



Corporate Office: 26A Nariman Bhavan, Opp. NCPA, 227 Nariman Point, Mumbai 400 021.(INDIA).

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Date: May 30, 2022

To
Corporate Relationship Department
BSE Limited
P. J. Towers, 1st Floor,
Dalal Street, Mumbai – 400 001

Scrip Code: <u>506003</u>

Dear Sir/Madam,

Sub.: Proceedings of the Board Meeting held on Monday, May 30, 2022 in accordance with provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

With reference to the subject captioned above and in compliance with Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please note that the Board of Directors of the Company at their meeting held on Monday, May 30, 2022 which commenced at 05:00 p.m. and concluded at 06:15 p.m., the board of directors considered and approved the Audited Financial Results of the Company for the quarter and year ended March 31, 2022 together with the Audit Report and unmodified opinion issue by Statutory Auditors of the Company;

We hereby enclose the following:

- a. Copy of Audited Financial Results for the quarter and year ended March 31,2022 and Audit Report along with Unmodified opinion on Financial Results for the Quarter and year ended March 31, 2022, issued by the Statutory Auditors of the Company.
- b. Declaration by Mr. MukeshAshar, Whole-Time Director & Chief Financial Officer of the company with respect to unmodified opinion on Financial Results, as received from M/s. Bagaria& Co. LLP, Chartered Accountants, Statutory Auditors of the Company.

You are requested to kindlytake note of the same.

Thanking You Yours faithfully,

For Sudal Industries Limited

MukeshAshar

Whole-Time Director& CFO

DIN: 06929024







701, Stanford, Junction of S. V. Road, & Barfiwala Marg, Andheri (W) Mumbai 400058, INDIA

Independent Auditor's Report

To,
The Board of Directors of
Sudal Industries Limited

Report on the audit of the Financial Results

Opinion

We have audited the accompanying financial results of Sudal Industries Limited ('the Company') for the quarter and year ended March 31, 2022, attached herewith along with notes thereto, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, these financial results:

- (i) are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- (ii) give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India, of the net profit/(loss) and other comprehensive income and other financial information for the quarter and year ended March 31, 2022.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Companies Act, 2013 (the Act). 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 ethical requirements that are relevant to our audit of the financial results under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Material Uncertainty related to Going Concern

The Company has been continuously incurring losses over last several years and its net worth stands fully eroded. As explained, due to slackness in demand by user industries, lack of working capital funding and volatility of aluminium price, the Company was/is not able to utilize it's production capacity optimally. The management feels that the demand would revive considering various incentive packages announced by the Government of India. The Company has submitted settlement plan to banker and intend to arrive at settlement under prepackage Insolvency Resolution Process and expect to convince the bank and other unsecured financial creditors to accept settlement as proposed and accordingly, believes that it is appropriate to prepare the financial statements on a going concern basis. (Refer note 6)

Emphasis of Matter

The Company's recoverable include amounts receivable from the Government in the form of refund of electricity duty from Maharashtra State Electricity Distribution Company Limited ("MSEDL") of Rs. 190 Lakhs and Octroi Duty (grant) receivables of Rs. 58.16 Jakos which has been delayed. The Management expects

refund of these amounts in due course.

Our opinion is not modified in respect of the matter stated above.

Management's Responsibilities for the Financial Results

These quarterly financial results have been prepared based on the annual financial statements. The Company's Board of Directors are responsible for the preparation of these financial results that give a true and fair view of the net profit/(loss) and other comprehensive income and other financial information in accordance with the applicable accounting standards prescribed under Section 133 of the Act, read with relevant rules issued thereunder and other accounting principles generally accepted 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 of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and 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 financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

The Board of Directors are also 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 results, whether due to fraud or
 error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is
 sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material
 misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve
 collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial control 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 the Board of Directors.

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

• Evaluate the overall presentation, structure and content of the financial results, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the 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 pf our audit work and in evaluating the results of our work and (ii) to evaluate the effect of ant 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.

Other Matters:

- (a) We draw your attention to the Note 4 of the financial results regarding the assessment made by Management relating to impact of COVID-19 pandemic on the operations of the Company.
- (b) The Financial Results include the results for the quarter ended March 31, 2022, and corresponding quarter ended of the previous year being the balancing figure between audited figures in respect of full financial year and the published unaudited year to date figures up to the third quarter of the current and previous financial year which were subject to limited review by us.

Our opinion is not modified in respect of these matters.

For Bagaria and CO. LLP

Chartered Accountants

Firm registration No. -113447W/W-100019

Vinay Somani

Partner

Membership No. 143503

UDIN: 22143503AJXLJM9636

Place: Mumbai Date: May 30, 2022

SUDAL INDUSTRIES LIMITED CIN L21541MH1979PLC021641

Registered office: A-5, MIDC, Ambed Industrial Area, Nashik - 422 010.

Corporate office: 26A, Nariman Bhavan , 227 Nariman Point, Mumbal - 400 021.

Statement of Audited Financial Results for the Quarter/ Year Ended March 31, 2022.

