

### [FORMERLY KNOWN AS - SAKETH EXIM LTD. ]

Regd. Off.: Plot No. PAP - D 146 - 147, Turbhe MIDC, TTC Industrial Area, Opp. Balmer Lawrie Van Leer Co. Turbhe, Navi Mumbai - 400 705, Maharashtra - INDIA. Tel.: +91 - 022 - 27620641 / 27620642 / 27620643. Fax: +91 - 022-27620623. GST No.- 27AAPCS4498C1ZV CIN - L29253MH2010PLC204331 Email: info@sakethexim.com / info@tembousa.us Web: www.sakethexim.com / www.tembousa.us

Date 14/06/2021

To, National Stock Exchange of India Ltd. Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E) Mumbai – 400 051

Dear Sir / Madam,

# Sub: Submission of Financial Result as per Regulation 33(3)(a) Financial Results of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Dear Sir,

As per Regulation 33(3) (a) Financial Results of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby by submit the financial results for the year ended  $31^{st}$  March, 2021.

Kindly take note of the above.

Thanking you,

Yours faithfully,

### FOR TEMBO GLOBAL INDUSTRIES LIMITED



SANJAY JASHBHAI PATEL DIN <u>01958033</u>

		61	of Standalone and Cor	solidated Audited Fina	ncial Results for the Ha	if Year & Year Ended 31s	March, 2021			(Amount in R	. Lacs (Except EPS)	
		Statemen	Con stanigations and con	STANDALONE					CONSOLIDATED			
	Particulars	Haif Year ended March 31, 2021	Half year ended September 30, 2020	Half Year ended March 31, 2020	Year Ended March 31, 2021	Year ended March 31, 2020	Half year ended March 31, 2021	Half year ended September 30, 2020	Half Year ended March 31, 2020	Year Ended March 31, 2021	Year Ended Marc 31, 2020	
		Audited	Unaudited	Audited	Audited	Audited	Audited	Unaudited	Audited	Audited	Audited	
			3,900.58	4,517.89	10,462.41	7,872.67	6,628.31	3,903.34	4,517.89 8.13	10,531.65 11.87	7,872.6	
	Revenue From Operations	6,561.83 6.68	7.24	8.13	13.92 10,476.33	15.95 7,888.62	6,628.31	15.24 3,918.58	4,526.02	10,543.52	7,888.	
	Other Income Total Revenue (I+II)	6,568.51	3,907.81	4,526.02	10,4/6.33	7,000.02			1,166.20	3,545.99	2.463.3	
	Expenses		1,216.17	1,166.20	3,489.41	2,463.22	2,324.95	1,221.03 1,657.52	1,166.20	4,054.90	3,322.1	
	(i) Cost of Materials Consumed	2,273.24 2,506.51	1,548.39	1,985.69	4,054.90	3,322.81 (339.00	2,397.38 (256.57)	70.57	(97.27)	(186.00)	(339.) 250.	
	(ii) Cost of Traded goods	(364,96)	178.96 104.92	(97.27)	(186.00) 269.30	247.26	184.24	112.16	122.11	296.40 233.91	159.5	
	(iii) Change in Inventories (iv) Employee Benefits Expenses	164.38 151.18	79.16	100.42	230.34	158.82	153.30 74.15	80.61 65.17	56.37	139.32	94.	
	(v) Finance Costs (vi) Depreciation & Amortization Expenses	67.44	57.47	56.37 942.13	124.92 2,030.59	1,605.64	1,310.70	748.00	944.52	2,055.32	1,608.	
	(vi) Depreciation & Amortization expenses (vii) Other Expenses	1,347.13	683.47 3,868.54	4,272.74	10,013.46	7,553.16	6,188.16	3,955.06	4,278.80			
	Total Expenses [(i) to (vii)] PROFIT BEFORE EXCEPTIONAL AND EXTRAORDINARY ITEMS AND TAX (III-IV)	6,144.93	0,2 * 105		462.87	335.44	440.15	5 (36.48)	247.21	403.63	7 329	
	Exceptional items			-	462.87	335.4	6 440.15	(36.48	247.21	403.6		
	PROFIT BEFORE TAX (V-VI)	423.59	39.28	253.28	402.07							
	Tax Expense		(14.50)	(65.64)	(124.00)	(88.50				(124.90	(1	
	(1) Current Tax	(109.50) (0.80)	(14.50)	(1.20)	1.28	(1.20		2.07		6.62	(0	
	(2) Earlier Year Tax	3.65	2.91	2.79	6.55		1			286.67	238	
	(3) Deferred Tax PROFIT FOR THE PERIOD (VII-VIII)	316.94	29.76	189.23	346.71	245.0	332.07	140.00				
0	PROFIT FOR THE PERIOD (VII-VIII)									305.17		
