

August 04, 2025

The Secretary
BSE Limited
Pheeroze Jeejeebhoy Towers
Dalal Street, Fort
Mumbai – 400 001
Scrip Code: **533261** 

The Secretary
National Stock Exchange of India Limited
Exchange Plaza, 5<sup>th</sup> Floor
Plot No- 'C' Block, G Block
Bandra-Kurla Complex, Bandra (East)
Mumbai-400051

Scrip Code: **EROSMEDIA** 

## Sub: <u>Annual Secretarial Compliance Report for the financial year ended March 31, 2025</u>

Dear Sir(s),

Pursuant to Regulation 24A of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 read with SEBI circular no. CIR/CFD/CMD1/27/2019 dated February 08, 2019, please find enclosed herewith the Annual Secretarial Compliance Report for the financial year ended March 31, 2025 issued by the Secretarial Auditor of the Company, C. R. Bhagwat and Associates, Company Secretary in Practice [FCS No. 7075, CP No. 26844].

You are requested to kindly take note of the above.

Thanking you,

Yours faithfully,

for Eros International Media Limited

Akshay Atkulwar VP - Company Secretary & Compliance Officer

Encl: a/a

## Office Address:

Flat No. 104, First Floor, Neha Apt. Plot No. 7, Secto 20C, Airoli, Navi Mumbai - 400708.

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## SECRETARIAL COMPLIANCE REPORT EROS INTERNATIONAL MEDIA LIMITED FOR THE FINANCIAL YEAR ENDED MARCH 31, 2025

We have conducted the review of the compliance of the applicable statutory provisions and the adherence to good corporate practices by **EROS INTERNATIONAL MEDIA LIMITED** (hereinafter referred as 'the listed entity'), having its Registered Office at 201, Kailash Plaza, Opp. Laxmi Industrial Estate, Off Andheri Link Road, Andheri (West), Mumbai- 400053. 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 March 31, 2025 complied with the statutory provisions listed hereunder in the manner and subject to the reporting made hereinafter:

- I, Mr. C R Bhagwat, the Proprietor of M/s. C R Bhagwat & Associates, Practicing Company Secretaries, have examined:
- a) All the documents and records made available to us and explanation provided by Eros International Media 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 31-03-2025 ("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 there under; and
- The Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made there under and the Regulations, circulars, guidelines issued there under by the Securities and Exchange Board of India ("SEBI");

The specific Regulations, whose provisions and the circulars/ guidelines issued there under, have been examined, include:-



- (a) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (b) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; Not Applicable during the year under review.
- (c) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (d) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; Not Applicable during the year under review.
- (e) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021;
- (f) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; Not Applicable during the year under review.
- (g) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible and Redeemable Preference Shares) Regulations, 2013; Not Applicable during the year under review.
- (h) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (i) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993;
- (j) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021-Not Applicable during the year under review.
- (k) The Securities and Exchange Board of India (Mutual Funds) Regulations, 1996. Not Applicable during the year under review.
- (1) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 Not Applicable during the year under review.
- (m) The Securities and Exchange Board of India (Depositories and Participants) Regulation, 1996 Not Applicable during the year under review.
  - and circulars and guidelines issued thereunder, and based on the above examination, I hereby report that, during the review period:
  - I a) the listed entity has complied with the provisions of the above Regulations and circulars/guidelines issued there under, except in respect of matters specified in "Annexure A".
  - b) The listed entity has taken the following actions to comply with the observations made in previous reports in respect of matters specified in "Annexure B".



