REPORT ON CORPORATE GOVERNANCE

COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE

Aditya Birla Group ('Group' / 'ABG') is committed towards the adoption of the best Corporate Governance practices and its adherence in the true spirit, at all times. As a part of the Group, at Grasim Industries Limited ('Our Company' / 'the Company' / 'Grasim') we feel proud to belong to a Group whose visionary founders laid the foundation stone for good governance long back and made it an integral principle of the business. These are demonstrated in our Group Chairman's Vision, Group's purpose and values as mentioned below:

'At the core, good governance is about ensuring fair outcomes. The pre-requisite to achieving a fair outcome in the eyes of all stakeholders, is to first build trust. **Trust is the foundation of corporate governance.**'

Mr. Kumar Mangalam Birla

Chairman, Aditya Birla Group

'To enrich lives, by building dynamic and responsible businesses and institutions, that inspires trust.'

ABG Group Purpose

Our Company is defined and driven by its unique set of 'Power of Five' values. These values-based approach is part of our Company's culture and ethics, which helps to pursue its purpose and achieve excellence in corporate governance.

The Power of Five Values are encapsulated as:



Acting and taking decisions in a manner that is fair and honest. Following the highest standards of professionalism and being recognised for doing so. Integrity for us means not only financial and intellectual integrity, but encompasses all other forms as are generally understood.



On the foundation of integrity, doing all that is needed to deliver value to all stakeholders. In the process, being accountable for our own actions and decisions, those of our team and those on the part of the organisation for which we are responsible.



An energetic, intuitive zeal that arises from emotional engagement with the organisation that makes work joyful and inspires each one to give his or her best. A voluntary, spontaneous and relentless pursuit of goals and objectives with the highest level of energy and enthusiasm.



Thinking and working together across functional groups, hierarchies, businesses and geographies. Leveraging diverse competencies and perspectives to garner the benefits of synergy while promoting organisational unity through sharing and collaborative efforts.



Responding to internal and external customers with a sense of urgency. Continuously striving to finish before deadlines and choosing the best rhythm to optimise organisational efficiencies.

Corporate Governance refers to a set of laws, regulations and good practices that enables an organisation to perform its business efficiently and ethically to generate long-term wealth and create value for all its stakeholders. The essence of Corporate Governance lies in promoting and maintaining integrity, transparency, accountability, sustainability and safety across all business practices. Good Corporate Governance emerges from the application of the best and sound management practices and compliance with the laws coupled with adherence to the highest standards of transparency and business ethics.

Corporate Governance has always been intrinsic to the management of the business affairs of our Company. In line with the above philosophy, our Company continuously strives for excellence and focuses on enhancement of long-term stakeholder value through adoption of best governance and disclosure practices. Our Company's governance rests on the highest standards of business ethics and corporate governance. The governance philosophy of the Group and our Company rests on following basic tenets viz.

Accountability and Interests: Our practices ensure accountability towards all stakeholders, and protection of minority interests and rights.

Monitoring: Effective monitoring and reviewing the risk management framework and associated practices is ensured.

Control: Effective control systems are maintained to ensure efficient conduct of business and discharge of responsibilities.

Ethics: Our practices ensure that we maintain high standards of ethics.

Transparency and Disclosures: Transparency, integrity and disclosures are keys to corporate governance practices. Our practices ensure that we make timely and accurate disclosures.

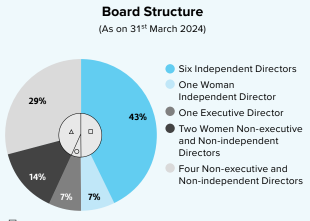
Review: Regular review of processes and management systems for improvement are ensured.

Our Company confirms compliance with the Corporate Governance requirements as stipulated in the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time ('Listing Regulations'), the details of which are set out hereunder:

BOARD OF DIRECTORS

Composition of Board of Directors ('Board')

Our Company comprises of eminent and distinguished personalities with proficiency and vast experience in diversified sectors with an optimum mix of management and financial experts thereby ensuring the best interest of its stakeholders. Our Company has a balanced and diverse Board, which includes independent professionals and confirms to the provisions of the Companies Act, 2013 ('the Act') and the Listing Regulations. The Directors possess requisite qualification, experience and expertise in their respective functional areas, which enable them to discharge their responsibilities and provide effective leadership to the management. In designing the Board composition, number of factors are considered, which include educational background, professional experience, gender, skills and knowledge among others.



 \square 50% Independent Directors

 \triangle 43% Non-executive and Non-independent Directors

○ 7% Executive Director

Our Company's Board comprises of 14 (Fourteen) Directors, 7 (Seven) are Independent Directors, 6 (Six) Non - executive Directors and 1 (One) Executive Director. Our Company's Board comprises of 3 (Three) Women Directors out of which 1 (One) is an Independent Director. The position of Chairman and Managing Director are held by different individuals, where Chairman of the Board is a Non-executive Chairman.

None of the Directors of our Company is on the Board of more than 10 (Ten) public limited companies or acts as an Independent Director in more than 7 (Seven) listed entities. None of the Director on the Board, who is a Whole Time Director / Managing Director serves as an Independent Director in more than 3 (Three) listed entities. Further, none of the Director of our Company is a member of more than 10 (Ten) Committees or Chairperson of more than 5 (Five) Committees, across all public companies in which he / she is a Director. The composition of the Board and its Committee(s) are in conformity with the requirements of the Act and the Listing Regulations.

All Independent Directors are free from any business or other relationship that could materially influence their judgement. The Company has received declarations from all the Independent Directors confirming that they meet the criteria of independence as specified under Regulation 16(1)(b) of the Listing Regulations and Section 149(6) of the Act and they are qualified to act as Independent Directors. Independent Directors have also confirmed their registration with the data bank of Independent Directors maintained with the Indian Institute of Corporate Affairs in compliance with requirements of the Companies (Appointment and Qualification of Directors) Rules, 2014.

In terms of Regulation 25(8) of the Listing Regulations, Independent Directors have confirmed that they are not aware of any circumstance or situation which exists or may be reasonably anticipated, that could impair or impact their ability to discharge their duties with an objective of independent judgement and without any external influence. In the opinion of the Board, the Independent Directors fulfil the conditions specified in the Listing Regulations and are independent of the management.

Appointment / Re-appointment of Directors is subject to the Members' approval. Directors hold office in accordance with the provisions of the law and the policy laid down by the Board from time-to-time. The Independent Directors are usually appointed for a fixed term of five years, subject to a maximum of 2 terms of five years and are not liable to retire by rotation. The Executive Director is appointed as per the provisions of the Act and serve in accordance with the terms of his contract of service with the Company. Non-executive Directors (except Independent Directors) are liable to retire by rotation and are eligible for re-appointment.

Brief profile of the Board of our Company including their area of expertise, other directorships, committee positions and shareholding in the Company as on 31st March 2024 are as under:

MR. KUMAR MANGALAM BIRLA

DIN 00012813		00012813	 Profile – Mr. Kumar Mangalam Birla is the Chairman of the Board of Directors of your Company and the Chairman of Aditya Birla Group ('Group'), which operates in 40 countries across six continents. He is a chartered accountant and holds an MBA degree from the London Business School.
Category of Director		Chairman, Non-executive and Non-independent Director	
Age		57 years	
Date of Appointment 14 th October 1992		14 th October 1992	
Term ending date		Liable to retire by rotation	globally. In the 28 years that he has been at the helm of the Group, he
Tenur	e ~	32 years	has accelerated growth, built meritocracy, and enhanced stakeholder
Share	holding	12,23,489*	value. In the process he has raised the Group's turnover by over 30 — times.
	l Memberships - I Listed companies	 Aditya Birla Capital Limited: Non-executive Director 	He has been the architect of over 40 acquisitions in India and globally,
		2. Aditya Birla Fashion and Retail Limited: Non-executive Director	among the highest by any Indian multinational. Under his stewardship, the Group enjoys a position of leadership in all the major sectors in which it operates, from cement to chemicals, metals to textiles, fashion
		3. Century Textiles and Industries Limited: Non-executive Director	to financial services and real estate to renewables. Over the years, Mr. Birla has built a highly successful meritocratic organisation, anchored
		4. Hindalco Industries Limited: Non-executive Director	by an extraordinary force of over 1,80,000 employees. Outside the Group, Mr. Birla has held several key positions on various
		5. UltraTech Cement Limited: Non-executive Director	regulatory and professional Boards. He was a Director on the Central Board of Directors of the Reserve Bank of India. He was Chairman of
		6. Vodafone Idea Limited: Non-executive Director	the Advisory Committee constituted by the Ministry of Company Affairs and also served on the Prime Minister of India's Advisory Council on Trade and Industry. As the Chairman of the Securities Exchange Board
Directorship(s) in public companies		7	of India Committee on Corporate Governance, he framed the first- ever governance code for Corporate India.
Comn	nittee position	Chairman -	Over the years, Mr. Birla has been conferred several prestigious awards. In 2023, he was conferred the prestigious Padma Bhushan, among
		Member -	
Area	of expertise		India's highest civilian honours. He was also conferred the prestigious Business Leader of the Decade award by the All-India Management
*	Corporate Govern	ance, Legal & Compliance	Association (AIMA), only the 2 nd industrialist to receive this honour in
	Financial Literacy		AIMA's history. In 2021, he received the TiE Global Entrepreneurship Award for Business Transformation, the first Indian business leader to
	General Managem	lent	receive this honour. He is also the first Indian Industrialist to be conferred
ŝ	Human Resource I		an Honorary degree by the Institute of Company Secretaries of India.
_			Mr. Birla is deeply engaged with Educational Institutions. He is the
	Industry Knowledg	je	Chancellor of the Birla Institute of Technology & Science with campuses in Pilani, Goa, Hyderabad, Dubai and Mumbai. He has also been the
-```@``-	Technology, Digitis	sation & Innovation	Chairman of the Indian Institute of Management, Ahmedabad and Indian
₽\$	Marketing		Institute of Technology, Delhi.
08	Risk Management		On the global arena, Mr. Birla is an Honorary Fellow of the London
XX XX	Strategic Expertise	2	Business School. In 2019, Mr. Birla constituted a £15mn scholarship programme at the London Business School in memory of his grandfather,
ÊÐ	Sustainability		Mr. B. K. Birla, marking the largest ever endowed scholarship gift to a European Business School. A firm practitioner of the trusteeship concept, Mr. Birla has institutionalised the concept of caring and giving at the Group. With his mandate, the Group is involved in meaningful welfare driven activities that distinctively enrich the lives of millions.

* 10,86,993 fully paid-up and 43,209 partly paid-up equity shares held as an individual. 89,720 fully paid-up and 3,567 partly paid-up equity shares held as Karta of Aditya Vikram Kumar Mangalam Birla HUF.

SMT. RAJASHREE BIRLA

DIN00022995Category of DirectorNon-executive and Non-independent DirectorAge79 yearsDate of Appointment14th March 1996		00022995	Profile – Smt. Rajashree Birla is an exemplar in the area of community initiatives and rural development. Smt. Birla chairs the Aditya Birla Centre for Community Initiatives and Rural Development, the Group's apex body responsible for development projects. She oversees the social and
		•	
		79 years	
		14 th March 1996	welfare driven work across all the Group's major companies. The
Term en	nding date	Liable to retire by rotation	footprint of the Centre's work straddles over 7,000 villages, reaching out
Tenure '	N	28 years	to 9 million people. The Group runs 24 hospitals. The Group reaches out — to well over 1,00,000 students through its network of 56 formal schools
Shareho	olding	5,74,829*	and non-formal educational institutes. Of these, girls constitute 50%.
	lemberships - isted companies	 Century Enka Limited: Non-executive Director 	Both its hospitals as well as schools are 'Not For Profit' institutions.
		2. Century Textiles and Industries Limited: Non-executive Director	Smt. Birla is the Chairperson of the FICCI – Aditya Birla CSR Centre for Excellence, Habitat for Humanity (India) and is on the Board of the Asia Pacific Committee as well as Habitat's Global Committee. She is the
		 Hindalco Industries Limited: Non-executive Director 	Chairperson of FICCI's first ever Expert Committee on CSR. She is on the Board of BAIF Development Research Foundation, Pune and also served
		 Pilani Investment and Industries Corporation Limited: Non-executive Director 	on the Board of Directors of the CSR Committee of SBI Foundation and is a Trustee of the Gujarat Vidyapith. As a patron of arts and culture, she is the President of the 'Sangit Kala Kendra', a Centre for performing arts,
		5. UltraTech Cement Limited: Non-executive Director	as well as the INT-ABCPA (Indian National Theatre-Aditya Birla Centre for Performing Arts).
Directorship(s) in public companies		5	In recognition of the exemplary work done by Smt. Rajashree Birla, leading national and international organisations have showered
Commit	tee position	Chairman -	accolades upon her. Among these the most outstanding one has been that of the Government of India which bestowed the 'Padma Bhushan'
		Member -	Award in 2011 on Smt. Rajashree Birla in the area of 'Social Work'. At
Area of	expertise		the G20 EMPOWER Meet in Ahmedabad, the G20 EMPOWER Award
	•	ance, Legal & Compliance	for 'Lifetime Achievement' was conferred upon Smt. Birla. Yet another prestigious award accorded to Smt. Birla is BRICS 'Living Legend and Icon for Community Excellence and Lifetime Achievement Award',
	General Managem	nent	bestowed upon her by the erstwhile President, Mr. Ram Nath Kovind.
ŵř	Human Resource I	Development	Furthermore, for Smt. Birla's unrelenting endeavours towards polio
	Industry Knowledge		eradication, she was honoured with the much coveted 'Polio Eradication
Sustainability			Champion' Award by the Government of India. Likewise, the 'Global Golden Peacock Award for CSR' was conferred upon her by Dr. Ola Ullsten, the Former Prime Minister of Sweden in Portugal. Among other distinctive awards received by Smt. Birla, feature the Economic Times' prestigious Award: Corporate Citizen of the Year, twice in a decade, first in 2003 and again in 2012; the All-India Management Association's 'Corporate Citizen of the Year Award', the IOD's 'Distinguished Fellowship Award' and the 'FICCI FLO Golden Laurel Award'.

