## **Gratex Industries Ltd.**

Regd. Add: 109, Kakad Udyog Bhavan, L.J. Road, Mahim, Mumbai - 400016. 2: 022-62992121



Factory Add: Gratex House, A-73 MIDC, Koparkhairne, Thane-Belapur Road, Navi Mumbai - 400709. 查: 022-62992323 website: www.gratex.in | GST: 27AAACG1275A224 | PAN: AAACG1275A | CIN: L21093MH1984PLC032248

Date: 30/05/2022

To.

Bombay Stock Exchange Limited, 25th Floor, Phirozee Jeejceboy Towers, Dalal Street, Mumbai – 400 001.

Dear Sir,

Sub : Audited Financial Result for the quarter and year ended 31st March, 2022, under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Scrip Code : 526751- GRATEX INDUSTRIES LIMITED

Pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith as follows:

- 1. The Audited Financial Results for the quarter and financial year ended on 31st March, 2022.
- 2. Auditor's Report for the financial year ended on 31st March, 2022.
- 3. Declaration of Unmodified opinion.

This is for your information and records

Kindly acknowledge the receipt.

Yours faithfully,

For Gratex Industries Limited,

Karah Baldeykrishan Sharma

Managing Director (DIN: 00117188)

Encl: As Above

# GRATEX HOUSTREE LIMITED Read stills: 199, Kehed Urive Bheyan, etc. L. I Read, Mahim. Mumbel - 499 918. Withhile I were strikes in / I Foreit I investor@artisate. Tel: 1922, 1929-1911 / Fai: 1921 24932991 / CRIL: 121931M11984PLC632248 EMENT OF AUDITED (STANDALONE) PHANCIAL REBULTS POR THE QUARTER AND YEAR ENDED MARCH 31, 2012

	PARTICULANA		MARTER ENG		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	MOLO
BENIO.		3 Months anded 31,63,3072 (Aurand)	d 3 Mynthe anded 31,89,2691 (Audited)	Preseding 2 Months anded 21.12.2021 (Unantifical)	13 Months order 21.02.2022 (Audios)	(2 Months onto 2(.45.292) (Assilled)
	Revenue from operations	102,17	46.64	B5.87	907,34	197,0.
	Office freeze	0,01	3,16	0.01	0,04	1,1
	Tatal Ingury	102,30	50,04	82,70	101,41	100,34
- 3	(Appress)					
	g. Cost of materials cores, real	67,14	41.60	334	148,02	41,8
_	D. Purchasso of stock in-irade	37.7			7.60	
_	C Changes in American of Invested pools, work in progress and shoot desireds.	(27,16) 26,11	(29,34) 20,74	(F)(F)	(44,3ff) 64,3f	(30.69 81.87
_	d. Errykyres hanoli supanas a. Findras costs	0.45	1,04	0.41	1,99	1.8
	1. Delantement Colleges and buchlishes universe	3.04	7.40	10/	11,44	113
	g. Com Experience					
	1 Profusional Fore	1,37	1,70	1.26	3.66	1,0
	2 Celar Experience	22,18	FR.10	18.50	72.60	54,3
	Tabligher reporter	23.48	19.40	19.44	74.61	61.3
	Table segment	95,08	14,40	83,27	301,51	194,0
3	Facial Fresh / Lessy barbon a compliant disting and ten	0.04	1,36	8,43	12.64	2,7
4	Excellents, Inte					
5			4.44	6.14	4000	
5	Tacid Profit (Comp hefore (en. You expense	134	1,38	141	13,84	1.7
7		2,00	1,02		4 00	1,0
-	Convertible Converged Tax Adjustment	(0.34)	1,02		(0,34)	1,3
÷	Onferred Las		(0.82)		9.27	10.0
	Total Las experience	0.37	1,49		103	
		5,540	1,00		100	1.4
11	his manageurs in regulatory district account ballowes rollled to profit or jour and the related defends for recurrent					
12	the fruit / Lass for the partial from conditions operations	L11	(8.14)	0.43	6.91	2,2
13	Profit (Loss from decord-used operations halbre little	4			-	-
	Te spen of tearned appelon					
15	No. Profil I Lass from Concernment countries after ten		- 4			
	Share of Frank   Loss of exposures and joint ventures occasined for using	-				
16	equity method		(6)			
17	Total Profit Lass for period	8.11	(0.14)	6.43	LH	12
		-				
_	Cities comprehensive trapping had of latence	1.20	1.18		1.20	1.3
	Tatal Contarcherative Brazilia red of tames Tatal Profit / Luces, of Changes to	7.31	1.02	6,4)	11,11	1,4
19						
_	Profit / Last, differents to profess of persons		-		-	
20	Yand Profit / Law, difference to non-controlling relation.  Total Comprehensive engages for the period difference to		•		•	·
- Au						
-	Compression income for the partial estimates to overlast of parent. Test Compression income for the partial estimates to overlast of parent.				-	<u> </u>
	non-controlling resident					
31	Details of making above combined					-
_	Pentur Equity Share Centur	343,45	303,46	363,48	30,4	203,4
	Fice vitte of each after capital	19,00	10.00	16,00		303,4
	Onch of the market	19.90	14,00	19,00	10.00	
	Partie data capital			7		-
	First villa of dail modelli	-	-			-
23		18.81	L10	1.00	18,81	Ü
	Committee reservation remains	14.01		1.30	16,81	
34	Samily has being					· · ·
	Earnings per equity stems for continuing operations					<del> </del>
	Base: servings (time) per physe imm continuing operations	0.30		6.81	6.33	u
	Obtaid servings (lock) per share from continuing operations	0.10	- :	0.01	8.51	0.1
	L. Commy per equity stars for the desired express		-	4.81	4.34	-
	Basic Homoga (Etha) par ahara from decembrand operations					-
	Child serving (last) per phore from door Good operature	19	- :			-
	Larrings per equity along				•	·
	Back service (loss) on their from continuing and decorations operating	6.26		6.01	E33	
_	Personal party (but ) or they and enter but he had been but at	8.29		631		0.0
25	and and the	- 1.21	•		6.33	6.1
_	Culti asrvita coverage ratio	- /*	-:		•	
	Planet envice terretage ratio					
	Submers of rates on General reads		- :		-	