0	Profit attribiutable to Equity Shareholders	· · · ·								(18.49		
	(Loss)/Profit attribiutable to Minority Interest					-				200.0		
	Total Profit Attributable											
	EARNINGS PER EQUITY SHARE						3.7	7 (0.9)	2) 3.65	2.8		
	FARNINGS PER EQUITT SHARE											
11		2.86	0.55		3.4					4.5	6	
	(1) Basic (2) Diluted	5.41	0.59	3.77	6.0	0 4.1	5.8	(0.9)	2) 3.65	11	•	
DOTES a) b) b) c) d) (e) (f) (g) (h) (i)	(1) Baild     (2) Dailned     (2) Dailned	5.41 by the Audit Committee with the recognition and a from time to time. Uts of subsidiaries viz. ( Bonus shares in the rati e listed on the Small an ant disruptions in the by ratio and the Small an inss. Bonus shares in the rational mess.	0.59 e and subsequently app measurement principle a of 1:1 to the existing 3 t Emerging (SME) Platfo outhreak may be assess mattes Projected Revenue to of 1:1 to the existing d Emerging (SME) Platfo of Engineering Products	3.77 roved by the Board of D Is laid down & specified lustries Private Limited (i hareholders of the com rm of National Stock Ex- positive effects of COV/ ded only after clarity on a from Operations and I shareholders of the com orm of National Stock Ex- and Trading of Fabric at and Trading of Fabric at	5.0 rectors at its meeting h in Section 133 of the Co 2) Tembo USA Inc (3) To 2) Tembo USA Inc (3) Te 2) Te	eld on June 14, 2021. mpanies Act, 2013 read u embo LLC (W.e.f. 16.06.20 ury General Meeting held ingrated to the main boarn on evaluated on the carry / policy announced by GG rr and inspact thereon dur any General Meeting held migrated to the main boarn ingrated to the main boarn inspaced to the main boarn inters segment has been	with relevant rules f 200). on 20.02.2021 d of National Stock. Ang amount of fixed vernment about fur to COVID-19. The r on 20.02.2021 d of National Stock identified as separ	8 (0.3) ramed thereunder Exchange (NSE) we i assets, investmen ther reopening of management will co Exchange (NSE) we able primary segr	2)     3.65       and as per requirem       f 23.04.2021       tts, inventories, trade       Domestic & Export montinue to closely m	ent of Regulation receivables etc. antor any materia with Accounting	5 33 of SEBI(LODH) 3 The impact on the III uncertain as the III changes arising o II changes arising o	
<ul> <li>a)</li> <li>b)</li> <li>b)</li> <li>c)</li> <li>d)</li> <li>d</li></ul>	(1) Baic     (2) Delived     (2) Delived	5.41 by the Audit Committee with the recognition and if rom time to time. Uts of subsidiaries viz. (( Bonus shares in the rati e listed on the Small an and disruptions in the have and disruptions in the have and disruptions in the have for the Company to estil aness. Bonus shares in the rati re listed on the Small an ent i.e. Manufacturing cooming. Standards) in reported herein above	0.59 measurement principle and subsequently app measurement principle and 1.1 to the existing s of 1.1 to the existing s demerging (SME) Platfo subsest persisted Revenue to of 1.1 to the existing s d Emerging (SME) Platfo of chapneering Products des. 2006. financial results are the	3.77 roved by the Board of D is laid down & specified hareholders of the comp rm of National Stock Exc possible effects of COV/ ded only after clarity on e from Operations and i shareholders of the comp rm of National Stock Ex and Trading of Fabric at balancing figures betwee	ectors at its meeting h in Section 133 of the Co 2) Tembo USA Inc (3) To Sany in the Extra Ordina hange (NSE) has