RADHASHREE FINANCE LIMITED (L15491WB1975PLC030290)

(formerly Panorama Capital Market Limited)

13, GANESH CHANDRA AVENUE 2ND FLOOR

KOLKATA-700013

PH NO: 033-22361066 E-Mail-:radhashreefinance@gmail.com

radhashreefinance@gmail.com

Date: 01/10/2021

To, The Calcutta Stock Exchange limited 7, Lyons Range, Kolkata-700001

Sub:- Submission of Document

Sir,

Enclosed herewith please find the following:-

1. Corporate Governance for the Quarter ended 30th September, 2021.

Please acknowledge the same.

Thanking You,

Yours faithfully,

For Radhashree Finance Limited

Anny Jain

Company Secretary

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Date:- 01 | 10 | 2021

To, The Calcutta Stock Exchange Limited 7, Lyons Range Kolkata-700001

Sir,

Compliance Report on Corporate Governance

1. Name of the Listed Entity: Radhashree Finance Limited

2. Quarter ending:30th September, 2021

Title (Mr./ Director Ms.)	PAN & DIN	Category (Chairperson/ Executive/ Non- Executive /Independent/ Nominee)	Date of Appointment in the current term/ cessation		Tenure (in years)	No of Directorsh ip in listed entities including this listed	Number of memberships in Audit/ Stakeholder Committee(s) including this	in Audit/ Stakeholder Committee
			Date of Appoint ment	Date ofcess ation		entity (Refer Regulation 25(1) of Listing Regulations)	(Refer Regulation 26(1) of Listing	entities including this listed entity (Refer Regulation 26(1) of Listing Regulations)

Mr.	SANTANU CHAKRABO RTY	01691120	Executive, Non-Promoter	18/06/2 012	9	2	0	0
Mrs	PAYEL CHAKRABO RTY	07156008	Non-Executive, Non-Promoter	21/04/2 015	6	1	2	0
Mr	SANJAY RASTOGI	02591229	Non-Executive Independent Director /	15/01/20 19	2	2	0	4
Mr	SUJAY RAKSHIT	00698334	Non-Executive Independent Director Chairman	21/02/20 19	2	2	4	0

II. Composition of Committees

Name of Committe	Name	Name of Committee members			Category (Chairperson/ Executive / Non- Executive /Independent/ Nominee)				
1. Audit Committee	Sanja	Rastogi			- 1	Chairperson/ Non-Executive-			
	Sujav	Suisa Daladia				Independent Director			
	Bujayı	SujayRakshit				Non-Executive- Independent Director/Member			
	Payel	Chakraborty			Non-Executive, Non-Promoter /Men				
2. Risk Managemen (if applicable)	tee	·			Not applicable				
3.Nomineration & Remuneration Con	Sanjay	Sanjay Rastogi			Chairperson/ Non-Executive- Independent Director				
		SujayRakshit			/	Non-Executive- Independent Director //Member			
1 Stoleohald D-1-4	. 1.		PayelChakraborty				Non-Executive, Non-Promoter/Mem		
4.Stakeholders Relat Committee		Sanjay Rastogi			Chairperson/ Non-Executive- Independent Director				
		SujayRakshit			/	Non-Executive- Independent Director Member			
III. Meeting of Bo	ard of Di		SantanuChakraborty			Executive, Member			
			f Maatina (if			3.4	•		
			Date(s) of Meeting (if any) in the relevant quarter			Maximum gap between any two consecutive (in number of days)			
30/06/2021		07/08/202	7/08/2021			37			
IV. Meeting of Con	mmittees								
Date(s) of meeting of		ther requir	rement of	Date(s) of	f meetin	a	Maximum gap between any two		
the committee in the previous quarter Quorum			n met (details) of the co		mmittee in ant quarter		consecutive meetings in number days		
Audit Committee									
30/06/2021					07/08/2021		37		
Date(s) of meeting of the committee in the previous quarter	the committee the previous Quorum m		requirement of met (details)		Date(s) of meeting of the committee in the relevant quarter		Maximum gap between any two consecutive meetings in number o days		
Nomineration& Remuneration Committee									
V. Related Party T	ransactio	ons							
		Subject			Cor	npli	ance status (Yes/No/NA) refer note below		
Whether prior approval of audit committee obtained						N.A.			
Whether shareholder				Γ	N.A.				
Whathan datails of Di	PT entere	d into pursu	ant to omnibu	ıs approval	N.A.				
nave been reviewed b	y Audit (Committee							

The composition of Board of Directors is in terms of SEBI (Listing obligations and disclosure requirements) Regulations, 2015.

- The composition of the following committees is in terms of SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015
 - a. Audit Committee
 - b. Nomination and Remuneration Committee
 - c. Stakeholders Relationship Committee
 - d. Risk Management Committee (applicable to the top 100 listed entities) Not Applicable
- The committee members have been made aware of their powers, role and responsibilities as specified in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 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.
- This report and/or the report submitted in the previous quarter has been placed before Board of Directors. 5.

Any comments/observations/advice of Board of Directors may be mentioned here- None

Name & Designation -Anny Jain

Company Secretary