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	(Rs In Lakhs)		
STATEMENT OF ASSETS AND LIABILITIES	31.03.2022	31.03.2021	
(Audited)	Audited	Audited	
Particulars			
ASSETS			
Non-current assets			
Property, Plant and Equipment	101.35	97.75	
Capital Work In Progress			
Investment Property			
Goodwill			
Other Intangible Assets			
Intangible Assets under Development	3		
Biological Assets Other than Bearer Plants			
Investments accounted using Equity method			
Non-Current Financial Assets			
Non Current Investments			
Frade Recievables Non-Current	0.43	0.35	
oans Non-Current			
Other Non- Current Financial Assets	31.63	31.66	
Total Non-Current Financial Assets	32.06	32.01	
Deferred Tax Assets(Net)	2.28	2.29	
Other Non-Current Assets			
Total Non-Current Assets	135.69	132.05	
Current Assets			
nyentories	158.75	112.57	
current Financial Assets			
urrent investments			
rade Recievables, Current	78.90	95.19	
ash and Cash Eqvivalents	0.36	0.20	
ank Balance other than Cash and Cash Equivalents	0.30	0.05	
pans & Advances - Current	5.64	7.6	
ther Current Financial Assets	3.04	7.0	
otal Current Financial Assets	95.30	103.1	
urrent Tax Assets(Net)	85.20	103.1	
ther Current Assets	2.10		
	3.12	2.7	
Total Current Assets	247.07	218.3	
on-Current Assets as classified for Sale			
gulatory deferral account debit balances and related deferred tax assets			
TOTAL ASSETS	382.76	350.4	

