MODIPO Statement of Assots Build	N LIMITED pilities as at 31st March, 2021		
	Diffies as at 31st March, 2021	(Rs. In La	
	Audited	Audited	
Particulars	As at	As at	
ASSETS	31-Mar-21	31-Mar-20	
1) Non - current assets			
(a) Property, plant and equipment	0.23	0.	
(D) Other Intangible assets	0.23	0.	
(c) Capital work - in - progress	1.73	1.	
(d) Investment Property (c) Financial assets	-	-	
(i) Investments			
(ii) Trade receivables	0.44	0.	
(ii) Loans	-	-	
(v) Others	83.12	83.	
(d) Deferred tax assets (net)	-	-	
(q) Other non - current assets	72.98	77.3	
) Current assets	158.50	163.6	
(a) Inventories	_		
(b) Financial assets	-	-	
(i) Trade receivables (ii) Cash and cash equivalents	-	-	
(iii) Bank Balances	1.57	0.6	
(iv) Loans	4.04	4.0	
(v) Others	-	-	
(c) Current tax assets (net)	335.20	335.2	
(d) Other current assets	87.96	0.3 87.9	
		07.5	
	429.08	428.16	
Total Assets	587.58	591.77	
EQUITY AND LIABILITIES		591.77	
EQUITY			
(a) Equity share capital	1,157.67	1 157 67	
(b) Other equity	1,157.87	1,157.67	
()	-10,212.88	-10,271.07	
	0.055.01		
LIABILITIES Non - current liabilities	-9,055.21	-9,113.41	
(a) Financial liabilities			
(i) Borrowings			
(ii) Trade payables	725.15	725.15	
(iii) Other financial liabilities (b) Provisions	1,847.07	-	
(c) Other non-current liabilities	10.61	1,845.07 10.61	
to other non-current liabilities	227.11	227.11	
Current II. L. W.	2,809.95	54 C. L. (13.194) - 112	
Current liabilities (a) Financial liabilities	2,009.93	2,807.95	
(i) Borrowings			
(ii) Trade payables	3.647.01	3,570.49	
(iii) Other financial liabilities	2,450.26	2,450.67	
(b) Other current liabilities (c) Provisions	107.43 542.35	234.63	
	85.78	555.65 85.78	
	6,832.84	6,897.22	
Total Equity & Liabilities	587.58		
		591.77	
	For & on behalf of Board	of Directors	
	Attomic		
	(Manish Modi) Managing Direct	)	

(Manish Modi) Managing Director DIN 00030036

MODIPON LIMITED
EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 31st March, 2021

	Particulars	For the Quarter ended 31-03-2021	For the Quarter ended 31-03-2020	For the Quarter ended 31- 12-2020	For the nine months ended 31-12-2020	For the Year ended 31- 03-2021	For the Year ended 31-03-2020
1	Revenue from operations	Audited	Audited	Unaudited	Unaudited	Audited	Audited
11	Uther income						
111	Total income (I + II)	132.65	0.00		0.56	133.21	0.10
		132.65	0.00	•	0.56	133.21	0.10
IV	Expenses:						
	Employee benefits expenses						
		5.75	8.58	5.75	17.25	23.00	29.38
	Depreciation and amortization expenses Other expenses	0.06	0.00	0.06	0.00		230.89
	Total expenses (IV)	14.46	11.46	8.36	37.25	0.31 51.71	0.71
		20.27	20.14	14.17	54.75	75.02	54.35 315.33
1	Profit / (loss) before exceptional items and tax (III Exceptional items		20.14	14.17	54.75	75.02	315.33
/1	Exceptional items	112.38	(20.14)	(14.17)	(54.19)	58.19	(315.23)
11	Profit / (loss) before tax (V - VI)	-	230.71	-		-	230.71
/111		112.38	210.57	(14.17)	(54.19)	58.19	(84.52)
/111	Tax expense (1) Current tax						
	(2) Deferred tax						
	<ul> <li>(3) Income tax pertaining to earlier years</li> <li>(4) Mat Credit</li> </ul>				-	-	
	(4) Mat Credit				-		
		-					
		-					
x	Profit / (loss) from continuing operations (VII - VIII						
	Profit / (loss) from the	112.38	210.57	(14.17)	(54.19)	58.19	(84.52)
1	Profit / (loss) from discontinued operations Tax expense of discontinued operations						
п	Profit / (loss) from discontinued operations				-		-
	Profit / (loss) from discontinued operations (after	112.38	210.57	(14.17)	(54.19)	58.19	(04.52)
III	Profit / (loss) for the period (IX + XII)			(14.17)	(34.19)	50.19	(84.52)
IV	A (i) Items that will not be reclassified to profit or	112.38	210.57	(14.17)	(54.19)	58.19	(84.52)
	(ii) Income tax relating to items that will not t	-		-	-	-	-
	reclassified to profit or loss	-		-	-	-	
	B (i) Items that will be reclassified to profit or loss						
	(ii) Income tax relating to items that will be			-	-	-	-
	reclassified to profit or loss	-		-	-	-	
				-	-	-	-
/	Total comprehensive income						
	Total comprehensive income for the period (XIII + $x$	112.38	210.57	(14.17)	/54.103	50.10	(0.1.5-)
/1	Earnings per equity share (for continuing operations)			[47.47]	(54.19)	58.19	(84.52).
	(1) Basic (Rs)						
	(2) Diluted(Rs)	0.97	1.82	(0.12)	(0.47)	0.50	(0.73)
		0.97	1.82	(0.12)	(0.47)	0.50	(0.73)
111	Earnings per equity share (for discontinued & continuing operations)						(0.75)
	(1) Basic (Rs)	0.07					
	(2) Diluted(Rs)	0.97	1.82	(0.12)	(0.47)	0.50	(0.73)
		0.97	1.82	(0.12)	(0.47)	0.50	(0.73)

For & on behalf of Board of Directors



(Manish Modi) Managing Director DIN 00030036



, 2021 er ended on	
1,2021	For the year ended or March 31,2020
.,2021	HBICH J1,2020
58.19	(84.
0.31	0.
0.51	
	2.
	-
-	230.
•	
	(0.
58.50	149.
	10
-	(0.
4.80	
76.52	65.
(0.41)	(0.)
(125.20)	7.1
(13.30)	5.5
0.92	226.9
0.92	226.9
-	
-	
-	-
-	-
-	-
-	2.4
	0.1
	2.50
-	(1.1
-	-
-	-
-	-
	(230.89
	(232.00
0.92	(2.56
4.69	
4.09	7.25
5.60	4.69
(closure has becor	me operative from oth
7	(closure has beco

For & on behalf of Board of Directors

Anni (Manish Modi) Managing Director DIN 00030036



Extract of Standalone Unaudited Financial Results for the Quarter & Twelve Months ended 31st March, 2021 MODIPON LIMITED

							(Rs In Lakhs)
		Foi	For the Quarter ended on	ended on	For the nine months ended	For the Year ended	For the Year ended
Sr. No.	Particulars	31.03.2021 (Audited)	31.03.2020 (Audited)	31.12.2020 (Unaudited)	31-12-2020 (Unaudited)	31.03.2021 (Audited)	31.03.2020 (Audited)
	Total income from operations (net)	132.65	0.00	-	0.56	133.21	0.10
2	Net Profit / (Loss) from ordinary activities before tax and Exceptional items	112.38	(20.14)	(14.17)	(54.19)	58.19	(315.23)
m	Net Profit / (Loss) from ordinary activities after tax (before Exceptional items)	112.38	(20.14)	(14.17)	(54.19)	58.19	(315.23)
4	Net Profit / (Loss) for the period after tax (after Exceptional items)	112.38	210.57	(14.17)	(54.19)	58.19	(84.52)
ъ	Total comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	112.38	210.57	(14.17)	(54.19)	58.19	(84.52)
9	Paid up Equity Share Capital (Face value of Rs 10/- each)	1157.67	1,157.67	1,157.67	1,157.67	1,157.67	1,157.67
٢	Earnings Per Share (before Exceptional items) of Rs 10/ each Basic (Rs): Diluted (Rs):	76.0	1.82	(0.12) (0.12)	(0.47)	0.50	(0.73) (0.73)
œ	Earnings Per Share (after exceptional items) of Rs 10/- each Basic (Rs): Diluted (Rs):	0.97 0.97	1.82	(0.12) (0.12)	(0.47) (0.47)	0.50	(0.73) (0.73)

**Note 1:** The above is an extract of the detailed format of Quarterly / Yearly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly / Yearly Financial Results are available on the Company's Website at www.modipon.in and also be accessed on the website of Stock Exchange at www.bseindia.com.

For & on behalf of Board of Directors

(Manish Modi) Managing Director DIN 00030036

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#### Notes

- 1. The above financial results have been reviewed by the audit committee and approved by the Board of Directors at its meeting held on 28th June, 2021 and the same have been reviewed by the statutory auditors of the company.
- 2. The preparation of the above financial results is in accordance with Indian Accounting Standard, as prescribed under Section 133 of the Companies Act, 2013 read with rule 3 of Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time, and other accounting principles generally accepted in India.
- 3. The Company discontinued its manufacturing operations permanently w.e.f. 19th May 2007 and all movable assets were disposed of during the year 2009-10.
- 4. Balance confirmation certificates were not obtained by the Company from creditors, loans and advances given/received, house/shop security depositors, in-operative current accounts with banks and loan account with Punjab National Bank (PNB). Consequent adjustments required, if any, has not been carried out in the financial results.
- 5. (a) The Company has not provided interest of Rs. 1000.54 Lakhs up to March 31, 2008 on overdue amounts payable to a supplier resulting in understatement of liabilities and debit balance of reserve and surplus by Rs. 1000.54 Lakhs each; and

(b) The amount of interest to be provided for in the books of account for the period April 1, 2008 to 31<sup>st</sup> March, 2021 has not been ascertained.