II. 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.	Particulars	Compliance Status (Yes/No/ NA)	Observations /Remarks by PCS*								
1. 2.	Compliances with the following conditions while appointing/re-appointing an auditor										
	i. If the auditor has resigned within 45 days from the end of a quarter of a financial year, the auditor before such resignation, has issued the limited review/ audit report for such quarter; or	NA	NA								
	ii. If the auditor has resigned after 45 days from the end of a quarter of a financial year, the auditor before such resignation, has issued the limited review/ audit report for such quarter as well as the next quarter; or	NA	NA								
	iii.If the auditor has signed the limited review/ audit report for the first three quarters of a financial year, the auditor before such resignation, has issued the limited review/ audit report for the last quarter of such financial year as well as the audit report for such financial year.	NA	NA								
2.	Other conditions relating to resignation of statutory auditor	90									
	<ul> <li>i. Reporting of concerns by Auditor with respect to the listed entity/its material subsidiary to the Audit Committee:</li> <li>a. In case of any concern with the management of the listed</li> </ul>	NA	NA								
-	entity/material subsidiary such as non-availability of information / non-cooperation by the management which has hampered the audit process, 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	NA	NA								
	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 has been brought to the notice of the Audit Committee. In cases	NA	NA								
	where the proposed resignation is due to non-receipt of information / explanation from the company, the auditor has informed the Audit Committee the details of information /										
	explanation sought and not provided by the management, as applicable.	3									
	applicable.	NA	NA								





	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 mentioned above and communicate its views to the management and the auditor	3 2 3 9	
	ii. Disclaimer in case of non-receipt of information:	NA	NA
	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 subsidiary has obtained information from the Auditor upon resignation, in the format as specified in Annexure-A in SEBI Circular CIR/ CFD/CMD1/114/2019 dated 18th October, 2019.	NA	NA

III. I/We hereby report that, during the Review Period the compliance status of the listed entity is appended as below:

Sr. No	Particulars	Complianc e 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 of India (ICSI)	Yes	NA
2.	<ul> <li>Adoption and timely updation of the Policies:</li> <li>All applicable policies under SEBI Regulations are adopted with the approval of board of Directors of the listed entities.</li> <li>All the policies are in conformity with SEBI Regulations and has been reviewed &amp; timely updated as per the Regulations/ Circulars/ Guidelines Issued by SEBI.</li> </ul>	Yes	NA
3.	<ul> <li>Maintenance and disclosures on Website:</li> <li>The Listed entity is maintaining a functional website.</li> <li>Timely dissemination of the documents/ information under a separate Section on the website.</li> <li>Web-links provided in Annual Corporate Governance reports under Regulation 27(2) are accurate and specific which re-directs to the relevant document(s)/ section of the Website.</li> </ul>	Yes	NA



4.	Disqualification of Director:  None of the Director of the Company are disqualified under	Yes	NA
_	Section164 of Companies Act, 2013		
5.	To examine details related to Subsidiaries of listed entities:  (a) Identification of material subsidiary companies  (b) Requirements with respect to disclosure of material as well as other subsidiaries	Yes	NA
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	NA
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 as prescribed in SEBI Regulations	Yes	NA
8.	Related Party Transactions:  (a) The listed entity has obtained prior approval of Audit Committee for all Related party transactions.	Yes	NA
	(b) In case no prior approval obtained, the listed entity shall provide detailed reasons along with confirmation whether the transactions were subsequently approved/ ratified/ rejected by the Audit committee.	N.A.	No.
9.	Disclosure of events or information: The listed entity has provided all the required disclosure(s) under Regulation 30 along with Schedule III of SEBI LODR Regulations, 2015 within the time limits prescribed thereunder.	Yes	NA
10.	Prohibition of Insider Trading: The listed entity is in compliance with Regulation 3(5) & 3(6) SEBI (Prohibition of Insider Trading) Regulations, 2015	Yes	NA
11.	Actions taken by SEBI or Stock Exchange (s), if any: No Actions taken against the listed entity/ its promoters/Directors/ 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.	As mentioned in Annexure 'A'	As mentioned in Annexure 'A'
12.	Additional Non-compliances, if any: No additional non-compliance observed for all SEBI regulation/ circular/guidance note etc.	NA	NA

Assumptions and 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.
- 3. We have not verified the correctness and appropriateness of financial Records and Book 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 has conducted the affairs of the listed entity.