* Including 21,979 partly paid-up equity shares.

MS. ANANYASHREE BIRLA

DIN		06625036	Profile –
-	Director Non-independent Director		Ananya is a businesswoman and an artist. Named as one of Business Today's Mos Powerful Women 2023, Ananya started Svatantra Microfin, the youngest and fastes growing microfinance Company in India, at the age of 17. In one of the largest deals
			in the industry, Ananya Birla's Svatantra has acquired Chaitanya India Fin Credit
Age	6 A a a b b a b b b b b b b b b b	29 years	making Svatantra the second largest microfinance organisation in the industry. With a
	of Appointment	6 th February 2023	team strength of over 19,500 and an AUM of over 16,000 crore, Svatantra is financing
Ierm (ending date	Liable to retire by rotation	entrepreneurs who are powering India's growth story. Recently, Svatantra secured the largest PE investment deal in the microfinance sector, amounting to a whopping ₹ 1,930 crore (\$230 million), with investments from Advent International and Multiples
Tenur	e ~	1 year	Svatantra has been a first mover and shaper of the industry by being the first end-to-
Share	holding	-	end cashless organisation, and also the first to roll out an extensive customer facing
	Memberships - Listed companies	Aditya Birla Fashio and Retail Limited: Non-executive Dire	rating in the sector) was awarded the best microfinance organisation of the year and
Direct	orship(s) in public anies	2	Great Places To Work 2020. In addition, Svatantra MHFC, her micro housing arm, is the only housing institution to focus on the EWS/LIG segment, and to have a completely
·····	nittee position	Chairman -	branchless model.
		Member 1	Ananya's fuelling passion for design, along with her vision to elevate Indian crafts and
	of expertise		art communities, has given birth to her venture Ikai Asai and what it stands for today. Ika Asai brings a global contemporary language to Indian crafts, making them a fit for the
~	Corporate Govern	ance, Legal & Compli	ance contemporary twenty first century household through bespoke creations.
	Financial Literacy		Named as one of Fortune 40 Under 40, Ananya was also voted one of GQ's Mos
	General Managem	nent	Influential Young Indians, Miss Vogue's 28 Geniuses under 28, has graced the cover of Forbes Women to Watch, named Financial Express Newsmaker of the year, and was
ŵ	Human Resource Development		named as one of Economic Times Most Promising Women Business Leaders of 2022.
	Industry Knowledg		Ms. Ananya Birla's efforts in her entrepreneurial ventures have been recognised and felicitated by various Government entities such as the Hon'ble Prime Minister of India
<u>بَ</u> نْ ۲	Technology, Digitis Marketing	sation & Innovation	Shri Narendra Modi at Champions of Change, an event organized by the Nationa Institution for Transforming India (NITI Aayog). Ms. Ananya Birla was also conferred
08	Risk Management Strategic Expertise		by the Hon'ble Chief Minister of Maharashtra, Shri Devendra Fadnavis, for her role in empowering rural Indian women and pioneering 100% cashless disbursement since
			inception. She was presented with Kamala Rising Star Award by the Hon'ble Governor o Maharashtra, Shri Bhagat Singh Koshyari, in April 2022.
ŁØ	Sustainability		An alumnus of Oxford University, she is also the founder of Ananya Birla Foundation which promotes global understanding and supports programs that build a kinder happier, equal, stigma-free world, where no conversation is taboo, and all people are connected to the support they need to lead a fulfilling life. One of the key imperatives of the foundation is to make mental health mainstream.
			Earlier in May 2020, the Foundation made its' first grant to Save The Children India targeting 1,00,000 individuals, and several grants thereafter in different areas of need such as, surgeries for acid attack survivors and menstrual hygiene. The foundation is currently doing pioneering work in research and intervention designs for mental health in rural India. An ardent advocate for mental health, Ananya is also a National Alliance or Mental Illness (NAMI) ambassador. She is also the co-founder of Mpower, a foundation that provides mental health awareness across the country.
			Ananya was recently appointed on the board of Aditya Birla Management Corporation Pvt. Ltd., Aditya Birla Fashion & Retail Limited, and Grasim Industries Limited. Ananya is involved in various Aditya Birla Group businesses driving key strategy across industries both in India and overseas.
			With over 500 million streams, Ananya is also India's biggest selling English language global popstar, and has scaled the charts at home, in India, as well as overseas. With three back-to-back double platinum selling singles and two platinum selling singles and two platinum setting analysis.

9 with the santoor, an Indian instrument.

Ananya is unstoppable. The MTV EMA nominee began her musical journey at the age of

MR. ARYAMAN VIKRAM BIRLA

DIN	08456879	Profile –
		Mr. Aryaman Vikram Birla comes with diverse experiences including
		entrepreneurship, VC investing, and professional sport. He is closely
Age	26 years	involved with several businesses of the Aditya Birla Group (ABG) including Fashion & Retail, Real Estate, Paints, and the Group's fashion
Date of Appointment	6 th February 2023	
Term ending date	Liable to retire by rotation	D2C platform TMRW. He has founded and is spearheading the hospitality
Tenure ~	1 year	business as well as the venture capital fund Aditya Birla Ventures, that
Shareholding	-	invests in high-growth start-ups.
Board Memberships -	Aditya Birla Fashion and Retail Limited:	
Indian Listed companies	Non-executive Director	He serves on the boards of Aditya Birla Management Corporation
Directorship(s) in public	2	Private Limited (the apex body that provides strategic direction to the
companies		Aditya Birla Group's businesses), Grasim Industries Limited, Aditya Birla
Committee position	Chairman -	Fashion and Retail Limited, Aditya Birla New Age Hospitality Private
	Member -	Limited, Aditya Birla New Age Restaurants and Cafe Private Limited, KA
Area of expertise		Hospitality Private Limited, Aditya Birla Digital Fashion Ventures Limited
Corporate Govern	ance, Legal & Compliance	and Aditya Birla Global Trading (Singapore) Pte. Limited.
		A commerce graduate from the University of Mumbai, he holds an MSc.
General Managem	ent	in Global Finance from Bayes Business School, London.
🗰 Human Resource [Development	
Industry Knowledg	e	
-Technology, Digitis	ation & Innovation	
1		
Risk Management		
Marketing Risk Management Strategic Expertise Sustainability		
Sustainability		

MS. ANITA RAMACHANDRAN

		Profile –
		Ms. Anita Ramachandran holds a Master's Degree in Management
Age 69 years		Studies from Jamnalal Bajaj Institute of Management. She is a renowned
Date of Appointment	14 th August 2018	Human Resource professional with deep knowledge and experience of
Term ending date	13 th August 2028*	about 40 years as a management consultant. She is also one of the first
Tenure ~	6 years	generation of women professionals to become an entrepreneur and run
Shareholding	-	a highly successful HR consulting and services organisation.
Board Memberships - Indian Listed companies	 Blue Star Limited: Independent Director FSN E-Commerce Ventures 	Ms. Ramachandran began her career with AF Ferguson & Co. [AFF] (the KPMG network Company in India then) in 1976 as the first woman consultant of the firm. In her 19 years stint with AFF she worked across
	Limited: Independent Director	various parts of the country and in a wide range of functional areas. She was a Director at the time of leaving the firm.
	 Happiest Minds Technologies Limited: Independent Director 	Ms. Ramachandran founded Cerebrus Consultants in 1995 to focus on HR advisory services, including organisation transformation. Her reputation and innovative work helped her build Cerebrus into a firm with national presence and the firm has worked with over 1,000 companies
	 Metropolis Healthcare Limited: Independent Director 	
	 Ujjivan Small Finance Bank Limit Independent Director 	
Directorship(s) in public	8	
companies		and talent management issues. Her wide general management
Committee position	Chairman 2	consulting experience and insights on HR have enabled her to be a
	Member 7	strategic advisor to many family groups. She also works with several PE
Area of expertise		firms and start-ups to mentor them through their growth journey.
	nance, Legal & Compliance	Ms. Ramachandran has been an Independent Director on boards of several large companies for over 20 years.
Human Resource	Development	Ms. Ramachandran supports many organisations in the social sector through pro-bono professional work and remains deeply committed to work with women. She was former Chairperson of TIE Women.
Industry Knowled	ige	work with women. She was former chaliperson of the women.

Industry Knowledge

* Re-appointed for a second term of 5 years w.e.f. 14th August 2023.

MR. N MOHAN RAJ

DIN	00181969	Profile –
Category of Director	Independent Director	Mr. N Mohan Raj holds a Master's Degree in Arts (Economics). He is the
Age	70 years	former Executive Director of Life Insurance Corporation of India and has
Date of Appointment	12 th July 2019	rich experience in the field of Administration, Marketing of Life Insurance,
Term ending date	11 th July 2024*	Mutual Fund, Finance and Investments. He serves as Director on the Board of Veritas Finance Private Limited.
Tenure ~	5 years	
Shareholding	-	
Board Memberships -	-	
Indian Listed compani	es	
Directorship(s) in publ	ic -	
companies		
Committee position	Chairman -	
	Member -	
Area of expertise		
Reporte Go	vernance, Legal & Compliance	📢 Marketing
🗟 🛛 Financial Literacy		Risk Management
General Mana	gement	Strategic Expertise
Industry Knowledge		🖉 Sustainability

*Re-appointed for a second term of 5 years w.e.f. 12th July 2024 as approved by the Members through Postal Ballot dated 15th March 2024.