- The amount of interest to be provided for in the books of account, if any, for the period April 1, 2007 to 31<sup>st</sup> March, 2021 to Small and Micro Enterprise has not been ascertained.
- 7. During the year ended March 31, 2009, the Company has sold 65,743 sq.yds of its vacant land at Modinagar for Rs. 1021.15 Lakhs (original cost Rs. 1.95 Lakhs) for which the approval of bank is pending.
- 8. During the year 2011-12, the Company has given physical possession of its vacant 59 (46 as on March 31, 2015) houses located at Modinagar, Uttar Pradesh to a lender i.e. Ashoka Mercantile Limited (AML), a related party, (balance outstanding of loan taken from AML as on March 31, 2015 as per books of account: secured loan Rs. 882.29 Lakhs and unsecured loan Rs. 1125.57 Lakhs) for use without any charges/rent/security deposit and no lease rent agreement has been entered into with AML. The Company contends that the temporary possession of houses for use without charges was given to AML as security only as the Company was unable to repay the loans taken from AML.
- 9. The Punjab National Bank (PNB) had approved one time settlement of its outstanding dues of Rs. 1900 lakhs vide its approval letters dated April 02, 2014 and April 12, 2014 respectively. In terms of the settlement, OTS amount of Rs. 1710 lakhs (Net of upfront payment of Rs. 190 lakhs) was to be paid by the company in four quarterly instalments with interest during financial year 2014-15. However, the company was able to manage the payment of Rs. 100 lakhs up to March 31, 2015 and at the request of the Company, PNB condone the delay and revived the OTS vide its letter dated July 02, 2015 requiring the Company to make payment of residual OTS amount of Rs. 1270 lakhs by March 31, 2016 and total interest on OTS

payment @ 10.25% (simple) by June 30, 2016. The Company has paid Rs. 1270 lakhs upto December 31st, 2018 along with interest of Rs 259.62 lakhs. The company has already made provision of interest on account of delayed payment of OTS of Rs 94.43 lakhs in their books upto 30th September 2018 and booked balance amount of interest in the quarter ending 31st December 2018.

10. (a) The Punjab National Bank has initiated the proceeding against the company under section 7 of the Insolvency and Bankruptcy Code, 2016 before the NCLT, Allahabad Bench and other Proceeding before DRT-II and recovery Officer, DRT- II, New Delhi due to non-fulfilment of OTS Terms/conditions vide OTS letter dated July 02, 2015 issued by PNB.

Further as per Debts Recovery Tribunal-II, Delhi an order dated 30 July, 2018, has been passed in favour of the company and directed PNB to accept Rs. 65 lakhs as outstanding principal of OTS plus Rs 259.62 lakhs as interest @10.25% as per revived OTS vide its letter dated July 02, 2015 on delayed payment upto 15 March, 2018 which was later on accepted and paid by the company in terms of the DRAT order.

During the pendency of the appeal, PNB has encashed the said amount of Rs. 65 Lakhs towards principal OTS and Rs 259.62 lakhs towards interest in term of the order of Debts Recovery Appellate Tribunal (DRAT), New Delhi. Further, the DRAT has reserved the order on 27.12.2018 in the said matter and not pronounced till the date of our reporting, as a result the company has not considered any liability in its books in addition to the dues already settled as per DRT order dated 30th July, 2018.

During the pendency of order before DRAT, the PNB has revived OTS vide letter dated 25.03.2019 against payment of Rs. 459.62 lakhs on the following terms & conditions:

Terms & conditions:

- 1) The proceeds of FDRs amounting to Rs. 65 lakhs and Rs. 259.62 lakhs kept with us will be appropriated simultaneously on conveying approval of revival of OTS.
- 2) Rs. 135 lakhs will be deposited within one week of receipt of this sanction letter.
- 3) The party to undertake to pay commercial tax liability as demanded by the Commercial Tax Authority.
- 4) No Dues Certificate will be issued, Bank's charge on the security/tittle deeds will be released only after receipt of OTS amount in full and on clearance of commercial tax liability as stated above. (Satisfactory proof/letter from the competent authority in this regard to be submitted).

The company has already deposited balance of OTS amount of Rs.65 lakhs plus delayed period interest of Rs. 259.62 lakhs with the bank in terms of DRT & DRAT orders and further Rs.135 lakhs over and above original OTS amount deposited by the company in terms of revived OTS vide letter dated 25.03.2019 within one week of receipt of letter. Further PNB vide letter dated 02.04.2019 acknowledged the payment under revived OTS vide letter dated 25.03.2019 for Rs. 459.62 lakhs.

In respect of commercial tax liability the company has filed an appeal against the order of Commissioner of Commercial Tax before Hon'ble High Court of Allahabad through Punjab National Bank and the Court has directed vide order dated 26.11.2018 that the operation and effect of the impugned order dated 08.08.2018 passed by the Commercial Tax Pribunal, Ghaziabad in Appeal no 1353 of 2013, shall remain stayed subject to the applicant depositing 50% of the commercial tax liability imposed on it and furnish security for the balance amount \*

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other than cash or bank guarantee to the satisfaction of the tribunal within a period of three weeks from the date of direction.

The company deposited Commercial Tax of Rs 54.94 lakhs out of Commercial Tax liability of Rs 183.90 lakhs along with interest of Rs 3.07 lakhs for the period starting from 18.12.2018 to 02.05.2019 as on 03.05.2019 in compliance with order dated 26.11.2018 of the Hon'ble High Court of Allahabad and communicated the same to PNB vide letter dated 03.05.19.

Further, PNB vide letter dated 04.05.2019 requested the company to submit No Dues Certificate from tax authorities after paying the commercial tax liability to bank for compliance of OTS Sanction within 3 days else OTS will be declared as failed. Since the company failed to reply to the same, PNB vide letter dated 04.07.2019 informed that the tax authorities have declared OTS revival as failed and PNB is resuming all recoveries as usual. Further, DRAT allowed appeal of PNB on 20.08.2019. The Company filed Writ Petition in the Delhi High Court against order of the DRAT. The Hon'ble Delhi High Court vide its order dated 24.10.2019, stayed the DRAT and NCLT proceedings filed by the PNB till the next date of hearing which is listed on 19th February, 2020. On 19<sup>th</sup> February, 2020 interim order dated 24th October, 2019 was made absolute during the pendency of the writ petition. The matter was again listed for 30<sup>th</sup> March 2020 but the hearing could not take place due to covid-19 and is still pending before the court.

(b) The outstanding liability in the books of the company is higher than the OTS amount by Rs. 183.90 lakhs and in the absence of any documentary evidences from the management as well as PNB, we are unable to quantify the amount of interest on the amount of Rs.183.90 lakhs; the amount of Rs.183.90 lakhs is over and above the loan amount on account of the sales tax liability on PNB on account of the auction held by the bank for old plant and machinery of the company.

The above matter is subjudice before Hon'ble High Court of Allahabad for further hearing.

- 11 The Commissioner Central Excise & Service Tax ,Kamla Neheru Nagar CGO, Complex 2 Ghaziabad vide its memorandum order No.31/COMM/CX/GZB/2017-18 dated 31.01.2018 had ordered for payment of
  - a. Amount of central excise duty of Rs. 44.93 lakhs
  - b. Amount of interest of Rs. 6.56 lakhs
  - Amount of penalty of Rs. 6.56 lakhs for the period from 1994 to 1997.

The company has not made provision of the said amount & further interest thereon in its books till 30<sup>th</sup> September, 2020 due to which profit is understated by Rs. 58.05 lakhs plus interest.

Further the company has filed appeal against the order of Commissioner Central Excise & Service Tax, Kamla Neheru Nagar CGO, Complex 2 Ghaziabad before custom excise & service tax appellate tribunal, Allahabad.

12 (a). The amounts paid by the Ashoka Mercantile Limited (AML), a related party, to Abu Dhabi Commercial Bank (ADCB) on account of One Time Settlement (OTS) of duce that bank was accounted for in the books of the Company to the extent of OTS amount part to the ADCB by AML and the balance amount of Rs. 153.92 Lakhs is still lying unallocated under unsecured loans in view of pending successful implementation of OTS of the duce of PNB as

And And

the settlement of assigned dues with AML is linked to the OTS of dues with PNB.

(b) The amount paid to Karnataka Bank by Ashoka Mercantile Limited (AML), a related party, during the year ended March 31, 2012, on account of OTS of dues of the bank was accounted for in the books of the Company to the extent of OTS amount paid to the Karnataka Bank by AML and the balance amount of Rs. 339.20 Lakhs is still lying unallocated under unsecured loans in view of pending successful implementation of OTS of the dues of PNB as the settlement of dues with AML is linked to the OTS of dues with PNB.

(c) The part payment made to Bank of Baroda by Ashoka Mercantile Limited (AML), a related party, during the year ended March 31, 2013 on account of OTS of dues of the bank was accounted for in the books of the company to the extent of OTS amount paid to the Bank of Baroda by AML and the Company and the balance amount of Rs. 232.04 Lakhs is still lying unallocated under unsecured loans in view of pending successful implementation of OTS of the dues of PNB as the settlement of dues with AML is linked to the OTS of dues with PNB.

The effect if any, on the income/expenditure of the company on final OTS with PNB cannot be ascertained.

- 11. COVID-19 has had insignificant impact on the company as the Company has no operations. (The company Discontinued its manufacturing operations permanently w.e.f. 19th May 2007 and all movable assets were disposed of during the year 2009-10.)
- 13 The company has 15% redeemable cumulative preference shares of Rs 100 each. Preference share due for redemption since 31st March 1996.
- 14 Figures for the previous period have been regrouped, wherever necessary to confirm to the current period's classification.
- 15 The above financial results do not contain any false or misleading statement or figures and do not omit any material fact which may make financial statement of figures contain therein misleading.

For and on behalf of the board

(Manish Modi) Managing Director



Place: New Delhi Date: 28th June, 2021

# **B M CHATRATH & CO LLP**

(Formerly B. M. Chatrath & Co.) Chartered Accountants LLPIN: AAJ-0682 D-26, 2<sup>rd</sup> Floor, Sector-3, Noida - 201301, U.P., India Tel .: 0120-4593360 to 4593366 Web : www.bmchatrath.com

### Independent Auditor's Report

To The Members of Modipon Limited

### Report on the Audit of the Standalone Financial Statements

### Qualified Opinion

We have audited the accompanying Standalone financial statements of **MODIPON LIMITED** ('the Company'), which comprise the Balance Sheet as at 31st March 2021, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash flows for the year ended on that date, and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the Standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matter described in the Basis for Qualified Opinion section of our report. the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2021, the profit and total comprehensive profit, changes in equity and its cash flows for the year ended on that date.

### **Basis for Qualified Opinion**

- Balance confirmation certificates were not obtained by the Company from creditors, loans and advances given/received, house/shop security depositors, in-operative current accounts with banks and loan account with Punjab National Bank (PNB). Consequent adjustments required, if any, has not been carried out in the financial results.
- II. During the quarter ended 30th June 2019, the Company has transferred amount of Rs.8.85/- Lakhs to Statement of Profit or Loss, which represents administration & consultancy expenses pertaining to the financial year ended as on 31<sup>st</sup> March 2019. The Company has not re-stated the comparative figures for prior periods items to correct the materiality of prior period errors retrospectively as required as per IND AS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors'. Due to the same, Loss of current financial year is being overstated by Rs 8.85/- Lakhs.
- III. (a) The Company has not provided interest of Rs. 1000.54 Lakhs up to March 31, 2008 on overdue amounts payable to a supplier resulting in understatement

of liabilities and debit balance of reserve and surplus by Rs. 1000.54 Lakhs each; and

(b) The amount of interest to be provided for in the books of account for the period April 1, 2008 to March 31<sup>st</sup>, 2021 has not been ascertained.