For C R Bhagwat & Associates Practicing Company Secretaries

Place: Mumbai Date: 30.05.2025



C R Bhagwat
Proprietor

Membership No.:F7075 C. P. No.: 26844

Peer Review Certificate No.4584/2023

UDIN: F007075G000512492



## SECRETARIAL COMPLIANCE REPORT FOR EROS INTERNATIONAL MEDIA LIMITED FOR THE FINANCIAL YEAR ENDED MARCH 31, 2025

I. (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: -

r. Compliance o. Requirement (Regulations / circulars/ guidelines including Specific Clause)	Circular	Deviations	Action Taken by	Type of Action Advisory/ Clarification/ Fine/Show Cause Notice/ Warning, etc.	Details of Violation	Fine Amou nt	Observations/Rem arks of the Practicing Company Secretary	Response	Remarks
SEBI (Listing Obligation and Disclosure Requireme nts) Regulation s,2015	2	Delay in filing of SHP return for quarter ended 30 <sup>th</sup> September 2024	BSE Limited / NSE Limited	Clarification	Filed after due date	Rs. 92,000	There was a Delay in filing the same	It was filed belatedly due to non-receipt of data from RTA.	No further communi cation from Stock Exchange s

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	SEBI (Listing Obligation and Disclosure Requireme nts) Regulation s,2015	Regulation 31 of SEBI (LODR)	Clarification in Shareholding Pattern for the quarter ended 30th September, 2023	NSE (National Stock Exchang e of India Limited)	Mail received by Company for seeking clarification sought for Shareholding filed by the Company	Earlier filed Erroneousl y	NA	Revised Shareholding has been filed on 06th December, 2024 by the Company, on its own to avoid any confusion.	Earlier filed Erroneously	No further commun cation from Stock Exchanges
2.	SEBI (Listing Obligation and Disclosure Requireme nts) Regulation s,2015	Regulation 30	Confirmatory Order dt. 13 <sup>th</sup> October 2023 was received by the Company.	SEBI	Clarification- The Company has filed Appeal against the same with SAT.	SEBI Investigatio n was under process.	NA	The Company was complying with requirements of SEBI.	The Company and other noticees filed their replies and other details to SEBI from time to time.	Information available from Stock Exchange s and Company were reviewed
	SEBI (Listing Obligation and Disclosure	Regulation 30	In June 2024, SAT order directed SEBI to issues show cause notices	SEBI		Mr. Sunil Lulla resigned from the Directorshi	NA	The Company has sought several clarifications and incremental	The Company and all other noticees fully co-operated	agwat & As

	Requireme nts) Regulation s,2015		on merits, and conclude the matter. SEBI issued Show Cause Notice in July 2024.			p of Company w.e.f. 31 <sup>st</sup> July, 2024.		information which are being provided in parts and the exchange of responses regarding the SCN is underway.	to comply with requirements of SEBI	
3.	SEBI (Listing Obligation and Disclosure Requireme nts) Regulation s,2015	Regulation 76	Delay in filing of Reconciliatio n of Share Capital Audit List for quarter ended 30 <sup>th</sup> September 2024	NSE / BSE	Clarification	Delay of 47 Days		There was a Delay in filing the same	It was filed belatedly due to non- receipt of data from RTA.	No further communi cation from Stock Exchange s
4.	SEBI (Listing Obligation and Disclosure Requireme nts) Regulation s,2015	Regulation 33	Delay in filing of Financial Statements for quarter ended 31st March 2024; 30th June 2024; 30th September	NSE / BSE	-Suspension of trading in securities of company w.e.f. 13 <sup>th</sup> December, 2024 for non-compliances.	Delay undergoing for the Three quarters i.e. September 2024, December 2024 & March 31,	ned	There was a Delay in filing the same	Financial results for 31st March 2024 & 30 <sup>TH</sup> June 2024 has been filed belatedly. Further the Audit for	No further communi cation from Stock Exchange s

