MAKARAND M. JOSHI & CO.

Company Secretaries Ecstasy, 803-804, 8th Floor, City of Joy, JSD Road, Mulund (W), Mumbai- 400080, (T) 022-21678100

Secretarial Compliance Report of GIC Housing Finance Limited

For the financial year ended March 31, 2023

То

The Board of Directors, **GIC Housing Finance Limited** 6th Floor, National Insurance Building 14, Jamshedji Tata Road, Churchgate, Mumbai - 400020

We have conducted the review of the compliance of the applicable statutory provisions and the adherence to good corporate practices by GIC Housing Finance Limited (hereinafter referred as 'the listed entity'), having its registered office at 6th Floor, National Insurance Building 14, Jamshedji Tata Road, Churchgate, Mumbai - 400020. Secretarial Review was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion 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 in our opinion, the listed entity has, during the review period covering the financial year ended on March 31, 2023, complied with the statutory provisions listed hereunder and also that the listed entity has proper Board processes and compliance mechanism in place to the extent, in the manner and the reporting made hereinafter:

We, M/s. Makarand M. Joshi & Co., Practicing Company Secretaries, have examined:

- (a) all the documents and records made available to us and explanation provided by 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 on March 31, 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:-

- (a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015; ('Listing Regulations')
- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; (Not Applicable to the listed entity during the Review Period)
- (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 listed entity during the Review Period)
- (e) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; (Not Applicable to the listed entity during the Review Period)
- (f) Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021;
- (g) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;

and circulars/guidelines issued thereunder.

We 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 applicable.	Yes	-
2	Adoption and timely updation of the Policies:		
	 All applicable policies under SEBI Regulations are adopted with the approval of board of directors / committees, as may be applicable to 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.	Yes	-

	• 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)/		
	specific which reduceds to the relevant document(s)/ section of the website.		
4.	Disqualification of Director:		
	None of the Director of the Listed Entity are disqualified under Section 164 of Companies Act, 2013.	Yes	-
5.	To examine details related to Subsidiaries of listed		
	entities:		
	(a) Identification of material subsidiary companies	(a) NA	
	(b) Requirements with respect to disclosure of material	(b) Yes	
	as well as other subsidiaries.	(-)	
6.	Preservation of Documents:	<u> </u>	
	As per the confirmations given by the listed entity, and	Yes	-
	on our test check basis, it 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		
-	Listing Regulations.		
7.	Performance Evaluation:		
	The listed entity has conducted performance evaluation	Yes	_
	of the Board, Independent Directors, and the	100	
	Committees on an annual basis as prescribed in SEBI		
	Regulations.		
8.	Related Party Transactions:		
	(a) The listed entity has obtained prior approval of	(a) No	a) Ratified all
	Audit Committee for all Related party transactions		RPTs (which
	(RPTs)	(b) Yes	were routine
	(b) In case no prior approval obtained, the listed entity		in nature and
	shall provide detailed reasons along with		entered
	confirmation whether the transactions were		between
	subsequently approved/ratified/rejected by the		April 1, 2022,
	Audit committee.		to May 17,
			2022) in the
			first Audit
			Committee
			Meeting of
			FY 2022-23
			which was
			held on May 18, 2022.
9.	Disclosure of events or information:		10, 2022.
	The listed outline has seen it if it of the i	Vaa	
	The listed entity has provided all the required	Yes	-
	disclosure(s) under Regulation 30 along with Schedule III of Listing Regulations within the time limits		

	prescribed thereunder.		
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	-
11.	Actions taken by SEBI or Stock Exchange(s), if any:		
	No actions 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.	No	Please refer table of non- compliance (a)
12.	Additional Non-compliances, if any:		
	No additional non-compliance observed for all SEBI regulation/circular/guidance note etc.	Yes	-

