

PTC INDUSTRIES LIMITED

Advanced Manufacturing & Technology Centre
NH 25A, Sarai Shahjadi, Lucknow 227 101
Uttar Pradesh. India

Date: 30.05.2025

To,

National Stock Exchange of India Limited

Exchange Plaza, C-1, Block G Bandra Kurla Complex, Bandra (E), Mumbai-400051 To

BSE Limited

Department of Corporate Services - Listing Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400001

SYMBOL: PTCIL BSE Code: 539006

Sub.: Submission of Secretarial Compliance Report, under Regulation 24A of the SEBI (Listing Obligation and Disclosure Requirements) Regulations 2015, for the financial year ended at 31st March, 2025.

Dear Sir/Ma'am

With reference to Regulation 24A of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, ("the Regulations") we, PTC Industries Limited, Scrip Code: 539006 (the Company) submit following:

Secretarial Compliance Report for the financial year ended at 31st March, 2025.

We humbly request you to kindly take the above document on your records.

Thanking You

For PTC Industries Limited

Pragati Gupta Agrawal
Company Secretary and Compliance Officer

Encl.: as above

AMIT GUPTA & ASSOCIATES





Annual Secretarial Compliance Report of PTC Industries Limited For the financial year ended on 31st March 2025

[Pursuant to Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To,

PTC Industries Limited,

(CIN - L271090P1963PLC002931)

Advance Manufacturing and Technology Centre, NH-25 A, Sarai Shahjadi, Lucknow-227101, Uttar Pradesh, India

In terms of Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), we have been appointed vide the Resolution passed by the Board of Directors of PTC Industries Limited (hereinafter referred as "the listed entity"), having its Registered Office at Advance Manufacturing and Technology Centre, NH-25 A, Sarai Shahjadi, Lucknow-227101, Uttar Pradesh, India, in their meeting held on May 28, 2024, to make Secretarial Review and issue Annual Secretarial Compliance Report ("Report") for the review period covering the financial year ended at March 31, 2025 ("Review Period").

A. BACKGROUND

We have conducted the review of the compliance of the applicable statutory provisions and the adherence to good corporate practices by PTC Industries Limited (hereinafter referred to as "the listed entity"), having its Registered Office at Advance Manufacturing and Technology Centre, NH-25 A, Sarai Shahjadi, Lucknow-227101, Uttar Pradesh, India. The Secretarial Review was conducted in a manner that provided us with a reasonable basis for evaluating the corporate conduct/statutory compliances and to provide our observations thereon.

Based on our verification of the listed entity's books, papers, minutes books, forms and returns filed and other records maintained by the listed entity and also the information provided by the listed entity, its officers, agents and authorized representatives during the conduct of Secretarial Review, we hereby report that the listed entity has, during the review period, complied with the statutory provisions listed hereunder in the manner and subject to the reporting made hereinafter:

B. VERIFICATION

- I. We have examined:
- a) all the documents and records made available to us and explanation provided by the listed entity;
- b) the filings/ submissions made by the listed entity to the stock exchanges;
- c) website of the listed entity;
- d) other documents, records, filings/submissions, made with other Regulators, to the extent considered relevant to make this certification; for the Review Period in respect of compliance with the provisions of:
- a) the Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, and guidelines issued thereunder; and
- the Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, circulars, and guidelines issued thereunder by the Securities and Exchange Board of India ("SEBI");
- II. The specific Regulations, whose provisions and the circulars/ guidelines issued thereunder, have been examined, include:-
- a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations");
- b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("ICDR Regulations");
- c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations");
- d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 ("Buyback Regulations") (Not applicable to the listed entity during the review period);
- e) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, Regulations 2021 ("SBEB Regulations");
- f) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible and Redeemable Preference Shares) Regulations, 2021 ("Non-convertible Securities Regulations") (Not applicable to the listed entity during the review period);
- g) The Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 ("Delisting Regulations")
 Not applicable as the listed entity has not made any delisting during the year under report;
- h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents)
 Regulations, 1993 regarding the Companies and dealing with clients Not applicable as the listed
 entity is not registered as Registrar to Issue and Share Transfer Agent during the financial year
 under review;
- j) Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018 ("DP Regulations");

C. REPORTING

Based on the above examination, we hereby report that during the Review Period:

