
-	subsidiary has obtained information		instance of
	from the Auditor upon resignation, in		resignation by
	the format as specified in Annexure- A		the auditor
	in SEBI Circular CIR/		during the
	CFD/CMD1/114/2019 dated 18th		period
	October 2019.		

^{*}Observations/Remarks by PCS are mandatory if the Compliance status is provided as 'No' or 'NA'

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(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. No	Complianc e Requireme nt (Regulation s/ circulars/ guidelines including specific clause)	Regula tion/ Circula r No.	Deviati ons	Acti on Tak en by	Typ e of Acti on	Details of violation	Fine Amo unt	Obser vatio ns/Re marks of the Practi cing Comp any Secret ary	Manage ment Respons e	Re m ar ks
1	SEBI (LODR) regulation, 2015	Regula tion 33	Delay in filing audit report	BSE	Fine Levi ed.	Non submission of financial results (Standalone and consolidate d) within the prescribe period during the financial year ended 31st march, 2024.	1,71, 100	Com pany has paid the penal ty amou nt.	The Compan y has filed the Financia 1 Results and Audit Report but Inadvert ently uploade d incorrec t version of Audit Report With the exchang e.	

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2	SEBI	No	H e r	NSE	Seek	NSE	NIL	Com	Compan	
	(Listing	Specifi			ing	Seeking the		pany	y has	
	Obligation	С			MIS	Information		has	Submitt	
	and	Regula			Like	from the		subm	ed Point	
	Disclosure	tion			type	Company		itted	wise	
	Requireme	has			s of	on various		the	reply to	
	nts) 2015	been			Info	Points		reply	the NSE	
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	(Prohibitio							ange		
	n of									
	insider									
	Trading)									
	Regulation									
	2015									

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

Sr.	Complia	Regula	Deviat	Acti	Тур	Details	of	Fine	Obse	Manage	Re]
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For Ritesh Gupta & Co. Company Secretaries

Pany Socretife Ritesh Gupta

CP:3764 | FCS:5200 PR Certificate No. 750/2020 UDIN: F005200G000492381

Place: Indore Date: 29.05.2025

Disclaimer:

- 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. My responsibility is to certify based upon my examination of relevant documents and information. This is neither an audit nor an expression of opinion.
- 2. Compliances of the material subsidiary have been compiled by the other professionals and have not been verified by us.
- 3. We have not verified the financial records and Books of Accounts of the Listed Entity.
- 4. Our responsibility is to report based upon our examination of relevant documents and information. This is neither an audit nor an expression of opinion.
- 5. 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 has conducted the affairs of the listed entity. I however disclaim any responsibility on account of my implications, decisions or action taken on the basis of any inadvertent mistake in the above report.