now m D-19 Pandemic have be the probable relatation, larning for the next yea pany in the Extra Ordini, change (NSE) has now m of Textile Products. Bus een audited figures in m	eld on June 14, 2021. mpanies Act, 2013 read u embo LLC (W.e.f. 16.06.20 ury General Meeting held ingrated to the main boarn on evaluated on the carry / policy announced by GG rr and inspact thereon dur any General Meeting held migrated to the main boarn ingrated to the main boarn inspaced to the main boarn inters segment has been	with relevant rules f 200). on 20.02.2021 d of National Stock. Ang amount of fixed vernment about fur to COVID-19. The r on 20.02.2021 d of National Stock identified as separ	8 (0.3) ramed thereunder Exchange (NSE) we i assets, investmen ther reopening of management will co Exchange (NSE) we able primary segr	2)     3.65       and as per requirem       f 23.04.2021       tts, inventories, trade       Domestic & Export montinue to closely m	ent of Regulation receivables etc. antor any materia with Accounting	5 33 of SEBI(LODR) the impact on the in uncertain say it changes arising of Standard 17 "Seg	
a) b) d) (e) (f) (g) (h)	(1) Baik     (2) Buinted     (2) Durined     (2) Durined     (2) Durined     (2) Durined     (2) Durined     (2) Durine the set of the set	5.41 by the Audit Committee with the recognition and if rom time to time. Uts of subsidiaries viz. (( Bonus shares in the rati e listed on the Small an and disruptions in the have and disruptions in the have and disruptions in the have for the Company to estil aness. Bonus shares in the rati re listed on the Small an ent i.e. Manufacturing cooming. Standards) in reported herein above	0.59 measurement principle and subsequently app measurement principle and 1.1 to the existing s of 1.1 to the existing s demerging (SME) Platfo subsest persisted Revenue to of 1.1 to the existing s d Emerging (SME) Platfo of chapneering Products des. 2006. financial results are the	3.77 roved by the Board of D is laid down & specified hareholders of the comp rm of National Stock Exc possible effects of COV/ ded only after clarity on e from Operations and i shareholders of the comp rm of National Stock Ex and Trading of Fabric at balancing figures betwee	ectors at its meeting h in Section 133 of the Co 2) Tembo USA Inc (3) To Sany in the Extra Ordina hange (NSE) has now m D-19 Pandemic have be the probable relatation, larning for the next yea pany in the Extra Ordini, change (NSE) has now m of Textile Products. Bus een audited figures in m	eld on June 14, 2021. mpanies Act, 2013 read u embo LLC (W.e.f. 16.06.20 ury General Meeting held ingrated to the main boarn on evaluated on the carry / policy announced by GG rr and inspact thereon dur any General Meeting held migrated to the main boarn ingrated to the main boarn inspaced to the main boarn inters segment has been	with relevant rules f 200). on 20.02.2021 d of National Stock. Ang amount of fixed vernment about fur to COVID-19. The r on 20.02.2021 d of National Stock identified as separ	8 (0.3) ramed thereunder Exchange (NSE) we i assets, investmen ther reopening of management will co Exchange (NSE) we able primary segr	2)     3.65       and as per requirem       f 23.04.2021       tts, inventories, trade       Domestic & Export montinue to closely m	ent of Regulation receivables etc. antor any materia with Accounting	5 33 of SEBI(LODR) : the impact on the in uncertain as of it changes arising o Standard 17 "Seg	