EQUITY AND LIABILITIES		
EQUITY		
Equity attributable to owner of parent		***
Equity Share Capital	303.48	303.48
Other Equity	18.81	8.90
Total Equity attributable to owner of parent	322.29	312.38
Non-Controlling Interest		242.22
Total Equity	322.29	312.38
LIABILITIES		
Non -Current Liabilities		
Non-Current Financial Liabilities		
Borrowings Non-Current	5.76	5.63
Trade payables Non-Current		
Other Non-Current Finacial Liabilities		
Total Non-Current Financial Liabilities		
Provisons, Non-Current	6.96	5.59
Deferred Tax Uabilities(Net)	2.48	2.22
Deferred Government Grants, Non-Current		
Other Non-Current Liabilities	- 1	2.27
Total Non-Current Liabilities	15.20	15.71
Current Liabilities		
Current Financial liabilities		
Borrowings Current	5.75	2.92
Frade Payables, Current	25.81	11.96
Other Current Financial Liabilities		
otal Current Financial Liabilities		
Other current liabilities	0.99	-
rovisons, Current	8.72	6.44
urrent Tax Llabilities	4.00	1.03
eferred Government Grants, Current		
Total Current Liabilities	45.27	22.3
abilitles directly associated with assets in disposal group classified as held for sale		
egulatory Deferral Account credit balances and related deferred tax liability		
TOTAL LIABILITIES	60.47	38.0
TOTAL EQUITY AND LIABILITIES	382.76	350.4

Date : 30.05.2022

Place: Mumbal For GRATEX INDUSTRIES LIMITED

Mr. Karan Sharma Managing Director DIN: 00117/88

## GRATEX INDUSTRIES LIMITED CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

		Year ended March 31,2023	Year ended Marc 31,202
-	CASH FLOW FROM OPERATING ACTIVITIES	01,2020	
^	Profit before tax	13,84,011,10	3,77,692.67
	Adjustments for:		
	Decreciation and amortisation	11,84,524.00	11,22,639.00
	Other Comerchansive Income	1,20,357.00	1,15,712.00
	Inlatesi income	(517,00)	(18,183.00
	Internal and finance charges	1,96,289.70	1,64,680.47
	Operating profit before working capital changes	28,84,664,80	17,62,541,13
	Adjustments for:	1 1	
	(Increase) / Decrease in loans and advances	1,97,779.30	(29,85,000.00
ļ	(Increase) / Decrease in inventores	(46,18,220 00)	(29,92,138.00
ı	(Increase) / Decrease in trade receivables	16,21,363.58	56,60,724.04
- 1	(Increase) / Decrease in others-Deposits	2,500.00	
- 1	(Increase) / Docreese in others Current Assets	(42,268.00)	(37,067.78)
-	Increase I (Decrease) in Irade payables	13,84,850.00	(1,10,793.00)
- 1	Increase / (Decrease) in provisions	3,65,1440 0	(1,05,064.00)
-	Increase / (Decrease) in other current Sabilities	98,294.00	69,940.00
-	Increase / (Decrease) in Deferred Tax	27,006 00	(85,472.00)
- 1	Increase/(Docrease) in tax liabilities	2,97,493.00	*
-	Increase/(Decrease) in other non current flabilities	(2,26,758.64)	
-	Cash generaled from operations	19,91,848,04	11,77,470.38
-	Taxes paid (net of refunds)	5,12,871.00	7,38,0519 3
1	Net cash generated from operating activities	14,78,977.04	4,38,718.46
.	CASH FLOW FROM INVESTING ACTIVITIES		
	Purchase of tangible/intengible assets	(15,44,689.42)	(54,451.00)
1	Internal received	517.00	18,183.00
1	Movement in lerm deposit with bank (net)		
1	Net cash (used in) investing activities	(15,44,172.42)	(36,268.00)
	CASH FLOW FROM FINANCING ACTIVITIES		
	Borrowing	2.96.333.00	(4,74,757.00)
- 1	inlarest paid	(1,96,289.70)	1,84,680.47
- 1	Dividend paid	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
- 1	Dividend distribution tax paid		
	Net cash (used in) financing activities	1,00,643.30	(3,10,076.53)
T	NOTE: The second of the second		
-	Net Increase in cash and cash equivalents (A+B+C)	34,847.92	92,373.03
	Coah and cosh equivalents at the beginning of the year	30,697.64	(61,676.29)
ľ	Cash and cash equivalents at the end of the year	65,546.56	30,697.64
ŀ	Cash and cash equivalents comprise:	1 1	.
1	Cash on hand	35,445.00	25,392.00
E	Balances with banks	30,101.56	5,305.64
1	Demand deposits (less than 3 months malurity)		
IT	otal	65,546.56	30,697.84

