

May 30, 2023

National Stock Exchange of India Limited

Exchange Plaza'. C-1, Block G, Bandra Kurla Complex, Bandra (E),

Mumbai - 400 051

Company Symbol: INDOSOLAR

BSE Limited

Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai – 400 001

Script Code: 533257

Subject

Submission of Annual Secretarial Compliance Report pursuant to Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Dear Sir / Ma'am,

Pursuant to Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Circular bearing Ref. No. CIR/CFD/CMD1/27/2019 dated 08th February, 2019, we are submitting herewith the Annual Secretarial Compliance Report issued by M/s Zarna Sodagar & Co. Secretaries in Practice, for the Financial Year 2022-23.

You are requested to take the same on record.

Thanking You, Sincerely,

For, Indosolar Limited

AKALPITA Digitally signed by AKALPITA HARNISH PATEL Date: 2023.05.30 19:24:32 +05'30'

Akalpita Harnish Patel Company Secretary and Compliance Officer ACS 40528

Email Id: akalpitapatel@waaree.com

Practising Company Secretary &LL.B

1st floor,Paras Building,Daftary,Malad (E)Mumbai-400002 Email:zarnasodagarcs@gmail.com,Mobile:989218442 **Watsapp (Chat,Audio and Video) on:9892184422**

Secretarial Compliance Report of Indosolar Limited for the financial year ended FY 2022-2023

I have conducted the review of the compliance of the applicable statutory provisions and the adherence to good corporate practices Indosolar Limited (hereinafter referred as 'the listed entity') CIN: L18101DL2005PLC134879, having its Registered Office at New Delhi. Secretarial Review was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts statutory compliances and to provide my observations thereon.

Based on my 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, I hereby report that the listed entity has, during the review period covering the financial year ended on 2022 – 2023 complied with the statutory provisions listed hereunder in the manner and subject to the reporting made hereinafter:

I Zarana Sodagar, proprietor, Zarana Sodagar, & CO. of have examined:

- (a) all the documents and records made available to us and explanation provided by Indosolar 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 report, for the financial year ended 2022 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:-



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- (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;-NOT APPLICABLE
- (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
- (e) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 202- NOT APPLICABLE
- (f) Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 NOT APPLICABLE
- (g) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;-NOT APPLICABLE
- (h) (other regulations as applicable) and circulars/ guidelines issued thereunder;

(Note: The aforesaid list of Regulations is only illustrative. The list of such SEBI Regulations, as may be relevant and applicable to the listed entity for the review period, shall be added.) and based on the above examination, I, We 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 thereunder, except in respect of matters specified below:

Sr.	Compliance	Regu-	Deviatio	Actio	Type	Detai	Fin	Observati	Management Response	Re
No.	Requirement	lation/	ns	n	of	ls of	e	ons/		mar
	(Regulations/	Circul		Take	Actio	Viola	Amo	Remarks		ks
	circulars/guide lines	arNo.		nby	n	tion	unt	of the		
	including specific							Practicing		
	clause)							Company		
								Secretary		



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1	Statement of Investors	Regulati	Non	BSE	O /T .	The	Disput	The	ICP	The Company was acquired under CIRP process and	
					Query/Inti		-			- · ·	
			Submissio		imanon/ k e	Compa				the recommencement application is pending with the	
		SEBI	n of IGR	d and	minder	ny		the		stock exchanges, we were not in position to file the	
		LODR	for the	Nation	iiiiidei	didn't		Compan	у	statement of investor grievance under the various	
			Quarter	al		file the		for	the	applicable provisions of the SEBI (LODR) Regulations	
			Ended on	Stock		IGR		quarter		2015, until:	
			June 2022	Exchan		within		ended	on	(1) the shareholding pattern reflects the correct	
			and	ge		21		June 2	2022	shareholders as per resolution plan, and	
			September	(NSE)		days		and		(2) the reduced capital is reflected in the records of	
			2022	of		from		Septemb	er	stock exchanges and depositories.	
				India		the end		2022	on		
				Limite		of the		01.12.20	22	The Company post its meeting with the NSE held at	
				d		quarter				office of NSE on November 29, 2022 filed the	
						ended				statements as advised in the said meeting.	
						on				-	
						June					
						30,					
						2022					
						and					
						Septe					
						mber					
						30,					
						2022					



