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Ref. No.: JBML/SE/Q2/22-23

Dated: 02.08.2022

BSE Limited

Phiroze Jeejeebhoy Towers,

Dalal Street,

Mumbai-400001

The National Stock Exchange of India Limited

Exchange Plaza, 5th Floor,

Plot No. C/1, G Block,

Bandra Kurla Complex, Bandra (E)

Mumbai- 400051

Scrip Code: 520066

NSE SYMBOL: JAYBARMARU

Sub: Compliances under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements)

Regulations, 2015

Re: Outcome of Board Meeting held on August 02, 2022

Dear Sirs,

We wish to inform you that the Board of Directors of the Company had considered and approved inter-alia the following matters in its meeting held today i.e., 02nd August, 2022 commenced at 04:15 p.m. and concluded at 06:40p.m.:-

1. Approval of Unaudited Financial results for the 1st Quarter ended 30th June, 2022.

The Board has approved the Unaudited Financial results (Standalone & Consolidated) for the 1st quarter ended 30th June, 2022 (F.Y. 2022-23) along with the Limited Review Report of the Auditors. The said results have been reviewed by the audit Committee and approved by the Board of Directors of the Company, is enclosed.

2. Re-appointment of Mr. Dhanendra Kumar (DIN: 05019411) for a second term of 5 years.

On the recommendation of the Nomination and Remuneration Committee of the Company, Mr. Dhanendra Kumar (DIN: 05019411) has been re-appointed as Independent Director, designated as Non-Executive Independent Director, for a term of five (5) years with effect from 16th July, 2023 to 15th July, 2028, subject to the approval of shareholders at the ensuing Annual General Meeting of the Company. Mr. Dhanendra Kumar is not debarred from holding the office of Director by virtue of any order of SEBI or any other such authority and he is not disqualified to be re-appointed as an Independent Director. Requisite details as required under Regulation 30 are enclosed in the attached Annexure-I.

3. Appointment of Statutory Auditors of the Company.

On the recommendation of the Audit Committee, the Board has approved the appointment M/s GSA & Associates LLP, Chartered Accountants, (Firm Registration No. 00257N/N500339), in place of M/s Sahni Natarajan and Bahl, as Statutory Auditors of the Company for a term of five (5) consecutive years from the conclusion of ensuing 35th Annual General Meeting, till the

Works:

Plant I: Plot No. 5, MSIL, Joint Venture Complex, Gurgaon-122 015 (Haryana) T.: +91 124 4887200, F: +91 124 4887300

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Plant III : Plot No. 15-16 & 21-22, Sector 3A, Maruti Supplier Park, IMT Manesar, Gurgaon -122 051 (Haryana) T: +91 9999190423, 9899079952

Plant IV: Plot No. 322, Sector - 3, Phase-II, GWC, Bawal - 123 501 (Haryana) T +91 8221004201, 8221004203

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conclusion of 40th Annual General Meeting to be held in the year 2027, subject to approval of the members of the Company. Details required under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Circular No. CIR/CFD/CMD/4/2015 dated September 9, 2015 are enclosed as Annexure-II.

4. Issuance of securities in terms of section 42, 62 and 71 of the Companies Act, 2013 subject to the shareholders' approval.

The Board has approved the proposal for issuance of securities in terms of Section 42, 62 & 71 of the Companies Act, 2013 for an amount not exceeding Rs. 150 Crores (Rupees One Hundred Fifty Crores) subject to the approval of shareholders in the ensuing Annual General Meeting of the Company. The brief details as required under regulation 30 is attached as Annexure-III.

. You are requested to please take the same in your record.

Thanking you,

Yours truly,

For Jay Bharat Maruti Limited

(Ravi Arora)

Company Secretary

Encl. As above

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Annexure- I

Disclosure under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

S. No.	Particulars	Disclosures				
1	Reason for change viz. appointment,	Re-appointment:				
	resignation, removal, death or otherwise	Mr. Dhanendra Kumar is the Non-Executive Independent Director of Jay Bharat Maruti Limited. His current first term of five (5) years will end on July 15, 2023.				
		On the recommendation of the Nomination and Remuneration Committee, Mr. Dhanendra Kumar has been re-appointed as the Non-Executive Independent Director for a term of five (5) years with effect from July 16, 2023 up to July 15, 2028, by the Board, which is subject to approval of the shareholders at the ensuing Annual General Meeting of the Company.				
2	Date of cessation	Not Applicable				
3	Brief profile	Mr. Dhanendra Kumar is an IAS Retd. Officer and former executive Director at World Bank. Mr. Kumar was appointed the first Chairman of Competition Commission of India. Mr. Dhanendra Kumar has more than 50 years of rich experience and served at the various positions in the Ministry of Government. Mr. Dhanendra Kumar is on the Board of Directors of Ginni International Limited.				
4	Disclosure of relationships between directors	No relationship with the Directors of the Company				