		TEMBO GLOBAL INDUS (Formerly known as - Sake 46-147, Turbhe MIDC, TTC Industrial Area I Tel: 22 27620641 Website: ww CIN : L29253MH2010F andalone & Consolidated A	th Exim Limited) Opp.Balmer Lawrie Van Leer Co,Turbhe w.sakethexim.com /LC204331		(Amount in Rs. Lacs)				
		CTAND		CONSOLIDATED					
		STAND	ALONE	conse					
Particulars		Year Ended March 31, 2021	Year ended March 31, 2020	Year Ended March 31, 2021	Year Ended March 31, 2020				
	UITY AND LIABILITIES								
4. EU	Shareholders' funds								
1	(a) Share capital	1,004.60	502.30	1004.60	502.30				
	(b) Reserves and surplus	1,356.64	1,587.69	1334.97	1,581.62				
	(c) Minority Interest			6.96	-				
Sub-1	Total- Shareholders' Funds	2,361.24	2,089.99	2,346.54	2,083.92				
2	Shares aplication money pending allottment								
3	Non-Current Liabilities			4644 70	E 70 77				
-	(a) Long Term Borrowings	1,584.46	544.77	1611.78	578.77				
	(b) Deferred Tax Liabilities (Net)		-						
	(c) Other long term liabilities		-						
	(d) Long term provisions			1 611 70	578.77				
Sub-	Fotal- Non Current Liabilities	1,584.46	544.77	1,611.78	5/6.//				
4	Current liabilities			1204.14	819.07				
	(a) Short-term borrowings	1,303.63	819.07	1304.14	1,109.89				
	(b) Trade Payables	1,638.03	1,107.48	1708.55					
	(c) Other Current Liabilities	1,086.92	458.20	1104.71	461.38				
	(d) Short term provisions		-		2 200 2/				
Sub-	Total- Current Liabilities	4,028.59	2,384.74	4,117.40	2,390.34				
Jub	TOTAL EQUITIES AND LIABILITIES	7,974.29	5,019.51	8,075.70	5,053.03				
В	ASSETS								
1	Non-current assets	1 705 05	703.26	1799.50	732.22				
	(a) Fixed assets	1,706.05	30.00	0.00					
	(b) Non current investments	107.63 18.68	23.68	43.05					
	(c) Deferred Tax assets (net)	77.63	12.13	18.75					
	(d) Long term loans and advances	25.89	38.83	27.35	41.4				
	(e) Other non current assets	1,935.88	807.90	1,888.65	809.4				
	Total- Non current assets	1,555.88							
2	Current assets								
125.00	(a) Current investments	1,899.34	1,301.88	2001.16	1,301.8				
-	(b) Inventories	3,136.84	2,018.85	3147.50					
	(c) Trade Receivables	264.12	227.60	276.42					
	(d) Cash and Cash Equivalents	725.90	647.11	737.34					
	(e) Short-term Loans & Advances	12.22	16.17	24.64	1 16.1				
-	(f) Other current assets	6,038.41	4,211.60	6,187.05	4,243.5				
Sub	Total- Current assets		5,019.51	8,075.70					
	TOTAL ASSETS	7,974.29	3,013.31	0,013.10					