- IV. The amount of interest to be provided for in the books of account, if any, for the period April 1, 2007 to March 31<sup>st</sup>, 2021 to Small and Micro Enterprise has not been ascertained.
- V. During the year ended March 31, 2009, the Company has sold 65,743 sq.yds of its vacant land at Modinagar for Rs. 1021.15 Lakhs (original cost Rs. 1.95 Lakhs) for which the approval of bank is pending.
- VI. During the year 2011-12, the Company has given physical possession of its vacant 59 (46 as on March 31, 2015) houses located at Modinagar, Uttar Pradesh to a lender i.e. Ashoka Mercantile Limited (AML), a related party, (balance outstanding of loan taken from AML as on March 31, 2015 as per books of account: secured loan Rs. 882.29 Lakhs and unsecured loan Rs. 1125.57 Lakhs) for use without any charges/rent/security deposit and no lease rent agreement has been entered into with AML. The Company contends that the temporary possession of houses for use without charges was given to AML as security only as the Company was unable to repay the loans taken from AML.
- The Punjab National Bank (PNB) had approved one time settlement of its VII. outstanding dues of Rs. 1900 lakhs vide its approval letters dated April 02, 2014 and April 12, 2014 respectively. In terms of the settlement, OTS amount of Rs. 1710 lakhs (Net of upfront payment of Rs. 190 lakhs) was to be paid by the company in four quarterly installments with interest during financial year 2014-15. However, the company was able to manage the payment of Rs. 630 lakhs up to March 31, 2015 and at the request of the Company, PNB condone the delay and revived the OTS vide its letter dated July 02, 2015 requiring the Company to make payment of residual OTS amount of Rs. 1270 lakhs by March 31, 2016 and total interest on OTS payment @ 10.25% (simple) by June 30, 2016. The Company has paid Rs. 1270 lakhs upto December 31st, 2018 along with interest of Rs 2,59,62,100/-. The company has already made provision of interest on account of delayed payment of OTS of Rs 94,43,358/in their books upto 30th September 2018 and booked balance amount of interest in the quarter ending 31<sup>st</sup> December 2018.
- VIII. (a) The Punjab National Bank has initiated the proceeding against the company under section 7 of the Insolvency and Bankruptcy Code, 2016 before the NCLT, Allahabad Bench and other Proceeding before DRT-II and recovery Officer, DRT- II, New Delhi due to non-fulfillment of OTS Terms/conditions vide OTS letter dated July 02, 2015 issued by PNB.

Further as per Debts Recovery Tribunal-II, Delhi an order dated 30 July, 2018, has been passed in favor of the company and directed PNB to accept Rs. 65 lakhs as outstanding principal of OTS plus Rs. 2,59,62,100/- as interest @10.25% as per revived OTS vide its letter dated July 02, 2015 on delayed payment upto 15 March, 2018 which was later on accepted and paid by the company in terms of the DRAT order.

During the pendency of the appeal, PNB has encashed the said amount of Rs. 65 Lacs towards principal OTS and Rs. 2,59,62,100/- towards interest in term of the order of Debts Recovery Appellate Tribunal (DRAT), New Delhi. Further, the DRAT has reserved the order on 27.12.2018 in the said matter and not pronounced till the date of our reporting, as a result the company has not considered any liability in its books in addition to the dues already settled as per DRT order dated 30th July, 2018.

During the pendency of order before DRAT, the PNB has revived OTS vide letter dated 25.03.2019 against payment of Rs. 459.62 lacs on the following terms & conditions:

Terms & conditions:

- 1) The proceeds of FDRs amounting to Rs. 65 lacs and Rs. 259.62 lacs kept with us will be appropriated simultaneously on conveying approval of revival of OTS.
- 2) Rs. 135 lacs will be deposited within one week of receipt of this sanction letter.
- The party to undertake to pay commercial tax liability as demanded by the Commercial Tax Authority.
- 4) No Dues Certificate will be issued, Bank's charge on the security/tittle deeds will be released only after receipt of OTS amount in full and on clearance of commercial tax liability as stated above. (Satisfactory proof/letter from the competent authority in this regard to be submitted).

The company has already deposited balance of OTS amount of Rs.65 lacs plus delayed period interest of Rs. 259.62 lacs with the bank in terms of DRT & DRAT orders and further Rs.135 lacs over and above original OTS amount deposited by the company in terms of revived OTS vide letter dated 25.03.2019 within one week of receipt of letter.

In respect of commercial tax liability the company has filed an appeal against the order of Commissioner of Commercial Tax before Hon'ble High Court of Allahabad through Punjab National Bank and the Court has directed vide order dated 26.11.2018 that the operation and effect of the impugned order dated 08 08.2018 passed by the Commercial Tax Tribunal, Ghaziabad in Appeal no 1353 of 2013, shall remain stayed subject to the applicant depositing 50% of the commercial tax liability imposed on it and furnish security for the balance amount other than cash or bank guarantee to the satisfaction of the tribunal within a period of three weeks from the date of direction. The company deposited Commercial Tax of Rs 54.94 lacs out of Commercial Tax liability of Rs 183.90 lacs along with interest of Rs 3.07 lacs for the period starting from 18.12.2018 to 02.05.2019 as on 03.05.2019 in compliance with order dated 26.11.2018 of the Hon'ble High Court of Allahabad and communicated the same to PNB vide letter dated 03.05.19.

Further, PNB vide letter dated 04.05.2019 requested the company to submit No Dues Certificate from tax authorities after paying the commercial tax liability to bank for compliance of OTS Sanction within 3 days else OTS will be declared as failed. Since the company failed to reply to the same. PNB vide letter dated 04.07.2019 informed that the tax authorities have declared OTS revival as failed and PNB is resuming all recoveries as usual. Further, DRAT allowed appeal of PNB on 20.08.2019. The Company filed Writ Petition in the Delhi High Court against order of the DRAT. The Hon'ble Delhi High Court vide its order dated 24.10.2019, stayed the DRAT and NCLT proceedings filed by the PNB till the next date of hearing which was listed on 19<sup>th</sup> February, 2020. On 19<sup>th</sup> February, 2020 interim order dated 24th October, 2019 was made absolute during the pendency of the writ petition. The matter was again listed for 30<sup>th</sup> March 2020 but the hearing could not take place due to covid-19 and is still pending before the court.

(b) The outstanding liability in the books of the company is higher than the OTS amount by Rs. 183.90 lakhs and in the absence of any documentary evidences from the management as well as PNB, we are unable to quantify the amount of interest on the amount of Rs.183.90 lakhs; the amount of Rs.183.90 lakhs is over and above the loan amount on account of the sales tax liability on PNB on account of the auction held by the bank for old plant and machinery of the company.

The above matter is subjudice before Hon'ble High Court of Allahabad for further hearing.

- IX. The Commissioner Central Excise & Service Tax ,Kamla Nehru Nagar CGO, Complex 2 Ghaziabad vide its memorandum order No.31/COMM/CX/GZB/2017-18 dated 31.01.2018 had ordered for payment of
  - a. Amount of central excise duty of Rs. 44,92,663/-
  - b. Amount of interest of Rs 6,56,116/-
  - c. Amount of penalty of Rs. 6,56,116/
    - for the period from 1994 to 1997.

The company has not made provision of the said amount & further interest thereon in its books till 31<sup>st</sup> March,2021, due to which profit is understated by Rs. 58,04,895 plus interest.

Further the company has filed appeal against the order of Commissioner Central Excise & Service Tax, Kamla Nehru Nagar CGO, Complex 2 Ghaziabad before custom excise & service tax appellate tribunal, Allahabad

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(a). The amounts paid by the Ashoka Mercantile Limited (AML), a related party, to Abu Dhabi Commercial Bank (ADCB) on account of One Time Settlement (OTS) of dues of the bank was accounted for in the books of the Company to the extent of OTS amount paid to the ADCB by AML and the balance amount of Rs. 153.92 Lakhs is still lying unallocated under unsecured loans in view of pending successful implementation of OTS of the dues of PNB as the settlement of assigned dues with AML is linked to the OTS of dues with PNB.

(b) The amount paid to Karnataka Bank by Ashoka Mercantile Limited (AML), a related party, during the year ended March 31. 2012, on account of OTS of dues of the bank was accounted for in the books of the Company to the extent of OTS amount paid to the Karnataka Bank by AML and the balance amount of Rs. 339.20 Lakhs is still lying unallocated under unsecured loans in view of pending successful implementation of OTS of the dues of PNB as the settlement of dues with AML is linked to the OTS of dues with PNB.

(c) The part payment made to Bank of Baroda by Ashoka Mercantile Limited (AML), a related party, during the year ended March 31, 2013 on account of OTS of dues of the bank was accounted for in the books of the company to the extent of OTS amount paid to the Bank of Baroda by AML and the Company and the balance amount of Rs. 232.04 Lakhs is still lying unallocated under unsecured loans in view of pending successful implementation of OTS of the dues of PNB as the settlement of dues with AML is linked to the OTS of dues with PNB.

The effect if any, on the income/expenditure of the company on final OTS with PNB cannot be ascertained.

The company has 15% redeemable cumulative preference shares of Rs 100 XI. each. Preference share due for redemption since 31st March 1996.

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements 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 (ICAI) together with the independence requirements that are relevant to our audit of the standalone financial statements under the provisions of the Companies Act, 2013 and the Rules made 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 we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone financial statements.

### Material Uncertainty Related to Going Concern

We draw attention to Note 35 in the standalone financial statements, which indicates that the standalone financial statements of the Company for the year ended March 31, 2021 has not been prepared on a going concern basis since the Company has closed its manufacturing

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operations since May 19, 2007 (closure of factory we.f. September 8, 2007) on account of huge losses incurred and sale of entire plant & machinery during the year ended March 31, 2010. Our opinion is not qualified in respect of this matter.

### Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In addition to the matters described in the Basis for Qualified Opinion section and Material Uncertainty Related to Going Concern section, we have determined the matters described below to be the key audit matters to be communicated in our report:

The key audit matters	How our audit addressed the key audit matter	
Evaluation of uncertain tax positions The Company has material uncertain tax positions including matters under dispute which involves significant judgment to determine the possible outcome of these disputes. Refer Notes 2(i), 2(o)(ii) and 33 to the Standalone Financial Statements	<ul> <li>Our audit procedures include the following substantive procedures:</li> <li>Obtained understanding of key uncertain tax positions;</li> <li>Obtained details of completed tax assessments and demands for the year ended March 31, 2021 from management; and</li> <li>We along with our internal tax experts- <ul> <li>Discussed with appropriate senior management and evaluated management's underlying key assumptions in estimating the tax provisions; and</li> <li>Assessed management's estimate of the possible outcome of the disputed cases.</li> </ul> </li> </ul>	

### Information Other than the Standalone Financial Statements and Auditor's Report thereon

The Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in the Company's annual report but does not include the standalone financial statements and our auditors' report there and

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Our opinion on the standalone financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

# Management's Responsibilities for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding 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 design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so

The Board of Directors are responsible for overseeing the company's financial reporting process.

# Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements 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 statements.

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 financial statements, 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

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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 control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, 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 acists 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 innecial statements or, if such disclosures are inadequate, 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 financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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 complied 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.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

# Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the Annexure A, a statement on the matters specified in the paragraph 3 and 4 of the order.
- 2. As required by section 143(3) of the Act, based on our audit we report that:
  - a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our
  - b. In our opinion proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
  - c. The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, the Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the books of account.
  - d. In our opinion the aforesaid financial statements comply with Accounting Standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
  - e. On the basis of written representations received from the directors as on March 31, 2021 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2021 from being appointed as a director in terms of Section 164(2) of the Act.
  - f. With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".
  - g. With respect to the matter to be included in the Auditors' Report under section 197(16) of the Act:

In our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of Section 197 of the Act.

- With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
  - i. The Company has disclosed the impact of pending litigations on its financial position in its standalone financial statements of Refer Note 33 to the Standalone financial statements

- The Company did not have any long term contracts including derivative contracts for which there were any material losses;
- iii. There were no amounts which were required to be transferred, to the Investor Education and Protection Fund by the company.

For B. M. Chatrath & Co. LLP Chartered Accountants, FRN: E300025

CA. Sunil Kumar Jha Partner Membership No.543805

Place: New Delhi Date: 28<sup>th</sup> June,2021 UDIN: 215 43805 ARAAAW4005



## ANNEXURE 'A' TO THE INDEPENDENT AUDITOR'S REPORT (Referred to in paragraph 1 under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Modipon Limited of even date)

- In respect of the Company's fixed assets:
- a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
  - b) The Company has a regular program of physical verification of its fixed assets by which fixed assets are verified at periodic intervals. In accordance with this program for the year, no material discrepancies were noticed on such verification In our opinion, such periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets.
  - c) On the basis of written representation received from the management of the Company, the title deeds of immovable properties held in the name of the Company are mortgaged with the Banks for securing the long term borrowings and credit limits raised by the Company.
  - ii) On the basis of information and explanation provided by the management, the Company does not hold any inventory. Accordingly, reporting under clause 3 (ii) of the Order is not applicable to the Company.
  - iii) According to the information and explanation given to us, the Company had not granted loans, secured or unsecured, to any of the Companies, firms or other parties covered in the register maintained under section 189 of the Companies Act, 2013. Accordingly, reporting under clause 3 (iii) of the Order is not applicable to the Company
  - iv) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Section 185 and 186 of the Act, with respect to the loans given, investments made, guarantees and securities given.
  - v) The Company has not accepted any deposits from the public within the meaning of the directives issued by the Reserve Bank of India, provisions of Section 73 to 76 of the Act, any other relevant provisions of the Act and the relevant rules framed thereunder. Accordingly, the provisions of clause 3(v) of the Order are not applicable to the Company.
  - vi) On the basis of available information and explanation provided to us, the Central Government has not prescribed maintenance of cost records under sub-section (1) of section 148 of the Companies Act, 2013 read with Companies (Cost Records and Audit) Amendment Rules, 2014 dated December 31, 2014 to the current operations carried out by the Company. Accordingly, the provisions of clause 3(vi) of the Order are not applicable to the Company.
  - vii) (a) According to the information and explanations given to us and on the basis of our examination of the records of the company, amounts deducted/accrued in the books of account in respect of undisputed statutory dues including Income tax, Sales tax, Service tax, duty of Customs, duty of Excise, Value Added Tax, Cess and other material statutory dues have generally been regularly deposited during the year by the Company with the appropriate authorities. 00 0

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According to the information and explanations given to us following undisputed amounts payable in respect of Income tax, Sales tax, Service tax, duty of Customs, duty of Excise, Value Added Tax, Cess and other material statutory dues were in arrears as at 31st March, 2021 for a period of more than six months from the date they became payable:

Citica Statute	Nature of Dues	Amount (` in Lakhs)
Name of the Statuto	Sales Tax Payable-Branch	1.49
	1% State Development Tax	.01
Sales Tax Laws	12%U.P.Trade Tax	2.83
Sales Tax Laws	2.5%U.P.Trade Tax	.01
Sales Tax Laws	3% Central Sales Tax	.06
Sales Tax Laws	Sales Tax	.01
Sales Tax Laws	8% U.P.Trade Tax	.01
Sales Tax Laws	Turnover Tax	.01
Sales Tax Laws	Vat Collection 4%	.02 82.60
Central Excise Laws	Excise Duty From Amount Payable	02.00
Goods and Service Tax Laws	Goods and Service tax	21.46
Income Tax Laws	Income Tax Deducted At Source	72.81
	Total	181.32

(b) According to the records of the Company examined by us and the information and explanations given to us, there were no dues of income tax or sales tax or service tax or duty of customs or duty of excise or value added tax, except the following, which have not been deposited on account of any dispute:

Name of the Statute	Nature of Dues	Amount (In Lacs	Period to which amount relates	Forum where dispute is pending
Sales Tax Laws	Sales Tax	94.22	2004-05	Commissioner
		1428.88	2005-06	(Appeal)
		1010.75	2006-07	
	Sales Tax	1.41	1991-92	High Court
	Sales Tax	12.43	2007-08	Addl.
				Commissioner An

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Name of the Statute	Nature of Dues	Amount (In Lacs )	Period to which amount relates	Forum where dispute is pending
Customs Law	Custom	74.66	1982-83	Asst. Commissioner
	Duty Custom	19.39	2002-03	Appellate Tribunal
The Uttar Pradesh Water Supply and Sewerage (Amendment)	Duty Water Tax	7.11	1997-98 & 1998-99	Additional Civil Judge
Act, 1999		115.75	1983-84	High Court
Central Excise	Excise Duty Excise Duty	44.93	1004.07	
Law	Interest	6.56 6.56	1994-97	The Court
Income tax Act.1961	Penalty Non – Deduction	107.71 109.84	2006-07 to 2008-09	High Court ITAT/ Commissioner (A)
Civil Suit	of TDS Trade	95.08	2008-09	Delhi High Court
Civil Suit	payables Trade payables	18.13	2009-10	District Court, Saket, Delhi

viii) In our opinion and according to the information and explanation given to us, the details of default in respect of dues to a bank are as under:

(a). The Punjab National Bank (PNB) had approved one time settlement of its outstanding dues of Rs. 1900 lakhs vide its approval letters dated April 02, 2014 outstanding dues of Rs. 1900 lakhs vide its approval letters dated April 02, 2014 and April 12, 2014 respectively. In terms of the settlement, OTS amount of Rs. 1710 lakhs (Net of upfront payment of Rs. 190 lakhs) was to be paid by the ompany in four quarterly installments with interest during financial year 2014-15. However, the company was able to manage the payment of Rs. 630 lakhs up to March 31, 2015 and at the request of the Company, PNB condone the delay and revived the OTS vide its letter dated July 02, 2015 requiring the Company to make payment of residual OTS amount of Rs. 1270 lakhs by March 31, 2016 and total interest on OTS payment @ 10.25% (simple) by June 30, 2016. The Company has paid Rs. 1270 lakhs upto December 31st, 2018 along with interest of Rs 2.59.62,100/-. The company has already made provision of interest on account of delayed payment of OTS of Rs.94,43,358/- in their books upto 30<sup>th</sup> September 2018 and booked balance amount of interest in the quarter ending 31<sup>st</sup> December 2018.

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(b) The Punjab National Bank has initiated the proceeding against the company under section 7 of the Insolvency and Bankruptcy Code, 2016 before the NCLT, Allahabad Bench and other Proceeding before DRT-II and recovery Officer, DRT-II, New Delhi due to non-fulfillment of OTS Terms/conditions vide OTS letter dated

July 02, 2015 issued by PNB. Further as per Debts Recovery Tribunal-II, Delhi an order dated 30 July, 2018, has been passed in favor of the company and directed PNB to accept Rs. 65 lakhs as outstanding principal of OTS plus Rs. 2,59,62,100/- as interest @10.25% as per revived OTS vide its letter dated July 02,2015 on delayed payment upto 15 March,2018 which was later on accepted and paid by the company in terms of the

During the pendency of the appeal, PNB has encashed the said amount of Rs. 65 DRAT order. Lacs towards principal OTS and Rs. 2,59,62,100/- towards interest in term of the order of Debts Recovery Appellate Tribunal (DRAT), New Delhi. Further, the DRAT has reserved the order on 27.12.2018 in the said matter and not pronounced till the date of our reporting, as a result the company has not considered any liability in its books in addition to the dues already settled as per DRT order dated 30th July, 2018.

During the pendency of order before DRAT, the PNB has revived OTS vide letter dated 25.03.2019 against payment of Rs. 459.62 lacs on the following terms & conditions:

1) The proceeds of FDRs amounting to Rs. 65 lacs and Rs. 259.62 lacs kept Terms & conditions:

- with us will be appropriated simultaneously on conveying approval of revival 2) Rs. 135 lacs will be deposited within one week of receipt of this sanction
- 3) The party to undertake to pay commercial tax liability as demanded by the Commercial Tax Authority.
- 4) No Dues Certificate will be issued, Bank's charge on the security/tittle deeds will be released only after receipt of OTS arnount in full and on clearance of commercial tax liability as stated above. (Satisfactory proof/letter from the competent authority in this regard to be submitted).

The company has already deposited balance of OTS amount of Rs.65 lacs plus delayed period interest of Rs. 259.62 lacs with the bank in terms of DRT & DRAT orders and further Rs 135 lacs over and above original OTS amount deposited by the company in terms of revived OTS vide letter dated 25.03.2019 within one week of receipt of letter.

