

October 20, 2022

To BSE Limited P.J. Towers, Dalal Street Mumbai – 400 001

Dear Sir / Madam,

Re: Scrip Code - 973384

Sub.: Report on Corporate Governance for the quarter ended September 2022, in terms of Regulation 27 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015

Pursuant to Regulation 27 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, please find enclosed the report on Corporate Governance for the quarter ended September 30, 2022.

We request you to take the same on record.

Thanking You,

For Nayara Energy Limited

MAYANK
BHARGAVA
Date: 2022.10.20
10:44:28 +05'30'

Mayank Bhargava Company Secretary

Encl: as above

CC:

Axis Trustee Services Limited The Ruby, 2nd Floor (SW) 29, Senapati Bapat Marg Dadar (W), Mumbai – 400 028

Nayara Energy Limited

5th Floor, Jet Airways Godrej BKC, Plot No. C-68, G Block, Bandra Kurla Complex, Banda East, Mumbai 400051, India

T +91 22 6612 1800 **I F** +91 22 6708 2177 **E** Companysec@nayaraenergy.com

Registered Office

Khambhalia, Post Box No. 24, District Devbhumi Dwarka, Gujarat 361305, India T +91 2833 661444 I F +91 2833 662929

CIN: U11100GJ1989PLC032116 www.nayaraenergy.com

COMPLIANCE REPORT ON CORPORATE GOVERNANCE

Name of listed entity – Nayara Energy Limited Quarter ending - September 30, 2022 ISIN – INE011A07115 Scrip Code - 973384

I. Com	. Composition of Board of Directors											
Title (Mr. / Ms.)	Name of the Director	PAN\$ & DIN	Category (Chairperson / Executive/ Nonexecutive/ independent / Nominee)	Initial date of appoint ment	Date of Re- appoin tment	Date of Cessati on	Tenur e (in mont hs)	Date of Birth	Number of Directorshi p in listed entities including this listed entity (Refer Regulation 17A of Listing Regulation s)	Number of Independen t Directorship in listed entities including this listed entity (Refer Regulation 17A(1) of Listing Regulations)	Number of membership s in Audit/ Stakeholder Committee(s) including this listed entity (Refer Regulation 26(1) of Listing Regulations)	No of post of Chairperson in Audit/Stakeholder Committee held in listed entities including this listed entity (Refer Regulation 26(1) of Listing Regulations)
Mr.	Charles Anthony Fountain	07719852	Executive - Nominee Director - Chairperson	19-08- 2017	02-01- 2021			23-09-1960	0	0	0	0
Ms.	NAINA LAL KIDWAI	00017806	Non-Executive - Independent Director	09-10- 2017			60	16-04-1957	3	3	1	0
Mr.	DEEPAK KAPOOR	00162957	Non-Executive - Independent Director	18-12- 2017			58	07-01-1959	3	3	5	2
Mr.	PRASAD PANICKER	06476857	Executive Director	17-02- 2020				23-12-1959	0	0	0	0
Mr.	KRZYSZTOF ZIELICKI	07692730	Non-Executive - Nominee Director	19-08- 2017		12-08- 2022		30-06-1958	0	0	0	0
Mr.	CHIN HWEE TAN	07703660	Non-Executive - Nominee Director	19-08- 2017				05-08-1971	0	0	1	0
Mr.	JONATHAN KOLLEK	07710920	Non-Executive - Nominee Director	19-08- 2017		03-08- 2022		30-09-1959	0	0	0	0

Mr.	ALEXANDER	07731508	Non-Executive -	19-08-		05-06-1971	0	0	0	0
	ROMANOV		Nominee Director	2017						
Ms.	VICTORIA	08595967	Non-Executive -	30-01-		01-06-1967	0	0	1	0
	CUNNINGHAM		Nominee Director	2020						
Mr.	ALEXEY	08670188	Non-Executive -	30-01-		01-04-1981	0	0	1	1
	LIZUNOV		Nominee Director	2020						
Ms.	AVRIL CONROY	08740726	Non-Executive -	23-05-		30-03-1968	0	0	0	0
			Nominee Director	2020						
Mr.	SACHIN GUPTA	08525719	Non-Executive -	03-08-		09-10-1974	0	0	0	0
			Nominee Director	2022						
Mr.	ANDREY	09702640	Non-Executive -	12-08-		01-10-1979	0	0	0	0
	BOGATENKOV		Nominee Director	2022						