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2	Corporate Governance	eRegulati	i Non	BSE	Query/Int	The	Disput	The CG	RThe Company was acquired under CIRP process and
	Report	1 –	fSubmissio		_ ,	Compa	-		ythe recommencement application is pending with the
	•	SEBI	n of CGR	1	IIIIauon/R	ny		the	stock exchanges, we were not in position to file the
		LODR	for the	Nation	eminder	didn't		Company	statement of investor grievance under the various
			Quarter	al		filed		for th	eapplicable provisions of the SEBI (LODR) Regulations
			Ended on	1		the		quarter	2015, until:
			June 2022	Exchan	L	IGR			n(1) the shareholding pattern reflects the correct
			and	ge		within		June 202	2shareholders as per resolution plan, and
			September	(NSE)		21		on	(2) the reduced capital is reflected in the records of
			2022	of 		days		15.12.2022	stock exchanges and depositories.
				India		from		and	
				Limite		the end			The Company post its meeting with the NSE held at
				d		of the			on office of NSE on November 29, 2022 filed the
						quarter		01.11.2022.	statements as advised in the said meeting.
						ended			
						on			
						June			
						30, 2022			
						and			
						Septe			
						mber			
						30,			
						2022			



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3	Shareholding Pattern	Regulati	Non	BSE	Query/Int	The	Disput	The	SHP	The Company was acquired under CIRP process and	
		on 31 of	Submissio	Limite	imation/R	Compa	ed	was file	d by	the recommencement application is pending with the	
		SEBI	n of SHP			ny		the		stock exchanges, we were not in position to file the	
		LODR	for the	Nation	eminder	didn't		Compar	ıy	shareholding pattern under the various applicable	
			Quarter	al		filed		for	the	provisions of the SEBI (LODR) Regulations 2015,	
			Ended on			the		quarter		until:	
			June 2022	Exchan		SHP		ended		(1) the name of the Waaree Energies Limited	
			and	ge		within		June	2022	(Resolution Applicant) under the resolution plan is	
			September	(NSE)		21		on		appearing, as promoter or promoter group of the	
			2022	of		days		10.12.20		Company, and (2) the reduced capital is reflected in the	
				India		from		and		records of stock exchanges and depositories.	
				Limite		the end		Septeml			
				d		of the		2022		The Company post its meeting with the NSE held at	
						quarter		15.12.20		office of NSE on November 29, 2022 filed the	
						ended				statements as advised in the said meeting.	
						on					
						June					
						30,					
						2022					
						and					
						Septe					
						mber					
						30,					
						2022					



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4	Financial Results	Regulati	Not filed	Nation	NIL	The	Disput	The	results	The Company had filed the results on the NSE portal	
		on 33 of		al		result	ed	were		however due to technical error it is not reflecting on	
	For march ended 2022	SEBI		Stock		was		submit	tted	the NSE website. The same was clarified to the NSE	
		LODR		Exchan		submit		on	NSE	officials on the call however company has not received	
				ge		ted on		howev	er due	any communication regarding the same.	
				(NSE)		both		to tec	chnical	4	
				of		the		issue	same		
				India		exchan		were	not	t	
				Limite		ges		reflect	ed on	1	
				d		howev		NSE			
						er it		websit	e. On	1	
						was		query	from	1	
						not		NSE,	same		
						reflect		was			
						ed on		clarifie	ed.		
						NSE					
						portal					
						due to					
						unkno					
						wn					
						technic					
						al					
						error.					



