DME Development Limited



(A Wholly Owned Entity of NHAI)
NHAI Corporate Office, Plot G -5 &6, Sector – 10, Dwarka, New Delhi – 110075

CIN: U45202DL2020GOI368878/PH: 011-25074100/25074200 Email: dmedl@nhai.org Website: dmedl.in

Date: 16.01.2025

To,

National Stock Exchange of India Ltd.

Exchange Plaza, Jeevan Vihar Building, 4th Floor,Road Area, 3, Sansad Marg, Janpath, Connaught Place, Delhi 110001 **BSE Limited**

Floor 25, Phiroze Jeejeebhoy Towers, Dalal Street,
Mumbai -400001

Subject: <u>Submission of Compliance Report on Corporate Governance under Regulation 27(2) of SEBI (Listing Obligations and Disclosure Requirements)</u>
Regulations, 2015

Sir/Madam,

Pursuant to Regulation 27(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 enclosed herewith is the quarterly Compliance Report on Corporate Governance in the format prescribed by SEBI – Annexure- I for the quarter ended December 31, 2024.

You are requested to take note of the above submission.

Thanking you,

For DME Development Limited

(Prachi Mittal)
Company Secretary

Report on Corporate Governance to be submitted by a listed entity on quarterly basis

1. Name of Listed Entity: DME DEVELOPMENT LIMITED

2. Quarter ending: 31.12.2024

I. C	I. Composition of Board of Directors											
Title	Name of the	PAN\$& DIN	Category	Initial	Dat	Dat	Ten	Date of	No. Of	No of	Number of	No of post
(Mr.	Director		(Chairperson	Date of	e of	е	ure	Birth	directors	Indepen	membersh	of
/			/Executive/	Appoint	Re-	of	*		hips in	dent	ips in	Chairpers
Ms.)			Non-	ment	app	Ce			listed	Directors	Audit/	onnAudit/
			Executive/		oint	ssa			entities	-hip in	Stakehold	Stakehold
			independent &		me	tion			including	listed	er	er
			Nominee)		nt				this	entities	Committe	Committe
									listed	including	e(s)	e held in
									entity	this	including	listed
									F for	listed	this listed	entities
									[in	entity	entity	including
									referen	[in	(Refer	this listed
									ce to	referenc	Regulation	entity (Pofor
									Regula tion	e to	26(1) of	(Refer Regulation
									17A(1)	proviso	Listing	26(1) of
									1/7(1)	to regul	Regulation	Listing
									J	ation	s)	Regulations)
										17A(1)]	J 27	r (ogarationo)
Mr.	NRVVMK	ACEPR1072M	Chairman/	16.02.2022	-	-	•	01.04.1970	1	NIL	NIL	NIL
	Rajendra	09494456	Nominee									
	Kumar		Director									
Mr.	Vinay Kumar			22.05.2024	-	-	-	03.10.1971	1	NIL	NIL	NIL
		02174687	Nominee									
			Director						_			
Mr.	Alok			09.11.2023		-	-	31.12.1970	1	NIL	NIL	NIL
	Deepankar	07317490	Nominee									
	Α		Director	00.40.0000				47.07.1000		A		N 111
Mr.	Ananta	AJAPM9684R		23.12.2022	-	-	-	17.07.1969	1	NIL	2	NIL
	Manohar	09822685	Nominee									

			Director									
Mrs.	Sudha	AFHPD9768A	Independent	23.12.2022	-	-	3	17.01.1956	1	1	2	Nil
	Damodar	07755170	Director				years					
Mr.	Rajesh Ranjan	ADLPR8450M	Independent	15.04.2023	27.12.	-	3	15.11.1960	1	1	2	2
		10094828	Director		2023		years					
		Whether Regular chairperson appointed – Yes Whether Chairperson is related to managing director or CEO - NA										
		^{&} Category of dir categories sepa [*] to be filled only	rector would not be displayed on the website of Stock Exchange irectors means executive/non-executive/independent/Nominee. if a director fits into more than one category write all arating them with hyphen by for Independent Director. Tenure would mean total period from which Independent director is serving on Board of a listed entity in continuity without any cooling off period.									