Whether regular Chairperson appointed – Yes Whether Chairperson is related to managing director or CEO - No

Notes:

- \$PAN is not provided, being confidential data. However, the same will be provided in XML sheet of Corporate Governance Report to be filed for the quarter ended 30.09.2022.
- Company being a 'High Value Debt Listed Company' is not included in counting the 'number of directorship/number of independent directorship including this listed entity' as only company whose equity shares are listed on a Stock Exchanges are considered as per explanation to Regulation 17A of Listing Regulations.
- While considering the limit of committees on which a director may serve, includes Public Limited companies but excludes 'High Value Debt Listed entities'. Nayara Energy Limited is Public Limited Company and also a High Value Debt Listed company. As an abundant caution, we have considered the number of Membership/Chairmanship in Audit Committee and Stakeholders Relationship Committee of Company's Directors in above disclosure.
- Membership in Audit Committee and Stakeholders Relationship Committee of Directors includes Chairmanship in said Committees, wherever applicable.

II. Compositi	II. Composition of Committees								
Name Committee		Whether Regular chairperson appointed	Name of Committee members	Category (Chairperson / Executive/ Nonexecutive/ independent / Nominee)	Date of appointment	Date of Cessation			
Audit		Yes	DEEPAK KAPOOR	Chairperson - Non-Executive - Independent Director	18-12-2017				
Committee			CHIN HWEE TAN	Member - Non-Executive - Nominee Director	19-08-2017				
			NAINA LAL KIDWAI	Member - Non-Executive - Independent Director	09-10-2017				

Nomination &	Yes	NAINA LAL KIDWAI	Chairperson - Non-Executive - Independent Director	09-10-2017	
Remuneration		DEEPAK KAPOOR	Member - Non-Executive - Independent Director	18-12-2017	
Committee		Charles Anthony Fountain	Member - Executive – Nominee Director	19-08-2017	
		KRZYSZTOF ZIELICKI	Member - Non-Executive - Nominee Director	19-08-2017	12-08-2022
		ANDREY BOGATENKOV	Member - Non-Executive - Nominee Director	12-08-2022	
Stakeholders	Yes	ALEXEY LIZUNOV	Chairperson - Non-Executive - Nominee Director	30-01-2020	
Relationship		VICTORIA CUNNINGHAM	Member - Non-Executive - Nominee Director	30-01-2020	
Committee		DEEPAK KAPOOR	Member - Non-Executive - Independent Director	18-12-2017	
Risk and HSE	Yes	Charles Anthony Fountain	Chairperson - Executive – Nominee Director	22-10-2020	
Committee		DEEPAK KAPOOR	Member - Non-Executive - Independent Director	22-10-2020	
		VICTORIA CUNNINGHAM	Member - Non-Executive - Nominee Director	22-10-2020	
		AVRIL CONROY	Member - Non-Executive - Nominee Director	19-08-2022	
		ALEXEY LIZUNOV	Member - Non-Executive - Nominee Director	01-06-2022	19-08-2022
CSR and	Yes	NAINA LAL KIDWAI	Chairperson - Non-Executive - Independent Director	09-10-2017	
Sustainability		KRZYSZTOF ZIELICKI	Member - Non-Executive - Nominee Director	19-08-2017	12-08-2022
Committee		VICTORIA CUNNINGHAM	Member - Non-Executive - Nominee Director	22-10-2020	
		ALEXEY LIZUNOV	Member - Non-Executive - Nominee Director	12-08-2022	

III. Meeting of	III. Meeting of Board of Directors								
Meeting (if		Date(s) of Meeting (if any) in the relevant quarter	Whether requirement of Quorum met*	Number of Direct present*	ors Number of independent directors present*	Maximum gap between any two consecutive (in number of days)			
26-05-2022						77			
27-05-2022						0			
		14-07-2022	Yes	9	2	47			
		12-08-2022	Yes	11	2	28			
* to be filled i	n on	ly for the current of	uarter meetings		•				