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Plant III: Plot No. 15-16 & 21-22, Sector 3A, Maruti Supplier Park, IMT Manesar, Gurgaon -122 051 (Haryana) T: +91 9999190423, 9899079952

Plant IV: Plot No. 322, Sector - 3, Phase-II, GWC, Bawal - 123 501 (Haryana) T +91 8221004201, 8221004203

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Annexure- II

Disclosure under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

S. No.	Particulars	Disclosures				
1	Reason for change viz. appointment, resignation, removal, death or otherwise	Appointment of M/s GSA & Associates LLP, chartered accountant consequent to completion of appointed term of 5 years of the current auditors, M/s Sahni Natrajan & Bahl, Chartered Accountants, which ends on the 35th Annual General Meeting				
2	Date and term of appointment	The appointment of M/s. GSA & Associates LLP, Chartered Accountants, (Firm Registration No. 00257N/N500339), as Statutory Auditors of the Company for a term of five (5) consecutive years from the conclusion of ensuing 35th Annual General Meeting till the conclusion of the 40th Annual General Meeting, subject to approval of the members of the Company				
3	Brief profile	M/s GSA & Associates LLP, Chartered Accountants (Firm Registration No. 00257N/N500339) is a Firm established in November 1975 as Partnership firm and converted in LLP in July, 2020. The Firm is empaneled with many Govt. Organizations viz C&AG, RBI, IBA, SFIO under Ministry of Corporate Affairs and several other organizations. The Clientele of the Firm includes many large Public Sector companies. Telecommunication companies, Public Sector Banks and Corporates. The Firm is led by senior partner Mr. Amarjit Chopra along with a dedicated team of 12 other partners.				
4	Disclosure of relationships between directors	Not Applicable				



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Annexure-III

SI No.	Particulars	Details		
1	Type of Securities proposed to be issued	Refer below Note-1		
2	Type of issuance (Further Public Offerings, Right Issue, Depository Receipts (ADR/GDR), Qualified institutions placement, Preferential Issue)	Refer below Note-1		
3	Total number of securities proposed to be issued or the total amount for which the securities will be issued	Refer below Note-1		

Note: 1

The Board of Directors in its meeting held on 02nd August, 2022 has authorized the Key Managerial Personnel(s) of the Company to decide and finalize the terms of the issue of securities for fund raising through various options / instruments etc. through Further Public Offering/private placement basis/ Qualified Institutional Placement ("QIP") etc. in terms of section 42, 62 & 71 and other applicable provisions, 3 any, of the Companies Act, 2013 subject to shareholders' approval in the ensuing Annual General Meeting and accordingly the Company will inform the same immediately to the Stock Exchanges to comply with the provisions of Regulation 30 of the SEBI (Listing Obligations and Other Disclosures Requirements) Regulations, 2015 read with SEBI circular dated 9th September, 2015.



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JAY BHARAT MARUTI LIMITED Repd. Office: 601, Hemkunt Chambers, 89, Nehro Place, New Dehb-119016 Phone No.011-26427164; Faz 011-25427100 Webble: www.jbmgroup.com CIN -1.281300L1987PLC027342