(fis in Lakhe) Quarter Ended Year Ended 31.03.2022 31,12,2021 31.03.2021 31.03.2022 31,03,2021 Se **Particulars** Auditod Audited ₩Q, Unsudited iRoter note (Refer note Assistant Audited no.7)100.7) Incoma. s). Revenue from operations 4,079.90 3,380.40 2,919.16 12,694,42 8,176.01 b) Other income 11:83 10.85 46.72 Total income 4,079,90 3,380,40 2,930,98 12,905,27 6,222,73 2 Famous and a) Cost of materials consumed 2,940,77 2,886,09 2,287.55 10,071.54 6,106.61 b) Change in inventories of finished goods, work inprogress and slock-in-trade 240.42 (23.87) (163,10) (26,11) 1137.36 c) Employee benefits expense 132.54 66.60 98.41 425.42 347.01 ii) Finance Costs 623,64 524.42 434.15 2.072.06 1.730.08 e) Depleciation and amortization expanse 67.45 65.27 73.25 275.98 291.00 f) Other Expenses 370.15 427.36 404.72 1,518.29 1,236.61 Total Expenses 4,375.16 3.768.86 3,134,98 14.327.17 9.083.71 3 Profit /(Loss) before exceptional items and tax (1-2) (295.26)(368.48) (204.00) (1.421.90)(1.360.98) Exceptional Items (refer note 2 below) 401.19 461 19 1.3 Profit /(Loss) before (ax (3-4) 165.93 (368.48) (2014,000) (1,380.90) (960.71) P. Tax expense for earlier years 21.82 21.82 Not Profit/(Loss) for the period (5-5) 185.09 (368.49 (225.82 (950.71) (1.382.60 Other Comprehensive Income (OCI) temp that will not be reclassified to profit or loss Cofficed benefit place 0.72 Other Comprehensive Income 5.11 0.72 5.11 0.72 Total comprehensive income for the period (7+8) 171.03 (358 48 (225.10) (955 81 (1,362,60) 10 Paid-up Equity Share Capital (Pace Value of Rs. 10 per share) 736.78 736.78 736,78 736.78 756.78 11 Other equity excluding revaluation reserve as par the talest (7,978.96) (7.021.34) asiditied balancesheet Famings per Share before exceptional items (Basic and 雪窟 (4:01) (5.27) (3.06) (19.30) (10.77) Diluted (Rs.) Earnings per Shake after exceptional items (Sasic and Diluxed 2.25 15.27 (3.06) (33.04) (18.77) (Pa)





Notes:

- The above financial results were reviewed by the Audit Committee and approved by the Board of Directors in their meeting held on May 30, 2022. The statutory auditors of the Company have audited the financial results for the quarter and year ended March 31, 2022 in terms of Regulations 33 ad SEBI(Listing and Order Disclosure Requirements) Regulation 2015 and have issued their report with unmodified opinion on the above financial results.
- 2. Exceptional item for the quarter and year ended 31 March, 2022 represents liability in respect of principal/interest no longer payable to a lender on reaching one time settlement.
- 3. The Operations of the Company relate to only one segment viz. Manufacturing of Aluminium Extrusions and down streams value added products.
- 4. The Company has considered the possible impact of COVID-19 in preparation of the above result. The impact of the global health pandamic may be different from that estimated as the date of approval of result. Considering the continuing uncertainties, the Company will continue to closely monitor any material changes in future.
- The Indian Parliament has approved the Gode on Social Security, 2020 ("the Code") which, inter alia, deals with employee bandits during employment and post-employment, and the same has received Presidential assent in September 2020. The Code has been published in the Gazette of India. However, the date on which the Code will come into effect has not been notified The Company will assess the impact of the Code and recognise the same when the Code becomes effective
- 6. The Company has been continuously incurring losses over last several years and its net worth stands fully eroded. Due to alackness in demand by user industries, tack of working capital funding and volatility of aluminium price the Company was is not able to utilize it's production capacity optimally. The management feels that the demand, would revive considering various incentive packages emicunced by the Government. The management also expects to convence the lenders who have approached the NCLT for recovery of their dues, for a pre-accepted resolution plan, and accordingly, believes that it is appropriate to prepare the financial statements on a going concern basis
- The figures of the Gurrent quarter and corresponding quener of the previous year are the balancing figure between audied figures for the full financial year and unaudited published year to date figures up to the third quarter.
- Figures for the pravious periods have been regrouped, wherever necessary to conform to the current period's classification.

For and on behalf of the Board of Directors For Sudel Industries Limited

M.V. Ashar V. A.A.