IV. Meeting of Committees									
Name of Committee	Date(s) of Meeting (if any) in the relevant	Whether requirement of	Number of Directors	Number of independent directors present*	Date(s) of Meeting (if	Maximum gap between any			
	quarter	Quorum met*	present*	·	any) in the	two consecutive (in			
Audit Committee					previous quarter 25-05-2022	number of days) * 103			
	12-08-2022	Yes	3	2		78			
	30-08-2022	Yes	3	2		17			
Nomination and					22-04-2022	71			
Remuneration Committee					25-05-2022	32			
					28-06-2022	33			
	12-08-2022	Yes	4	2		44			
Risk and HSE Limited					14-04-2022	15			
					28-06-2022	74			
	22-09-2022	Yes	4	1		85			
* to be filled in only for the	to be filled in only for the current quarter meetings								

V. Related Party Transactions						
Subject	Compliance Status (Yes/No/NA)					
Whether prior approval of audit committee obtained	Yes					
Whether shareholder approval obtained for material RPT	NA					
Whether details of RPT entered into pursuant to omnibus approval have been	NA					
reviewed by the Audit Committee						

VI. Affirmations							
Sr. No.	Subject	Compliance Status (Yes/No/NA)					
1.	The composition of Board of Directors is in terms of SEBI (Listing Obligations and Disclosure requirements) Regulations, 2015.	No					
2.	The composition of the following committees is in terms of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015	Yes					
3.	a. Audit Committee	Yes					
4.	b. Nomination & Remuneration Committee	Yes					
5.	c. Stakeholders Relationship Committee	Yes					
6.	d. Risk management committee	Yes					

7.	The committee members have been made aware of their powers, role and responsibilities as specified in SEBI (Listing obligations and disclosure requirements) Regulations, 2015.	Yes
8.	The meetings of the board of directors and the above committees have been conducted in the manner as specified in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.	Yes
9.	This report and/or the report submitted in the previous quarter has been placed before Board of Directors. Any comments/observations/advice of the board of directors may be mentioned here.	Yes

Notes:

Explanation to Sr. No. 1 – Explanation for non-compliance with the requirement of appointing 50% Board members as Independent Directors

The Company is a High Value Debt-listed Entity ("HVDE") and its equity shares are not listed on any recognized stock exchange in India. 98.26% shareholding of the Company is held by two foreign shareholders ("Investor Shareholders") in equal proportion, which was acquired by them in 2017. The remaining 1.74% shares are held by retail shareholders who did not participate in the reverse book building process followed by Exit Offer as part of voluntary delisting of the Company undertaken in the year 2016.

As is customary for unlisted companies with different shareholder groups, the Investor Shareholders have certain inter-se rights in relation to the governance of the Company, including rights to nominate directors on the board of directors of the Company ("Board") and the committees thereof. As on September 30, 2022, the Board comprised of 11 directors. It had two Wholetime Directors one of whom is an Executive Chairman and the other has been appointed as 'Occupier' under the Factories Act, 1948 and Two directors are independent directors (in compliance with the Companies Act, 2013).

The requirement pertaining to the board of directors comprising 50% of independent directors as provided under Regulation 17(1)(b) of the Listing Regulations, will be prejudicial to the interest of the Company and its shareholders. In this regard, please note certain specific considerations set out below:

- Compliance under Regulation 17(1)(b) of the Listing Regulations was not applicable to HDVEs at the time of investment in the Company by the Investor Shareholders and such investment did not envisage that such corporate governance norms would be made applicable to HDVEs. The Investor Shareholders have infused significant amount of capital into the Company and such investment was negotiated on the basis of governance and investor protection related rights derived from the ability to nominate directors.
- Appointing seven additional independent directors would expand the Board size to 18 directors, which would severely impact the operational flexibility of the Board and the Company.
- Other requirements of ensuring governance standards including constitution of the Audit Committee, the Nomination and Remuneration Committee, the Risk Management Committee and the Stakeholders Relationship Committee are being adhered to by the Company.
- Accordingly we recommend the following options for amendments in the SEBI LODR

- Through our letter dated January 4, 2022, we have requested SEBI to kindly reconsider making the corporate governance norms applicable to HDVEs as most of such debt transactions involve institutional investors, provide for sufficient security cover and the relevant documents have sufficient monitoring covenants, which are administered by the debenture trustees in compliance with the requirements stipulated under the Securities and Exchange Board of India (Debenture Trustee) Regulations, 1993.
- In the alternative, the "comply or explain" option which is currently available only up to March 31, 2023 for HVDEs should be permanently extended to them.