For Tembo Global Industries Limited G Mr. Sanjay Patel [Managing Director] DIN: 01958033 LL 3TM Place: Navi Mumbai

Date: 14-06-2021

Begistered Office: Plot No. PAP-D-146-147,7	CIN 1 29253MH2010PLC	Balmer Lawrie Van Leer Co.Turbhe akethexim.com 204331		
	STAND		CONSOL	(Amount in Rs. Lacs IDATED
Particulars	Year Ended March 31, 2021	Year ended March 31, 2020	Year Ended March 31, 2021	Year Ended March 31, 2020
CASH FLOW FROM OPERATING ACTIVITIES :				
Net Profit Before Tax and Extraordinary Items	462.87	335.46	403.68	329.39
Adjustments for - Depreciation	124.92	94.42	139.32	94.42
Reserve For Doubtful Debt	(12.02)	0.47	(11.87)	0.47
Interest Received     Finance Cost	(13.92) 230.34	158.82	233.91	159.59
	341.33	240.96	361.36	241.72
Operating Profit Before Working Capital Changes (A)	804.20	576.42	765.04	571.12
Adjustments for -		(216.42)	(1,128.65)	(316.43
Trade Receivables	(1,117.99) (597.47)	(316.43) (486.14)	(1,128.65) (699.28)	(486.14
Inventories Short Term Loans & Advances	(78.79)	(114.91)	(71.27)	(133.88
Other Non Current & Current Assets	16.90	20.24	5.67	17.5
Long Term Loans & Advances	(53.95)	(1.78)	(19.41)	(1.7
Trade and Other Payables	530.55	374.20	598.65	376.6
Other Current Liabilities (B)	180.26 (1,120.47)	25.55 (499.28)	181.08 (1,133.21)	28.7
	(316.28)	77.14	(368.17)	55.8
Cash Generated From Operations (A-B) Tax Expenses	(55.89)	(103.27)	(54.49)	(103.1
NET CASH FROM OPERATING ACTIVITIES (C)	(372.17)	(25.98)	(422.66)	(47.2
CASH FLOW FROM INVESTING ACTIVITIES :				
	(1,127.71)	(265.59)	(1,206.60)	(294.5
Purchase of Fixed Assets	(1,127.71)	(30.00)	-	-
Investment In Subsidery NET CASH USED IN INVESTING ACTIVITIES (D)	(1,205.33)	(295.59)	(1,206.60)	(294.5
CASH FLOW FROM FINANCING ACTIVITIES :				
Proceeds (Repayments) from Long Term Borrowings	1,418.26	594.75	1,033.01	628.7
Proceeds (Repayments) from Short Term Borrowings	484.57	(14.81)	878.12	(14.8
Proceeds from Subsidiary Company Fresh Issue	-	-	25.45	
Securities Premium	-	-	26.00	(30.3
Dividend Paid	(72.24)	(30.32)	(75.45)	12.7
Interest Received	13.92 (230.34)	(158.82)	(233.91)	(159.5
Finance Cost NET CASH USED IN FINANCING ACTIVITIES (E)	1,614.17	403.56	1,665.09	436.7
Net Increase in Cash and Cash Equivalents ( $C + D + E$ )	36.67	81.98	35.83	94.9
Cash and cash equivalents as at beginning of the year	227.45	145.62	240.59	145.6
Cash and cash Equivalents as at end of the year	264.12	227.45	276.42	240.5
For Tembo Global Industries Limited				

Mr. Sanjay Patel [Managing Director] DIN: 01958033

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Place: Navi Mumbai Date: 14-06-2021