In respect of commercial tax liability the company has filed an appeal against the order of Commissioner of Commercial Tax before Hon'able High Court of Allahabad through Punjab National Bank and the Court has directed vide order dated 26.11.2018 that the operation and effect of the impunged order dated 08.08.2018 passed by the Commercial Tax Tribunal, Ghaziabad in Appeal no 1353 of 2013, shall remain stayed subject to the applicant depositing 50% of the commercial tax liability imposed on it and furnish security for the balance amount other than cash or bank guarantee to the satisfaction of the tribunal within a period of three weeks from the date of direction.

The company deposited Commercial Tax of Rs 54.94 lacs out of Commercial Tax liability of Rs 183.90 lacs along with interest of Rs 3.07 lacs for the period starting from 18.12.2018 to 02.05.2019 as on 03.05.2019 in compliance with order dated 26.11.2018 of the Hon'ble High Court of Allahabad and communicated the same to

PNB vide letter dated 03.05.19.

Further, PNB vide letter dated 04.05.2019 requested the company to submit No Dues Certificate from tax authorities after paying the commercial tax liability to bank for compliance of OTS Sanction within 3 days else OTS will be declared as failed. Since the company failed to reply to the same, PNB vide letter dated 04.07.2019 informed that the tax authorities have declared OTS revival as failed and PNB is resuming all recoveries as usual. Further, DRAT allowed appeal of PNB on 20.08.2019 The Company filed Writ Petition in the Delhi High Court against order of the DRAT. The Hon'ble Delhi High Court vide its order dated 24.10.2019, stayed the DRAT and NCLT proceedings filed by the PNB till the next date of hearing which was listed on 19<sup>th</sup> February, 2020. On 19<sup>th</sup> February, 2020 interim order dated 24th October, 2019 was made absolute during the pendency of the writ petition. The matter was again listed for 30<sup>th</sup> March 2020 but the hearing could not take place due to covid-19 and is still pending before the court.

(c). The outstanding liability in the books of the company is higher than the OTS amount by Rs. 183.90 lakhs and in the absence of any documentary evidences from the management as well as PNB, we are unable to quantify the amount of interest on the amount of Rs.183.90 lakhs; the amount of Rs.183.90 lakhs is over and above the loan amount on account of the sales tax liability on PNB on account of the auction held by the bank for old plant and machinery of the company.

The above matter is subjudice before Hon'ble High Court of Allahabad for further hearing.

Further, no debentures have been issued by the company during the year, therefore provisions of this clause is not applicable to the company.

ix) The Company did not raise any money by way of initial public or further public offer (including debt instruments) during the year. However, the term loans taken during the year were applied for the purpose for which the same has been raised

According to the information and explanations given to us, no fraud by the Company or on the Company by its officers or employees has been noticed or reported during X)

- xi) In our opinion and according to the information and explanations given to us, the
- Company has paid/provided managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V xii) The Company is not a Nidhi Company and hence, reporting under clause 3(xii) of the
- Order is not applicable to the Company.
- xiii) According to the information and explanations given to us and based on our examination of the records of the Company, all transactions with the related parties are in compliance with Sections 177 and 188 of the Act, where applicable, and details of such transactions have been disclosed in the standalone financial

statements as required by the applicable accounting standards.

- xiv) According to the information and explanation given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review. Accordingly, the provisions of clause 3(xiv) of the Order are not applicable to the Company.
- xv) According to the information and explanation given to us and based on our examination of the records of the Company, the Company has not entered into any non-cash transactions with its directors or persons connected to its directors during the year and hence provisions of section 192 of the Companies Act, 2013 are not

xvi) According to the information and explanation given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

For B. M. Chatrath & Co. LLP Chartered Accountants, FRN: E300025

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CA. Sunil Kumar Jha Partner Membership No.543805

Place: New Delhi Date: 28<sup>th</sup> June,2021 UDIN: 21543805AAAAAW 4005



ANNEXURE "B" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 2(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Modipon Limited of even date)

Report on the Internal Financial Controls Over Financial Reporting under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of Modipon Limited ("the Company") as of March 31, 2021 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

# Management's Responsibility for Internal Financial Controls

The Board of Directors of the Company is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act. 2013

### Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

### Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the c preparation of financial statements for external purposes in accordance with generally

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accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

# Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

According to the information and explanation given to us, the Company has not established its internal financial controls over financial reporting on criteria based on or considering the essential components of internal control stated in Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India. Because of this reason, we are unable to obtain sufficient appropriate audit evidence to provide a basis for our opinion whether the Company has adequate internal financial controls over financial reporting and whether such internal financial controls were operating effectively as at March 31, 2021.

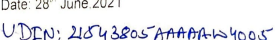
We have considered the disclaimer reported above in determining the nature, timing, and extent of audit tests applied in our audit of the financial statements of the Company, and disclaimer does not affect our opinion on the financial statements of the Company.

For B. M. Chatrath & Co. LLP Chartered Accountants. FRN: E300025

Junition

CA. Sunil Kumar Jha Partner Membership No.543805

Place: New Delhi Date: 28th June 2021









Chartered Accountants

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

To The Board of Directors of Modipon Limited

### Report on the Audit of the Financial Results

### **Qualified Opinion**

We have audited the accompanying statement of quarterly and year to date standalone financial results of **Modipon Limited** ('the Company'), for the quarter ended 31st March,2021 and year ended 31st March,2021 ('the statement'), attached herewith, being submitted by the company pursuant to requirement of Regulation 33 of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015,as amended (the "Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matter described in the Basis for Qualified Opinion section of our report, the aforesaid standalone financial results:

- i. Is presented in accordance with the requirements of the Listing Regulations in this regard
- Gives a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2021, the profit and total comprehensive profit, changes in equity and its cash flows for the year ended on that date.

### Basis for Qualified Opinion

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the "Auditor's 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 (ICAI) together with the independence requirements that are relevant to our audit of the standalone financial statements under the provisions of the Companies Act, 2013 and the Rules made 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 we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone financial statements except for the effects of the matter described hereunder:

- Balance confirmation certificates were not obtained by the Company from creditors, loans and advances given/received, house/shop security depositors, in-operative current accounts with banks and loan account with Punjab National Bank (PNB). Consequent adjustments required, if any, has not been carried out in the financial results.
- 2. During the quarter ended 30th June 2019, the Company has transferred amount of Rs.8.85/-Lakhs to Statement of Profit or Loss, which represents administration & consultancy expenses pertaining to the financial year ended as on 31<sup>st</sup> March 2019. The Company has not re-stated the comparative figures for prior periods items to correct the materiality of prior period errors retrospectively as required as per IND AS 8, 'Accounting Policies. Changes in Accounting Estimates and Errors'. Due to the same, Loss of financial year 2019-20 was being overstated by Rs 8.85/- Lakhs.
- (a) The Company has not provided interest of Rs. 1000.54 Lakhs up to March 31, 2008 on overdue amounts payable to a supplier resulting in understatement of liabilities and debit balance of reserve and surplus by Rs. 1000.54 Lakhs each; and

(b) The amount of interest to be provided for in the books of account for the period April 1, 2008 to March 31<sup>st</sup>, 2021 has not been ascertained.

- 4. The amount of interest to be provided for in the books of account, if any, for the period April 1, 2007 to March 31<sup>st</sup>, 2021 to Small and Micro Enterprise has not been ascertained.
- 5. During the year ended March 31, 2009, the Company has sold 65,743 sq.yds of its vacant land at Modinagar for Rs. 1021.15 Lakhs (original cost Rs. 1.95 Lakhs) for which the approval of bank is pending.
- 6. During the year 2011-12, the Company has given physical possession of its vacant 59 (46 as on March 31, 2015) houses located at Modinagar, Uttar Pradesh to a lender i.e. Ashoka Mercantile Limited (AML), a related party. (balance outstanding of loan taken from AML as on March 31, 2015 as per books of account: secured loan Rs.882.29 Lakhs and unsecured loan Rs. 1125.57 Lakhs) for use without any charges/rent/security deposit and no lease rent agreement has been entered into with AML. The Company contends that the temporary possession of houses for use without charges was given to AML as security only as the Company was unable to repay the loans taken from AML.
- 7. The Punjab National Bank (PNB) had approved one-time settlement of its outstanding dues of Rs. 1900 lakhs vide its approval letters dated April 02, 2014 and April 12, 2014 respectively. In terms of the settlement, OTS amount of Rs. 1710 lakhs (Net of upfront payment of Rs. 190 lakhs) was to be paid by the company in four quarterly installments with interest during financial year 2014-15. However, the company was able to manage the payment of Rs. 630 lakhs up to March 31, 2015 and at the request of the Company, PNB condone the delay and revived the OTS vide its letter dated July 02, 2015 requiring the Company to make payment of residual OTS amount of Rs. 1270 lakhs by March 81. 2016 and total interest on OTS payment @ 10.25% (simple) by June 30, 2016. The Company has paid Rs. 1270 lakhs upto December 31st. 2018 along with interest of Rs 2.59:62.1014. The company has already made provision of interest on account of delayed payment of OTS of the company has already made provision of interest on account of delayed payment of OTS of the company has already made provision of interest on account of delayed payment of OTS of the company has already made provision of interest on account of delayed payment of OTS of the company has already made provision of interest on account of delayed payment of OTS of the company has already made provision of interest on account of delayed payment of OTS of the company has already made provision of interest on account of delayed payment of OTS of the company has already made provision of interest on account of delayed payment of OTS of the company has already made provision of interest on account of delayed payment of OTS of the company has already made provision of interest on account of delayed payment of OTS of the company has already made provision of interest on account of delayed payment of OTS of the company has already made provision of interest on account of delayed payment of OTS of the company has already made provision of interest on account of delayed payment of OTS o

Rs 94,43,358/- in their books upto 30<sup>th</sup> September 2018 and booked balance amount of interest in the quarter ending 31<sup>st</sup> December 2018.

 (a) The Punjab National Bank has initiated the proceeding against the company under section 7 of the Insolvency and Bankruptcy Code, 2016 before the NCLT. Allahabad Bench and other Proceeding before DRT-II and recovery Officer, DRT- II, New Delhi due to nonfulfillment of OTS Terms/conditions vide OTS letter dated July 02, 2015 issued by PNB.

Further as per Debts Recovery Tribunal-II, Delhi an order dated 30 July. 2018, has been passed in favor of the company and directed PNB to accept Rs. 65 lakhs as outstanding principal of OTS plus Rs. 259.62 lakhs as interest @10.25% as per revived OTS vide its letter dated July 02, 2015 on delayed payment upto 15 March, 2018 which was later on accepted and paid by the company in terms of the DRAT order.