			2024; 31st		-Freezing of	2025.			remaining	
			December,		the entire				Quarter is	
			2024 & 31st		shareholding				underway.	
	-		March, 2025		of the			100		1 2 3
					promoter in			1.6	8 17	1.0
					the	1.2		100		
					noncomplian					
					t listed entity					
					as well as all					
	- 1				other					
		- P			securities					
			5		held in the	= -			-	Anna wa
					demat					
					account(s) of	A				
				+	the promoter					
		-			shall remain		6			
		- 0		157	frozen during		17		3 * 11	
					the period of					
					suspension.					
5.	SEBI	Regulation	Non-	NSE	Fine	Compositio	15,000/	There was a Delay	It was	No
	(Listing	17	compliance			n of board	-	in complying the	complied	further
	Obligation		with the			of directors		same.	subsequently	communi
	and	= *5	requirements			of the listed		10		cation
	Disclosure	2-	pertaining to			entity				from
	Requireme	-	the							Stock
	nts)		composition					1 1 <sup>2</sup> 1		Exchange
	Regulation		of the Board					7 JP	= 3	S.
	s,2015				:-				OWOL	
								(8)	agwar a	

6.	SEBI (Listing Obligation and Disclosure Requireme nts) Regulation s,2015	Regulation 18	Non- compliance with the requirements pertaining to the provisions Audit committee	NSE	Fine	Compositio n of Audit committee	6,000/-	There was a Delay in complying the same.	It was complied subsequently	No further communi cation from Stock Exchange s.
7.	SEBI (Listing Obligation and Disclosure Requireme nts) Regulation s,2015	Regulation 19	Non- compliance with the requirements pertaining to the provisions Nomination and remuneration committee.	NSE	Fine	Composition of Nomination and remuneration committee.		There was a Delay in complying the same.	It was complied subsequently	No further communi cation from Stock Exchange s.
		la e	9 E	40 A					Thadwal o	



8.	SEBI	Regulation	Non-	NSE	Fine	Compositio	6,000/-	There was a delay	It was	No
	(Listing	20	compliance			n of		in complying the	complied	further
	Obligation		with the			Stakeholder		same.	subsequently	communi
	and		requirements			S				cation
	Disclosure		pertaining to		1 d	Relationshi	. 2	e = 2 = 2 = 2 = 2 = 2 = 2 = 2 = 2 = 2 =		from
	Requireme		the provisions		-	p				Stock
	nts)		Stakeholders			Committee.				Exchange
	Regulation		Relationship							S.
	s,2015	-	Committee.			5				
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FCS No. 7075 CP No. 26844 MUMBAI

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

Sr. Complia No. Requirer (Regular / circul guideli includ Speci Claus	tions No. ars/ nes ing fic		Action Taken by	Type of Action	Details of Violation	Fine Amoun t	Observations/Re marks of the Practicing Company Secretary	Management Response	Remark s
1 Regula 31 of S (LOD	EBI 31 of SEBI	Reduction of shareholding from 62.39% to 16.25%	NSE Limited / BSE Limited	Clarification	variation in SHP filed with Stock Exchanges and SHP as per record of Depositories (NSDL & CDSL) for quarter ended March 2023.		0.0 10/-	The Company had filed latest reply to BSE Limited on 03-11-2023 providing the detailed calculation of promoter shares, dates of invocation of pledge and consequent reduction in promoters shareholding in SHP as on	NA

		100		- -					March 31, 2023. Further, no such queries were raised in this regard.	
2	SEBI (Listing Obligation and Disclosure Requireme nts) Regulation s,2015	Query raised for appointme nt of Director in August 2023  According to query Appointme nt of Director to be made after approval in AGM as age of Director is exceeding 75 years.	As per BSE / NSE, prior approval to be taken in General Meeting and then same is to be approved by Board.		The Company has taken approval in General Meeting after approved by Board within time limit.	According to BSE / NSE, fine should be levied for delay in taking approval in General Meeting.	be Paid of Rs.	As per BSE / NSE prior approval is to be taken in General Meeting. But this is not mentioned in Companies Act.	The Company has followed proper path of appointment of Director by first appointing in Board Meeting and then getting approval in General meeting within time. Further, no such queries were raised in this regard.	NA