MR. YAZDI PIROJ DANDIWALA

DIN	01055000		Profile –
Category of Director	Independent Director		[—] Mr. Yazdi Piroj Dandiwala is a senior partner of the law firm M/s. Mulla [—] and Mulla and Craigie Blunt and Caroe. He has an extensive Corporate
Age	75 years		
Date of Appointment	6 th February 2023	3	and Commercial law practice both in contentious and non-contentious
Term ending date	5 th February 2028		– matters.
Tenure ~	1 year		With his unparalleled experience of over 48 years in corporate law,
Shareholding	-		Mr. Dandiwala has advised several multinational companies in their
Board Memberships - Indian Listed companies	,	les and Industries pendent Director	 investments, financial and technical collaborations in India. His corporate practice extends to both large Indian corporates and
	2. Hindalco Indu Independent		MNCs, with extensive experience in intricate transactions including mergers and acquisitions, joint ventures, takeovers, disinvestments,
	 Pilani Investment and Industries Corporation Limited: Independent Director Rashi Peripherals Limited: Independent Director 		Funds, Financial Services, Hotel, Infrastructure, IT, Manufacturing, Oil & Gas, Paper & Pulp, Real Estate, Telecommunication, Textiles etc.
Directorship(s) in public companies	5		 Mr. Dandiwala serves as a Director on the Board of various companies like Duville Estates Private Limited, Access Trusteeship Company Private Limited, Century Textile and Industries Limited, Pilani Investment and
Committee position	Chairman	1	Industries Corporation Limited, Hindalco Industries Limited, Hindalco-
	Member	5	Almex Aerospace Limited and Rashi Peripherals Limited.
Area of expertise	•		He was a member and for a few years the Chairman of the local advisory
Corporate Governa	ance, Legal & Comp	liance	committee of Bank of Nova Scotia. He is also a member and the Vice
 Financial Literacy 			President of the Managing Committee of the Bombay Incorporated Law Society.
General Managem	ent		Sourcey.
Industry Knowledg	е		
Risk Management			
Strategic Expertise			

Sustainability

DR. THOMAS M CONNELLY, JR

DIN	03083495	Profile –
Category of Director	Independent Director	Dr. Thomas M. Connelly, Jr. holds Bachelor's Degrees in Chemical
Age	71 years	Engineering and Economics from Princeton University. He also holds a
Date of Appointment	20 th August 2010	doctorate in Chemical Engineering from the University of Cambridge.
Term ending date	22 nd August 2024	He has over 36 years of experience in the chemical industry. He served (for eight years) as the Executive Director and CEO of the American
Tenure ~	14 years	Chemical Society, (ACS). Prior to joining ACS, he served as Chief
Shareholding	-	Science and Technology Officer, and then as Chief Innovation Officer for
Board Memberships -	-	the DuPont Company. At DuPont, Dr. Connelly led R&D organisation and
Indian Listed compan	ies	businesses while based in the US, Europe and Asia. Dr. Connelly was
Directorship(s) in pub	lic -	elected to the National Academy of Engineering, and has chaired studies
companies		for the Academies' Division of Earth and Life Studies. He has also served
Committee position	Chairman -	in advisory roles to the U.S. Government and the Republic of Singapore.
	Member -	
Area of expertise		
Reference Corporate Go	vernance, Legal & Compliance	Harketing
👼 Financial Lite	racy	Risk Management
General Mana	agement	Strategic Expertise
Industry Know	vledge	Sustainability
-@- Technology, [Digitisation & Innovation	

MR. V CHANDRASEKARAN

DIN	03126243	Profile –
Category of Director	Independent Director	Mr. V Chandrasekaran is a qualified Chartered Accountant and retired
Age	66 years	Executive Director (Investment) of LIC of India. He has more than 3
Date of Appointment	24 th May 2021	decades of experience in Life Insurance Finance, Housing Finance
Term ending date	23 rd May 2026	and Mutual Fund Investment, with adequate exposure to a gamut of Investments. He is involved in Investment decision-making processes,
Tenure ~	3 years	Investments. The is involved in investment decision making processes,
Shareholding	85	Risk Management. He serves as an Independent Director on the Board
Board Memberships - Indian Listed companies	 Care Ratings Limited: Independ Director 	ent of various companies like CARE Ratings Limited, Tata Investment Corporation Limited, Aseem Infrastructure Finance Limited, LIC
	2. Tata Investment Corporation Limited: Independent Director	(International) Bahrain, etc.
Directorship(s) in public companies	5	
Committee position	Chairman 4	
	Member 1	
Area of expertise		
🔬 Corporate Governance, Legal & Compliance		Industry Knowledge
👼 Financial Literacy		🗟 Risk Management
General Management		Strategic Expertise

MR. ADESH KUMAR GUPTA

			Profile
		ector	Mr. Adesh Kumar Gupta is a qualified Chartered Accountant, Company
Age	Age 67 years		Secretary and has completed Advanced Management Programme from
Date of Appointment	24 th May 2021		"Harvard University. He has more than 4 decades of vast experience in
Term ending date	23 rd May 2026		the field of finance and general management. He has sound knowledge
Tenure ~	3 years		& expertise in the field of finance, strategy and corporate law in various
Shareholding	72,204*		industries. He serves as an Independent Director on the Board of
Board Memberships - Indian Listed companies	 CARE Ratings Limited: Independent Director India Pesticides Limited: Independent Director Krsnaa Diagnostics Limited: 		-various companies like Vinati Organics Limited, CARE Ratings Limited, India Pesticides Limited, Krsnaa Diagnostics Limited and Anand Rathi Financial Services Limited. He was the Whole Time Director & CFO of
			the Company till 30 th June 2015. He was the Whole Thite Direction a CFO by the Institute of Chartered Accountants of India, IMA, Business Today. He is Ex-Member of National Advisory Committee on Accounting Standards ('NACAS') as representative of FICCI. NACAS was a statutory organisation constituted by Government of India for setting up Accounting Standards.
	 Vinati Organics Limited: Independent Director 		
Directorship(s) in public companies	5		_
Committee position	Chairman	2	
	Member	5	
Area of expertise	-		
💭 Corporate Governance, Legal & Compliance			Industry Knowledge
👼 🛛 Financial Literacy			Risk Management
General Manager	ment		Strategic Expertise
Human Resource			

* 68,685 fully paid-up and 2,663 partly paid-up equity shares held as an individual. 823 fully paid-up and 33 partly paid-up equity shares held as Karta of Adesh Kumar Gupta HUF.

MR. CYRIL SHROFF

DIN	00018979	Profile –			
Category of Director	Independent Director	Mr. Cyril Shroff has over 42 years of experience in a wide range of areas,			
Age	64 years	including corporate and securities law, disputes, banking, bankruptcy, infrastructure, private client, financial regulatory and others. He holds			
Date of Appointment	25 th July 2000	a Bachelor's Degree in Law from Government Law College, Mumbai.			
Term ending date	22 nd August 2024	He is consistently ranked as 'star practitioner' in India by Chambers			
Tenure ~	24 years	Global and is often regarded as the 'M&A King of India'. He received the 'Managing Partner of the Year' award for the third consecutive year at			
Shareholding	-	the Asian Law Business (ALB) India Awards 2024. He is the Chairman			
Board Memberships -	-	of the FICCI Corporate Laws Committee, a member of the CII National			
Indian Listed companies		Council and Financial Markets Committee, the National Committee on			
Directorship(s) in public	-	Financial Markets & others. He is a member on the Board of Singapore International Arbitration Centre (SIAC), a member of the first apex			
companies		Advisory Committee of the IMC International ADR Centre and a task			
Committee position	Chairman -	force member of the Society of Insolvency Practitioners of India. He was			
	Member -	a member of the SEBI constituted Uday Kotak Committee on Corporate			
Area of expertise		Governance and the SEBI Committee on Insider Trading. He is also a			
	nance, Legal & Compliance	member of the Thought Committee on Bank Insolvency of the Insolvency			
Financial Literacy		Law Academy. Chambers Asia Pacific 2023 recognised him as 'Star Individual' for Corporate / M&A and an 'Eminent Practitioner' for Private			
General Managen	nent	Equity, Restructuring & Insolvency and Banking & Finance in India.			
 Industry Knowledge Risk Management Strategic Expertise 					
			🍰 Sustainability		

MR. RAJ KUMAR

DIN 06627311		06627311	Profile –		
Categ	jory of Director	Non-executive Director and Non-independent Director	Mr. Raj Kumar has retired as a Managing Director of Life Insurance Corporation of India (LIC) with effect from 1 st February 2023. He has		
Age		62 years	been associated with LIC for 38 plus years. At LIC, Mr. Kumar has handled several significant assignments, in various capacities ranging		
Date	of Appointment	12 th November 2021	from being CEO of LIC Mutual Fund Asset Management Limited; Zonal		
Term	ending date	Liable to retire by rotation	Manager of Central Zone, Bhopal; Executive Director of Estate & Office		
Tenur	e ~	2.5 years	Services, Human Resource Development and International Operations — and had additional charge of Management Development Centre, Borivali		
Share	holding	-	and Vigilance Department of LIC. He has, also, headed two prestigious		
	l Memberships - n Listed companies	IDBI Bank Limited: Nominee Director	Divisions, Gorakhpur and Jaipur, of the LIC.		
Direct comp	torship(s) in public anies	1	 He has, also, served as Chief Public Information Officer and Appellate Authority, under Right to Information, of LIC. He was, also, the Chief (Personnel) and Chief (Customer Relationship Management) at LIC. He 		
Comn	nittee position	Chairman -	has been conferred with 'Most Influential Human Resource Officer in Asia'		
		Member -	Award by CHRO, Asia, 'Hinditar Bhashi Samman' by Madhya Pradesh		
Area	of expertise		Rashtra Bhasha Prachar Samiti, Bhopal. He was recently conferred with 'Rashtriya Gaurav Samman' by Jay Foundation, New Delhi and Aaj Ka		
	Corporate Govern	ance, Legal & Compliance	Prahari Group of newspapers.		
	Financial Literacy		Mr. Kumar is a Science Graduate and has attended various training programmes at IIM-Ahmedabad, ISB-Hyderabad, Indian Institute of Advanced Studies-Bangalore, National Insurance Academy-Pune, Delhi		
	General Managem	nent			
îîîî	Human Resource	Development	Productivity Council, Third World Productivity Council and Management Development Centre-Mumbai etc. He had been a visiting faculty at Zonal		
	Industry Knowledg	ge	Training Centres of LIC, Management Development Centre (LIC), Mumbai		
08	Risk Management		and National Insurance Academy, Pune.		
×3	Strategic Expertise	5	Mr. Kumar has also served on the Boards of LICHFL Asset Management		
20			Co. Limited, LIC Housing Finance Limited, LICHFL Care Homes Limited, LIC Mutual Fund Asset Management Company Limited, LIC of Bangladesh Limited Dhaka, Rajasthan Financial Corporation Jaipur, High Energy Batteries (India) Limited Chennai, Reliance Naval and Engineering Limited Mumbai and LIC (Lanka) Limited Colombo. He is also a Director on the Board of IDBI Bank Limited. Currently, he is a member of Academic Advisory Committee of School of Management of Financial Institutions, Management Development Institute Gurgaon. He was a Trustee of LIC Golden Jubilee Foundation and LIC of India Provident Fund No. 1. He was also, a Member of Governing Board of National Insurance Academy, Pune and the Governing Body of Insurance Institute of India, Mumbai.		

MR. SUSHIL AGARWAL

DIN	00060017	Profile –		
Category of Director	Non-executive Director and Non-independent Director	Mr. Sushil Agarwal is currently the Group Chief Financial Officer and Director, Aditya Birla Management Corporation Private Limited, the		
Age	60 years	Group's apex management body. He serves as a Director on the Board		
Date of Appointment	8 th February 2024	 of several Group Companies including Hindalco Industries Limited, Grasim Industries Limited, Vodafone Idea Limited, Aditya Birla Capital 		
Term ending date	Liable to retire by rotation	Limited and Novel Jewels Limited. Mr. Agarwal is a member of the		
Tenure ~	2 months	Business Review Council of the Group. In 2021, he was also appointed		
Shareholding	1,78,567*	as a nominee Director at Zand Bank PJSC – a Dubai based first of its		
Board Memberships - Indian Listed companies	1. Aditya Birla Capital Limited : Non-executive Director	kind Digital Bank. Mr. Agarwal has been with the Group for over 35 years and has the		
	2. Vodafone Idea Limited : Non-executive Director	unique distinction of working closely with the former Chairman Late Mr. Aditya Vikram Birla and current Chairman Mr. Kumar Mangalam Birla.		
Directorship(s) in public companies	5	He has led various strategic initiatives of the Group, including M&A and restructurings. A strong advocate of corporate governance and		
Committee position	Chairman - Member 3	trusteeship, he is widely acknowledged for his financial acumen ar analytical skills.		
Area of expertise Corporate Governance, Legal & Compliance Financial Literacy		In 2018, he was awarded as "India's Greatest CFO" at the Asia One India's Greatest Brands and Leaders Awards and as the "Business Leader Corporate CFO" at the 11 th ICAI Awards. He has also been recognised as one of the 'Top 10 Global CFO's – 2023' by CEO Insights Magazine.		
General Manage		He was honoured with the 'Exceptional Contributor Award' in 2000 and 'Outstanding Leadership Award' in 2014 by the Chairman of Aditya Birla Group.		
Industry Knowle	dge	Mr. Sushil Agarwal is a qualified Chartered Accountant and holds a		
-🔄 Technology, Dig	itisation & Innovation	Master's Degree in Commerce.		
😽 🛛 Risk Management				
Strategic Expert	ise			
Sustainability				

Including 5,663 partly paid-up equity shares.