During the pendency of the appeal, PNB has encashed the said amount of Rs. 65 Lakhs towards principal OTS and Rs. 259.62 Lakhs towards interest in term of the order of Debts Recovery Appellate Tribunal (DRAT). New Delhi. Further, the DRAT has reserved the order on 27.12.2018 in the said matter and not pronounced till the date of our reporting, as a result the company has not considered any liability in its books in addition to the dues already settled as per DRT order dated 30th July, 2018.

During the pendency of order before DRAT, the PNB has revived OTS vide letter dated 25.03.2019 against payment of Rs. 459.62 lakhs on the following terms & conditions:

#### Terms & conditions:

- 1) The proceeds of FDRs amounting to Rs. 65 lakhs and Rs. 259.62 lakhs kept with us will be appropriated simultaneously on conveying approval of revival of OTS.
- 2) Rs. 135 lakhs will be deposited within one week of receipt of this sanction letter.
- The party to undertake to pay commercial tax liability as demanded by the Commercial Tax Authority.
- 4) No Dues Certificate will be issued, Bank's charge on the security/tittle deeds will be released only after receipt of OTS amount in full and on clearance of commercial tax liability as stated above. (Satisfactory proof/letter from the competent authority in this regard to be submitted).

The company has already deposited balance of OTS amount of Rs.65 lakhs plus delayed period interest of Rs. 259.62 lakhs with the bank in terms of DRT & DRAT orders and further Rs.135 lakhs over and above original OTS amount deposited by the company in terms of revived OTS vide letter dated 25.03.2019 within one week of receipt of letter.

In respect of commercial tax liability the company has filed an appeal against the order of Commissioner of Commercial Tax before Hon'ble High Court of Allahabad through Punjab National Bank and the Court has directed vide order dated 26.11.2018 that the operation and effect of the impugned order dated 08.08.2018 passed by the Commercial Tax Tribunal. Ghaziabad in Appeal no 1353 of 2013, shall remain stayed subject to the applicant depositing 50% of the commercial tax liability imposed on it and furnishoeline.

security for the balance amount other than cash or bank guarantee to the satisfaction of the tribunal within a period of three weeks from the date of direction.

The company deposited Commercial Tax of Rs 54.94 lakhs out of Commercial Tax liability of Rs 183.90 lakhs along with interest of Rs 3.07 lakhs for the period starting from 18.12.2018 to 02.05.2019 as on 03.05.2019 in compliance with order dated 26.11.2018 of the Hon'ble High Court of Allahabad and communicated the same to PNB vide letter dated 03.05.19.

Further, PNB vide letter dated 04.05.2019 requested the company to submit No Dues Certificate from tax authorities after paying the commercial tax liability to bank for compliance of OTS Sanction within 3 days else OTS will be declared as failed. Since the company failed to reply to the same, PNB vide letter dated 04.07.2019 informed that the tax authorities have declared OTS revival as failed and PNB is resuming all recoveries as usual. Further, DRAT allowed appeal of PNB on 20.08.2019. The Company filed Writ Petition in the Delhi High Court against order of the DRAT. The Hon'ble Delhi High Court vide its order dated 24.10.2019, stayed the DRAT and NCLT proceedings filed by the PNB till the next date of hearing which was listed on 19<sup>th</sup> February. 2020. On 19<sup>th</sup> February, 2020 interim order dated 24th October, 2019 was made absolute during the pendency of the writ petition. The matter was again listed for 30<sup>th</sup> March 2020 but the hearing could not take place due to covid-19 and is still pending before the court.

(b) The outstanding liability in the books of the company is higher than the OTS amount by Rs. 183.90 lakhs and in the absence of any documentary evidences from the management as well as PNB, we are unable to quantify the amount of interest on the amount of Rs.183.90 lakhs; the amount of Rs.183.90 lakhs is over and above the loan amount on account of the sales tax liability on PNB on account of the auction held by the bank for old plant and machinery of the company.

The above matter is subjudice before Hon ble High Court of Allahabad for further hearing.

- 9 The Commissioner Central Excise & Service Tax, Kamla Nehru Nagar CGO, Complex 2 Ghaziabad vide its memorandum order No.31/COMM/CX/GZB/2017-18 dated 31.01.2018 had ordered for payment of
  - a. Amount of central excise duty of Rs. 44.93 lakhs
  - b. Amount of interest of Rs. 6.56 lakhs
  - c. Amount of penalty of Rs. 6.56 lakhs for the period from 1994 to 1997.

The company has not made provision of the said amount & further interest thereon in its books till 31<sup>st</sup> March, 2021 due to which profit is understated by Rs. 58.05 lakhs plus interest.

Further the company has filed appeal against the order of Commissioner Central Excise & Service Tax Kamla Nehru Nagar CGO. Complex 2 Ghaziabad before custom excise & service tax appellate tribunal, Allahabad.



10. (a). The amounts paid by the Ashoka Mercantile Limited (AML), a related party, to Abu Dhabi Commercial Bank (ADCB) on account of One Time Settlement (OTS) of dues of the bank was accounted for in the books of the Company to the extent of OTS amount paid to the ADCB by AML and the balance amount of Rs. 153.92 Lakhs is still lying unallocated under unsecured loans in view of pending successful implementation of OTS of the dues of PNB as the settlement of assigned dues with AML is linked to the OTS of dues with PNB.

(b) The amount paid to Karnataka Bank by Ashoka Mercantile Limited (AML). a related party, during the year ended March 31, 2012. on account of OTS of dues of the bank was accounted for in the books of the Company to the extent of OTS amount paid to the Karnataka Bank by AML and the balance amount of Rs. 339.20 Lakhs is still lying unallocated under unsecured loans in view of pending successful implementation of OTS of the dues of PNB as the settlement of dues with AML is linked to the OTS of dues with PNB. (c) The part payment made to Bank of Baroda by Ashoka Mercantile Limited (AML). a

related party, during the year ended March 31, 2013 on account of OTS of dues of the bank was accounted for in the books of the company to the extent of OTS amount paid to the Bank of Baroda by AML and the Company and the balance amount of Rs. 232.04 Lakhs is still lying unallocated under unsecured loans in view of pending successful implementation of OTS of the dues of PNB as the settlement of dues with AML is linked to the OTS of dues with PNP.

The effect if any, on the income/expenditure of the company on final OTS with PNB cannot be ascertained.

11. The company has 15% redeemable cumulative preference shares of Rs 100 each. Preference share due for redemption since 31st March 1996.

### **Emphasis of Matter**

- We draw attention to Note 14 to the financial results, which describes the management's assessment of the impact of uncertainties related to COVID 19 and its consequential effects on the Company.
- The Company has been charging Interest on Loans taken from related parties i.e. Ashoka Mercantile Limited and Status Mark Finvest Limited upto 31st December 2019. During the quarter and year the lender has waived interest on loans for full FY 2019-20 including Rs. 230.71 Lakhs charged in Profit and Loss Account Upto Quarter 3 FY 2019-20 & Rs.129.11 Lakhs Charged in Profit and Loss Account during the FY 18-19 has been reversed in the current financial year.

Our opinion is not modified in respect of this matter.

### Management's Responsibilities for the Standalone Financial Results

The statement has been prepared on the basis of the annual financial statements. The Company's Board of Directors is responsible for the preparation and presentation of these standalone financial results that give a true and fair view of the financial position, financial  $ATH_{eff}$  performance including other comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in the statement.

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in India 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 for safeguarding 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 design, implementation and maintenance of adequate internal financial controls, that were operating 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 material misstatement, whether due to fraud or error.

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

The Board of Directors are responsible for overseeing the company's financial reporting process.

### Auditor's Responsibilities for the Audit of the Financial Results

Our objectives are to obtain reasonable assurance about whether the 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 financial statements, 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 control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, 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 quests

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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 financial statements 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 financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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 complied 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.

#### Other Matter

The Statement includes the results for the Quarter ended 31st March, 2021 being the balancing figure between audited figures in respect of the full financial year and the published year to date figures up to the 3<sup>rd</sup> quarter of the current financial year which were subject to limited review by us.

For B.M. Chatrath & Co. LLP Chartered Accountants, FRN: E300025

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**CA. Sunil Kumar Jha** Partner Membership No.543805

Place: New Delhi Date: 28<sup>th</sup> June.2021 UDIN: **21543805 AAAAAW 4005** 



**B M CHATRATH & CO LLP** 

(Formerly B. M. Chatrath & Co.) **Chartered Accountants** LLPIN: AAJ-0682

D-26, 2<sup>nd</sup> Floor, Sector-3, Noida - 201301, U.P., India Tel :: 0120-4593360 to 4593366 Web : www.bmchatrath.com

Statement on Impact of Audit Qualifications (for audit report with modified opinion) submitted along-with Annual Standalone Audited Financial Results -

	Juic	ment on Impact of Audit Qualifications for the Fi [UnderRegulation 33 / 52 of the SEBI (LODR) (Am					
1.	SI. No.	Adjusted Figures (audited figures after adjusting for qualifications) (In Lacs)					
	1	Turnover / Total Income	Lacs)	133.21			
	2	Total Expenditure	75.02	133.07			
	3	Net Profit/ (Loss)	58.19	0.14			
	4	Earnings Per Share	0.50	.0012			
	5	Total Assets	587.58	587.58			
	6	Total Liabilities	9642.79	9642.79			
	7	Net Worth	(9055.21)	(9055.21)			
	8	Any other financial item(s) (as felt appropriate by the management)	•	*			
	c. Fi con As p	per Annexure – Lattached. requency of qualification: Whether appeared first tinuing per Annexure – I Attached.					
	d. F Viev	d. For Audit Qualification(s) where the impact is quantified by the auditor, Management's Views: As per Annexure – I Attached.					
	e. F -14	or Audit Qualification(s) where the impact is not q Attached	uantified by the audit	or:As perAnnexur			
	(i) N Atta	Aanagement's estimation on the impact of audit quached	ualification: As Per An	nnexure – I			
		(ii) If management is unable to estimate the impact, reasons for the same: As perAnnexure – I Attached.					