			STAND	MLONE			CONSO	LIDATED	
			Three Morane		Yest	Three Months			Year
S.No.	Particulare	Ended			Ended	Ended			Enclod
		30-Jun-12	21-4621-22	30-Jun-21	31 Mar-72	\$0 Jun-21	31-Mar-22	16-her-21	31-Mar-22
		Unaudhod	Audited	Unaudhad	Audited	Untudited	Audited	Unsudited	Auctited
	Revenue trans Operations	55,433,34	69,512,29	41,154,75	207,993,72	\$5,433,34	69,512,29		
ż	Other income	15.12	13.23	9.62	43.54	15.12	13.23	41,654,75 D.82	207,093
7	Total Income (1+2)	55,440,44	69,525.52	41,164,57	298,017.25	35,618,65	61,525.52	41,164.57	204,037
4	Expenses	494. 19.114	37,547,04		*******		- 11,000.00	11,101.01	700,031
	as Cost of materials consumed	45,107.12	56,260,26	32,447,69	164,548,55	45,107,12	50,250,25	32,447,69	164,848
	b) Changes in Inventory of Enished goods and Work-in-Prograss	(6,211,03)	395.10	(745.95)	(59,42)	(1,211,03)	395,10	(745,95)	(59
	c) Employed benefits argentse	4,460.41	4,455.72	3,601,74	10.237,74	4,465.47	4,455.72	3,501.74	18,237
	d) Finance costs	820.92	804.66	11,802	3,272,51	920.92	804.68	898,77	3272
	Depreciation and amortivation depense	1,961.21	1,965.46	1,638.14	7,546.52	1,961.21	1,905.40	1,638,14	7,546
	f) Other expenses	3,166 99	3,533,27	2,576.93	11,976,45	3,165,99	3.533.27	2,578.93	11,975
	Total expenses	54,305.86	67,514,47	46,727.12	233,622.58	54,305.60	67,514.4°	49,727.32	201,622
_ 5	Profit before stare of Joint Venture and Dix (3-4)	1,142./6	2,011.05	627,25	4,214.68	1,142.74	2,011,05	437.25	4,214
4	Add: Share of Profit(Loss) of John Vertice					24.47	25.51	11.48	8.8
	Profit Before Tex (5+6)	1,142.76	2,511.05	4.17.25	4,214.68	1,117.25	7,034.65	445.73	4,104
	Tex Expense								
	Current Yar	218.47	357.38	90.79	740.20	218.47	357.38	90.78	740
	Delerred Tax	152.80	366,38	50,41	820.76	159.51	372,39	53.29	842
	Earlier Years		(93.23)		(91 23)		(81.53)		(93
•	Total Tax Expense	371.27	630,53	141.19	1,447.73	377,95	536,54	144.07	1,456
9	Profit after Tax for the Period [7-8]	771.51	1,260.52	218.05	2,740,55	789.27	1,400.12	304.68	2,814
10	Other Comprehensive Income	i							
	(i) items that will not be rectassified subsequently to profit or Loca								
	Remeasurement of the net defined benefit fability	107.61	31,96	87.34	12.39	107.27	31,22	67,17	18
	- Income Taxeffect	(37.60)	(11.17)	(30.52)	(8.78)	(37.52)	(10.08)	(30.48)	
	For value changes on investment (ii) Rems that will be reclassified subsequently to profit or Loss	26.76	39.54	113.67	163.98	55.76	39.54	113.57	140
	Total Comprehensive income for the period (Ret of Yex)	156,77	80,33	170.49	192.59	156.51	59,78	179,25	
	TOOL COMPLEMENTE INCOME FOR the period (Net of 162)	130.71	90.31	170.41	192.53	130,31	24.78	170.25	161
11	Total Comprehensive income for the period	928.28	1,440.55	446.35	2,509.54	\$45.76	1,459.90	475.02	2,976
	Profit for the period attributable to								
	Owners of the Company					789,37	1,400.12	304.68	2,84
	Non Controlling Interest								
	Other Corsprehensive Income for the partod attributable to	 						 	
	Owners of the Company					156,51	\$0.78	170,38	161
	Non Controlling Interest								
	Total Consoratensive Income for the period attributable to	····							
	Owners of the Company	·				943,78	1,459.90	475.92	2,970
	Non Controling Interest								
12	Paid up equity share capital (Face value of share Ro. 5'- cach)	2,185.00	2,185.00	2,165,00	2,165.00	2,165,00	2 155 00	2,165.00	2.16
13	Other Equity	-,,193.50		-,103.30	45,170.38				45 282
		T							
	Earning per Share (of Rs. 5)- each) (not annualised)	1,78	3,19	0.54	4			 	
	b) Oduted	1,78	3,19	0.66	6.34 6.34	1.52	3 23	0.70	<u>5</u>
	19 55-10-	1.70	J. 19 J	U.90 (19.34	1.62	. 3.23	0.70	

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Notes:

The above financial statements are prepared to accordance with indian Accounting Standards (Ind-AS) as prescribed under section 133 of the Companies Ad, 2013 lead with the Rivia 3 of the Companies (Indian Accounting Standards) Amendment Fides 2018.

The above financial results excellent freedom (Indian Accounting Standards) Amendment Fides 2018.

The above financial results excellent freedom (Indian Accounting Standards) Amendment Fides 2018.

The above financial results excellent freedom (Indian Accounting Standards) Amendment Fides 2018.

The above financial results excellent freedom (Indian Accounting Standards) Amendment Fides 2018.

The above financial results excellent freedom (Indian Accounting Standards) Amendment Fides 2018.