CFO & Director ON 06925024

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Pipos : Mumbel Date: May 30, 2022



SUDAL INDUSTRIES UMITED

Statement of Cash Flow for the year ended 31st March, 2022

atunia, ang	For the year coded 31st Merch, 2022 Audited		(Rs. in Lakbs) For the year ended 31st March, 1021 Audited	
A. CASH FLOWS FROM OPERATING ACTIVITIES				
Adjustments for:				
Depreciation and amortization expense	275.98		291.39	literatify,
Interest Expense including exceptional items	1,610.87		1,739.04	
Interest payable written back	(10.85)			
Lass on sale/ Discard of Property, Plant & Equipment	92.36	1.368.35 	1,00,50	2,131.24
Operating profit/ (loss) before working capital changes		1,007.64		770.99
Adjusticents for:				
(Increase) decrease in Inventories	(41.42)		(288.63)	
(Increase)/ decrease in trade receivables	(96.88)		(89,67)	
(increase)/ decrease in other assets	(222.91)		(47.65)	
(Screate/ (Screate) in trade payables	(170.36)		113.99	
hurrase/ (decrease) in other habilities	72.57	[459.90]	(315.37)	(630.4)
Cash generated from operations		547.74		140.5
Cirect Taxes Paid (Not)		(7,64)		(4.9)
NET CASH FROM OPERATING ACTIVITIES		540.09		135.63
B. CASH FLOWS FROM INVESTMENT ACTIVITIES		a anno maria di manda di mand	green and	antigan de participa de la compansión de l Compansión de la compansión de
Purchase of Property, Plant & Equipment Victoring Pre-operative Expenses		(369.41)		(85.31
Proceeds from Sale of Property, Plant & Equipment				0.18
NET CASH USED IN INVESTING ACTIVITIES		(369.41)		
C. CASH FLOW FROM FINANCING ACTIVITIES				
Payment towards One time pettlement		(56.58)		
Fayment towards Borrowings				(24.5)
				71.3
NET CASH USED IN FINANCING ACTIVITIES				
NET INCREASE / (DECREASE) IN CASH AND CASH EQUIVALENTS (A+B+C)		114.13	1999	(45.4
CASH AND CASH EQUIVALENTS - AT THE REGINNING OF THE YEAR	**************************************	95.73		141.)
Cash and Cash Equivalents - at the end of the year		209.84		95.7
Significant Accounting Polities and accompanying notes forming integral part of the financial statements	1 to 91	9 may 1000 - 2 may 200		

Notes

- 1. The above cash flow statement has been prepared by using the indirect method at per Indian Accounting Standard (Ind AS-7). Statement of Cash Flows.
- 2. Cash and cash equivalents represent cash and bank balances, excludes fixed deposit and dividend account
- Reconciliation between opening and closing balances in the balance sheet habitales and financial assets





A. Assets

(1) Non-current assets

(a) Property plant and equipment

(b) Capital Work in Programs (c) Ferencial essets

(ii) Other from del assets

(d) Non-current tax assets (net)

(e) Other non-outlant excels

(i) Trade receivables

(c) Other current assets

(a) Equity share capital

Non-current listal ties (a Financial liabilities

(i) Cahar financial bublides

(flyOther financial habitation

(b. Ciher current liabilities

(c) Provisions

(b) Other squity

(b.P.oylelons

Current habilities (a Favandal liabilities

> 3) Borrowings (a) Trade payables

(2) Liabilities

(a)Cash and cash equivalents

(iv) Other current financial assets

(ii) trevestments

(2) Curront assets

(a) Investories (b) Financial assets

B. Equity and liabilities

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1.000	
10/ 00/ 10/	
[3 (Man, 13)]	
AFTERED NO.	

Total-Non current liabilities

(a) total outstainting dues of secto enterprises and small enterprises

Total- current habilities

Total Liabilities

(b) total outstanding dues of creditors other than

micro enlesprises, and small enterprises



TOTAL EQUITY AND UASILITIES

104.28

156.54

646.23

913,40

228.44

05.22

12:067:59

13,940.96

14,097.50

7,122.00

132.52

210.51

533.81

1.089.72

10,645,80

108.19

56.81

12,446.33

12.656.84

6,647.05



Corporate Office: 26A Nariman Bhavan, Opp. NCPA, 227 Nariman Point, Mumbai 400 021.(INDIA)

Phone: 91-22-22023845, 61577100, 61577177 ● Fax: 91-22-22022893 ● E-mail: mumbai@sudal.co.in ● www.sudal.co.in May, 2022

To
Corporate Relationship Department
BSE Limited
P. J. Towers, 1st Floor,
Dalal Street, Mumbai – 400 001

Scrip Code: 506003

Dear Sir,

Sub: Declaration of Unmodified opinion in the Auditor's Report for the financial year ended on

31st March, 2022

Ref: SEBI circular No. CIR/CFD/CMD/56/2016 dated May 27, 2016 on Disclosure of the Impact

of Audit Qualifications by Listed Entities under Regulation 33 of SEBI

(LODR)(Amendment) Regulations, 2016

Dear Sir/Madam,

In compliance with Regulation 33 of SEBI (Listings Obligations and Disclosure Requirements), 2015 and pursuant to SEBI circular No. CIR/CFD/CMD/56/2016 dated May 27, 2016, we hereby confirm M/s. Bagaria & Co. LLP, Chartered Accountants Statutory Auditors have issued an audit report with unmodified opinion in respect of the financial results of the quarter and year ended on March 31, 2022.

This is for your information and records.

Yours truly,

For Sudal Industries Limited

MukeshAshar

Whole-Time Director & CFO

DIN: 06929024





E-mail: nasik@sudal.co.in