	(iii) Auditors' Comments on (i) or (ii) above: As per Annexure – I A	Attached.
111.	Signatories	
	CEO/Managing Director	ammi
	CFO	Vincet have ?.
	Audit Committee Chairman	SEprejan
And a second	Statutory Auditor	Junipros
1111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 111 - 11	Place: New Delhi	
	Date: 28 <sup>th</sup> June,2021	



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# ANNEXURE I

S. S.	Audit Qualification	r requency of Qualification i.e. since	Draw attention to refevant notes in the annual financial statements and management response to the qualification in the directors' report	
	<ul> <li>(a) The Company has not provided interest of '1000.54 Lakhs up to March 31, 2008 on overdue amounts payable to a supplier resulting in understatement of liabilities and debit balance of reserve and surplus by '1000.54 Lakhs each,</li> <li>(b) the amount of interest to be provided for in the books of account for the period April 1, 2008 to March 31, 2017 has not been ascertained.</li> </ul>	2006-07	r for or for or atter atter ell a confide below 1 may ta may ta future a at th at th	
ci irr,	The amount of interest to be provided for in the books of account, if any, for the period April 1, 2007 to March 31, 2021 to Small and Micro Enterprise has not been ascertained. During the year ended March 31, 2009, the Company has sold 65,743sq.yds. of its vacant land at Modinagar for `1021.15 Lakhs (original cost `1.95 Lakhs) for which the approval of bank is pending.	2007-09 2007-09	In view of the closure of manufacturing operations, this information is not available. Settlement of dues of all the banks has been made except Punjab National Bank whosecase is pending before Hon'ble Delhi High Court	
••••••••••••••••••••••••••••••••••••••	During the year 2011-12, the Company has given physical possession of its vacant 59 (46 as on March 31, 2015) houses located at Modinagar, Uttar Pradesh to a lender i.e. Ashoka Mercantile Limited (AML). a related party, (balance outstanding of loan taken from AML as on March 31, 2015 as per books of account: secured loan `882.29 Lakhs and unsecured loan `1125.57 Lakhs) for use without any charges/rent/security deposit and no lease rent agreement has been	2011-12	As stated in foot-note in Annual Accounts, the Company has not been able to repay the loans taken from AML and tentionary possession was allowed to it	60.11

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requency of thread automnon to relevant Qualification notes in the annual i.e.since financial statements and management response to the qualification in the directors' report	and most of the houses were repossessed during the year.	2011-12 The company has already deposited balance of OTS amount of Rs. 65 Lacs plus delayed period interest if Rs. 259.62 Lacs with the bank in terms of DRT & DRAT orders and further Rs. 135 Lacs over and above original OTS amount deposited by the company	within one week of receipt of letter.	04.07.2019 informed that the tax authorities have declared OTS revival as failed and PNB is resuming all recoveries as usual. Further, DRAT allowed appeal of PNB on	20.08.2019. The Company filed Writ Pelition in the Delhi High Court against order of the DRAT. The matter is now sub-judice before the Hon'ble Aigh The Court of Delhi
	entered into with AML. The Company contends that the temporary possession of houses for use without charges was given to AML as security only as the Company was unable to repay the loans taken from AML	The Punjab National Bank (PNB) had approved one-time settlement of its outstanding dues of Rs. 1900 lakhs vide its approval letters dated April 02, 2014 and April 12, 2014 respectively. In terms of the settlement, OTS amount of Rs. 1710 lakhs (Net of upfront payment of Rs. 190 lakhs) was to be paid by the company in four quarterly installments with interest during financial year2014-15. However, the company was able to manage the payment of Rs. 630 lakhs up to March 31, 2015 and at the request of the Company, PNB condone the delay and revived the OTS vide its letter dated July 02, 2015 requiring the Company to make payment of residual OTS amount of Rs. 1270 lakhs by March 31, 2016 and total interest on OTS payment (0, 10.25% along with interest of Rs 2,59,62,100/ The company has already made provision of interest on other solution of the state of the delay and revived the along with interest of Rs 2,59,62,100/ The company has already made provision of interest of the delay of the delay of the delay of the delay of the solution of the set of the delay of the solution of the delay of the delay of the delay of the delay of the solution of the delay of the solution of the delay delay of the delay of the delay de	and booked balance amount of interest in the quarter ending 31 <sup>st</sup> December 2018. The Punjab National Bank has initiated the proceeding against the company under section 7 of the Insolvency and Bankruptcy Code, 2016 before the NCLT, Allahabad Bench and other Proceeding before DRT-II and recovery Officer DRT- II. New Delhi due to non-fulfillment of DTS	Terms/conditions vide OTS letter dated July 02, 2015 issued by PNB. Further as per Debts Recovery Tribunal-II, Delhi an order dated 30 July, 2018, has been passed in favor of the company and directed PNB to accept Rs. 65 lakhs as outstanding principal of OTS plus Rs. 259.62 lakhs as interost @10.25% as per revived OTS vide its letter dated July 02, 2015 on delayed payment upto 15 March, 2018 which was later on accepted and paid by the company in terms of the DRAT order.	(a) During the pendency of the appeal, PNB has encashed the said amount of Rs. 65 Lakhs Towardsprincipal OTS and Rs. 259 62 Lakhs towards interest in term of the order of Debts RecoveryAppellate Tribunal (DRAT), New Delhi, Further, the DRAT has reserved the order on 27.12.2018in the said matter and not pronounced till the date of our reporting, as a result the company hasnot considered any liability in its books in addition to the dues already settled as per DRT orderdated 30th July, 2018.
°.					

	i.e. since financial statements and management response to the qualification in the directors' report
During the pendency of order before DRAT, the PNB has revived OTS vide letter dated 25.03.2019 against payment of Rs. 459.62 lakhs on the following terms & conditions:	The company is in the process of taking NOC from Commercial Tax
Terms & conditions:	and the mi
<ol> <li>The proceeds of FDRs amounting to Rs. 65 lakhs and Rs. 259.62 lakhs kept with us will be appropriated simultaneously on conveying approval of revival of OTS.</li> <li>Rs. 135 lakhs will be deposited within one week of receipt of this sanction letter.</li> <li>The party to undertake to pay commercial tax liability as demanded by the common tax.</li> </ol>	
Commercial rax Authomy. 4) No Dues Certificate will be issued, Bank's charge on the security/tittle deeds will be released only after receipt of OTS amount in full and on clearance of commercial tax liability as stated above. (Satisfactory proof/letter from the competent authority in this regard to be submitted).	
The company has already deposited balance of OTS amount of Rs.65 lakhs plus delayed period interest of Rs. 259.62 lakhs with the bank in terms of DRT & DRAT orders and further Rs. 135 lakhs over and above original OTS amount deposited by the company in terms of revived OTS vide letter dated 25.03.2019 within one week of receipt of letter.	
In respect of commercial tax liability, the company has filed an appeal against the order of Commissioner of Commercial Tax before Hon'ble High Court of Allahabad through Punjab National Bank and the Court has directed vide order dated 26.11.2018 that the operation and	
effect of the impugned order dated 08.08.2018 passed by the Commercial Tax Tribunal. Ghaziabad in Appeal no 1353 of 2013, shall remain stayed subject to the applicant depositing 50% of the commercial tax liability imposed on it and furnish security for the balance amount other than cash or bank guarantee to the satisfaction of the tribunal within a period of three weeks from the date of direction.	
The company deposited Commercial Tax of Rs 54.94 lakhs out of Commercial Tax liability of Rs 183.90 lakhs along with interest of Rs 3.07 lakhs for the period starting from 18.12.2018 to 02.05.2019 as on 03.05.2019 in compliance with order dated 26.11.2018 of the Hon'ble High Court of Allahabad and communicated the same to PNB vide letter dated 03.05.19.	CONTH &

Draw anention to retevant notes in the annual financial statements and management response to the qualification in the directors' report				After the closure of manufacturing operations, the Company has not obtained balance confirmations as most of the balances are in-operative.	One Time Settlement of the dues of Punjab National Bank is in Progress and the matter is sub-judice before the Hon'ble High Court of Delhi
r requency of Qualification i.e. since				2007-09	2011-12
Audit Qualification	<i>Further, PNB vide letter dated 04.05.2019 requested the company to submit No Dues Certificate from tax authorities after paying the commercial tax liability to bank for compliance of OTS Sanction within 3 days else OTS will be declared as failed. Since the company failed to reply to the same, PNB vide letter dated 04.07.2019 informed that the tax authorities have declared OTS revival as failed and PNB is resuming all recoveries as usual. Further, DRAT allowed appeal of PNB on 20.08.2019 The Company filed Writ Petition in the Delhi High Court against order of the DRAT. The Hon ble Delhi High Court vide its order dated 24.10.2019, stayed the DRAT and NCLT proceedings filed by the PNB till the next date of hearing which was listed on 19<sup>th</sup> February. 2020. On 19<sup>th</sup>February, 2020 interim order dated 24th October, 2019 was made absolute during the pendency of the writ petition. The matter was again listed for 30<sup>th</sup> March 2020 but the hearing could not take place due to covid-19 and is still pending before the court.</i>	(b) The outstanding liability in the books of the company is higher than the OTS amount by Rs. 183.90 lakhs and in the absence of any documentary evidences from the management as well as PNB, we are unable to quantify the amount of interest on the amount of Rs. 183.90 lakhs; the amount of Rs. 183.90 lakhs is over and above the loan amount on account of the sales tax liability on PNB on account of the auction held by the bank for old plant and machinery of the company.	The above matter is sub-judice before Hon'ble High Court of Allahabad for further hearing.	Balance confirmation certificates were not obtained by the Company from creditors, loans and advances given/receives, house/shop security depositors. in-operative current accounts with banks and loan account with Punjab National Bank (PNB). Consequent adjustments required, if any, has not been carried out in the financial results.	(a) The amounts paid by the Ashoka Mercantile Limited (AML), a related party, to Abu Dhabi Commercial Bank (ADCB) on account of One Time Settlement (OTS) of dues of the bank was accounted for in the books of the Company to the extent of OTS amount paid to the ADCB by AML and the balance amount of Rs. 153.92 Lakhs is still lying unallocated under unsecured loans in view of pending successful implementation of OTS of the dues of PNB as the settlement of assigned dues with AML is linked to the OTS of dues with PNB.
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No.				r requency of Qualification i.e. since	Draw augment to relevant notes in the ann financial statements a management response the qualification in 1 directors' report	and and to the
	(b) The amount paid to Karnataka Bank by Ashoka Mercantile Limited (AML), a related party, during the year ended March 31, 2012, on account of OTS of dues of the bank was accounted for in the books of the Company to the extent of OTS amount paid to the Karnataka Bank by AML and the balance amount of Rs. 339.20 Lakhs is still lying unallocated under unsecured loans in view of pending successful implementation of OTS of the dues of PNB as the settlement of dues with AML is linked to the OTS of dues with PNB. (c) The part payment made to Bank of Baroda by Ashoka Mercantile Limited (AML), a related party, during the year ended March 31, 2013 on account of OTS of dues of the bank was accounted for in the books of the company to the extent of OTS amount paid to the Bank of Baroda by AML and the Company and the balance amount of Rs. 232.04 Lakhs is still lying unallocated under unsecured loans in view of pending successful inview of pending successful inview of pending successful intervent of dues with AML is linked to the DTS of dues with PNB.	Bank by Ashoka Mercantile Limited (AML), a related party, 012, on account of OTS of dues of the bank was accounted for e extent of OTS amount paid to the Karnataka Bank by AML 9.20 Lakhs is still lying unallocated under unsecured loans in entation of OTS of the dues of PNB as the settlement of dues set with PNB. Is with PNB. Is with PNB. In of Baroda by Ashoka Mercantile Limited (AML), a related ch 31, 2013 on account of OTS of dues of the bank was company to the extent of OTS amount paid to the Bank of in view of pending successful implementation of OTS of the with AML is linked to the OTS of dues with PNB.	ed (AML), a related party, he bank was accounted for e Karnataka Bank by AML under unsecured loans in 3 as the settlement of dues of dues of the bank was nount paid to the Bank of 232.04 Lakhs is still lying flementation of OTS of the f dues with PNB.			
-	The effect if any, on the income/expenditure of the company on final OTS with PNB cannot be ascertained.	penditure of the company on final	OTS with PNB cannot be			
8	(a) Amounts deducted/accrued in the books of account in respect of undisputed statutory dues including Income tax. Sales tax, Service tax, duty of Customs, duty of Excise, Value Added Tax, Cess and other material statutory dues have generally been regularly deposited during the year by the Company with the appropriate authorities. Following undisputed amounts payable in respect of Income tax. Sales tax, Goods and Services Tax, Service tax, duty of Customs, duty of Excise, Value Added Tax, Cess and other material statutory dues were in arrears as at 31st March, 2021 for a period of more than six months from the date they became payable:	he books of account in respect of undisputed statuto vvice tax, duty of Customs, duty of Excise, Value Add ues have generally been regularly deposited during t rate authorities. Following undisputed amounts pay pods and Services Tax, Service tax, duty of Customs, an other material statutory dues were in arrears as an six months from the date they became payable:	undisputed statutory dues Excise, Value Added Tax, deposited during the year uted amounts payable in . duty of Customs, duty of vere in arrears as at 31st ecame payable.		8(a)Company is in negotiation with the Various Statutory Authorities for settlement of these dues and the matter is progressing well and management is confidence that the	in the tory nent the well is
	Name of the Statute	Nature of Dues	Amount ( in Lakhs)		settlement of dues will take place in the near	illi' ar
	Sales Tax Laws	Sales Tax Payable-Branch	1.49		future. Few of these dues are negligible in nature	S e
	Sales Tax Laws	1% State Development Tax	.01		except Payable under Excise and TDS.	Jo
	Sales Tax Laws	12%U.P.Trade Tax	2.83		, V	INALISY