The dispress for financial results in single regreent Lin. manufacturing of components for Automotives in India. Hence, no separate escentral disclassions as per Ind AS 105 "Operating Segments" have been presented.

The figures for the corresponding provious period / year rave been regraped / mantanged wherever considered necessary to make lines comparable. The figures for the quarter orised 3 tot March 2012 are behavioring figures between the section figures in respect of full financial year and inviewed year to date figures uplo the third quarter of that financial results include the results of the Company and I Joint Venture.

By Crides of the Board

FOR JAY BRARAT MARUHI LIMITED

S. K. ARYA

CHARMAN & MANAGING DIRECTOR



SAHNI NATARAJAN AND BAHL

CHARTERED ACCIOUS TANTS

303, Mansarovar, 90, tiehro Place, New Oeffic - 1, 10, 019 Tel. 011-26433003 (04, 01) 1-47, 347,069 Email: snb #5 mbinmila.com

Independent Auditor's Review Report on Standalone Unaudited Quarterly Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Regulations) Regulations, 2015

The Board of Directors
Jay Bharat Maruti Limited

- 1. We have reviewed the accompanying Statement of Standalone Unaudited Financial Results of Jay Bharat Maruti Limited ("the Company") for the quarter ended June 30, 2022 ("the Statement") being submitted by the Company pursuant to the requirement of Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations, 2015") (as amended).
- 2. The preparation of the Statement in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" (Ind AS 34) as prescribed under section 133 of the Companies Act, 2013 read with the relevant Rules issued thereunder and other accounting principles generally accepted in India is the responsibility of the Company's management and has been approved by the Board of Directors of the Company. Our responsibility is to issue a report on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410. "Review of Interim Financial Information performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. This Standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.
- 4. Based on our review conducted as stated above, nothing has come to our attention that causes us to believe that the accompanying Statement of Standalone Unaudited Financial Results, prepared in accordance with the recognition and measurement principle laid down in the aforesaid Indian Accounting Standard and other recognized accounting practices and policies generally accepted in India; has not disclosed the information required to be disclosed in terms of Regulation 33 of the Listing Regulations, 2015 (as amended) including the manner in which it is to be disclosed, or that it contains any material misstatement.

For Sahni Natarajan and Bahl

Chartered Ascountants

Accountants Bahl

Dinestr

Firm Francisco Chanered Chanered Chanered Change

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DINESH Digitally signed by DINESH DATE: 2022.00.03

Place: New Delhi Date: August 2, 2022



SAHNI NATARAJAN AND BAHL

CHARTERED ACCIONINGLIS

303 Mansarovar 90 Narvu Piaca, New Oleilus - 110 019 Tel 011 36433003 - 04 Oliti - 473470(19 Email - 31039 Sincolos Kem

Independent Auditor's Review Report on Consolidated Unaudited Quarterly Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

The Board of Directors
Jay Bharat Maruti Limited

- 1. We have reviewed the accompanying Statement of Consolidated Unaudited Financial Results of Tay Bharat Maruti Limited ("the Company") and its share of net profit after tax and total comprehensive income of its Joint Venture for the quarter ended June 30, 2022 ("the Statement") being submitted by the Company pursuant to the requirement of Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations, 2015") (as amended).
- 2. This Statement, which is the responsibility of the Company's Management and approved by the Company's Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder, and other accounting principles generally accepted in India. Our responsibility is to express a conclusion on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. This Standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.
- 4. We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33 (8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, to the extent applicable.
- 5. The Statement includes the results of the following entity:
 - JBM Ogihara Die Tech Private Limited- Joint Venture



Digitally signed by DINESH BAHL Date: 2022-08-02 17:08:38 +05'30'

.459, 165 (g.m. MGF Micropolis Maß, MG Road Gueogram - 1220)2 Tet. 0102-4015159. 20 Bansalal Mansion, Indi Stoot, 11 India Vinc Street, Port, Numbel 400023 Tet. 022-66351372 - 73 Email: arbitromatics nights a com E-105-5 unitie Chan part, 13 of g.or Food, Bengalary 360042 Tet. 080-25586836 (267 (maa. trubbangalors))should com 6. Based on our review conducted and procedures performed as stated in paragraph 3 above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the recognition and measurement principles laid down in the aforesaid Indian Accounting Standard and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, including the manner in which it is to be disclosed, or that it contains any material misstatement.

For Sahni Natarajan and Bahl **Chartered Accountants**

Firm Registration No.: 002816N

Dinesh ball

Partner

Membership No. 080412 UDIN: 22080412AOCEVV5896

Place: New Delhi Date: August 2, 2022