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5	Annual Report	Regulati	Not filed	BSE	Query/Int	Annual	Not	The	The Company was acquired under CIRP process and	
		on 34 of	as AGM	Limite	imation/R	Report	levied	Company	the recommencement application is pending with the	
		SEBI	is not	d and		is not		has not	stock exchanges, the Company is not in position to	
		LODR	conducted	Nation	eminder	submit		submitted	hold AGM since (1) the name of the Waaree Energies	
			by the	al		ted by		Annual	Limited (Resolution Applicant) under the resolution	
			Company	Stock		the		Report due	plan is not appearing, as promoter or promoter group	
				Exchan		Compa		to the	of the Company, and (2) the reduced capital is not	
				ge		ny for		Pendency of	reflected in the records of stock exchanges and	
				(NSE)		FY		_	depositories.	
				of		year		application		
				India		ended		with the	Due to the pendency of the Relisting applications, the	
				Limite		on		exchanges	reduction of share capital has not been affected and	
				d		31.03.			also the name of Resolution Applicant is not reflected	
						2022			in the records of the Depositories. In view of all above	
									the Company is not able to ascertain its shareholders	
									and hence not able to hold AGM and will not be able	
									to comply with it unless the Relisting Application are	
									approved.	
6		Regulati		BSE	Query/Int	RSCA	Not	The	The Company was acquired under CIRP process and	
	Share Capital Audit	on 76 of	Submissio	Limite	imation/R	R is	levied		the recommencement application is pending with the	
	Report	the	n of		eminder	not			stock exchanges, the Company is not in position to	
			(RSCAR)		Cililiaci	submit			hold AGM since (1) the name of the Waaree Energies	
		Deposit				ted by			Limited (Resolution Applicant) under the resolution	
			_	Stock		Compa			plan is not appearing, as promoter or promoter group	
			Ended on			ny for		_	of the Company, and (2) the reduced capital is not	
		Particip	June 2022	_		all			reflected in the records of stock exchanges and	
		ants)	and	(NSE)		quarter		Report for	depositories.	



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		_		of India Limite d		s		Pendency of resisting application with the exchanges	Due to the pendency of the Relisting applications, the reduction of share capital has not been affected and also the name of Resolution Applicant is not reflected in the records of the Depositories. In view of all above the Company is not able to ascertain its shareholders and hence not in position to submit the Reconciliation of Share Capital Audit Report	
7	•		Non Payment of Annual listing Fees to BSE Limited	d	Query/Int imation/R eminder	Not Paid	Levied	Company has disputed the Listing Fees	The Annual Fees paid by the Company to the BSE Limited has been inadvertently adjusted by the BSE to old standing accrued prior to the order of NCLT also the fees have been charged on incorrect share capital and market cap. The Company is not liable to pay any dues prior to April 21, 2022. Since BSE and the Company are in discussion to resolve the issue.	

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



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			1		T .			1		1
Sr.	Com-	Regu-	Deviations	Action	Type of	Details of	Fine	Ob-	Man-	Re-
No.	pliance	lation/		Takenby	Action	Viola-tion	Amount	serva-	age- ment	marks
	Require-	Circular						tions/	Re-	
	ment (Regu-	No.						Re-	sponse	
	lations/							marks of		
	circulars/							the		
	guide- lines							Prac-		
	including							ticing		
	specific							Com-		
	clause)							pany		
								Secre-		
								tary		
					Advisory/					
					Clarification/					
					Fine/Show					
					Cause Notice	./				
					Warning, etc.					
		<u> </u>		NO	T APPLICABL	E		1	I	1



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

Sr. No.	Particular s	Complianc e Status (Yes/No/ NA)	Observation s/ Remarks by PCS*
1.	Compliances with the following conditions while a	appointing/re-appo	ointing 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	YES	
	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	Auditor resigned after second quarter.
	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	
2.	Other conditions relating to resignation of statuto	ry auditor	
	i. Reporting of concerns by Auditor with respect to the listed entity/its material subsidiary to the AuditCommittee:		



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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	NA observations made by Auditors
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 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 documentshas been brought to the notice of the Audit Committee. In cases where the	There were no observations made by Auditors



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Sr. No.	Particular s	Complianc e Status (Yes/No/ NA)	Observation s/ Remarks by PCS*
	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.	NA	There were no observations made by Auditors
	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.	NA	There were no observations made by Auditors
	 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. 	NA	There were no observations made by Auditors.
3.	The listed entity / its material subsidiary has obtained information from the Auditor upon resignation, in the format as specified in	YES	



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Ar	nnexure-A	in	SEBI	Circular	CIR/	
CF	FD/CMD1/114	4/2019	dated 18t	h October, 2	019.	

^{*}Observations/Remarks by PCS are mandatory if the Compliance status is provided as 'No' or 'NA' III. I/we hereby report that, during the review period the compliance status of the listed entity is appended asbelow:

Sr. No.	Particular s	Complianc e Status (Yes/No/N A)	Observation s/ 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	The Company had managed to follow maximum standard as far as applicable to them But please note no AGM was conducted and no standard was followed by them.