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5		Анди Quanneauon	r requency of Qualification i.e. since	n briaw auchinou to releva notes in the annu financial statements a management response the qualification in t directors' renort	te g g a
	Sales Tax Laws	2.5%U.P.Trade Tax	.01		
	Sales Tax Laws	3% Central Sales Tax	.06		
	Sales Tax Laws	Sales Tax	.01		
	Sales Tax Laws	8% U.P.Trade Tax	.01		
	Sales Tax Laws	Turnover Tax	.01		
	Sales Tax Laws	Vat Collection 4%	.02		
	Central Excise Laws	Excise Duty From Amount Payable	82.60		
	Goods and Service Tax Laws	Goods and Service tax	21.46		
	Income Tax Laws	Income Tax Deducted At Source	72.81		
		Total	181.32		
	(b) There were no dues of income tax of of excise or value added tax, except account of any disorte.	(b) There were no dues of income tax or sales tax or service tax or duty of customs or duty of excise or value added tax, except the following, which have not been deposited on	ms or duty posited on		
	account of any uspute. The Following are the particular duty of Customs, Water Tax and by the Company in Appeals pend	The Following are the particulars of above Dues on account of Sales Tax, duty of Excise, duty of Customs, Water Tax and Income Tax as at March 31, 2021 that have been disputed by the Company in Appeals pending before the Appellate Authorities	of Excise, an disputed	8(b) These disputed Statutory dues have been pending before various Forum and the matter is progressingwell and	eed en eed eed eed

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Draw attention to relevant notes in the annual financial statements and management response to the qualification in the directors' report	management is confident that the settlement of dues may take place in the near future in favor of										Contraction H & Contractio H & Contractio H & Contractio H & Contraction H & C
Frequency of Qualification i.e. since						x					
	Forum where dispute is pending	Commissioner	(Appeal)		High Court	Addl. Commissioner	Asst. Commissioner	Appellate Tribunal	Additional Civil Judge	High Court	
	Period to which amount relates	2004-05	2005-06	. 2006-07	1991-92	2007-08	1982-83	2002-03	1997-98 & 1998- 99	1983-84	1994-97
Audif Qualification	Amount (In Lacs `)	94.22	1428.88	1010.75	1,41	12.43	74.66	19.39	7.11	115.75	44.93
2 HDny	Nature of Dues	Sales Tax			Sales Tax	Sales Tax	Custom Duty	Custom Duty	Water Tax	Excise Duty	Excise Duty
	Name of the Statute	Sales Tax Laws			Sales Tax Laws	Sales Tax Laws	Customs Law		The Uttar Pradesh Water Supply and Sewerage ( Amendment ) Act, 1999	Central Excise Law	
ic Z						2					

Qualification notes in the annual i.e. since financial statements and management response to the qualification in the directors' report			2006-07 to 2008- High Court	09   ITAT/	Commissioner (A)	2008-09 Delhi High Court	2009-10 District Court, Saket, Delhi	Company has transferred amount of Rs.8.85/- resents administration & consultancy expenses Aarch 2019. The Company has not re-stated the correct the materiality of prior period errors 'Accounting Policies, Changes in Accounting current financial year is being overstated by Rs	r CGO, Complex 2 The Company has filed the appeal against the order of commissioner Central Excise & Service	Tax, Ghaziabad before the CESTAT, Allahabad ATH and said matter AS pending for further
Audif Qualification	6.56	6.56	107-71 2006-07	109.84		95.08 200	18.13 200	Company has trans presents administration March 2019. The Cou correct the materia 'Accounting Policie f current financial yea	, Kamla Nehru Nagar CGO, Complex 2 DMM/CX/GZB/2017-18 dated 31.01.201	Rs. 44.93 lakhs khs
Audif Qu	Interest	Penalty	Non	Deduction of TDS		Trade payables	Trade payables	Oth June 2019, the oth June 2019, the or Loss, which repr ar ended as on 31 <sup>st</sup> N or periods items to as per IND AS 8. o the same, Loss of	xcise & Service Tax dum order No. 31/CC	Amount of central excise duty of Rs. 44.93 lakhs Amount of interest of Rs. 6.56 lakhs
			Income tax Act, 1961			Civil Suit	Civil Suit	During the quarter ended 30th June 2019, the Company has transferred amount of Rs.8.85- Lakhs to Statement of Profit or Loss, which represents administration & consultancy expenses pertaining to the financial year ended as on 31 <sup>st</sup> March 2019. The Company has not re-stated the comparative figures for prior periods items to correct the materiality of prior period errors retrospectively as required as per IND AS 8. 'Accounting Policies, Changes in Accounting 8.85- Lakhs	The Commissioner Central Excise & Service Tax, Kamla Nehru Nagar CGO, Complex 2 Ghaziabad vide its memorandum order No 31/COMM/CX/GZB/2017-18 dated 31.01.2018 had ordered for payment of	a. Amount of central excise b. Amount of interest of Rs.
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No.       Audit Qualification       Frequency of braw attention to relevant Qualification         No.       Frequency of Draw attention to relevant Qualification         C. Amount of penalty of Rs 6 56 lakhs       Praw attention to relevant and management response to the annual for the period from 1994 to 1997.         The company has not made provision of the said amount & further interest thereon in its books till function.       Prequency report         The company has not made provision of the said amount & further interest.       Previous the period from 1994 to 1997.         The company has not made provision of the said amount & further interest.       Previous the period from 1994 to 1997.         The company has not made provision of the said amount & further interest.       Previous the period from 1994 to 1997.         The company has not made provision of the said amount & further interest.       Previous the period from 1994 to 1997.         Tax Kamla Nehru Nager CGO. Complex 2 Ghaziabad before custom excise & service tax appellate tribunal, Allahabad.       Preference stares of Rs 100 each. Preference         Tax Kamla Nehru Nager CGO. Complex 2 Ghaziabad before custom excise & service tax appellate tribunal, Allahabad.       Preference stares of Rs 100 each. Preference         The company has 15% redeemable cumulative preference stares of Rs 100 each. Preference       Interesci.         Share due for redemption since 31st March 1996.       Preference	5				
<ul> <li>c. Amount of penalty of Rs. 6.56 lakhs for the period from 1994 to 1997.</li> <li>The company has not made provision of the said amount &amp; further interest thereon in its books till 31<sup>st</sup> March, 2020 due to which profit is understated by Rs. 58.05 lakhs plus interest.</li> <li>Further the company has filed appeal against the order of Commissioner Central Excise &amp; Service Tax Kamla Nehru Nagar CGO, Complex 2 Ghaziabad before custom excise &amp; service tax appellate tribunal, Allahabad.</li> <li>The company has 15% redeemable cumulative preference shares of Rs 100 each. Preference share due for redemption since 31st March 1996.</li> </ul>	No.	Audit Qualification	Frequency of Qualification i.e. since	Draw attention to relevant notes in the annual financial statements and management response to the qualification in the directors' report	****
		Amount of penalty of Rs. 6. for the period from 1994 to		hearing before tribunal.	Ī
		The company has not made provision of the said amount & further interest thereon in its books till 31 <sup>st</sup> March, 2020 due to which profit is understated by Rs. 58.05 lakhs plus interest. Further the company has filed appeal against the order of Commissioner Central Excise & Service Tax Kamla Nehru Nagar CGO, Complex 2 Ghaziabad before custom excise & service tax appellate tribunal, Allahabad.			
	11	The company has 15% redeemable cumulative preference shares of Rs 100 each. Preference share due for redemption since 31st March 1996			

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(SUNIL KUMARJHA) STATUTORY AUDITORS

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Place: New Delhi Dated : 28<sup>th</sup> June, 2021

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AUDIT COMMITTEE CHAIRMAN

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MANAGING DIRECTOR