WATER AND SANITATION SERVICES PESHAWAR
REVIEW REPORT ON STATEMENT OF COMPLIANCE WITH THE PUBLIC
SECTOR COMPANIES (CORPORATE GOVERNANCE) RULE, 2013
FOR THE YEAR ENDED JUNE 30, 2021



RSM Avais Hyder Liaquat Nauman Chartered Accountants

Suit # 6, Block- A, 2nd Floor Cantonment Plaza, Fakhr-e- Alam Road Peshawar Cantt. Pakistan

Review Report to the Members on the Statement of Compliance with the Public Sector Companies (Corporate Governance) Rules, 2013

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We have reviewed the enclosed Statement of Compliance with the best practices contained in the Public Sector Companies (Corporate Governance) Rules, 2013 (the Rules) prepared by the Board of Directors of Water and Sanitation Services Peshawar (the Company) for the year ended June 30, 2021.

The responsibility for compliance with the Rules is that of the Board of Directors of the Company. Our responsibility is to review, to the extent where such compliance can be objectively verified, whether the Statement of Compliance reflects the status of the Company's compliance with the provisions of the Rules and report if it does not and to highlight any non-compliance with the requirements of the Rules. A review is limited primarily to inquiries of the Company's personnel and review of various documents prepared by the Company to comply with the Rules.

As a part of our audit of the financial statements we are required to obtain an understanding of the accounting and internal control systems sufficient to plan the audit and develop an effective audit approach. We are not required to consider whether the Board of Directors' statement on internal control covers all risks and controls or to form an opinion on the effectiveness of such internal controls, the Company's corporate governance procedures and risks. The Rules requires the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval its related party transactions distinguishing between transactions carried out on terms equivalent to those that prevail in arm's length transactions and transactions which are not executed at arm's length price and recording proper justification for using such alternate pricing mechanism. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee. We have not carried out any procedures to determine whether the related party transactions were undertaken at arm's length price or not.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all hyder Liaquar Nauman material respects, with the best practices contained in the Rules as applicable to the Company for the year ended June 30, 2021.

Peshawar Date: August 29, 2022

THE POWER OF BEING UNDERSTOOD AUDIT TAX CONSULTING

RSM Avais Hyder Liaguat Nauman

Engagement Partner: Muhammad All Gagandourner

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A company set up under section 42 of the Companies-Act 2017



Local Government Complex, Khyber Pakhtunkhwa

Plot No: 33, Street No. 13, Sector E-8, Phase-VII, Hayatabad, Peshawar

Statement of Compliance with the Public Sector Companies (Corporate Governance) Rules, 2013

Name of company <u>Water and Sanitation Services Peshawar (WSSP)</u>
Name of the line ministry <u>Local Government</u>, <u>Election and Rural Development</u>, <u>Khyber Pakhtunkhwa</u>
For the year ended **June 30, 2021 (Reporting date)**

- I. This statement presents the overview of the compliance with the Public Sector Companies (Corporate Governance) Rules, 2013 (hereinafter called "the Rules") issued for the purpose of establishing a framework of good governance, whereby a public sector company is managed in compliance with the best practices of public sector governance.
- II. The company has complied with the provisions of the Rules in the following manner:

0	Provision of the Rules			Rule	Υ	N	
Sr. No.				no.	Tick the relevant		Remarks
1.	The independent under the Rules.	2(d)	✓				
2.	I .	The Board has at least one-third of its total members as independent directors. At present the Board includes:					
	Category	Names	Names Date of appointment				
	Independent	Haji Muhammad Javed	14-11-2017				
	Directors	Engr. Tahir Azim	14-11-2017				
		Dr. Muhammad Iqbal Khalil	14-11-2017				
		Arbab Usman	14-11-2017				
		Mr. Shumail Butt	14-11-2017				
	Mr. Khurshid Khan 1 Prof. Dr. Rashid Rehan 1		14-11-2017				
			14-11-2017				
			14-11-2017				
		Prof. Dr. Bushra Khan	14-11-2017				
		Syed Shah Nasir	14-11-2017				
	Executive Director Mr. Hassan Nasir 07-01-2021						
		Department					
		Muhammad Zubair 26-10-20 Secretary Energy & Power					
		Mr. Khuda Bakhsh	02-02-2021				
		Director General LGE & RD					