MR. HARIKRISHNA AGARWAL

DIN		09288720	Profile –		
Categ	ory of Director	Executive Director, Managing Director	Mr. Harikrishna Agarwal is an accomplished industry veteran with over		
Age 64 years		64 years	4 decades of deep experience spanning diverse sectors.		
Date of Appointment1st December 2021Term ending date30th November 2025*Tenure ~2.5 years		1 st December 2021	He currently serves as Managing Director of Grasim Industries,		
		30 th November 2025*	flagship Company of the Aditya Birla Group (ABG). He is also Business Director of the Group's global Cellulosic Fibre business 'Birla Cellulose		
		2.5 years	and additionally, the Director of Aditya Birla Management Corporation		
Share	holding	61,727 [#]	Private Limited, the apex corporate body that provides strategic direction		
Board Memberships -		-	and vision to the Group companies.		
Indian Listed companies Directorship(s) in public companies		-	Mr. Agarwal has held leadership positions in the Aditya Birla Group's		
		-	Cement, Chemicals, Advanced Materials, and Cellulosic Fibre businesses. He is credited with playing a pivotal role in leading industry		
Comr	nittee position	Chairman -	- dialogue in these sectors.		
		Member -	Mr. Agarwal, a chartered accountant with an all-India rank, has complet		
Area	of expertise		 a number of national and international management and leadership development programmes, including an Executive MBA from Sasin, 		
A	Corporate Govern	ance, Legal & Compliance	Chulalongkorn University in Bangkok, and an Advance Management		
	Financial Literacy		Programme at Harvard. He received the Chairman's 'Outstanding Leader Award' in 2012 and the 'Certificate of Excellence' in 2021 for hi		
	General Managem	lent	outstanding contribution to Company's growth.		
1	Industry Knowledg	je	He is an avid runner and a firm believer in the Power of Teams.		
- <u>`</u> `	Technology, Digitis	sation & Innovation			
Harketing					
08	Risk Management				
× tx	Strategic Expertise	2			
2ª	Sustainability				

*Reappointed as Managing Director for a further period of two years w.e.f. 1st December 2023.

#Including 2,001 partly paid-up equity shares.

Notes:

- 1. Independent Directors are Non-executive Directors as defined under Regulation 16(1)(b) of the Listing Regulations and Section 149(6) of the Act.
- 2. In terms of Regulation 26(1) of the Listing Regulations:
 - Foreign companies, private limited companies and companies under section 8 of the Act are excluded for the purpose of considering the limit of directorship(s) and Committee membership(s).
 - The committees considered for the purpose are audit committee and stakeholders' relationship committee.
 - None of the Directors held Directorship in more than ten public limited companies and were members of more than ten committees or chairperson of more than five committees across all public limited companies in which they were Directors.
- 3. The number of directorship and committee positions is excluding our Company.
- 4. No Director is related to any other Director on the Board, except for:
 - i. Mr. Kumar Mangalam Birla and Smt. Rajashree Birla, who are related to each other as son and mother respectively.
 - ii. Ms. Ananyashree Birla is grand-daughter of Smt. Rajashree Birla, daughter of Mr. Kumar Mangalam Birla and elder sister of Mr. Aryaman Vikram Birla.
 - iii. Mr. Aryaman Vikram Birla is grand-son of Smt. Rajashree Birla, son of Mr. Kumar Mangalam Birla and brother of Ms. Ananyashree Birla.
- 5. None of the Directors hold any convertible instruments of our Company.
- 6. Committee's membership excludes chairmanship.
- No Non-executive Director has attained the age of 75 years, except Smt. Rajashree Birla, for which the approval of the Members has been obtained by way of special resolution at the Annual General Meeting held on 29th August 2022.
- 8. List of core skills, expertise and competencies of the Board of Directors of the Company are forming part of this Integrated Annual Report.

Role of the Board

Our Company's Board plays a primary role in ensuring good governance; smooth functioning of the Company and in the creation of stakeholders' value.

The Board's role, functions, responsibility and accountability are clearly defined. As the Board's primary role is fiduciary in nature, it is responsible for ensuring that the Company runs on sound ethical business practices and that the resources of the Company are utilised in a manner so as to create sustainable growth and value for the Company's members and the other stakeholders and also fulfil the aspirations of the society and the communities in which it operates.

The Board is duly supported by the Management in ensuring effective functioning of the Company. The Board monitors the Company's overall performance, directs and guides the activities of the Management towards the set goals and seeks accountability. The Board also sets standards of corporate behaviour, ensures transparency in corporate dealings and compliance with the laws and regulations. As a part of its function, the Board periodically reviews all the relevant information, which is required to be placed before it, pursuant to the Act and Listing Regulations and in particular, reviews and approves financial statements, corporate strategies, business plans, annual budgets, projects (including CSR projects) and capital expenditure.

Board Meetings and Procedures

The Board meets at regular intervals to discuss and decide on the Company / business policy and strategy apart from other Board businesses. The Board / Committee Meetings are pre-scheduled and a tentative annual calendar of the Board and Committee Meetings is circulated to the Directors well in advance to facilitate them to plan their schedule and to ensure meaningful participation in the meetings. However, in case of a special and urgent business need, the Board's approval is taken by passing resolutions through circulation, as permitted by the Act, which are noted and confirmed in the subsequent Board Meeting.

The business deliberated and considered at the meetings of the Board and Committees generally include:

- quarterly and annual financial results;
- oversight of the performance of the business;
- declaration of dividend;
- · development and approval of overall business strategy;

- annual operating and capital expenditure budget;
- · review of the functioning of the Committees; and
- other strategic, transactional and governance matters as required under the Act, Listing Regulations and other applicable legislations.

The notice of the Board / Committee Meetings is given well in advance to all the Directors. Usually, Meetings of the Board / Committees are held in Mumbai. The Agenda of the Board / Committee Meetings is set by the Company Secretary in consultation with the Chairman and Managing Director of the Company and it is circulated a week prior to the date of the Meeting. The Board Agenda includes an Action Taken Report comprising of actions emanating from the previous Board Meetings and status updates thereof. The Agenda for the Board and Committee Meetings includes detailed notes on the items to be discussed at the Meeting to enable the Directors to take an informed decision and also covers items set out as per the guidelines in Listing Regulations to the extent it is relevant and applicable. Audio Visual means are also used to facilitate those Directors who are travelling or located at other locations to participate in the Meetings. Prior approval from the Board is obtained for circulating the agenda items with shorter notice for matters that are considered to be in the nature of Unpublished Price Sensitive Information ('UPSI').

The Company Secretary attends all the Meetings of the Board and its Committees. The Company Secretary advises / assures the Board and its Committees on Compliance and Governance principles and ensures appropriate recording of minutes of the Meetings.

The draft minutes of each Board / Committee meetings are circulated to all the Directors / Members for their comments within 15 days of the meeting. The Company Secretary, after incorporating comments, if any, received from the Directors / Members, records the minutes of each Board / Committee meetings within 30 days from conclusion of the meeting. The important decisions taken at the Board / Committee meetings are communicated to the concerned departments promptly.

During the year, the Board met 6 (Six) times on 26th May 2023, 10th August 2023, 16th October 2023, 13th November 2023, 4th January 2024 and 8th February 2024. The maximum interval between any two meetings held during the year did not exceed 120 days.

Details of attendance of Directors at the Board Meetings and at the last Annual General Meeting ('AGM') held during the year are as under:

Number of Board Meetings held during the tenure	Number of Board Meetings attended	Attended last AGM held on 25 th August 2023
6	5	Yes
6	6	Yes
6	5	Yes
6	6	Yes
6	2	No
6	6	Yes
-	-	NA
6	6	Yes
4	4	Yes
	Meetings held during the tenure 6	Meetings held during the tenureNumber of Board Meetings attended6566666666666666666666666666666666

¹ Appointed as Non-executive Director w.e.f. 8th February 2024.

² Resigned as Non-executive Director w.e.f. 28th December 2023.

Meeting of Independent Directors

A separate meeting of Independent Directors of the Company was held on 26th March 2024, without the presence of Non-independent Directors and the management, *inter alia*, to discuss:

- Evaluation of the performance of Non-independent Directors and the Board as a whole;
- Evaluation of the performance of the Chairman of the Company, taking into account the views of the Executive and Non-executive Directors;
- Evaluation of the quality, quantity and timelines of flow of information between the Management and the Board, that is necessary for the Board to effectively and reasonably perform its duties.

The Independent Directors expressed satisfaction on the overall performance of the Directors and the Board as a whole. The Independent Directors also expressed satisfaction on the Board's freedom to express views on matters transacted at meetings and the manner in which the management discusses various subject matters specified in the agenda of meetings. Suggestions made by the Independent Directors were discussed at the Board meeting and are being implemented.

Resignation of Non-executive Director

During the year, Dr. Santrupt Misra has stepped down as a Non-executive Director of the Company with effect from 28th December 2023, due to other plans and engagements. Dr. Misra also confirmed that there is no reason other than provided above.

Succession Planning

Our Company has an effective mechanism for succession planning which focuses on orderly succession of the Board and Senior Management team. The Nomination and Remuneration Committee implements this mechanism in concurrence with the Board. In addition, promoting Senior Management within the organisation fuels the ambitions of the talent force to earn future leadership roles.

Support of the Board

The Company Secretary plays a key role in ensuring that the Board (including Committees thereof) procedures are followed and regularly reviewed. The Company Secretary ensures that all relevant information, details and documents are made available to the Directors and Senior Management for effective decision-making at the meetings. The Company Secretary is primarily responsible to assist the Board in the conduct of affairs of the Company, to ensure compliance with applicable statutory requirements and to facilitate convening of meetings. The Company Secretary interfaces between the management and regulatory Authorities for governance matters and is also the Compliance Officer of the Company.

Code of Conduct

The Board of Directors has laid down a 'Code of Conduct for the Board Members and Senior Management' of our Company, which is available on the Company's website at https://www.grasim.com/upload/pdf/code-of-conduct.pdf. All Board Members and Senior Management Personnel have confirmed compliance with the Code of Conduct for the Board and Senior Management. A declaration to that effect signed by the Managing Director forms part of this Report.

Training, Induction and Familiarisation Programme

Letter of appointment, stipulating the terms of appointment, role, rights and responsibilities, are issued to the Independent Directors at the time of their appointment. In terms of the Listing Regulations, the terms and conditions of appointment of Independent Director are placed on the Company's website at https://www.grasim.com/upload/pdf/terms_ conditions_independent_director.pdf. When a Director joins the Board of the Company, our Company conducts introductory programme, inter alia, covering the nature of the industry in which the Company operates, business model of the Company, organisational set-up, functioning of various departments, internal control processes and relevant information pertaining to the Company. The Directors are familiarised with the Company's business, its operations, strategy, functions, policies and procedures at the Board and Committee meetings on regular basis. Changes in regulatory framework and its impact on the operations of the Company are also presented at the Board / Committee meetings. The Directors are also apprised about risk assessment and minimisation procedures.

All the Directors (including Independent Directors) have the freedom to interact with the Company's Senior Management Personnel to discuss the matters pertaining to the Company's affairs.

The details of familiarisation programme, imparted to the Independent Directors of the Company are available on the

Company's website at <u>https://www.grasim.com/Upload/PDF/</u> familiarisation-programme-independent-directors.pdf

Prevention of Insider Trading

In compliance with the provisions of the SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended, the Company has formulated and adopted the 'Code of Conduct to regulate, monitor and report trading by designated persons in Listed or Proposed to be Listed Securities' of the Company ('the Insider Trading Code'). The object of the Insider Trading Code is to set framework, rules and procedures, which all concerned should follow, both in letter and spirit, while trading in listed or proposed to be listed securities of the Company. The Company has also adopted the Code of Practice and Procedures for Fair Disclosure of Unpublished Price Sensitive Information ('the Code') in line with the SEBI (Prohibition of Insider Trading) Amendment Regulations, 2018 and formulated a Policy for determination of 'legitimate purposes' as a part of the Code. The Code also includes policy and procedures for inquiry in case of leakage of UPSI and aims at preventing misuse of UPSI. The Code is available on the Company's website at https://www.grasim.com/Upload/PDF/pit-code-of-practiceand-procedures-for-fair-disclosures-upsi.pdf.

The policy and the procedures are periodically reviewed and revised from time to time and communicated to the Designated Persons. Trading window closure is intimated to all the Persons and the Stock Exchanges in advance, whenever required. A digital platform is being maintained by the Company, which contains the names and other prescribed particulars of the persons covered under the Insider Trading Code. This online tracking mechanism is used for monitoring trade in the Company's securities by the 'Designated Persons' and their relatives helps in weekly detection and taking appropriate action, in case of any violation / non-compliance of the Company's Insider Trading Code. The Company Secretary is responsible for adherence to the above Codes.

COMMITTEES OF THE BOARD

The Board has constituted various Committees with specific terms of reference in line with the provisions of the Listing Regulations and the Act. The Board Committees play a vital role in improving the Board effectiveness in the areas where more focuses and extensive discussions are required.