- The status of compliance with the provisions of the Regulations, as indicated above in para (B) of this Report and circulars/ guidelines issued thereunder by the listed entity is as per **Statement – I**, attached herewith;
- II. The status of the actions taken by the listed entity to comply with the observations, if any, made in previous reports, is as per **Statement II**, attached herewith;
- III. The status of compliances related to the resignation of statutory auditors from listed entities and their material subsidiaries as per Section V-D of the SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024, is as per **Statement III,** attached herewith;
- IV. The status of other compliances on additional matters as per the circular no. 20230316-14 dated March 16, 2023, read with circular no. 20230410-41 dated April 10, 2023, issued by BSE Limited ("BSE") and circular no. NSE/CML/2023/21 dated March 16, 2023, read with circular no. NSE/CML/2023/30 dated April 10, 2023, issued by National Stock Exchange Limited ("NSE"), is as per Statement IV, attached herewith;
- V. The status of other compliances with the disclosure requirements of Employee Benefit Scheme Documents in terms of regulation 46(2) (za) of the Listing Regulations is as per **Statement V**, attached herewith.

D. ASSUMPTIONS & LIMITATION OF SCOPE AND REVIEW

- I. Maintenance of the secretarial record is the responsibility of the management of the listed entity. Our responsibility is to present the status of these secretarial records based on our review.
- II. We have followed the practices and processes as were considered appropriate to obtain reasonable assurance regarding compliance and correctness of the contents of the secretarial records. The verification was done on a reasonable basis to ensure that the correct facts are reflected in the report. We believe that the processes and practices we followed provide a reasonable basis for our report.
- III. Compliance with the applicable laws and ensuring the authenticity of documents and information furnished are the responsibilities of the management of the listed entity.
- IV. Our responsibility is to report based on our examination of relevant documents and information. This is neither an audit nor an expression of opinion.
- V. We have not verified the correctness and appropriateness of the financial Records and Books of Accounts of the listed entity, except to the extent considered necessary for this report.
- VI. Wherever required, we have obtained the management representation about the compliance of laws, rules, and regulations and the happening of events, etc.
- VII. This Report is solely for the intended purpose of compliance in terms of Regulation 24A (2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and is neither an assurance as to the future viability of the listed entity nor of the efficacy or effectiveness with which the management has conducted the affairs of the listed entity.

For Amit Gupta & Associates Company Secretaries

Amit Gupta

Managing Partner

Membership No.: F5478

C.P. No.: 4682

PR. No.: 2600/2022

UDIN - F005478G000499136

Date: May 30, 2025

Place: Lucknow



Statement - I

Status of compliance with the provisions of the Regulations indicated as indicated above in para (B) of this Report and circulars/guidelines issued thereunder

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

Sr. No.	Compliance Requirement (Regulations/ circulars/ guidelines including specific clause)	Regulati on/ Circular No.	Deviation s	Actio n Take n by	Type of Action - Advisory / Clarifica tion/ Fine/Sh ow Cause Notice/ Warning , etc.	Details of Violation	Fine Amount	Observation s/ Remarks of the Practicing Company Secretary	Management Response	Remarks
1)	Board Composition	Regulatio n 17(1)(a)	The Board was short of one Independ ent Director to meet	BSE & NSE	SOP Fine	The Board was short of one Independent Director to meet the requirement	1,35,000 by each exchange	The Board was short of one Independent Director to meet the requirement	The Company is law-compliant and adheres to the best of Corporate Governance practices.	The Company is in process of making payment of SOP fine levied vide letters dated

C-17, Vinay Nagar, Krishna Nagar, Lucknow – 226023, U.P. Phone : 79057 98954, 94150 05108, Email – amitguptacs@gmail.com



	l tho	l of .	at-least	I	of at-least	Цомочог	May 20
	the					However,	May 29,
	requireme		If of the		half of the	pursuant to the	2025.
	nt of at-		ard shall		Board shall	retirement of	
	least half		mprise of		comprise of	Mr. Brij Lal	
	of the		dependent		Independent	Gupta	
	Board		rectors, for		directors, for	(Independent	
	shall	the	e period		the period	Director) with	
	comprise	sta	arting from		starting from	effect from	
	of	Jan	nuary 24,		January 24,	January 24,	
	Independ	202	25 to		2025 to	2025, a	
	ent	Feb	bruary 20,		February 20,	temporary	
	directors,		25 due to		2025 due to	shortfall of an	
	for the	cor	mpletion		completion	Independent	
	period	of s	second		of second	Director arose	
	starting	ter	rm of Mr.		term of Mr.	due to the delay	
	from	Bri	ij Lal		Brij Lal Gupta	in completing ,	
	January		ıpta		(Independen	the procedural	
	24, 2025		dependen		t Director)	formalities	
	to		Director)		,	involved in	
	February					identifying and	
	20, 2025					onboarding a	
	due to					suitable person	
	completio					with the	
	n of					required skills.	
	second					Accordingly, at	
	term of						
						no point in time	
	Mr. Brij					total number of	
	Lal Gupta					Board members,	
	(Independ					were less than	
	ent					seven (Four	
	Director)					Whole Time	
						Directors and	
						three	