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For Tembo Global Industries Imited Mr. Sanjay Patel (Managing Director) DIN: 01958033 Place: Navi Mumbai	Capital Employed (Segment Assets - Segment Liabilities) a) Manufacturing of Engineering Products b) Trading of Fabrics of and Textile Materials Total	Segment Liabilities a) Manufacturing of Engineering Products b) Trading of Fabrics of and Textile Materials	in Capital Employed Segment Asset a) Manufacturing of Engineering Product b) Trading of Fabrics of and Textile Materials		Exceptional items	Less : Finance Cost	Total	b) Trading of Fabrics of and Textile Materials	a) Manufacturing of Engineering Products		b) Trading of Fabrics of and Textile Materials	a) Manufacturing of Engineering Products		Half.		
E31W1SNOT	1,062.49 1,298.75 2,361.24	4,794.52 818.53	5,857.01 2,117.28	423.59	423.59	(151.18)	574.77	50.53	50 4 23	6,561.83	2,432.44	4,129.39	Audited	Half Year ended March 31, 2021		Registere
	1,130.76 988.99 2,119.75	2,673.96 1,180.46	3,804.72 2,169.44	39.28	39.28	(79.16)	118.44	30.31	20 13	3,900.58	1,737.28	2,163.30	Unaudited	Halfyear ended September 30, 2020		d Office: Plot No, PAF
	1,062.54 1,027.46 2,089.99	2,612.48 317.03	3,675.02 1,344.49	253.28	253.28	(84.17)	337.45	148.65	100 00	4,517.89	1,964.10	2,553.79	Audited	Half Year ended March 31, 2020	STANDALONE	TE -D-146-147,Turbhe N Tel: 2: Nent Wise Revenue, Re:
	1,062.49 1,298.75 2,361.24	4,794.52 818.53	5,857.01 2,117.28	462.87	462.87	(230.34)	693.20	80.84	36 613	10,462.41	4,169.72	6,292.69	Audited	Year Ended March 31, 2021		TEMBO GLOBAL INDUSTRIES LIMITED (Formerly known as - Saketh Exim Limited) tohe MIDC, TTC Industrial Area Opp. Balmer Lawrin Tel: 22 27620641 Websile: www.sakethexim.com CIN : L29253MH2010PLC204331 CIN : L29253MH2010PLC204331 we, Results and Capital Employed for the Half Year &
	1,062.54 1,027.46 2,089.99	2,612.48 317.03	3,675.02 1,344.49	335.46	335.46	(142.57)	478.03	178.52	200 51	7,872.67	3,332.77	4,539.89	Audited	Year ended March 31, 2020		Fembor GLOBAL MUDUS HIES LIMI FED (Formerly Known as - Saketh Exim Limited) (Formerly Known as - Saketh Exim Limited) Tel: 22 27620641 Website: www.sakethexim.com CIN : L29253MH2010PLC204331 Audited Segment Wise Revenue, Results and Capital Employed for the Half Year & Year F
	1,047.78 1,298.75 2,346.53	4,910.65 818.53	5,958.43 2,117.28	440.14	440.14	(153.30)	593,46	50.53		6,628.31	2,432.44	4,195.87	Audited	Half year ended March 31, 2021		
	1,048.90 988.99 <b>2,037.89</b>	2,754.31 1,180.46	3,803.21 2,169.44	(36.48)	(36.48)	) (80.61)	44.13	30.31		3,903.35		2,166.06	Unaudited	Half year ended September 30, 2020		Leer Co,Turbhe Navi Mumbai - 400 705, nded 31st March, 2021
	1,056.47 1,027.46 2,083.92	2,652.08 317.03	3,708.54 1,344.49	247.21	247.21	(84.92)	332.13	148.65		4,517.89	1,964.10	2,553.79	Audited	Half Year ended March 31, 2020	CONSOLIDATED	
	1,047.78 1,298.75 <b>2,346.53</b>	4,910.65 818.53	5,958.43 2,117.28	403.67	403.67	(233.91)	637.59	80.84		10,531.65	4,169.72	6,361.93	Audited	Year Ended March 31, 2021		·
	1,056.47 1,027.46 2,083.92	2,652.08 317.03	3,708.54 1,344.49	329.39	329.39	) (143.32)		294.20				4,539.89	Audited	Year Ended March 31, 2020	(Amount in Rs. Lacs)	



## **R A MARU & ASSOCIATES**

**Chartered** Accountants

C/4, Khandwala Apartments CHSL, Vakola Pipe Line, Gaodevi, Santacruz (East), Mumbai - 400 055. Phone : 022 - 2268 0488 • Mob.: 80803 94548 / 83695 14810 E-mail : carumeetmaru@gmail.com In Reply Please Quote

### Independent Auditor's Report on Standalone Financial Results of the Company Pursuant to Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015

#### To

### The Board of Directors of Tembo Global Industries Limited (Formerly known as Saketh Exim Limited) Navi Mumbai

- 1) We have virtually audited the accompanying statement of Standalone Financial Results of **TEMBO GLOBAL INDUSTRIES LIMITED (Formerly known as SAKETH EXIM LIMITED)** ("the Company") for the half year and year ended March 31, 2021 together with the notes thereon ("the statement"), being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations")
- 2) In our opinion and to the best of our information and according to the explanations given to us, the financial results:
  - a) are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
  - b) gives a true and fair view in conformity with the applicable accounting standards and other accounting principles generally accepted in India, of the net profit and other financial information of the company for the half year and year ended March 2021.

### 3) Basis for Opinion:

We conducted our audit in accordance with the Standards on Auditing (SA's) specified under section 143(10) of The Companies Act 2013, as amended ("the act"). Our responsibilities under those standards are further described in the "Auditors Responsibilities for the Audit of the Financial Results" section of our report. We are independent of the company in accordance with the Code of Ethics issued by The Institute of Chartered Accountants of India ("the ICAI") together with the ethical requirements that are relevant to our audit of the standalone financial results under the provisions of the Act and the rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's code of Ethics. We believe



that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion.