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3	The directors have confirmed that none of them is serving as a director on more than five public sector companies and listed companies simultaneously, except their subsidiaries.	3(4)	/	
4.	The appointing authorities have applied the fit and proper criteria given in the Annexure to the Rules in making nominations of the persons for election as Board members under the provisions of the Act.	3(6)	/	
5.	The Chairman of the Board is working separately from the chief executive of the Company.	4(1)	1	
6.	The chairman has been elected by the Board of directors except where Chairman of the Board has been appointed by the Government	4(4)	1	
7.	The Board has evaluated the candidates for the position of the chief executive on the basis of the fit and proper criteria as well as the guidelines specified by the Commission. (Not applicable where the chief executive has been nominated by the Government)	5(2)	~	
8.	(a) The company has prepared a "Code of Conduct" to ensure that professional standards and corporate values are in place.	5(4)	V	
	(b) The Board has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures, including posting the same on the company's website. (Address of website to be indicated www.wssp.gkp.pk)	-		
	(c) The Board has set in place adequate systems and controls for the identification and redressal of grievances arising from unethical practices.			
9.	The Board has established a system of sound internal control, to ensure compliance with the fundamental principles of probity and propriety; objectivity, integrity and honesty; and relationship with the stakeholders, in the manner prescribed in the Rules.	5(5)	~	
10.	The Board has developed and enforced an appropriate conflict of interest policy to lay down circumstances or considerations when a person may be deemed to have actual or potential conflict of interests, and the procedure for disclosing such interest.	5(5) (b) (ii)	/	
11.	The Board has developed and implemented a policy on anti-corruption to minimize actual or perceived corruption in the company.	5(5)(b) (vi)	~	
12.	The Board has ensured equality of opportunity by establishing open and fair procedures for making appointments and for determining terms and conditions of service.	5(5)(c) (ii)	/	
13.	The Board has ensured compliance with the law as well as the company's internal rules and procedures relating to public procurement, tender regulations, and purchasing and technical standards, when dealing with suppliers of goods and services.	5(5)(c) (iii)	~	
14.	The Board has developed a vision or mission statement and corporate strategy of the company.	5(6)	1	
15.	The Board has developed significant policies of the company. A complete record of particulars of significant policies along with the dates on which they were approved or amended, has been maintained.	5(7)	~	



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16.	The Board has quantified the outlay of any action in respect of any service delivered or goods sold by the Company as a public service obligation and has submitted its request for appropriate compensation to the Government for consideration.	5(8)	1		
17.	The Board has ensured compliance with policy directions requirements received from the Government.	5(11)	1		
18.	 (a) The Board has met at least four times during the year. (b) Written notices of the Board meetings, along with agenda and working papers, were circulated at least seven days before the meetings. (c) The minutes of the meetings were appropriately recorded and circulated. 	6(1) 6(2) 6(3)			
19.	The Board has monitored and assessed the performance of senior management on annual/ half-yearly/ quarterly basis* and held them accountable for accomplishing objectives, goals and key performance indicators set for this purpose.	8 (2)	~		With respect to service delivery and revenue collection.
20.	The Board has reviewed and approved the related party transactions placed before it after recommendations of the audit committee. A party wise record of transactions entered into with the related parties during the year has been maintained.	9	~		No related Party transactions has been taken place / recorded during the prescribed period
21.	 (a) The Board has approved the statement of income and expenditure for, and statement of financial position as at the end of, the first, second and third quarter of the year as well as the financial year end. (b)In case of listed PSCs, the Board has prepared half yearly accounts and undertaken limited scope review by the auditors. (c)The Board has placed the annual financial statements on the company's website. 	10	√		
22.	All the Board members underwent an orientation course arranged by the company to apprise them of the material developments and information as specified in the Rules.	11		✓	Due to COVID- 19, and probable constitution of the new Board of Directors, the orientation course was not arranged in 2020-21.