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.	Parti	culars	Compliance	Observations				
No			Status	/ Remarks by				
			(Yes/No/NA)	PCS*				
1.	Com	pliances with the following conditions while	appointing/re-	appointing an				
	audi							
	i.	If the auditor has resigned within 45 days from	Yes	-				
		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						
	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						
	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.						
2.	Othe	er conditions relating to resignation of statutory aud	litor					
-	i.	Reporting of concerns by Auditor with respect to	NA	No such				
		the listed entity/its material subsidiary to the		event				
		Audit 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, 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 has 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 Listed entity, the auditor has informed the Audit Committee the details of information/explanation sought and not provided by the management, 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 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.		
infor form	listed entity / its material subsidiary has obtained mation from the Auditor upon resignation, in the at as specified in Annexure- A in SEBI Circular 'CFD/CMD1/114/2019 dated 18 th October, 2019.	Yes	During the year auditor has resigned from listed entity due to cessation of term of Statutory Auditors as per RBI circular dated

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

(a) The listed entity has complied with the provisions of the above Regulations and circulars/ guidelines issued thereunder, except in respect	of
matters as specified below:	

Sr. N o.	Compliance Requirement (Regulations/ circulars/ guidelines including specific clause)	Regulati on/ Circular No.	Deviations	Action Taken by	Type of Action	Details of violation	Fine Amount (₹)	Observations/ Remarks of the Practicing Company Secretary	Managem ent Response	Rem arks
1.	Composition of Board Clause 17(1)(b) Where the chairperson is a non-executive director, at least one- third of the board of directors shall comprise of independent directors and where the listed entity does not have a regular non-executive chairperson, at least half of the board of directors shall comprise of independent directors.	Regulati on 17 (1) of Listing Regulati ons	Listed entity does not have required number of Independent Directors in Board.	Bomba y Stock Exchan ge (BSE) and Nation al Stock Exchan ge (NSE)	Fine	Stock exchange(s) has levied fine for non-compliance for the period January 01, 2022 to January 05, 2022 in this financial year. Same violation as reported previous year [Refer table (b) below for details]	₹ 25,000/- plus applicable taxes by NSE and BSE respectivel y	Both the Stock exchange(s) has levied fine last year for the said non- compliance from October 07, 2021 to December 31, 2021. Further, for the remaining period i.e. January 01, 2022 to January 05, 2022, both the exchanges has levied fine and listed entity has made the payment.	Listed entity has appointed the required number of Independe nt Director on the Board w.e.f. January 06, 2022.	-
2.	PriorIntimationforraisingfund by way offurtherpublicoffer,rightsissue,AmericanDepositoryReceipts/GlobalDepositoryReceipts/Foreign	Regulati on 29(1) & (2) of Listing Regulati on.	Non- Intimation of fund raising by way of private placement specifically	BSE	Fine	BSE has levied fine this year for the non- compliance of last year. Same violation as reported previous year [Refer table (b)	₹ 10,000/- plus applicable taxes	The fine levied by the stock exchange is paid by the listed entity.	-	-

Г ће 3.	CurrencyConvertibleBonds,qualifiedinstitutionsplacement,debtissue,preferentialissueoranyothermethodandfordeterminationofissueprice.New India Assurance CorProvisotoClause17(1)(a)theBoarddirectorsofthe	npany Lim i Regulati on 17 of Listing	ited ('NIACL') - NIACL does not have required	Promoter BSE and NSE	Company Fine		₹ 18,25,000/ - plus	The fine levied by the stock exchanges is paid	
	listed entities shall have at least one independent woman director in the Board of directors. Clause 17(1)(b)	Regulati ons	number of Independent Directors and Women Independent Director in	INSE		the quarter ended March 31, 2022, June 30, 2022, September 30, 2022 and December 31, 2022	applicable taxes by NSE and BSE respectivel y	by the NIACL.	
	Where the chairperson is executive director, at least half of the board of directors shall comprise of independent directors.		their Board.						
1	ional Insurance Company				ř.		<u>``</u>		
4.	listed entity shall prepare and submit un- audited or audited	Regulati on 52(1) and Regulati on 52(4)	NICL has adopted financial results in delay and all	NSE	Fine	a) NICL have made delay by Nine days in adoption of the Annual Accounts of the	a) ₹ 63,720/- (including taxes)	a) The fine leviedby the NSE is paidby the NICLb) NICL hasrequested NSE	
	date standalone	of	the ratios			Company for the	b)	vide letter dated	

