AIL/BSE-102/2021-22

Date: 30-05-2022

To. The Corporate Relations Departments, **BSE** Limited, PI Tower, Dalal Street, Fort, Mumbai - 400 001. Scrip Code: 530889

Re: Outcome of the Board Meeting Held on 30/05/2022.

Dear Sir / Madam,

In terms of Regulation 30 read with Regulation 33 of SEBI (Listing Obligations and Disclosure Requirement), Regulations 2015, this is to inform you that Board of the Directors of the Company at its board meeting held today i.e. On Monday, 30th May, 2022, at registered office of the Company, have considered and approved Audited Financial Results (Standalone and Consolidated) for the fourth Quarter and financial year ended March 31st, 2022.

Pursuant to Regulation 30 and 33 of SEBI (Listing Obligations and Disclosure Requirement), Regulations 2015, we hereby submit the following:

- 1. Audited Financial Results (Standalone and Consolidated) for the fourth Quarter and financial vear ended March 31st, 2022.
- Statement of Assets and Liabilities and Cash Flow as at 31st March, 2022.
- 3. Auditor's Report on Audited Financial Results (Standalone and Consolidated) for the fourth Quarter and financial year ended March 31st, 2022

The Board Meeting commenced at 4:30 Pand concluded at 5:30 PM.

Kindly take the same on records.

Thanking You,

For Alka India Limited

Satish Panchariya **Managing Director**

DIN: 00042934



Alka India Limited

Register office: Unit No. 102, First Floor, Morya Landmark II, New Link Road, Andberi (West), Mumbai - 400 053

Statement of Standalone Audited Results for the Year ended 31st March 2022

	A COLOR OF THE COL		Quarter Ended		Year Ended	24
S. No.	Particulars	31/03/2022	31/12/2021	31/03/2021	31/03/2022	31/03/2021
		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
-	Revenue from Operations	1.			950	11.02
=	Other income		7.50		9.50	11.02
=	Total Income (I+II)					
Ν	Expenses Cort of Materials consumed	Q!		(*)		
	Purchase of stock-in-trade	10		· ·	•	
	Changes in inventories of finished goods, Stock-in-Trade and Work-in-	3	0 7		1.20	1.35
	Employee benefits expense	950	, in	•	•	
	Finance costs		T.		•	
	Depreciation and amortisation expense	9.23	5.17	33.36	19.84	41.46
	Total Expenses (NO	9.53	5.47	20.00	(10.04)	(31.79)
V	Profit // loss) before exceptional items and tax (IIII-IV)	(9.53)	2.03	(53,30)	14.004	
4	Evrentional items			132 261	(11.54)	(31.79)
VII.	Profit(Loss) after exceptions items and tax (V-VI)	1 1 2	2002	1.29	1.10	1.29
	Tax expenses:	1.10	. 9			
VIII	(1) Current tax	1.10	-	1.29	1.10	1.29
	(2) Deferred tax	(10.63)	2.03	(34.65)	(12.54)	00.00
4 5	professional descriptions of the period operations					
Y.	Tay expenses of discontinuing operations					
ΧI	Net profit (loss) from discontinued operation after tax		202	(34.65)	(12.64)	(33.08)
ΧĦ	Profit/(loss) for the period (IX+XII)	(cont.)				
	Other Comprehensive Income		Pitel	¥00		
	A. (i) Items that will not be reclassified to profit or loss	100				
	(ii) Income tax relating to items that will not be reclassified to profit or loss		15	Y.		
VΙΧ	B (i) Items that will be reclassified to profit or loss	-	30	87		
	(ii) Income tax relating to items that will be reclassified to profit or loss		₹	78 7		
	Total other comprehensive income net of taxes					
ΧV	Total Comprehensive Income for the period/year (XIII+XIV) Comprising Profit (Loss) and Other comprehensive Income for the period		7.03	(34,65)		(33.08)
		6343 98	6,343.98	6,343.98	6,343.98	
YV	Faid up equity share of Rs 1/- each	100 00	000	[0.01]	(0.00)	6-770.
ΧVII	(1) Basic	(00.0)	0.00	(0.01)		[0.01



Register office: Unit No. 102, First Floor, Morya Landmark II, New Link Road. Andhori (West), Mumbai - 400 053 Statement of Assets and Liabilities as at 31st March, 2022