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23.	(a) The Board has formed the Rules.(b) The committees we their duties, authority ar(c) The minutes of the magnetic Board members.(d) The committees were	re provided with nd composition. neetings of the co	12			
	Committee	Number of members	Name of Chair			
	Audit Committee	7	Mr. Khurshid			
	Finance Committee	7	Mr. Tahir Azim			
	Human Resources Committee	7	Dr. Muhammad Iqbal Khalil			
	Procurement Committee	7	Syed Shah Nasir			
	Nomination Committee	5	Prof. Dr. Rashid Rehan			
24. 25.	The Board has approved appointment of Chief Financial Officer, Company Secretary and Chief Internal Auditor, by whatever name called, with their remuneration and terms and conditions of employment. The Chief Financial Officer and the Company Secretary have requisite qualification prescribed in the Rules. The company has adopted International Financial Reporting Standards notified by the Commission in terms of sub-section (1) of section 225 of the				*	
	Act.		. ,	16		
27.	The directors' report for this year has been prepared in compliance with the requirements of the Act and the Rules and fully describes the salient matters required to be disclosed.			17	/	
28.	The directors, CEO and executives, or their relatives, are not, directly or indirectly, concerned or interested in any contract or arrangement entered into by or on behalf of the company except those disclosed to the company.			18	✓	Before every Board, Committee and Procurements Meeting all the participants are required to sign the No Conflict of Interest declarations.





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29.	(a) A formal and transpare packages of individual director involved in deciding his own recommend. (b) The annual report of the remuneration of each director.	19	~	(excreim of t atter Boa Com Mee com with regu	working out any unerations ept bursement ravelling for and amittee tings) in pliances the lations for for-Profit anization		
30.	The financial statements of the chief executive and chief financial of the audit committee and the	cial officer before	duly endorsed by the consideration and approval	20	1		
31.	The Board has formed an audit committee, with defined and written terms of reference, and having the following members:						
	Name of member	Category	Professional				
	Ma O and Object No.		background				
	Mr. Syed Shah Nasir	Independent Director	Sector Expert				
	Mr. Khurshid Khan	Independent Director	Social Worker				
	Dr. Bushra Khan	Independent Director	Environmentalist	21 (1) and	✓		
	Mr. Shumail Butt	Independent Director	Advocate	21(2)			:
	Secretary Finance Dept. KP Peshawar	Ex-Officio Director	Civil Servant				
	DG LG E & RDD KP Peshawar	Ex-Officio Director	Civil Servant				
	Secretary, Energy & Power Dept.	Ex-Officio Director	Civil Servant				
32.	(a) The chief financial officer, t of the external auditors atten which issues relating to accou	ded all meetings	of the audit committee at				
	(b) The audit committee met without the presence of the chand other executives.	the external audi nief financial office	itors, at least once a year, er, the chief internal auditor	21(3)	√		



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33.	(a) The Board has set up an effective internal audit function, which has an audit charter, duly approved by the audit committee.(b) The chief internal auditor has requisite qualification and experience prescribed in the Rules.(c) The internal audit reports have been provided to the external auditors for their review.	22	*		
34.	The external auditors of the company have confirmed that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guidelines on Code of Ethics as applicable in Pakistan	23(4)	~		
35.	The auditors have confirmed that they have observed applicable guidelines issued by IFAC with regard to provision of non-audit services.	23(5)	✓		

Pres

On behalf of the Board of Directors

Chief Executive Officer
Water and Sanitation Services Peshawar

Director

Water and Sanitation Services

Peshawar

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Dated: August 29, 2022