Explanation to Sr. No. 9 - Placing of this report before the Board of Directors

The corporate governance report for the quarter ended June 30, 2022 was placed before the Board of Directors at its meeting held on August 12, 2022. The current report for the quarter ended September 30, 2022 will be placed before the Board of Directors at its Meeting to be held after filing of the report with BSE Limited.

MAYANK Digitally signed by MAYANK BHARGA BHARGAVA Date: 2022.10.20 10:44:56 +05'30'

Date - 20-10-2022 Place - Mumbai Name – Mayank Bhargava
Designation – Company Secretary and Compliance Officer

	Affirmations		
Sr	Particulars	Regulation Number	Compliance status (Yes/No/NA)
1	Copy of the annual report including balance sheet, profit and loss account, directors report, corporate governance report, business responsibility report displayed on website	46(2)	Yes displayed under regulation 62 as regulation 46 is not applicable
2	Presence of Chairperson of Audit Committee at the Annual General Meeting	18(1)(d)	Yes
3	Presence of Chairperson of the Nomination and Remuneration committee at the Annual General Meeting	19(3)	Yes
4	Presence of Chairperson of the Stakeholder Relationship Committee at the Annual General Meeting	20(3)	Yes
5	Whether "Corporate Governance Report" disclosed in Annual Report	34(3) read with para C of Schedule V	Yes

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Date: 2022.10.20
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Date – 20-10-2022 Place – Mumbai Name – Mayank Bhargava
Designation – Company Secretary and Compliance Officer

Additional Half Yearly disclosure

Applicability of disclosure – Applicable	<u> </u>								
Reasons for non-applicability	-								
	mfort letters /securities etc. refer note	below							
(A)Any loan or any other form of debt advanced by the listed entity directly or indirectly to									
Entity	Aggregate amount advanced during six months	Balance outstanding at the end of size	x months						
Promoter or any other entity controlled by them	Nil	Nil							
Promoter Group or any other entity controlled by them	Nil	Nil							
Directors (including relatives) or any other entity controlled by them	Nil	Nil							
KMPs or any other entity controlled by them	Nil	Nil							
(B) Any guarantee / comfort letter (b) other form of debt availed By	y whatever name called) provided by th	ne listed entity directly or indirectly, in	connection with any loan(s) or any						
Entity	Type (guarantee, comfort letter etc.)	Aggregate amount of issuance during six months	Balance outstanding at the end of six months (taking into account any invocation)						
Promoter or any other entity controlled by them	NA	Nil	Nil						
Promoter Group or any other entity controlled by them	NA	Nil	Nil						
Directors (including relatives) or any other entity controlled by them	NA	Nil	Nil						
KMPs or any other entity controlled by them	NA	Nil	Nil						
(C) Any security provided by the listed	d entity directly or indirectly, in connec	tion with any loan(s) or any other form	n of debt availed by						
Entity	Type of security (cash, shares etc.)	Aggregate value of security provided during six months	Balance outstanding at the end of six months						
Promoter or any other entity controlled by them	NA	Nil	Nil						
Promoter Group or any other entity controlled by them	NA	Nil	Nil						

Directors (including relatives) or	NA	Nil	Nil
any other entity controlled by them			
KMPs or any other entity controlled	NA	Nil	Nil
by them			
(D) Additional Information			
II. Affirmations			
Affirmations	Compliance Status	Company Remarks	
All loans (or other form of debt),			
guarantees, comfort letters (by			
whatever name called) or securities			
in connection with any loan(s) (or			
other form of debt) given directly or		No such loans were given or guar:	antees were issued or security was
indirectly by the listed entity to	NA		r ended September 30, 2022.
promoter(s), promoter group,	NA .	provided during the nam yea	r chaca september 50, 2022.
director(s) (including their relatives),			
key managerial personnel (including			
their relatives) or any entity			
controlled by them are in the			
economic interest of the company.			



Date – 20-10-2022 Place – Mumbai Name – Alois Virag
Designation – Chief Executive Officer