	Particulars	As at	As at
	50A59636A34	March 31,2022	March 31,2021
A	ASSETS		
1	Non-Curvent Assets	5/2	2520
	Property, Plant and Equipment	6.12	6.12
	Financial Assets	West 1	50200000
	Investments	713.29	713.29
	Loans	8/4/20	
	Income Tax Assets (Net)	29.56	29.37
	Deferred tax assets (Gross)	4.63	
	Other non-current assets	5.49	
	Total	759.09	760.00
2	Current assets		1
	Financial assets	4.5400	
	Trade receivables	228.26	91939
	Cash and cash equivalents	0.75	
	Loans	793.81	813.38
	Other current assets	0.70	
	Total	1,023.52	1,044.86
	Total Assets	1,782.61	1,804.85
В	EQUITY & LIABILITIES		
1	Equity	M30003	1969655
	Equity Share Capital	6,343.98	
	Other equity	[4,617.49	
	Total	1,726.45	1,739.13
2	LIABILITIES		
	Current Liabilities		
	Pinancial tiabilities	25.00	
	Trade Payable	5.51	
	Other financial liabilities	50.61	61.56
	Total	56.12	65.71
	Total Equity and Liabilities	1,782.61	1,804.85

Notes :-

- 1 The Statement of financial result has been prepared in accordance with the Indian Accounting Standards (Ind AS) prescribed under section 133 of the Companies Act, 2013, read with the relevant rules issued thereunder and the recognised accounting practices and policies to the extent applicable.
- 2 The above statement of financial results has been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 30th May,2022.
- 3 As per the requirements of Ind AS-108, no disclosure is required as the Company is operating in single business segment.
- 4 Demand of Rs 179.51 Lacs including the interest and penalty under GVAT. The authorities have approved a refund amount of INR 15 lakks vide Refund Order dated 21st August 2020 and the same was received by the company in its bank account.
- 5 The company name in the list of shell companies (Vide SEBI on its letter bearing no. SEBI /HO/ISD/OW/P/2017/18183 dated August 7, 2017). Exchanges had initiated a process of verifying the credentials / fundamentals of the company through exchange. Exchanges had appointed an auditor to conduct audit of the company to verify its credentials/fundamentals.

 On verification, if Exchanges do not find appropriate credentials / fundamentals about existence of the company, Exchanges may initiate the proceeding for compulsory delisting against the company, and the said company shall not be permitted to deal in any security on exchange platform and its holding in any depository account shall be frozen till such delisting process is completed. Accordingly, the forensic audit was conducted, however, till date the company has not received any further communication from BSE.

6 Previous period's figures have been reclassified, wherever necessary, to correspond with those of the current period.

(Rs. in Lakh)

Satish Panchariya Director

DIN: 00042934

Place : Mumbal Date: 30.05.2022

CIN: L99999MH1993PLC168521

Cash Flow Statement for year ended 31st March 2022
(All amounts are in INR in lakhs, unless otherwise stated)

	Amount in INR	
	For the year ended	For the year ended
Particulars	31.03.2022	31.03.2021
Calling		(31.79)
ash flow from operating activities	(11.54)	(
Profit/(Loss) Before Tax	MA .	
Adjustment for:	* 1	
Depreciation	-	(31.79)
Finance Cost	(11.54)	(0211.17)
Finance Cost Operating Profit Before Working Capital changes		
Adjustment for:	7727447	250
Inventories	0.58	5 755. Vi = 1
Decrease / (increase) in Trade Receivable	19.57	
Decrease / (Increase) in Hade Records & advance Decrease / (Increase) in short term loans & advance	1.49	4.5
Decrease / (Increase) in other current		• 10
Other non current assets		<u>2</u>
Other non current assets Decrease / (Increase) in long term loans & advance	1.36	(s)
Decrease / (Increase) in Trade Payables	(10.95)	
Decrease / (Increase) in other long term liabilities Decrease / (Increase) in other long term liabilities	12.05	(31.79
Sub Total of Working Capital adjustments	0.51	(02
Cash Generated from Operations		(0.16
Interest Paid	(0.19)	(31.95
Direct Taxes paid	0.32	(31.70
Net cash from operating activities (A)		
Cash flow from investing activities	14	
Purchase of Fixed Assets	Tr.	
Capital Work in Progress		160
Proceeds from sale of Fixed Assets	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	-
Proceeds from sale of investment	•	
Net cash from /(in used) in investing activities(B)		
Cash flow from financing activities	(40)	
Proceeds from issue of Shares	5 4 8	
Dividend paid including dividend tax	16•31	
Finance Cost		(31.9
Net cash flow from financing activities ('C)	0.32	0.4
Later to assess in Cash and Lash equivalent (ATD)	0.43	(31.5
Cook & Cock equivalent at the beginning of the year	0.75	(31.3
Cash & Cash equivalent at the end of the year	1	V
Components of Cash and Cash equivalent	0.75	0.4
Cash on Hand	0.73	
With Banks-		
On current account	1	
	0.75	0.
On deposit account Total	0.75	

Sarki Printing

Independent Auditor's Report On Quarterly Financial Results and Year to Date Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

TO THE BOARD OF DIRECTORS OF

ALKA INDIA LIMITED

Report on the audit of the Standalone Financial Results of ALKA INDIA LIMITED

We have audited the standalone financial results of M/s Alka India Limited for the quarter ended 31st March 2022 and the year to date results for the period 1st April 2021 to 31st March 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. These quarterly financial results as well as the year to date financial results have been prepared on the basis of the interim financial statements, which are the responsibility of the company's management. Our responsibility is to express an opinion on these financial results based on our audit of such interim financial statements, which have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 (Ind AS 34)for Interim Financial Reporting, prescribed, under Section 133 of the Companies Act, 2013 read with relevant rules issued there under; or by the Institute of Chartered Accountants of India, as applicable and other accounting principles generally accepted in India.

