VISAMAN GLOBAL SALES LIMITED

CIN: L24311GJ2019PLC108862



Regd. Office: C/O., Jain Traders, 8, Sorathiawadi Near Narmada, 80 Feet Road, Rajkot-360002, Gujarat, India Email id: visamansales@gmail.com | Phone No.9023730627 | Website: visamanglobalsales.com

To. Date: 28-05-2025

The Listing Compliance Department, National Stock Exchange of India Limited, Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai – 400051

Symbol: VISAMAN ISIN: INE0BHK01012

Sub.: Submission of Structured Digital Database ("SDD") Compliance Certificate for the Financial year ended on 31st March, 2025.

Ref: NSE/CML/31, Circular dated 18th October, 2024

Respected Sir/ Madam,

As per captioned subject and in accordance with NSE Circular Ref. No: NSE/CML/31, dated 18th October, 2024, we hereby confirm compliance status of SDD and find enclosed herewith SDD Compliance certificate availed from M/s K. P. Rachchh & Co., Practicing Company Secretary pursuant to Regulation 3(5) and 3(6) of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 for financial year ended on 31st March, 2025.

We request you to kindly take the above information on record.

Thanking you,

Yours faithfully,

For, Visaman Global Sales Limited

MitulkumarSureshchandra Vasa Managing Director (DIN: 07789750)



COMPLIANCE CERTIFICATE FOR THE FINANCIAL YEAR ENDED ON 31st MARCH, 2025 (Pursuant to Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015)

I, <u>Kalpesh P. Rachchh</u>, Proprietor of M/s. K.P. RACHCHH & CO., Practising Company Secretary, appointed by <u>VISAMAN GLOBAL SALES LIMITED</u>, am aware of the compliance requirement of Structured Digital Database (SDD) pursuant to provisions of Regulation 3(5) and 3(6) of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (PIT Regulations) and I certify that

- 1. The Company has a Structured Digital Database in place
- 2. Control exists as to who can access the SDD
- 3. All the UPSI disseminated in the financial year have been captured in the Database
- 4. The system has captured nature of UPSI along with date and time
- 5. The database has been maintained internally and an audit trail is maintained
- 6. The database is non-tamperable and has the capability to maintain the records for 8 years.

As informed by the Management and on the basis of data, I confirm that the Company was required to capture total 3 (Three) number of events during the financial year ended on 31st March, 2025 and has captured all 3 (Three) number of the said required events.

I would like to report that the following non compliance(s) was observed in the financial year 2024-25 and the remedial action(s) taken along with timelines in this regard: No non-compliance has been observed.

Rachchh

C.P. No.

Company Sect

Date: 26th May, 2025

Place: Rajkot

UDIN: F005156G000435278

Peer Review Certificate No.: 6681/2025

For, K.P. RACHCHH & CO.

Company Secretaries

KALPESH P. RACHCHH)

Proprietor FCS NO.: 5156 CP NO.: 3974

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