AG 3 RAGAMALIKA, No.26, Kumaran Colony Main Road, Vadapalani, Chennai – 600026 E-mail: bchandraandassociates@gmail.com bchandracosecy@gmail.com H/P: 9840276313, 9840375053

Secretarial compliance report of ASHOK LEYLAND LIMITED for the year ended 31-03-2024

I, B Chandra, Practising Company Secretary have examined:

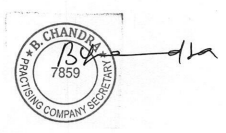
- a) all the documents and records made available to us and explanation provided by Ashok Leyland Limited ("the listed entity"),
- b) the filings/ submissions made by the listed entity to the stock exchanges,
- c) website of the listed entity,
- d) any other document/ filing, as may be relevant, which has been relied upon to make this certification,

for the year ended 31.03.2024 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
- 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:

- Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- b) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- Securities and Exchange Board of India (Share Based Employee Benefits)
 Regulations, 2021;
- d) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- e) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008



The company, during the year, was not required to comply with the following regulations and consequently not required to maintain any books, papers, minute books or other records or file any forms/ returns under:

- a. Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018
- Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018;
 & circulars/ guidelines issued thereunder;

And based on the above examination, I/We hereby report that, during the Review Period:

- (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: -As per Annexure A
- (b) The listed entity has taken the following actions to comply with the observations made in previous reports: As per Annexure B
- (c) Additional Affirmations

S No	Particulars	Compliance status (Yes/No/NA)	Observations /Remarks by PCS*
1	Secretarial Standard The compliances of listed entities are in accordance with the applicable Secretarial Standards (SS) issued by the Institute of Company Secretaries of India (ICSI).	Yes	
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 has been reviewed & timely updated as per the regulations/circulars/guidelines issued by SEBI	Yes	
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	Yes	



	Insider Trading) Regulations, 2015	New South Name
	The listed entity is in compliance with Regulation 3(5) & 3(6) SEBI (Prohibition of	
10	Prohibition of Insider Trading:	Yes
	within the time limits prescribed thereunder.	
	Schedule III of SEBI LODR Regulations, 2015	
	disclosure(s) under Regulation 30 along with	
II O	The listed entity has provided all the required	
9	Disclosure of events or information:	Yes
	transactions were subsequently approved/ratified/rejected by the Audit committee	
	along with confirmation whether the	
	listed entity shall provide detailed reasons	
	(b) In case no prior approval obtained, the	
	Related party transactions	
-	approval of Audit Committee for all	
	(a) The listed entity has obtained prior	
8	Related Party Transactions:	Yes
12	financial year as prescribed in SEBI Regulations	
	and the Committees at the start of every	
	evaluation of the Board, Independent Directors	
/	The listed entity has conducted performance	163
7	prescribed under SEBI LODR Regulations, 2015 Performance Evaluation:	Yes
	Preservation of Documents and Archival policy	
	and disposal of records as per Policy of	
	records as prescribed under SEBI Regulations	
	The listed entity is preserving and maintaining	
6	Preservation of Documents:	Yes
	subsidiaries	
	disclosure of material as well as other	
	companies (b) Requirements with respect to	
	(a) Identification of material subsidiary	
	listed entities:	
5	To examine details related to Subsidiaries of	Yes
	Act, 2013	
	None of the Director of the Company are disqualified under Section 164 of Companies	
4	Disqualification of Director:	Yes
	relevant document(s)/ section of the website	N S S S S S S S S S S S S S S S S S S S
	accurate and specific which redirects to the	
	governance reports under Regulation 27(2) are	



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	NA
12	Resignation of Statutory auditors from the listed entities or its material subsidiaries	NA
13	Additional Non-compliances, if any: No any additional non-compliance observed for all SEBI regulation/circular/guidance note etc.	Nil

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 account of the listed entity.
- 4. This report is solely for the intended purpose of compliance in terms of Regulation 24A (2) of the SEBI (LODR) 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.

COMPANYS

Place: Chennai

Date:30.05.2024

Signature:

Balla Practicing Company Secretary: B CHANDRA

ACS/ FCS No.: 20879

CP No.: 7859

UDIN A020879F000492757 Peer review no 602/2019

Annexure A for the year ended 31-03-2024

																		9.9								
Remarks	-	0																				u us		57		
Management Response							The Company	has	strengthened	the process for	the same.	However, the	Company	brought this to	the attention	of the	Committee	and ratified it.		The Company	brings to the	attention of	the Board any	major change	in its Senior	Management
Observations / Remarks of	the Practicing	Company	Secretary				Considering	the size of the	Company, the	amount	involved	being not	significant	and the reply	of the	Company, no	remarks.			As stated in	Col 4			Control of the second of the s	(ANA)	CHANDE
Fine	t																			NA					the state of the s	1
Details of	violatio	_																								
Type of Action	Advisory/	Clarification/	Fine/ Show	Cause	Notice/	Warning, etc.														ı						
Action	by the	Comp	any				Report	ed in	the	RPT	return															
Deviations							On a test check	of the records	made available,	it was seen that	a related party	transaction of a	value of more	than 10% of the	standalone	turnover of a	subsidiary with	another was not	prior approved.	One of the SMP	appointment	was reviewed	by the	Nomination and	remuneration	Committee.
Regulatio n/	Circular	No.					Clause 23	of SEBI	(LODR)											Sch II Part	D A (4) of	LODR				
Compliance	(Regulations	/ circulars /	guidelines	including	specific	clause)	Prior	approval of of SEBI	the Audit	Committee										Appointmen	t of senior	Managerial	personnel			
s z	2 0						.—													7						
										7.0	F-199	95/15/16	100	2017												

personnel. The	Company also	informs all its	Senior	Management	appointments	to all Directors	on the date of	appointment	itself by	sending across	the	organisational	advice.
					2								
					2 11								
						7-							
			11				7 9						

Annexure B for the year ended 31-03-2023

	Compliance	Details of	Remedial action if	of Remedial action if Comments of the PCS on
Remarks of the in the Secretarial	Requirements	violation /	any by the listed the Action taken	the Action taken
Compliance report	(Regulation / Circular/	Deviations /	entity	
for the year ended -	Guidelines including	Action taken/		
1	specific Clause)	Penalty Imposed		
	Compliance report for the year ended -	ompliance report (Regulation / Circular/ or the year ended - Guidelines including specific Clause)	ompliance report (Regulation / Circular/ or the year ended - Guidelines including specific Clause)	ompliance report (Regulation / Circular/ Deviations / Guidelines including Action taken/ specific Clause)

Place: Chennai Date: 30-05-2024

Signature:
Practicing Company Secretary: B CHANDRA ACS/ FCS No.: 20879

C P No.: 7859

UDIN A020879F000492757 Peer review no 602/2019