II. Composition of Comm	ittees				
Name of Committee	Whether Name of Committee		Category (Chairperson/	Date of	Date of
	Regular	members	Executive/ Non- Executive/	Appointment	Cessation
	chairperson		independent/ Nominee) \$		
	appointed				
1. Audit Committee	Yes	1. Sh. Rajesh Ranjan	1. Sh. Rajesh Ranjan 1. Chairperson/Independent		
		2. Smt. Sudha Damodar	2. Independent	15.04.2023	N.A.
		3. Mr. Ananta Manohar	3. Executive/Nominee		
2. Nomination &	Yes	1. Ms. Sudha Damodar	1. Chairperson/Independent	15.04.2023	N.A.
Remuneration Committee		2. Mr. Rajesh Ranjan	2. Independent	15.04.2023	N.A.
		3. Mr. Ananta Manohar	4. Executive/ Nominee	09.11.2023	N.A.
Risk Management.	Yes	1. Ms. Sudha Damodar	1. Chairperson/Independent	29.03.2023	N.A.
Committee (if applicable)		2. Mr. Ananta Manohar	3. Executive/ Nominee	29.03.2023	N.A.
		3. Mr. Gautam Vishal	4. Executive	09.11.2023	N.A.
4. Stakeholders	Yes	1. Mr. Rajesh Ranjan	1. Chairperson/Independent	09.11.2023	N.A.
Relationship Committee'		2. Ms. Sudha Damodar	2. Independent	29.03.2023	N.A.
		3. Mr. Ananta Manohar	4. Executive/ Nominee	29.03.2023	N.A.
5. Corporate Social	Yes	1. Mr. Rajesh Ranjan	1. Chairperson/Independent		
Responsibility Committee		2. Mr. NRVVMK	2. Non-Executive/Nominee	12.02.2024	N.A.
		Rajendra Kumar		12.02.2024	IN.A.
		3. Mr. Ananta Manohar	3. Executive/ Nominee		

[®]Category of directors means executive/non-executive/independent/Nominee. if a director fits into more than one category write all categories separating them with hyphen

III. Meeting of Board of Directors

Date(s) of Meeting	Date(s) of Meeting	Whether	Number of	Number of	Maximum gap
(ifany) in the	(if any) in the	requirement of	Directors	independent	between any
previous quarter	relevant quarter	Quorum met*	present*	directors present*	two consecutive (in number of days)
13.08.2024	14.11.2024	Yes	6	2	49
25.09.2024	19.12.2024	Yes	5	2	34

^{*} to be filled in only for the current quarter meetings

Note: During the reporting quarter few resolutions were also passed through circulation which shall be/has been noted at the subsequent board meeting.

IV. Meetings of Committees

Date(s) of meeting of the committee in the relevant quarter	Whether requirement of Quorum met (details)*	Number of Directors present*	Number of independent directors present*	Date(s) of meeting ofthe committee in the previous quarter	Maximum gap between any two consecutive meetings in number of days*			
Audit Committee	<u>.</u>							
14.11.2024	Yes	3	2	13.08.2024 &	49			
19.12.2024	Yes	3	2	25.09.2024	34			
Nomination & Re	Nomination & Remuneration Committee:							
-	-	-	-	06.08.2024	-			
Stakeholders Rel	Stakeholders Relationship Committee:							
-	-	-	-	-	-			
Risk Managemen	Risk Management Committee:							
-	-	-	-	-	-			
Corporate Social F	Corporate Social Responsibility Committee:							
-	-	-	-	-	-			

^{*} This information has to be mandatorily be given for audit committee, for rest of the committees giving this information is optional **to be filled in only for the current quarter meetings

V. Related Party Transactions

Subject	Compliance status (Yes/No/NA)
	refer note below
Whether prior approval of audit committee obtained	Yes
Whether shareholder approval obtained for material RPT	NA
Whether details of RPT entered into pursuant to omnibus approval have been reviewed by the Audit Committee	Yes

VI. Details of Cyber Security Incidence								
Whether as per Regulation 27(2) (ba) of SEBI (LODR) Regulations, 2015 there has been Nil								
cyber security incidents or	cyber security incidents or breaches or loss of data or documents during the quarter							
Date of the event	N.A.	Brief details of the event	NA					

Note:

1 In the column "Compliance Status", compliance or non-compliance may be indicated by Yes/No/N.A. For example, if the Board has been composed in accordance with the requirements of Listing Regulations, "Yes" may be indicated. Similarly, in case the Listed Entity has no related party transactions, the words "N.A." may be indicated.

2 If status is "No" details of non-compliance may be given here.

VI. Affirmations

- 1. The composition of Board of Directors is in terms of SEBI (Listing Obligations and Disclosure requirements) Regulations, 2015
- 2. The composition of the following committees is in terms of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015
 - a. Audit Committee
 - b. Nomination & Remuneration Committee
 - c. Stakeholders Relationship Committee
 - d. Risk management committee (as applicable)
- 3. The committee members have been made aware of their powers, role and responsibilities as specified in SEBI (Listingobligations and disclosure requirements) Regulations, 2015.
- 4. The meetings of the board of directors and the above committees have been conducted in the manner as specified in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The meetings of Board of Directors have been conducted in the manner as specified in SEBI (LODR) Regulations, 2015. However, 2 meetings were held for Audit Committee, 1 meeting was held for Nomination and Remuneration Committee and No meeting was held for Stakeholders Relationship Committee, Risk Management Committee and Corporate Social Responsibility Committee

5. The report submitted in the previous quarter has been placed before Board of Directors. Anycomments/observations/advice of the board of directors may be mentioned here.

The report was placed before the Board however there was no comment by the Board.

Name & Designation

(Prachi Mittal)

Company Secretary & Compliance Officer