2)	Composition of Audit	Regulatio n 18(1)	Non- complianc	BSE &	SOP Fine	The Audit Committee	42,000 by each	The Audit Committee	Independent Directors), and there was no non-compliance regarding the same. Moreover, the Board in its meeting held on February 14, 2025, appointed Mr. Rakesh Shukla as an Independent Director w.e.f. February 20, 2025. The Company is law-compliant	The Company is in process
									•	
									Mr. Rakesh	
									· ·	
-)										
2)	•	_			SOP Fine					
	Committee	U 18(1)	e with the	NSE		was short of	each exchange	was short of	and adheres to	of making
	Committee		constituti	INSL		one	excitatige	one	the best of	payment of
			on of			Independent		Independent	Corporate	SOP fine
			audit			Director to		Director to	Governance	levied vide
			committe			meet the		meet the	practices.	letters dated
			e for the			requirement		requirement	However,	May 29,
			period			of minimum		of minimum	pursuant to the	2025.
			starting			three		three	retirement of	
			from			members,		members,	Mr. Brij Lal	
			January			for the		for the	Gupta	
			24, 2025,			period		period	(Independent	
			to			starting from		starting from	Director) with	
			February			January 24,		January 24,	effect from	



			14, 2025,			2025, to		2025, to	January 24,	
			due to			· ·		1		
						February 14,		February 14,	2025, a	
			completio			2025, due to		2025, due to	temporary	
			n of			completion		completion	shortfall of an	
			second			of second		of second	Independent	
			term of			term of Mr.		term of Mr.	Director arose in	
			Mr. Brij			Brij Lal		Brij Lal Gupta	AC, which was	
			Lal Gupta			Gupta		(Independen	filled,	
			(Independ			(Independen		t Director)	immediately at	
			ent			t Director)			next meeting of	
			Director)						the Board held	
									on February 14,	
									2025. No Audit	
									Committee	
									meeting took	
									place in	
									between.	
3)	Composition	Regulatio	Non-	BSE	SOP Fine	The NRC was	42,000 by	The NRC was	The Company is	The Company
	of Nomination	n 19(1)	complianc	&		short of one	each	short of one	law-compliant	is in process
	&		e with the	NSE		Independent	exchange	Independent	and adheres to	of making
	Remuneration		constituti			Director to		Director to	the best of	payment of
	Committee		on of			meet the		meet the	Corporate	SOP fine
			Nominatio			requirement		requirement	Governance	levied vide
			l n &			of minimum		of minimum	practices.	letters dated
			Remunera			three		three	However,	May 29,
			tion			members,		members,	pursuant to the	2025.
			committe			for the		for the	retirement of	
			e for the			period		period	Mr. Brij Lal	
			period			starting from		starting from	Gupta	
			starting			January 24,		January 24,	(Independent	
			from			2025 to		2025 to	Director) with	
			January			February 14,		February 14,	effect from	
			January			Tebluary 14,		i cordary 14,	Check non	



	24, 2025,	2025 due to	2025 due to	January 24,
	to	completion	completion	2025, a
	February	of second	of second	temporary
	14, 2025	term of Mr.	term of Mr.	shortfall of an
	due to	Brij Lal	Brij Lal Gupta	Independent
	completio	Gupta	(Independen	Director arose in
	n of	(Independen	t Director)	NRC, which was
	second	t Director)		filled,
	term of			immediately at
	Mr. Brij			next meeting of
	Lal Gupta			the Board held
	(Independ			on February 14,
	ent			2025. No NRC
	Director)			meeting took
				place in
				between.