The composition of the Committees of the Board as on 31^{st} March 2024 are as under:

Audit Committee	Nomination and Remuneration Committee	Stakeholders' Relationship Committee	Corporate Social Responsibility Committee	Risk Management and Sustainability Committee	Finance Committee	PIT Regulation Committee	Rights Issue Committee – 2023*
 Mr. N Mohan Raj (Chairman) Dr. Thomas M Connelly, Jr. Mr. V Chandrasekaran Mr. Harikrishna Agarwal 	 Ms. Anita Ramachandran (Chairperson) Mr. Kumar Mangalam Birla Mr. Cyril Shroff Mr. Adesh Kumar Gupta 	 Ms. Anita Ramachandran (Chairperson) Mr. Yazdi Piroj Dandiwala Mr. Harikrishna Agarwal 	(Chairperson) • Ms. Anita Ramachandran	 Mr. N Mohan Raj (Chairman) Dr. Thomas M Connelly, Jr. Mr. V Chandrasekaran Mr. Harikrishna Agarwal Mr. Jayant V Dhobley Mr. Rakshit Hargave Mr. Kapil Agrawal 	 Mr. Harikrishna Agarwal (Chairman) Mr. Adesh Kumar Gupta Mr. V Chandrasekaran 	 Mr. V Chandrasekaran (Chairman) Mr. Yazdi Piroj Dandiwala Mr. Harikrishna Agarwal 	 Mr. V Chandrasekarar Mr. Adesh Kuma Gupta Mr. Harikrishna Agarwal

*Constituted with effect from 16th October 2023.

1. AUDIT COMMITTEE

Composition, Meetings and Attendance

The Audit Committee of the Board comprises of 3 Independent Directors and 1 Executive Director. The members of the Audit Committee are financially literate and have accounting or related financial management expertise. The composition of the Audit Committee complies with the requirements of the Listing Regulations and the Act.

During the year, 6 (Six) Audit Committee meetings were held on 26th May 2023, 10th August 2023, 5th October 2023, 13th November 2023, 8th February 2024 and 27th March 2024.

The details of composition and attendance of the members at the Audit Committee meetings held during the financial year ended 31st March 2024 are as given below:

		No. of Meetings		
Name of the Members	Categories	Held during the tenure	Attended	
Mr. N Mohan Raj (Chairman)	Independent Director	6	6	
Dr. Thomas M Connelly, Jr.	Independent Director	6	6	
Mr. V Chandrasekaran	Independent Director	6	6	
Mr. Harikrishna Agarwal	Executive Director	6	6	

The Chief Financial Officer of the Company is a permanent invitee to the Audit Committee meetings. The Joint Statutory Auditors, the Internal Auditors and senior executives as it considers appropriate are also invited to the Audit Committee meetings. Cost Auditors are invited to the Audit Committee meetings, whenever matters relating to the Cost Audit are considered.

Mr. N Mohan Raj, Chairman of the Audit Committee was present at the last AGM of the Company held on 25th August 2023.

The Audit Committee acts as a link between the management, the Statutory and Internal Auditors and the Board. The Audit Committee monitors and effectively supervises the Company's financial reporting process with a view to provide accurate, timely and proper disclosure, maintain the integrity and quality of financial reporting. The Audit Committee, inter alia, also reviews, from time to time, the audit and internal control procedures, the accounting policies of the Company, annual compliances under SEBI (Prohibition of Insider Trading) Regulations, 2015, reviewing complaints under Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and reviewing complaints received under Whistle-Blower Policy of the Company. The Committee also oversees the performance of the Internal and Statutory Auditors and recommends their appointment and remuneration to the Board. The minutes of the Audit Committee Meetings were noted by the Board. The Chairman of the Audit Committee Meeting briefs the Board on the discussions held during the Audit Committee Meetings. All the recommendations of the Audit Committee have been accepted by the Board.

Brief Description of the Terms of Reference

- Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible;
- Recommendation for appointment, remuneration and terms of appointment of Auditors of the Company;
- Approval of payment to Statutory Auditors for any other services rendered by the Statutory Auditors;
- Reviewing, with the management, the annual financial statements and auditors' report thereon before submission to the Board for approval, with particular reference to:
 - a) matters required to be included in the Directors' Responsibility Statements to be included in the Board's Report in terms of clause (c) of sub-section (3) of Section 134 of the Act;
 - b) changes, if any, in accounting policies and practices and reasons for the same;
 - c) major accounting entries involving estimates based on the exercise of judgement by the management;
 - d) significant adjustments made in the financial statements arising out of audit findings;
 - e) compliance with listing and other legal requirements relating to the financial statements;
 - f) disclosure of any related party transactions; and
 - g) modified opinion(s) in the draft audit report.
- Reviewing, with the management, the quarterly financial statements before submission to the Board for approval;
- 6. Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilised for the purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue or preferential issue or qualified institutions placement, and

making appropriate recommendations to the Board to take up steps in this matter;

- Reviewing and monitoring the auditors' independence and performance, and effectiveness of audit process;
- 8. Approval or any subsequent modification of transactions of the Company with related parties;
- 9. Scrutiny of inter-corporate loans and investments;
- Reviewing the utilisation of loans and / or advances from / investment by the holding Company in the subsidiary exceeding ₹ 100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans / advances / investments existing as on the date of coming into force of this provision;
- 11. Valuation of undertakings or assets of the Company, wherever it is necessary;
- Evaluation of internal financial controls and risk management systems;
- Monitoring the end use of funds raised through public offers and related matters;
- Reviewing, with the management, performance of Statutory and Internal Auditors, adequacy of the internal control systems;
- 15. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- 16. Discussion with Internal Auditors of any significant findings and follow up thereon;
- 17. Reviewing the findings of any internal investigations by the Internal Auditors into the matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board;
- Discussion with Statutory Auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- To look into the reasons for substantial defaults in the payment to the depositors, debenture holders,

shareholders (in case of non-payment of declared dividends) and creditors;

- 20. To review the functioning of the Whistle-Blower Mechanism;
- 21. In consultation with the Internal Auditors, formulate the scope, functioning, periodicity and methodology for conducting the internal audit;
- 22. Approval of appointment of CFO after assessing the qualifications, experience and background, etc. of the candidate; and
- 23. Consider and comment on rationale, costbenefits and impact of schemes involving merger, demerger, amalgamation etc., on the Company and its shareholders; and
- 24. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.

The Audit Committee mandatorily reviews the following information:

- 1. Management Discussion and Analysis of financial condition and results of operations;
- 2. Financial statements, in particular, the investments made by the unlisted subsidiary companies;
- Statement of significant related party transactions (as defined by the Audit Committee), submitted by the management;
- Management letters / letters of internal control weaknesses issued by the Statutory Auditors;
- 5. Internal audit reports relating to internal control weaknesses;
- 6. Appointment, removal and terms of remuneration of the Internal Auditors;
- 7. Statement of deviations:
 - a) quarterly statement of deviation(s), including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Listing Regulation;
 - b) annual statement of funds utilised for the purposes other than those stated in the offer

document / prospectus / notice in terms of Listing Regulation.

- Any show cause, demand, prosecution and penalty notices against the Company or its Directors which are materially important, including any correspondence with regulators or government agencies and any published reports which raise material issues regarding the Company's financial statements or accounting policies;
- 9. Any material default in financial obligations by the Company; and
- 10. Any significant or important matters affecting the business of the Company.

Vigil Mechanism / Whistle-Blower Policy

Our Company has adopted Whistle-Blower Policy that provides a formal vigil mechanism for Directors and Employees to report genuine concerns about the unethical behaviour, actual or suspected frauds of violation of the Company's Code of Conduct or Ethics Policy. The said mechanism also provides for direct access to the Chairman of the Audit Committee in appropriate or exceptional cases. No personnel has been denied access to the Audit Committee. The policy provides for adequate safeguards against victimisation and all personnel have access to the Audit Committee. The Whistle-Blower Policy is available on the Company's website at <u>https://www.grasim.com/Upload/PDF/</u><u>whistle-blower-policy.pdf</u>. The Policy is in line with the Company's Code of Conduct, Vision and Values.

2. NOMINATION AND REMUNERATION COMMITTEE

Composition, Meetings and Attendance

The Nomination and Remuneration Committee ('NRC') comprises of 3 Independent Directors and 1 Nonexecutive Director. The composition of the NRC complies with the requirements of the Listing Regulations and the Act. During the year, 4 (Four) NRC meetings were held on 26th May 2023, 10th August 2023, 13th November 2023 and 8th February 2024.

All the recommendations of the NRC have been accepted by the Board.

The details of composition and attendance of the members at the NRC meetings held during the financial year ended 31st March 2024 are as given below:

		No. of Me	eetings
Name of the Members	Categories	Held during the tenure	Attended
Ms. Anita Ramachandran, (Chairperson)	Independent Director	4	4
Mr. Kumar Mangalam Birla	Non- executive Director	4	3
Mr. Cyril Shroff	Independent Director	4	2
Mr. Adesh Kumar Gupta	Independent Director	4	4

Brief Description of the Terms of Reference

- Formulate the criteria for determining qualifications, positive attributes and independence of a Director and recommend to the Board a policy relating to, the remuneration of the Directors, Key Managerial Personnel and other employees;
- Formulate the criteria for effective evaluation of performance of the Board, its Committees and Individual Directors and review its implementation and compliance;
- 3. Devise a policy on diversity of the Board;
- Identify persons who are qualified to become Directors and who may be appointed in Senior Management in accordance with the criteria laid down, and recommend to the Board their appointment and removal;
- To consider whether to extend or continue the term of appointment of Independent Directors, on the basis of the report of performance evaluation of Independent Directors;
- Set the level and composition of remuneration which is reasonable and sufficient to attract, retain and motivate Directors and Senior Management of the quality required to run the Company successfully;
- 7. Set the relationship of remuneration to performance;
- Check whether the remuneration provided to Directors, Key Managerial Personnel and Senior Management includes a balance between fixed and incentives pay reflecting short-term and long-term

performance objectives appropriate to the working of the Company and its goals;

- Review and implement succession plans for Managing Director, Executive Directors and Senior Management;
- Review and make recommendations to the Board with respect to any incentive-based compensation and equity-based plans that are subject to the Board or shareholder approval (including broadbased plans); and
- 11. Recommend to the Board, all remuneration, in whatever form, payable to Senior Management.

Performance Evaluation

The Board carries out annual performance evaluation of its own performance, the Directors individually, as well as the evaluation of the working of its Committees as mandated under the Act, the Listing Regulations and the Executive Remuneration Policy of the Company, as amended from time to time. The performance evaluation of Non-independent Directors and the Board as a whole was carried out by the Independent Directors. The performance of the Chairman of the Board was also reviewed, taking into account the views of the Executive, Non-executive and Independent Directors.

The evaluation is based on criteria which includes, among others, attendance and preparedness for the meetings, participation in deliberations, understanding the Company's business and that of the industry and guiding the Company in decisions affecting the business and additionally based on the roles and responsibilities as specified in Schedule IV of the Act.

Structured questionnaires were circulated to the Directors for providing feedback on functioning of the Board, Committees and the Chairman of the Board. Based on the inputs received, action plans are drawn up in consultation with the Directors to encourage greater participation and deliberations at the meetings and bringing to the table their experience and guidance in further improving the performance of our Company.

The performance of the Independent Directors is evaluated, with emphasis on:

- Time invested in understanding our Company and its unique requirements;
- External knowledge and perspective;

- Views expressed on the issues discussed at the Board; and
- Keeping updated on areas and issues that are likely to be discussed at the Board.

Remuneration Policy

The Board has, on the recommendation of the NRC framed a policy on Remuneration of Directors and Senior Management Personnels, which is available on the Company's website at <u>https://www.grasim.com/upload/pdf/ABG-executive-remuneration-philosophypolicy.pdf</u>. Performance Review System is primarily based on competencies and values. The Company closely monitors growth and development of top talent in the Company to align personal aspiration with the organisation's goal.

Remuneration of Directors and Others

Our Company's executive remuneration philosophy supports the design of programmes that align executive rewards including incentive programmes, retirement benefit programmes promotion and advancement opportunities, with the long-term success of our Company's stakeholders.

The executive remuneration policy is designed to attract, retain, and reward talented executives who contribute to our Company's long-term success and thereby build value for stakeholders. It is intended to provide for monetary and non-monetary remuneration elements on a holistic basis; emphasise 'pay for performance' by aligning incentives with business strategies to reward executives who achieve or exceed business and individual goals.

Executive pay practices and levels are dynamically tracked and aligned with peer companies in similar industries, geographies, size and function. Our Company aims to provide competitive remuneration opportunities to its executives by positioning target total remuneration (including perks and benefits, annual incentive pay-outs, long-term incentive payouts at target performance) and target total cash compensation (including annual incentive pay-outs) at target performance directionally between median and top quartile of the primary talent market. It recognises the size and scope of the role and the market standing, skills and experience of incumbents while positioning its executives. Our Company uses secondary market data only as a reference point for determining the types and amount of remuneration while principally believing that target total remuneration packages should reflect the typical cost of comparable executive talent available in the sector.