financial results on a Listing	were not	quarter & financial ₹ 7,080	/- 15th September
quarterly basis in the Regulati	disclosed as	year ended March (includin	ng 2022 for waiver
format as specified by ons	per Reg.	31, 2022 and taxes)	offline. Response is
the Board within forty-	52(4) of	b) Delay of One	awaited from NSE.
five days from the end	Listing	day for adoption of	
of the quarter, and for	Regulations	accounts for the 1^{st}	
the last quarter of the		quarter ended June	
financial year within		30, 2022 and	
sixty days from the end			
of the quarter to the		Also have not	
recognised stock		disclosed all the	
exchange(s). and		ratios as per	
Regulation 52(4) The		Regulation 52(4) of	
listed entity, while		Listing Regulations.	
submitting quarterly			
and annual financial			
results, shall disclose the			
following line items			
along with the financial			
results:			
(a) debt-equity ratio; (b)			
debt service coverage			
ratio; (c) interest service			
coverage ratio			

Sr.	Compliance	Regulati	Deviations	Actio	Type	Details of violation	Fine	Observations/	Managem	Rem
N	Requirement	on/		n	of		Amount	Remarks of the	ent	arks
0.	(Regulations/ circulars/	Circular		Take	Action		Anouni (₹)	Practicing	Response	aiks
0.	guidelines including	No.		n	/ iction		(1)	Company	Response	
	specific	110.		by				Secretary		
	clause)			~ }				c con com y		
1.	Composition of Board	Regulati	Listed	BSE	Fine	The Board consist of 13	BSE and	-	-	-
	Clause 17(1)(b)	on 17 (1)	entity does	and		Directors out of which	NSE has			
	Where the chairperson		not have	NSE		only 6 were Independent	levied			
	is a non-executive	Listing	required			Directors as on October				
	director, at least one-	Regulati	number of			07, 2021 as two Non-	4,30,000/			
	third of the board of	ons	Independen			Executive Directors were	- plus			
	directors shall comprise		t Directors			newly appointed,	applicabl			
	of independent directors		in Board.			thereafter the	e taxes			
	and where the listed					composition was not in	respectiv			
	entity does not have a					compliance with	ely			
	regular non-executive					Regulation 17(1)(b) of				
	chairperson, at least half					Listing Regulations,				
	of the board of directors					2015. Later, the listed				
	shall comprise of					entity has appointed the				
	independent directors					required number of				
						Independent Director on				
						the Board w.e.f. January				
						06, 2022. Further,				
						Corporate governance				
						report filed with Stock				
						exchanges for quarter				
						ended December 2021 is				
						erroneous.				

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

2.	Prior Intimation for raising fund by way of further public offer, rights issue, American Depository Receipts/Global Depository Receipts/Foreign Currency Convertible Bonds, qualified institutions placement, debt issue, preferential issue or any other	Regulati on 29(1) & (2) of Listing Regulati on.	Non- Intimation of fund raising by way of private placement specifically	NSE	Fine	The listed entity has made prior intimation of Board meeting dated June 28, 2021 for consideration of Financial Results for the quarter ended March 2021 along with dividend and other business matter. Where fund raising form a part of other business matter.	10,000/- plus applicabl e taxes	-	-	
	debt issue, preferential					0 1				

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 certify 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 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 Makarand M. Joshi & Co. Company Secretaries

Makarand M. Joshi Partner FCS No. 5533 CP No. 3662 PR No: 640/2019 UDIN: F005533E000320309

Date: May 17, 2023 Place: Mumbai