### 4) Emphasis of Matter

- We draw your attention to Note f to the Standalone Financial Results which explains how COVID-19 has caused significant disruptions in the business operations of companies.

Our Opinion is not qualified in respect of this matter.

### 5) Management's Responsibility for the Financial Results

The standalone financial results have been prepared on the basis of annual financial statements. The Board of Directors of the company are responsible for the preparation and presentation of these standalone financial results that gives a true and fair view of the net profit of the Company and other financial information in accordance with the applicable accounting standards prescribed under section 133 of the act read with relevant rules issued thereunder and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities, selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent, and the design, implementation and maintenance of adequate internal financial controls, that were reporting effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial results that give a true and fair view and are free from any kind of material misstatement, whether due to fraud or error.

In preparing the standalone financial results, the Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative to do so.

The Board of Directors are also responsible for overseeing the financial reporting process of the Company.

### 6) Auditors Responsibilities for the Audit of the Financial Results:

Our objective is to obtain reasonable assurance about whether the standalone financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial results.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- \* Identify and assess the risks of material misstatement of the standalone financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- \* Obtain an understanding of internal financial control relevant to the audit in order to design audit procedures that are appropriate in the circumstances under section 143 (3) (i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- \* Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- \* Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the company to cease to continue as a going concern.
- \* Evaluate the overall presentation, structure and content of the standalone financial results, including the disclosures, and whether the standalone financial results represent the underlying transactions and events in a manner that achieves fair presentation.



Materiality is the magnitude of misstatements in Standalone Financial Results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Standalone Financial Results may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Standalone Financial Results.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have compiled with relevant ethical requirements regarding independence and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence and, where applicable, related safeguards.

### 7) Other Matters

The figures for the half year ended March 31, 2021 are the balancing figures between the audited figures in respect of the full year and the unaudited published figures up to half year ended September 30, 2020 which were subject to limited review.

> For R A Maru & Associates Chartered Accountants

M. No. 166417 Rumeet Anil Maru

M. No. 166417 UDIN: 21166417AAAABG2830

Place: Mumbai Date: 14.06.2021



## **R A MARU & ASSOCIATES**

### Chartered Accountants

C/4, Khandwala Apartments CHSL, Vakola Pipe Line, Gaodevi, Santacruz (East), Mumbai - 400 055. Phone : 022 - 2268 0488 • Mob.: 80803 94548 / 83695 14810 E-mail : carumeetmaru@gmail.com

In Reply Please Quote

### Independent Auditor's Report on Consolidated Financial Results of the Company Pursuant to Regulation 33 of the SEBI (Listing Obligation and **Disclosure Requirements**) Regulation, 2015

#### To

### The Board of Directors of

Tembo Global Industries Limited (Formerly known as Saketh Exim Limited) Navi Mumbai

- 1) We have virtually audited the accompanying statement of Consolidated Financial Results of TEMBO GLOBAL INDUSTRIES LIMITED (Formerly known as SAKETH EXIM LIMITED) (hereinafter referred to as "the Holding Company") and its subsidiaries together referred to as ("the Group") for the quarter and year ended March 31, 2021 together with the notes thereon ("the statement"), being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations")
- 2) In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate audited financial results of the subsidiaries, the aforesaid consolidated financial results:
  - include the annual financial results of the following entities: a)
    - i) Saketh Seven Star Industries Private Limited
    - ii) Tembo USA INC
    - iii) Tembo LLC (w.e.f. 16.06.2020)
  - are presented in accordance with the requirements of Regulation 33 of b) the Listing Regulations in this regard; and
  - gives a true and fair view in conformity with the applicable accounting c)standards and other accounting principles generally accepted in India, of the net profit and other financial information of the group for the half year and year ended March 2021.

### 3) Basis for Opinion:

We conducted our audit in accordance with the Standards on Auditing (SA's) specified under section 143(10) of The Companies Act 2013, as amended ("the



act"). Our responsibilities under those standards are further described in the "Auditors Responsibilities for the Audit of the Consolidated Financial Results" section of our report. We are independent of the group in accordance with the Code of Ethics issued by The Institute of Chartered Accountants of India ("the ICAI") together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion.