The remuneration involves a balance between fixed and incentive pay, reflecting short and long-term performance objectives appropriate to the working of our Company and its goals. A material proportion of compensation for senior management is performance based - 25% to 40% of compensation. It increases as the employee grows in the organisation and takes up roles of higher responsibility. The more senior the role, the weightage of business performance on the variable pay also increases in comparison to unit performance and individual performance. This ensures a competitive pay-mix which aims to strike the appropriate balance between key components: (i) Fixed Cash Compensation (Basic Salary + Allowances) (ii) Annual Incentive Plan (iii) Long-Term Incentives (iv) Perks and Benefits.

Annual incentive plan pay-outs of executives are linked to relevant financial and operational metrics achievement, ESG performance and their individual performance. Financial and operational metrics are annually aligned with priorities / focus areas for the business. Long-term incentive plans incentivise stretch performance, link executive remuneration to sustained long-term growth and act as a retention and reward tool. Stock options are used as the primary long-term incentive vehicles as our Company believes that they best align executive incentives with stakeholder interests. Our Company also grants performance stock units as a secondary long-term incentive vehicle, to motivate and retain its executives. The ratio of stock options and performance stock units is generally 75:25.

Our Company has integrated climate change and sustainability targets in the key responsibility areas ('KRAs') of the Executive Director and Senior Management Personnel. Thus, emission reduction targets and other improvement targets related to climate change are also linked with the incentives provided.

Non-executive Directors' Remuneration

Based on the recommendation of the NRC Committee, all decisions relating to remuneration of Directors are taken by our Company's Board in accordance with the shareholder's approval, wherever necessary. Sitting fees are paid as under:

Board / Committee	Sitting Fee Per Meeting (₹)
Board	50,000/-
Audit Committee and Rights Issue Committee - 2023	25,000/-
All other Committees	20,000/-

In addition to the sitting fees, our Company also pays commission to the Non-executive Directors of an amount not exceeding 1% per annum of the net profit of our Company. The amount of commission payable is determined after assigning weightage to various factors, which, *inter alia*, include providing strategic perspective, Chairmanship and contributions made by the Directors, type of meeting and responsibilities under various statutes, performance evaluation, etc. Based on the performance evaluation of each Director and the remuneration policy, the Board has recommended an amount of ₹ 370 lakh as commission to be paid to the Non-executive Directors for the financial year 2023-24.

Details of remuneration paid / to be paid to the Non-executive Directors for FY 2023-24 are as under:

(₹ in Jakh)

		(₹ in lakh)
Name of the Directors	Commission	Sitting Fees (for Board and the Committees)
Mr. Kumar Mangalam Birla	-	3.10
Smt. Rajashree Birla ¹	142.50	3.40
Ms. Ananyashree Birla	12.50	2.50
Mr. Aryaman Vikram Birla	15.00	3.00
Ms. Anita Ramachandran	25.00	4.60
Mr. N Mohan Raj	31.00	5.10
Mr. Yazdi Piroj Dandiwala	19.00	3.60
Dr. Thomas M Connelly, Jr.	26.00	5.10
Mr. V Chandrasekaran	35.00	6.90
Mr. Adesh Kumar Gupta	26.00	4.85
Mr. Cyril Shroff	8.00	1.40
Mr. Raj Kumar ²	15.00	3.00
Dr. Santrupt Misra ³	15.00	3.10
Total	370.00	49.65

¹ Smt. Rajashree Birla, leads the entire CSR initiatives and monitors its implementation for the Company. She is deeply involved in identifying and planning the areas of social impact and then closely monitors the progress of such CSR activities. For her exemplary contributions, she has won many awards and accolades the most outstanding one has been that of the Government of India which bestowed the 'Padma Bhushan' Award in 2011 on Smt. Rajashree Birla in the area of 'Social Work'. Profile of Smt. Rajashree Birla, mentioned above, highlights her social work.

- ² Sitting fees of ₹ 3 lakh paid to Mr. Raj Kumar and Commission for FY 2023-24 will be paid to LIC.
- ³ Resigned as Non-executive Director w.e.f. 28th December 2023.

Notes:

There were no pecuniary relationships or transactions between our Company and its Non-executive / Independent Directors during the year.

Remuneration to Executive Director

The NRC Committee while recommending to the Board the remuneration of Executive Director, considers the performance of the business, individual performance, practices followed in other similar sized companies, among others, while also ensuring that the remuneration is in compliance with the terms and conditions of appointment as approved by the Members. All decisions relating to the remuneration of Executive Director is taken by the Board based on the remuneration policy and in terms of the resolution passed by the Members of our Company.

The details of remuneration paid to the Executive Director are as follows:

Name	Salary, Benefits, Bonus, Pension, etc., paid during the Year (₹ in lakh)	Performance- linked Incentive paid during the Year ¹ (₹ in lakh)	Perquisite value of stock options / RSUs exercised during the year (₹ in lakh)
Mr. Harikrishna Agarwal, Managing Director	584.55	156.00	138.11

- The Board has approved payment of performance linked variable pay for the FY 2022-23 as aforesaid to the Managing Director on achievement of the target.
- Service Contract, Notice Period and Severance Fee: The Managing Director's appointment may be terminated by three months' notice in writing on either side and no severance fees is payable to the Managing Director of the Company.
- Stock Option Details: During the period under review, in terms of the Company's Employee Stock Option and Performance Stock Unit ('PSU') Scheme

2022 (ESOS 2022), Mr. Harikrishna Agarwal has been granted 57,609 Options and 7,186 PSUs. 26,179 Options and 4,172 Restricted Stock Units ('RSUs') that were due for vesting in Mr. Agarwal have lapsed in terms of the Company's Employee Stock Option Scheme 2018 (ESOS 2018). In terms of the Company's ESOS 2018, Mr. Harikrishna Agarwal has exercised 6,500 Options and 4,172 RSUs.

Employee Stock Options Scheme ('ESOS')

a) ESOS-2013

During the year, the Stakeholders' Relationship Committee of the Board allotted 47,100 equity shares of ₹ 2/- each of the Company to Stock Option Grantees, pursuant to the exercise of the Stock Options and RSUs under ESOS-2013.

b) ESOS-2018

During the year, 2,63,353 equity shares were transferred from the Grasim Employees' Welfare Trust ('Trust') account to the employees account due to exercise of Stock Options and RSUs by the grantees under ESOS-2018.

c) ESOS-2022

During the year, the NRC of the Board approved grant of 4,99,087 Stock Options and 70,325 PSUs to the eligible employees, including Managing Director of the Company, under ESOS-2022.

The ESOS-2018 and ESOS-2022 are being administered through the Trust.

The details of Stock Options and RSUs granted pursuant to ESOS-2013 and ESOS-2018 and Stock Options and PSUs granted pursuant to ESOS-2022, and the other disclosures in compliance with the provisions of the Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021, are available on our Company's website at <u>https://www.grasim.com/</u> <u>Upload/PDF/esos-disclosure-2024.pdf</u>

A certificate from the Secretarial Auditors, with respect to implementation of our Company's ESOS, will be available at the ensuing AGM for inspection by the Members.

Directors and Officers Insurance:

In line with the requirements of Regulation 25(10) of the Listing Regulations, the Company has in place a Directors and Officers Insurance Policy ('D&O') for all its Directors (including Independent Directors) and Members of the Senior Management for such quantum and for such risks as determined by the Board.

3. STAKEHOLDERS' RELATIONSHIP COMMITTEE

Composition, Meetings and Attendance

The Stakeholders' Relationship Committee ('SRC') comprises of 2 Independent Directors and 1 Executive Director. The composition of the SRC complies with the requirements of the Listing Regulations and the Act.

During the year, 2 (Two) SRC meetings were held on 26th October 2023 and 27th March 2024.

The details of composition and attendance of the members at the SRC meetings held during the financial year ended 31st March 2024 are as given below:

			eetings
Name of the Members	Categories	Held during the tenure	Attended
Ms. Anita Ramachandran (Chairperson)	Independent Director	2	2
Mr. Yazdi Piroj Dandiwala	Independent Director	2	2
Mr. Harikrishna Agarwal	Executive Director	2	2

Ms. Anita Ramachandran, Chairperson of the SRC was present at the last AGM of the Company held on 25th August 2023.

Brief Description of the Terms of Reference

- To monitor complaints received by the Company from its Shareholders, Debenture holders, other security holders, Securities and Exchange Board of India ('SEBI'), Stock Exchanges, Ministry of Corporate Affairs, Registrar of Companies, etc. and action taken by the Company for redressing the same;
- To approve allotment of shares, debentures or any other securities as per the authority conferred / to be conferred to the Committee by the Board from time to time;

- To approve requests for transposition, deletion, consolidation, sub-division, change of name, dematerialisation, rematerialisation etc. of shares, debentures and other securities;
- To authorise Officers of the Company to approve requests for transposition, deletion, consolidation, sub-division, change of name, dematerialisation, rematerialisation etc. of shares, debentures and other securities;
- To approve and ratify the action taken by the authorised officers of the Company in compliance of the requests received from the shareholders / investors for issue of duplicate / replacement / consolidation / sub-division, dematerialisation, rematerialisation and other purposes for the shares, debentures and other securities of the Company;
- To monitor and expedite the status and process of dematerialisation and rematerialisation of shares, debentures and other securities of the Company;
- 7. To give directions for monitoring the stock of blank stationery and for printing of stationery required by the Secretarial Department of the Company from time to time for issuance of share certificates, debenture certificates, allotment letters, dividend warrants, pay orders, cheques and other related stationery;
- To review the measures taken to reduce the quantum of unclaimed dividend / interest and ensuring timely receipt of dividend warrants / Annual Reports / statutory notices by the shareholders of the Company;
- To resolve grievances of security holders including complaints related to transfers / transmission of shares, non-receipt of Annual Report, non-receipt of dividends, issue of new / duplicate certificates, general meetings, etc.;
- To review measures taken for effective exercise of voting rights by shareholders;
- To review of adherence to the service standards adopted by the listed entity in respect of various services being rendered by the Registrar & Transfer Agent; and

12. To perform such other acts, deeds, and things as may be delegated to the Committee by the Board from time to time.

Shareholders' Complaints

The number of shareholders' complaints received and resolved as on 31st March 2024 is given in the 'Shareholders' Information' section, which forms an integral part of this Report.

Compliance Officer

Mr. Sailesh Kumar Daga, Company Secretary acts as the Compliance Officer of the Company. The Compliance Officer briefs the SRC on the grievances / queries of the investors and the steps taken by the Company for redressing their grievances. The Compliance Officer can be contacted at: Grasim Industries Limited, Aditya Birla Centre, 'A' Wing, 2nd Floor, SK Ahire Marg, Worli, Mumbai – 400 030 Tel: +91-22-66525000, +91-22-24995000, E-mail: grasim.secretarial@adityabirla.com.

4. CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

Composition, Meetings and Attendance

The Corporate Social Responsibility Committee ('CSR Committee') comprises of 1 Non-executive Director, 1 Independent Director and 1 Executive Director. The Composition of the CSR Committee complies with the requirements of the Act. The CSR Committee recommends to the Board the CSR activities to be undertaken during the year and the amount to be spent on these activities and monitor its progress.

During the year, 2 (Two) CSR Committee meetings were held on 25th May 2023 and 28th March 2024.

The CSR Report forms an integral part of this Integrated Annual Report.

All the recommendations of the CSR Committee have been accepted by the Board.

The details of composition and attendance of the members at the CSR Committee meetings held during the financial year ended 31st March 2024 are as given below:

		No. of Meetings	
Name of the Members	Categories	Held during the tenure	Attended
Smt. Rajashree Birla (Chairperson)	Non-executive Director	2	2
Ms. Anita Ramachandran	Independent Director	2	2
Mr. Harikrishna Agarwal	Executive Director	2	2

Dr. Pragnya Ram, Group Executive President, CSR is a permanent invitee to the CSR Committee meetings.

5. RISK MANAGEMENT AND SUSTAINABILITY COMMITTEE

Composition, Meetings and Attendance

The Risk Management and Sustainability Committee ('RMSC') comprises of 3 Independent Directors, 1 Executive Director and 3 Senior Executives of the Company. The Composition of RMSC complies with the requirements of the Listing Regulations.

During the year, 3 (Three) meetings of the RMSC were held on 29th June 2023, 15th December 2023 and 21st February 2024.