Note: The above cash flow statement has been prepared under "Indirect Method" specified in Ind AS 7 on "Cash Flow Statements". In terms of our report of even date

For Gratex Industries Limited

Karan Sharma Managing Director DIN:00117188

Placa: Mumbai Date: 30.05.2022

### Jayesh R. Shah B.Com, FCA

#### JAYESH R. SHAH & CO. Chartered Accountants

#### INDEPENDENT AUDITOR'S REPORT

#### TO THE BOARD OF DIRECTORS OF GRATEX INDUSTRIES LIMITED

Report on the Audit of the Standalone Financial Results Opinion

We have audited the accompanying standalone quarterly financial results of Gratex Industries Limited ("the Company") for the quarter ended March 31, 2022 and the year to date results for the period from April 01, 2021 to March 31, 2022, attached herewith, 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 standalone financial results:

- 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 Indian Accounting Standard, prescribed under Section 133 of the Companies Act, 2013 ("the Act"), read with relevant rules issued thereunder, and other accounting principles generally accepted in India of the net profit and other comprehensive income and other financial information for the quarter ended March 31, 2022 as well as the year to date results for the period from April 01, 2021 to 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 Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Results section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ("the ICAI") together with the ethical requirements that are relevant to our audit of the Statement under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

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

These quarterly financial results as well as year to date standalone financial results have been prepared on the basis of the interim 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 and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, 'Interim Financial Reporting' 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 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 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.

#### Jayesh R. Shah B.Com, FCA

#### JAYESH R. SHAH & CO. Chartered Accountants

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

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

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

- Identify and assess the risks of material misstatement of the standalone financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 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 standalone financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone financial results, including the disclosures, and whether the standalone financial results represent the underlying transactions and events in a manner that achieves fair presentation.

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

Attention is drawn to the fact that the figures for the quarter ended March 31, 2022 as reported in these standalone financial results are the balancing figures between audited figures in respect of the year ended on March 31, 2022 and the published year to date figures up to the end of the third quarter of the financial year. Also, the figures up to the end of the third quarter had only been reviewed and were not subjected to audit.

For Jayesh R Shah & Co.

**Chartered Accountants** 

Firm Regn, No. 104182W

Jayesh Shah Proprietor M. No. 033864 Place: Mumbai

Date: 30th May, 2022

UDIN: 22033864AJVRDH3219

M. NO.

033864

## **Gratex Industries Ltd.**

Regd. Add: 109, Kakad Udyog Bhavan, LJ. Road, Mahim, Mumbal - 400016. 2: 022-62992121



Factory Add: Gratex House, A-73 MIDC, Koparkhairne, Thane-Belopur Road, Navi Mumbal - 400709. 20: 022-62992323 website: www.gratex.in | GST: 27AAACG1275AZZ4 | PAN: AAACG1275A | CIN: L21093MH1984PLC032248

Date: 30<sup>th</sup> May, 2022

To,
Bombay Stock Exchange Limited,
25th Floor, Phirozee Jeejeeboy Towers,
Dalal Street, Mumbai – 400 001.

Scrip Code: 526751- GRATEX INDUSTRIES LIMITED

Respected Sir/ Madam,

Subject: Declaration pursuant to Regulation 33 (3) (d) of SEBI (Listing obligations and Disclosure Requirements) Regulation, 2015

Pursuant to provision of Regulation 33 (3) (d) of SEBI (Listing obligations and Disclosure Requirements) Regulation, 2015 as amended by SEBI Circular No. CIR/CFD/CMD/56/2016 dated 27th May, 2016; we hereby declare and confirm that the Audit Report issued by M/s. Jayesh R Shah & Co., Chartered Accountants, on the Audited Financial Results of the company for the financial year ended 31 March, 2022 is with the Unmodified Opinion.

Kindly take the same on record.

Thanking you, Yours faithfully,

For Gratex Industries Limited,

Karan Baldevkrishan Sharma

Mahaging Director (DIN: 00117188)