### 4) Emphasis of Matter

- We draw your attention to Note f to the Consolidated Financial Results which explains how COVID-19 has caused significant disruptions in the business operations of companies.

Our Opinion is not qualified in respect of this matter.

## 5) Management's Responsibility for the Consolidated Financial Results

The consolidated financial results have been prepared on the basis of consolidated annual financial statements. The Holding Company's Board of Directors of the company are responsible for the preparation and presentation of the consolidated financial results that gives a true and fair view of the net profit of the Group and other financial information in accordance with the applicable accounting standards prescribed under section 133 of the act read with relevant rules issued thereunder and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act safeguarding of the assets of the Group and for preventing and detecting frauds and other irregularities, selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent, and the design, implementation and maintenance of adequate internal financial controls, that were reporting effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial results that give a true and fair view and are free from any kind of material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial results by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial results, the respective Board of Directors are responsible for assessing the Group's ability to continue as a



going concern, disclosing, as applicable, matters related to going concern basis of accounting unless the respective Board of Directors either intend to liquidate the Group or to cease operations, or has no realistic alternative to do so.

The respective Board of Directors included in the Group are responsible for overseeing the financial reporting process of the Company.

### 6) <u>Auditors Responsibilities for the Audit of the Consolidated Financial</u> Results:

Our objective are to obtain reasonable assurance about whether the consolidated financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial results.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- \* Identify and assess the risks of material misstatement of the consolidated financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- \* Obtain an understanding of internal financial control relevant to the audit in order to design audit procedures that are appropriate in the circumstances under section 143 (3) (i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- \* Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- \* Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that



may cast significant doubt on the group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However future events or conditions may cause the group to cease to continue as a going concern.

- \* Evaluate the overall presentation, structure and content of the consolidated financial results, including the disclosures, and whether the consolidated financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- \* Obtain sufficient appropriate audit evidence regarding the financial results of the entities within the Group to express an opinion on the consolidated Financial Results. We are responsible for the direction, supervision and performance of the audit of financial information of such entities included in the consolidated financial results of which we are the independent auditors. For the other entities included in the consolidated Financial Results, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated financial results of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have compiled with relevant ethical requirements regarding independence and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence and, where applicable, related safeguards.

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the Listing Regulations, as amended, to the extent applicable.

### 7) Other Matters

We did not audit the financial results of the Subsidiaries viz. Saketh Seven Star Industries Private Limited and Tembo LLC included in the consolidated



financial results, whose financial results reflect total assets of Rs. 101.41 lakhs as at March 31, 2021, total revenue of Rs. 69.24 lakhs, total net loss after tax of Rs. 60.02 lakhs and net cash outflows amounting to Rs. 0.84 lakhs for the year ended on that date. These financial results have been audited by other auditor whose report has been furnished to us by the Management and our opinion of the results, in so far as it relates to the amounts and disclosures included in respect of this subsidiary is based solely on the reports of the other auditors.

We did not audit the financial statements/financial information of subsidiary viz., Tembo USA Inc, whose financial statements/financial information reflect total assets of Rs. NIL as at 31st March 2021, total revenues of Rs. NIL, total profit/loss after tax Rs. NIL and net cash outflows amounting to Rs. NIL for the year ended on that date, as considered in the consolidated financial statements. The financial statements are unaudited and have been furnished to us by the management and our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, and our report in terms of sub-sections (3) and (11) of Section 143 of the Act in so far as it relates to the aforesaid subsidiaries, is based solely on such unaudited financial statements.

Our opinion on the consolidated Financial Results is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditor and the Financial Results certified by the Board of Directors.

The figures for the half year ended March 31, 2021 are the balancing figures between the audited figures in respect of the full year and the unaudited figures up to half year ended September 30, 2020 which were subject to limited review.

> For R A Maru & Associates Chartered Accountants

M. No. 166417 Rumeet Anil Maru

(Proprietor) M. No. 166417 UDIN: 21166417AAAABG2830

Place: Mumbai Date: 14.06.2021