The Board's Report and Management Discussion and Analysis Report set out the risks identified, and mitigation plans thereof.

The details of composition and attendance of the members at the RMSC meetings held during the financial year ended 31st March 2024 are as given below:

	No. of Me	eetings
Categories	Held during the tenure	Attended
Independent Director	3	3
Independent Director	3	3
Independent Director	3	3
Executive Director	3	3
Business Head - CFI	3	3
CEO - Paints	3	2
Business Head - Textile	3	1
	Independent Director Independent Director Independent Director Executive Director Business Head - CFI CEO - Paints Business	CategoriesHeld during the tenureIndependent3Director3Independent3Director3Director3Director3Director3Business3Head - CFI3CEO - Paints3Business3

The Chief Financial Officer and Chief Sustainability Officer are the Permanent Invitees to the RMSC Meetings.

All the recommendations, if any, of the RMSC have been accepted by the Board.

Brief Description of the Terms of Reference

- To formulate Risk Management Policy and implement Risk Management Framework for identifying, assessing, monitoring, reviewing and devising mitigation plans in respect of the internal and external risks associated with the Company including financial, operational, sectoral, sustainability, cyber security risks, or any other risk;
- To ensure that appropriate methodology, processes and systems are in place to monitor and evaluate risks associated with the business of the Company;
- To review Risk Management Policy from time to time;
- Overseeing the Company's sustainability performance and ensuring adequacy of the Company's sustainability framework;
- Advising the Board on sustainability policies and management systems;
- Ensuring effective implementation of governance, advocacy and public relation mechanisms and practices related to Sustainability;
- Evaluating emerging sustainability risks in terms of intensity and impact, in turn, guiding the management on reasonable avoidance of adversities likely to pose a threat to sustained growth; and
- Advising the Board to enable it to discharge its responsibilities, having regard to the law and the expected international standards of sustainability and stakeholder governance.

6. FINANCE COMMITTEE

Composition, Meetings and Attendance

The Finance Committee of the Board comprises of 2 Independent Directors and 1 Executive Director.

During the year, 4 (Four) Finance Committee meetings were held on 23rd June 2023, 26th September 2023, 12th January 2024 and 13th March 2024.

The details of composition and attendance of the members at the Finance Committee meetings held

during the financial year ended 31st March 2024 are as given below:

		No. of Me	eetings
Name of the Members	Categories	Held during the tenure	Attended
Mr. Harikrishna Agarwal, (Chairman)	Executive Director	4	4
Mr. Adesh Kumar Gupta	Independent Director	4	4
Mr. V Chandrasekaran ¹	Non- executive Director	2	2
Dr. Santrupt Misra ²	Non- executive Director	2	2

¹ Appointed as the Member of the Committee w.e.f. 4th January 2024.

² Ceased as Member of the Committee w.e.f. 28th December 2023.

During the year, the Finance Committee was reconstituted on 4th January 2024.

The Finance Committee is authorised to exercise all powers and discharge all functions relating to working capital management, foreign currency contracts, operation of bank accounts and authorising officers of the Company to deal in matters relating to GST, income tax, customs and any other matters as delegated by the Board from time to time.

7. PIT REGULATION COMMITTEE

Composition, Meetings and Attendance

The PIT Regulation Committee comprises of 2 Independent Directors and 1 Executive Director.

During the year, 2 (Two) PIT Regulation Committee Meetings were held on 30th October 2023 and 26th March 2024.

The details of composition and attendance of the members at the PIT Regulation Committee Meetings held during the financial year ended 31st March 2024 are as given below:

		No. of Meetings		
Name of the Members	Categories	Held during the tenure	Attended	
Mr. V Chandrasekaran, (Chairman)	Independent Director	2	2	
Mr. Yazdi Piroj Dandiwala ¹	Independent Director	1	1	
Mr. Harikrishna Agarwal	Executive Director	2	2	
Dr. Santrupt Misra ²	Non- executive Director	1	1	

¹ Appointed as the Member of the Committee w.e.f. 4th January 2024.

² Ceased as Member of the Committee w.e.f. 28th December 2023.

During the year, the PIT Regulation Committee was reconstituted on 4th January 2024.

8. RIGHTS ISSUE COMMITTEE - 2023

The Rights Issue Committee – 2023 ('RIC') was constituted by the Board of the Company with effect from 16th October 2023.

The RIC Committee comprises of 2 Independent Directors and 1 Executive Director.

During the year, 4 (Four) RIC Meetings were held on 13th November 2023, 12th December 2023, 4th January 2024 and 2nd February 2024.

The details of composition and attendance of the members at the RIC meetings held during the financial year ended 31st March 2024 are as given below:

		No. of Meetings		
Name of the Members	Categories	Held during the tenure	Attended	
Mr. V Chandrasekaran	Independent Director	4	4	
Mr. Adesh Kumar Gupta ¹	Independent Director	1	1	
Mr. Harikrishna Agarwal	Executive Director	4	4	
Dr. Santrupt Misra ²	Non- executive Director	2	2	

¹ Appointed as the Member of the Committee w.e.f. 4th January 2024.

² Ceased as Member of the Committee w.e.f. 28th December 2023

The Company Secretary acts as the Secretary to all the above mentioned Committees.

DETAILS OF KEY MANAGERIAL PERSONNEL AND SENIOR MANAGEMENT, INCLUDING CHANGES DURING THE YEAR:

Sr N	o Name	Designation			
Key	Key Managerial Personnel				
1	Mr. Pavan Kumar Jain	Chief Financial Officer			
2	Mr. Sailesh Kumar Daga	Company Secretary & Compliance Officer			
Sen	ior Management*				
3	Mr. Kapil Agrawal (Appointed w.e.f. 1 st April 2023)	Business Head - Textiles			
4	Mr. Rajesh Balakrishnan	Chief Executive Officer - Speciality Chemicals			
5	Mr. Omprakash Chitlange	Chief Executive Officer - Cellulosic Fashion Yarn			
6	Mr. Saugata Chakravarty	Chief Legal Officer			
7	Mr. Jayant V Dhobley	Business Head - Chemicals, Cellulosic Fashion Yarn and Insulators			
8	Mr. Jayant Dua	Business Head - Solar & Textiles			
9	Mr. Satyaki Ghosh	Chief Executive Officer - Textiles			
10	Mr. Rakshit Hargave	Chief Executive Officer - Paints			
11	Mr. Himanshu Kapania	Business Head - Paints			
12	Mr. Manoj Kedia	Chief Financial Officer - Chemicals, Cellulosic Fashion Yarn and Insulator			
13	Mr. Suresh Kodali (Appointed w.e.f 1 st January 2024)	Chief Operating Officer - Cellulosic Fibre			
14	Mr. Sandeep Komaravelly	Chief Executive Officer - Birla Pivot (B2B E-Commerce)			
15	Mr. Ashok Machher	Chief Financial Officer - Textiles			
16	Mr. Kalyan Ram Madabhushi (Till 31 st December 2023)	Chief Operations Officer - Cellulosic Fibre			
17	Ms. Anupama Mohan	Chief Human Resources Officer - Cellulosic Fibre			
18	Mr. Anindya Mukherjee (Appointed w.e.f 1 st April 2023)	Chief Information Officer - Cellulosic Fibre			
19	Dr. Aspi Patel	Chief Technology Officer – Cellulosic Fibre			
20	Mr. Anil Rustogi	Chief Financial Officer - Cellulosic Fibre			
21	Mr. Manmohan Singh	Chief Marketing Officer - Cellulosic Fibre			
22	Mr. Surya Valluri	Chief Sustainability Officer			
23	Mr. Sanjay Kumar Verma	Unit Head - Kharach and Vilayat			

*In alphabetical order.

SUBSIDIARY COMPANIES

UltraTech Cement Limited ('UTCL') and Aditya Birla Capital Limited ('ABCL') are the material listed subsidiaries of the Company. The Company does not have any material unlisted Indian subsidiary Company as defined under the Listing Regulations. The Company has formulated a Policy for Determining Material Subsidiaries, which is available on the Company's website at https://www.grasim.com/upload/pdf/Grasim_Policy_ Material_Subsidiary_Cos.pdf. The Audit Committee reviews the financial statements of the subsidiary companies and, in particular, the investments made by the unlisted subsidiary companies. The minutes of the Board meetings as well as statements of all significant transactions of the unlisted subsidiary companies are placed before the Board of the Company for its review.

GENERAL BODY MEETINGS

Details of the General Meetings of the Company held during the last 3 years are as follows:

Financial Year / Type of Meeting	Date and Time	Location	Particulars of Special Resolution
2020-21 Extra-Ordinary General Meeting	22 nd February 2021, 3:00 p.m.	Through Video Conference / Other Audio-Visual Means	Alteration of the Object Clause of the Memorandum of Association of the Company.
2020-21 74 th Annual General Meeting	27 th August 2021 3:00 p.m.	Through Video Conference / Other Audio-Visual Means	Payment of Commission to Non-executive Directors of the Company.
2021-22 NCLT Convened Meeting	16 th April 2021, 3:00 p.m. (Equity Shareholders) 4:00 p.m. (Secured Creditors) 5:00 p.m. [Unsecured Creditors (including unsecured debenture holders)]	Through Video Conference / Other Audio-Visual Means	 Approval of the Scheme of Arrangement betweer Grasim Industries Limited and Indorama India Private Limited and their respective shareholders and creditors
2021-22 75 th Annual General Meeting	29 th August 2022, 11.30 a.m.	Through Video Conference / Other	Continuation of Smt. Rajashree Birla as a Non-executive Director of the Company.
		Audio-Visual Means	 Continuation of Mr. Shailendra K. Jain as a Non-executive Director of the Company.
			 Appointment of Ms. Anita Ramachandran as ar Independent Director for a second term.
			 Adoption of the Grasim Industries Limited Employee Stock Option and Performance Stock Unit Scheme 2022.
			 Extending the benefits of the Grasim Industries Limited Employee Stock Option and Performance Stock Unit Scheme 2022 to the employees of the Group companies, including subsidiary and associate companies of the Company.
			 Approval of (a) the use of the trust route for the implementation of the Grasim Industries Limited Employee Stock Option and Performance Stock Unit Scheme 2022 (the Scheme 2022); (b) secondary acquisition of the equity shares of the Company by the trust; and (c) grant of financial assistance of provision of money by the Company to the trust to fund the acquisition of its equity shares, in terms of the Scheme 2022.
2022-23 76 th Annual General Meeting	25 th August 2023 11:30 a.m.	Through Video Conference / Other Audio-Visual Means	-

Postal Ballot

i. Details of special resolution passed by Postal Ballot:

The Company has conducted a postal ballot dated 15th March 2024 for appointment of Mr. N. Mohan Raj as an Independent Director of the Company for a second term, results of which was announced on 17th April 2024.

ii. Details of Voting Pattern:

Mode of Voting	Total Shares	No. of votes polled —	In favour		Against	t
wode of voting	Total Shares	No. of votes polled —	No. of Votes	% of Votes	No. of Votes	% of Votes
E-Voting	66,18,57,651	48,23,54,585	42,74,66,337	88.62	5,48,88,248	11.38

iii. Person who conducted the aforesaid postal ballot exercise:

Ms. Shivangini Gohel, Practicing Company Secretary (ACS 25740 & C.P. No. 9205) conducted the aforesaid postal ballot exercise in a fair and transparent manner.

iv. Whether any special resolution is proposed to be conducted through postal ballot:

No Special Resolution is currently proposed to be conducted through postal ballot.

v. Procedure followed for Postal Ballot:

The postal ballot was carried out as per the provisions of Sections 108 and 110 and other applicable provisions of the Act, read with the Rules framed thereunder and Regulation 44 of the Listing Regulations, Secretarial Standard-2 on General Meetings ('SS-2') read with the Rules framed thereunder and read with the General Circular nos. 14/2020 dated 8th April 2020, 17/2020 dated 13th April 2020 and subsequent circulars issued in this regard, the latest being 9/2023 dated 25th September 2023, respectively issued by the Ministry of Corporate Affairs.

MEANS OF COMMUNICATION

 Copies of the press release, quarterly presentations on the Company's performance, official news release and presentation made to Institutional Investors/Analysts are hosted on the Company's website at <u>www.grasim.com</u> and the Group's website at <u>www.adityabirla.com</u>.