Statement - II

Detail of actions taken by the listed entity on Non-compliance with the provisions of the Regulations as indicated above in para (B) of this Report and circulars/ guidelines issued thereunder, as mentioned in the Report of the previous year(s)

The details of actions taken by the listed entity on Non-compliance with the provisions of the Regulations as indicated above in para (B) of this Report and circulars/ guidelines issued thereunder, as mentioned in the Report of the previous year(s) are as under: **Not applicable, since there was no non-compliance observed in the report of the previous year.**

Sr. No.	Observations/ Remarks of the Practicing Company Secretary (PCS) in the previous reports)	Observations made in the Secretarial Compliance report for the year ended at	Compliance Requirement (Regulations/ circulars/ guidelines including specific clause)	Details of violation / Deviations and actions taken /penalty imposed, if any, on the listed entity	Remedial actions, if any, taken by the listed entity	Comments of the PCS on the actions taken by the listed entity
1.	NA	NA	NA	NA	NA	NA



Statement - III

Status of compliances related to the resignation of statutory auditors from the listed entity and its material subsidiaries as per Section V-D of the SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024

The status of compliance with Section V-D of the SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024, by the listed entity and its material subsidiaries in respect of appointment/ re-appointment/ resignation of statutory auditor during the Review Period, is as under:

Sr.	Particulars	Compliance	Observations/
No.		Status	Remarks by PCS*
		(Yes/No/ NA)	
1.	Compliances with the following conditions while appointing/re-appointing an audi	tor	
	a) If the auditor has resigned within 45 days from the end of a quarter of a	NIL	NIL
	financial year, the auditor before such resignation, has issued the limited		
	review/ audit report for such quarter; or		
	b) If the auditor has resigned after 45 days from the end of a quarter of a financial		
	year, the auditor before such resignation, has issued the limited review/ audit		
	report for such quarter as well as the next quarter; or		
	c) If the auditor has signed the limited review/ audit report for the first three		
	quarters of a financial year, the auditor before such resignation, has issued the		
	limited review/ audit report for the last quarter of such financial year as well as		
	the audit report for such financial year.		



2.	Other conditions relating to resignation of statutory auditor		
	a) Reporting of concerns by Auditor with respect to the listed entity/it	Nil	Nil
	material subsidiary to the Audit Committee:		
	(i) In case of any concern with the management of the listed	Nil	Nil
	entity/material subsidiary such as non-availability of information		
	non- cooperation by the management which has hampered the audi		
	process, the auditor has approached the Chairman of the Audi		
	Committee of the listed entity and the Audit Committee shall receive		
	such concern directly and immediately without specifically waiting fo		
	the quarterly Audit Committee meetings.		
	(ii) In case the auditor proposes to resign, all concerns with respect to		
	the proposed resignation, along with relevant documents has been		
	brought to the notice of the Audit Committee. In cases where the		
	proposed resignation is due to non-receipt of information	,	
	explanation from the company, the auditor has informed the Audi		
	Committee the details of information/ explanation sought and no		
	provided by the management, as applicable.		
	(iii) The Audit Committee / Board of Directors, as the case may be		
	deliberated on the matter on receipt of such information from the		
	auditor relating to the proposal to resign as mentioned above and		



	communicate its views to the management and the auditor.		
	b) Disclaimer in case of non-receipt of information:		
	(i) The auditor has provided an appropriate disclaimer in its audit report,		
	which is in accordance with the Standards of Auditing as specified by		
	ICAI / NFRA, in case where the listed entity/ its material subsidiary has		
	not provided information as required by the auditor.		
3.	The listed entity / its material subsidiary has obtained information from the	NIL	NIL
	Auditor upon resignation, in the format as specified in Annexure-A in SEBI Circular		
	CIR/ CFD/CMD1/114/2019 dated 18th October, 2019.		

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



Statement - IV

Status of other compliances on additional matters as per circular no. 20230316-14 dated March 16, 2023, read with circular no. 20230410-41 dated April 10, 2023, issued by BSE Limited and circular no. NSE/CML/2023/21 dated March 16, 2023, read with circular no. NSE/CML/2023/30 dated April 10, 2023, issued by National Stock Exchange Limited

The status of other compliances on additional matters as per circular no. 20230316-14 dated March 16, 2023, read with circular no. 20230410-41 dated April 10, 2023, issued by BSE Limited and circular no. NSE/CML/2023/21 dated March 16, 2023, read with circular no. NSE/CML/2023/30 dated April 10, 2023, issued by National Stock Exchange Limited, is as under:

Sr. No.	Particulars	Compliance Status Yes/No/NA	Observations/ Remarks by PCS*
1)	Secretarial Standards: The compliances of the listed entity are in accordance with the applicable Secretarial Standards (SS) issued by the Institute of Company Secretaries of India (ICSI).	Yes	No comments required
2)	Adoption and timely updation of the Policies: a) All applicable policies under SEBI Regulations are adopted with the approval of board of directors of the listed entities;	Yes	No comments required
	b) All the policies are in conformity with SEBI Regulations and have been reviewed & updated on time, as per the regulations/circulars/guidelines	Yes	No comments required



	issued by SEBI.		
3)	Maintenance and disclosures on Website: a) The Listed entity is maintaining a functional website;	Yes	No comments required
	 b) Timely dissemination of the documents/ information under a separate section on the website; 	Yes	No comments required
	c) Web-links provided in annual corporate governance reports under Regulation 27(2) are accurate and specific which re- directs to the relevant document(s)/section of the website.	Yes	No comments required
4)	Disqualification of Director: None of the Director(s) of the Company is/ are disqualified under Section 164 of Companies Act, 2013, as confirmed by the listed entity.	Yes	No comments required
5)	Details related to Subsidiaries of listed entities have been examined w.r.t.: (a) Identification of material subsidiary companies;	Yes	No comments required
	(b) Disclosure requirement of material as well as other subsidiaries.	Yes	No comments required



6)	Preservation of Documents:	Yes	No comments required
	The listed entity is preserving and maintaining records		
	as prescribed under SEBI Regulations and disposal of		
	records as per Policy of Preservation of Documents and		
	Archival policy prescribed under SEBI LODR		
	Regulations, 2015.		
7)	Performance Evaluation:	Yes	No comments required
	The listed entity has conducted performance		
	evaluation of the Board, Independent Directors and the		
	Committees at the start of every financial year/during		
	the financial year as prescribed in SEBI Regulations.		
8)	Related Party Transactions:	Yes	No comments required
	(a) The listed entity has obtained prior approval of Audit		
	Committee for all related party transactions; or		
-	(b) The listed entity has provided detailed reasons	Yes	No comments required
	along with confirmation whether the transactions		
	were subsequently approved/ratified/rejected by		
	the Audit Committee, in case no prior approval		
	has been obtained.		



9)	Disclosure of events or information:	Yes	No comments required
	The listed entity has provided all the required		
	disclosure(s) under Regulation 30 along with Schedule		
	III of SEBI LODR Regulations, 2015 within the time limits		
	prescribed thereunder.		
10)	Prohibition of Insider Trading:	Yes	No comments required
	The listed entity is in compliance with Regulation 3(5) $\&$		
	3(6) SEBI (Prohibition of Insider Trading) Regulations,		
	2015.		
11)	Actions taken by SEBI or Stock Exchange(s), if any:	No	No action(s) has been taken against the listed
			entity/ its promoters/ directors/ subsidiaries
			either by SEBI or by Stock Exchanges (including
			under the Standard Operating Procedures issued
			by SEBI through various circulars) under SEBI
			Regulations and circulars/ guidelines issued
			thereunder except as provided in the Statement –
			I, attached with this report.
12)	Additional Non-compliances, if any:	Yes	No comments required
	No additional non-compliance observed for any SEBI		
	regulation/circular/guidance note etc.		



Statement - V

Status of other compliances with the disclosure requirements of Employee Benefit Scheme Documents in terms of regulation 46(2) (za) of the Listing Regulations

The status of other compliances with the disclosure requirements of Employee Benefit Scheme Documents in terms of regulation 46(2) (za) of the Listing Regulations is as under:

Sr. No.	Particulars	Compliance	Observations/ Remarks by PCS*
		Status	
		Yes/No/NA	
1)	Compliances with the disclosure requirements of	Yes	NA
	Employee Benefit Scheme Documents in terms of		
	regulation 46(2) (za) of the Listing Regulations:		
	a) The scheme document shall be uploaded on the		
	website of the listed entity after obtaining		
	shareholder approval as required under SEBI (SBEB)		
	Regulations, 2021.		
	b) The documents uploaded on the website shall		
	mandatorily have minimum information to be		
	disclosed to shareholders as per SEBI (SBEB)		
	Regulations, 2021.		
	c) The rationale for redacting information from the		
	documents and the justification as to how such		



redacted information would affect competitive	
position or reveal commercial secrets of the listed	
entity shall be placed before the board of directors	
for consideration and approval.	

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