Sr. No.	Particular s	Complianc e Status (Yes/No/N A)	Observation s/ Remarks by PCS*
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 regulations/circulars/guidelines issued by SEBI 	YES YES	



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3.	Maintenance and disclosures on Website:		
	• The Listed entity is maintaining a functional website	YES	
	• Timely dissemination of the documents/ information under a separate section on the website	YES	
	 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 	YES	
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	
5.	Details related to Subsidiaries of listed entities havebeen examined w.r.t.: (a) Identification of material subsidiary companies (b) Disclosure requirement of material as well asother subsidiaries	NA	The Company do not have subsidiary.
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	



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~	Watsapp (Chat, Audio and Video) on:9892184422			
Sr. No.	Particulars	Complianc e Status (Yes/No/N A)	Observation s/ Remarks by PCS*	
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		
8.	Related Party Transactions:			
	(a) The listed entity has obtained prior approval of Audit Committee for all related party transactions; or	YES		
	(b) The listed entity has provided detailed reasons along with confirmation whether the transactions were subsequently approved/ratified/rejected by the Audit Committee, in case no prior approval has been obtained.	NA	Company has obtained Audit Committee Approvals	
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 the reunder.	YES		
10.	Prohibition of Insider Trading:		Upon the application of	
	The listed entity is in compliance with Regulation 3(5) & 3(6) SEBI (Prohibition of Insider Trading) Regulations, 2015.		financial creditors, a Corporate Insolvency Resolution Process ("CIRP") of the Company was initiated vide order of Hon'ble National	



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	Company Law
	Tribunal, New
	Delhi, dated April
	12, 2019. During
	the CIRP process,
	Waaree Energies
	Limited
	("Waaree"),
	submitted a
	resolution plan for
	acquisition of
	Indosolar Limited.
	Such Resolution
	Plan was
	subsequent
	approved by
	Committee of
	Creditors on
	February 14,
	2020. Subsequent
	thereto, the
	Hon'ble National
	Company Law
	Tribunal, New
	Delhi, approved
	the resolution plan
	filed by Waaree
	Energies on April
	21, 2022. As per
	the resolution
	plan, the current
	management took
	over the
	management of
	affairs of the
	Company from
	Resolution
	I I
	end of May 2022.
	However due to
	the fact that the
	Company was
	under CIRP, no
	records were
	available with the
R.	



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			new management as regards various aspects of the Company. The Company is in the process of implementation of the Resolution Plan and have undertaken
			activities of compliance to the various applicable provisions of the laws. The Company has purchased the SDD compliance software in Month of May 2023 and in process of the updation of all entries in the
11.	Actions taken by SEBI or Stock Exchange(s), if any: No action(s) has been 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 except as provided under separate paragraph herein (**).	NO	Software. The Company has represented and sought waiver from the Stock Exchanges for certain penalties imposed on the Company in view of the fact that the Company was under CIRP and currently the Company is implementing the resolution plan.
12.	Additional Non-compliances, if any: No additional non-compliance observed for any SEBI regulation/circular/guidance note etc.		



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(Note:

- 1. Provide the list of all the observations in the report for the previous financial year along with the actions taken by the listed entity on those observations.
- 2. Add the list of all observations in the reports pertaining to the periods prior to the previous financial year in case the entity has not taken sufficient steps to address the concerns raised/observations.

E.g. In the report for the financial year ended 31st March, 2023, the PCS shall provide a list of:

- all the observations in the report for the year ended 31st March, 2022 along with the actions taken by the listed entity on those observations.
- the observations in the reports pertaining to the year ended 31st March, 2022 and earlier, in case the entity has not taken sufficient steps to address the concerns raised/observations in those reports.)

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.
- 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 tothe future viability of the listed entity nor of the efficacy or effectiveness with which the management hasconducted the affairs of the listed entity.

Place: Mumbai Date: 30.05.2023



For Zarna Sodagar & Co.

ZARNA DHANAL Digitally signed by ZARNA DHANAL SODAGAR DHANAL SODAGAR Date: 2023.05.30 18:03:27

Zarna Sodagar Proprietor

Practising Company Secretary FCS No: 9546 CP No: 16687

UDIN: F009546E000423443