Quarterly Results: Results are generally published in:

Newspaper	Cities of Publication
Business Standard	All Editions
Nai Dunia	Indore Edition

Results are displayed on the Company's website at <u>https://www.grasim.com/investors/results-reports-and-presentations</u> and at <u>www.adityabirla.com</u>

- At the end of each quarter, the Company organises earnings call with the analysts and investors and the transcripts of the same are thereafter uploaded on the website at <u>https://www.grasim.com/investors/resultsreports-and-presentations</u>.
- Disclosures pursuant to various provisions of the Listing Regulations, as applicable, are promptly communicated to the Stock Exchanges where the securities of the Company are listed, and are also displayed on the Company's website at <u>https://www.grasim.com/investors/results-reports-andpresentations</u>
- The Company has engaged KFin Technologies Limited to enable Members to attend the AGM through video conference ('VC')/other audio-visual means ('OAVM') or view the live webcast of the AGM at <u>https://emeetings.</u> kfintech.com.

DISCLOSURES

(i) Details of materially significant Related Party Transactions that may have a potential conflict with the interest of the Company at large

During the year, no material transactions with any related party as defined under the Act and the Listing Regulations have been entered into, which have a potential conflict with the interest of the Company at large. All contracts/arrangements/transactions entered into by the Company with its related parties were on an arm's-length basis and in the ordinary course of business. All related party transactions have prior approval of the Audit Committee and are reviewed by the Audit Committee on a quarterly basis. Attention of the Members is drawn to Note No. 4.5 of the Standalone Financial Statements, forming part of this Integrated Annual Report, which sets out the related party disclosures.

The Policy on Related Party Transactions, as approved by the Audit Committee and the Board is available on the Company's website at <u>https://www.</u> grasim.com/upload/pdf/Grasim_policy_on_RPT.pdf

(ii) Details of non-compliance by the Company, penalties and strictures imposed on the Company by Stock Exchanges or SEBI or any Statutory Authority, on any matter related to capital markets, during the last three years

The Company has complied with all the provisions of the Listing Regulations as well as other regulations and guidelines of the SEBI. There have been no instances of non-compliance by the Company on any matters related to capital markets during the last 3 years and, hence, no penalty or strictures are imposed by SEBI or the Stock Exchanges or any Statutory Authority.

(iii) Appointment / Re-appointment of Directors

Details of the Directors seeking appointment/ re-appointment are provided in the Notice of the ensuing AGM.

(iv) Confirmation of criteria of Independence

Our Company's Board confirms that the Independent Directors fulfil the conditions specified in the Act

and Listing Regulations and are independent of the management.

 (v) Details of utilisation of funds raised through preferential allotment or Qualified Institutions Placement as specified under Regulation 32(7A) of the Listing Regulations

During the year, the Company has not raised funds through preferential allotment or Qualified Institutions Placement as specified under Regulation 32(7A) of the Listing Regulations.

The funds raised by the Company through Partly paid-up Rights Issue, have been utilised towards object of the Issue as stated in the Letter of Offer dated 4th January 2024.

(vi) Management Discussion and Analysis/Disclosure of Accounting Treatment

- a) Management Discussion and Analysis is given in a separate section forming an integral part of this Integrated Annual Report and is in accordance with the requirements laid out in the Listing Regulations.
- b) The Company follows all relevant Accounting Standards while preparing the Financial Statements.

(vii) Certification by Practicing Company Secretary

As per the Listing Regulations, the Company has obtained a certificate from the Company Secretary in practice that none of the Directors on the Board of the Company have been debarred or disqualified, from being appointed or continuing as Directors, by SEBI/Ministry of Corporate Affairs ('MCA') or any such authority and the same is appended as an Annexure to this Report.

(viii) Total Fees paid to Statutory Auditors

For the year ended 31st March 2024, our Company and its subsidiaries have paid a consolidated sum of ₹ 20.82 crore to the statutory auditors and all entities in the network firm / network entity of which the statutory auditor is a part.

The details of fees paid to Statutory Auditors are as under:

				₹ in crore
Sr. No.	Entity Name	KKC & Associates LLP and its affiliates	B S R & Co. LLP and its affiliates	Total
1	Grasim Industries Limited*			
•	Audit	2.03	2.04	4.07
•	Others	1.02	1.57	2.59
Tota	al	3.05	3.61	6.66
Sub	sidiaries			
2	UltraTech Cement Limited	2.93	3.84	6.77
3	Aditya Birla Capital Limited*	0.76	3.57	4.33
4	Other Subsidiaries	3.06	-	3.06
Gra	nd Total	9.80	11.02	20.82

* including fees of ₹ 4.11 crore paid to auditors for capital raising activities.

(ix) Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

Our Company is committed to provide a work environment that ensures every employee is treated with dignity, respect and afforded equal treatment. As per the requirements of the Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013 ("POSH Act") and Rules made thereunder, our Company has formed an Internal Committee to address complaints pertaining to sexual harassment in the workplace. The policy mandates prevention of sexual harassment and to ensure a free and fair enquiry process with clear timelines for resolution. To build awareness, our Company has been conducting online training programmes on a periodic basis. Details of complaints under POSH Act are as under:

- Number of complaints at the beginning of the financial year: 2
- Number of complaints filed during the financial year: 5
- c) Number of complaints disposed of during the financial year: 6
- d) Number of complaints pending as at end of the financial year: 1

(x) Loans and advances in the nature of loans to firms/companies in which directors are interested by name and amount

There have been no loans or advances extended by the Company or its subsidiaries, which bear resemblance to loans, to any firms or companies where the Directors of the Company hold an interest.

Sr. No.	Name of the material subsidiaries	Date of Incorporation	Place of Incorporation	Name of Statutory Auditor(s)	Date of appointment of Statutory Auditor(s)
1	Aditya Birla Capital Limited	15/10/2007	Veraval, Gujarat	M/s. BSR & Co. LLP, Chartered Accountants	20 th August 2021
2	UltraTech Cement Limited	24/08/2000	Mumbai, Maharashtra	M/s. BSR & Co. LLP, Chartered Accountants, M/s. KKC & Associates LLP, Chartered Accountants	12 th August 2020 18 th August 2021

(xi) Details of material subsidiaries of the listed entity

(xii) Disclosure of certain types of agreements binding listed entities

There are no agreements that require disclosure under clause 5A of paragraph A of Part A of Schedule III of the Listing Regulations.

(xiii) CEO / CFO Certification

In terms of provisions of Regulation 17(8) of the Listing Regulations, certificate from Managing Director and Chief Financial Officer of the Company is appended as an Annexure to this Report.

(xiv) Website

Our Company's website at <u>www.grasim.com</u> has a dedicated section for investor relations containing the Financial Results, Shareholding Pattern, Annual Reports, Quarterly Reports, updates/intimations filed with Stock Exchange(s), various policies adopted by the Board. Other general information like history of the Company, business carried out by the Company, details of the Board, Key Managerial Personnel and Business Heads of the Company, is also available on the Company's website.

- (xv) Status of Compliance of Non-mandatory Requirement
 - Our Company maintains a separate office for the Non-executive Chairman. All necessary infrastructure and assistance are made available to enable him to discharge his responsibilities.
 - Financial results of the Company are being sent to the shareholders on quarterly basis through e-mail.
 - c) There are no audit qualifications on the Financial Statements of the Company for the financial year ended 31st March 2024.

- d) The position of the Chairman of the Board and the Managing Director is separate, and the Chairman is a Non-executive Director and not related to Managing Director of the Company.
- e) The Internal Auditors have direct access to the Audit Committee and their representative participates in the Audit Committee meetings and present their observations to the Audit Committee when the internal audit matter is discussed.

REPORT ON CORPORATE GOVERNANCE

This Report on Corporate Governance forms an integral part of this Integrated Annual Report. The Company is fully compliant with all the provisions of the Listing Regulations, as applicable to the Company.

COMPLIANCES

- 1. The Company confirms the compliances with Corporate Governance requirements as specified in the Listing Regulations.
- A Certificate from the Statutory Auditor, confirming compliance with all the conditions of Corporate Governance as stipulated in the Listing Regulations, is given as 'Annexure B' to the Board's Report and forms part of this Integrated Annual Report.
- 3. There is a separate section for general Shareholder Information, which forms an integral part of this Integrated Annual Report.
- 4. Name and Designation of Compliance Officer: Mr. Sailesh Kumar Daga, Company Secretary.
- 5. During the year, all recommendations of the Committees of the Board, have been accepted by the Board.

CODE OF CONDUCT

DECLARATION

As provided under Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors and the Senior Management Personnel have affirmed compliance with the Code of Conduct for Board Members and Senior Management for the year ended 31st March 2024.

Place: Mumbai Date: 22nd May 2024 Harikrishna Agarwal Managing Director DIN: 09288720

CEO/CFO CERTIFICATION

The Board of Directors Grasim Industries Limited

We certify that:

- A. We have reviewed the Financial Statement read with the Cash Flow Statement of Grasim Industries Limited ('the Company') for the year ended 31st March 2024 and to the best of our knowledge and belief:
 - (1) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - (2) these statements together present a true and fair view of the Company's affairs and are in compliance with the existing accounting standards, applicable laws and regulations.
- B. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's Code of Conduct.
- C. We are responsible for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of the internal control systems of the Company pertaining to financial reporting. We have disclosed to the Company's Auditors and the Audit Committee of the Company's Board of Directors deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps taken or proposed to be taken to rectify the deficiencies.
- D. We have indicated to the Auditors and the Audit Committee:
 - (1) significant changes in the internal control over financial reporting during the year;
 - (2) significant changes in accounting policies during the year, if any, and that the same have been disclosed in the Notes to the Financial Statements;
 - (3) instances of significant fraud of which we have become aware and the involvement therein, if any, of the Management or other employee having a significant role in the Company's internal control system over financial reporting.

Place: Mumbai Date: 22nd May 2024 Harikrishna Agarwal Managing Director DIN: 09288720 Pavan Kumar Jain Chief Financial Officer

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CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and Schedule V Para C clause (10) (i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To, The Members of, **Grasim Industries Limited** P.O. Birlagram, Nagda - 456331 Ujjain, Madhya Pradesh

We, BNP & Associates have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Grasim Industries Limited having CIN -L17124MP1947PLC000410 and having its registered office at P.O. Birlagram, Nagda, Ujjain Madhya Pradesh - 456331 (hereinafter referred to as 'the Company'), produced before us through the virtual data room by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications [including verification of Directors Identification Number (DIN) status] in terms of the portal of Ministry of Corporate Affairs Government of India (MCA) <u>www.mca.gov.in</u> as considered necessary and pursuant to explanations furnished to us by the Company and its officers, we hereby certify that none of the Directors on the Board of the Company as stated below, for the financial year ended on 31st March, 2024 have been debarred or disqualified from appointment or continuing as directors of the Company by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or by any other statutory regulatory authority.

Sr. No.	DIN	Name of the Directors	Designation	Date of Appointment *
1.	00012813	Mr. Kumar Mangalam Birla	Chairman; Non-Executive - Non-independent Director	14/10/1992
2.	00022995	Ms. Rajashree Birla	Non-Executive - Non-independent Director	14/03/1996
3.	06625036	Ms. Ananyashree Birla	Non-Executive - Non-independent Director	06/02/2023
4.	08456879	Mr. Aryaman Vikram Birla	Non-Executive - Non-independent Director	06/02/2023
5.	00118188	Ms. Anita Ramachandran	Non-Executive - Independent Director	14/08/2018
6.	00181969	Mr. Mohanraj Narendranathan Nair	Non-Executive - Independent Director	12/07/2019
7.	01055000	Mr. Yazdi Piroj Dandiwala	Non-Executive - Independent Director	06/02/2023
8.	03083495	Mr. Thomas Martin Connelly Jr.	Non-Executive - Independent Director	20/08/2010
9.	03126243	Mr. Venkatadri Chandrasekaran	Non-Executive - Independent Director	24/05/2021
10.	00020403	Mr. Adesh Kumar Gupta	Non-Executive - Independent Director	24/05/2021
11.	00018979	Mr. Cyril Suresh Shroff	Non-Executive - Independent Director	25/07/2000
12.	06627311	Mr. Raj Kumar	Non-Executive - Non-independent Director	12/11/2021
13.	00060017	Mr. Sushil Agarwal	Non-Executive - Non-independent Director	08/02/2024
14.	09288720	Mr. Harikrishna Agarwal	Executive Director, Managing Director	01/12/2021

*Date of appointment of Directors are as appearing on MCA Portal.

Ensuring the eligibility of every director for appointment/continuity on the Board is the responsibility of the Management of the Company. We further state that this certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the Management of the Company has conducted the affairs of the Company.

For BNP & Associates

Company Secretaries [Firm Regn. No. P2014MH037400] PR No.: - 637/2019

Avinash Bagul

Partner FCS No.: 5578 COP No.: 19862 UDIN: F005578F000421312

Place: Mumbai Date: 22nd May 2024