We conducted our audit in accordance with the auditing standards generally accepted in India. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial results are free of material misstatement(s). An audit includes examining, on a test basis, evidence supporting the amounts disclosed as financial results. An audit also includes assessing the accounting principles used and significant estimates made by management. We believe that our audit provides a reasonable basis for our opinion.

In our opinion and to the best of our information and according to the explanations given to us these quarterly financial results as well as the year to date results:

- are presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in this regard; and
- Give a true and fair view of the net loss and other financial information for the quarter ended 31st March 2022 as well as the year to date results for the period from 1st Apr 2021 to 31st Mar 2022.

Basis for Disclaimer of Opinion

We draw your attention to:

We are unable to determine the consequential impact of certain specific transactions / matters and disclosures on the Standalone Financial Statements. Such specific transactions / matters include:

a. During the financial year 2021-22, the company has booked Business Promotion Income of Rs. 9,50,000. The said services were provided by Alka India Limited to K Sera Sera Box Office Pvt Ltd, which was one of the Group Company. The management has explained over email that "Alka India Ltd is engaged in the business of Textiles which produces various cloth materials. Hence to promote the Dome business of KSS Box Office Pvt. Ltd, there is an agreement between both the companies stating that "Alka India Ltd. will advertise the dome business of KSS Box Office on its every cloth material, like print of dome on the T-Shirts etc.".

However, during our review, we were not provided with sufficient documentary evidence being Agreement, proof of printing of Dome on cloth material by Alka India Limited etc. to substantiate that the services were actually provided by Alka India Limited.

Thus, due to lack of sufficient and appropriate audit evidence, we are unable to comment on such income appearing in the accompanying audited standalone financial statements for the year ended 31st March 2022.

b. The Company has advanced an amount of Rs. 14,75,000 during the FY 2020-21 in the form of loans to Nityagata Advisor Management Consultancy for which we were not provided with documentary evidence to validate the said transaction.

Further, it was also noted that Mr. Ashok Pancharia (director of Alka) is also a director in Nityagata Advisor Management Consultancy and accordingly loans and advances to an entity where the director of Alka India Limited is interested resulted in the violation of the provisions under Section 185 of the Companies Act, 2013.

c. The company has gross outstanding loans and advances of Rs. 10,24,47,884 (Gross) as on the year ended 31st March, 2022 from various companies, out of which the company has created the provision for Doubtful Debts amounting to Rs. 2,25,19,000/- in the previous financial years. We have circulated the independent balance confirmation for the majority of the outstanding loans and advances, however, we have not received any confirmation independently. Accordingly, due to lack of sufficient and appropriate audit evidence, we are unable to comment on the recoverability and existence of such loans and advances.



- d. The company had not conducted the Fair Value Assessment for the Investments held by Alka India Limited of Rs. 2,43,94,962 (Net) in the shares of unlisted company as required under Ind AS 109. Hence we are unable to comment on the realizable value of such investment.
- e. As per Standards on Auditing (SA) 505 External Confirmation, Independent Balance confirmation for outstanding Bank Balances as on 31.03.2022 were sought during the course of audit but the response to the said confirmations were not received by us till the date of this report. Hence, the outstanding balances appearing as on 31st March, 2022 are based on the account statement available and provided by those charge with governance.
- f. The company has made available the minutes of the Board Meetings held during the FY 2021-22 for our inspection till the date of this report and hence we are unable to review the same.
- g. The company has not provided us with the Internal Audit Report of the Financial Year 2021-22, as required under Section 138 of the Companies Act, 2013 till the date of this report and hence we are unable to review the same.

Material uncertainty related to Going Concern

Due to the matters described under Basis on Disclaimer of Opinion and Emphasis of Matter and possible impact thereof, we are unable to obtain sufficient appropriate audit evidence as to whether the Company will be able to service its debts, realize its assets and discharge its liabilities as and when they become due over the period of next 12 months. Accordingly, we are unable to comment on whether the Company will be able to continue as Going Concern.

Management's Responsibility for the Standalone Financial Statements

The Company's management and Board of Directors are 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 state of affairs, profit / loss (including other comprehensive income), changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act. 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 accounting 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 and 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 management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Board of Directors is also responsible for overseeing the Company's financial reporting process.

Disclaimer of Opinion

Due to the possible effects of the matters described in the Basis for Disclaimer of Opinion paragraph in our main audit report, we are unable to obtain sufficient appropriate audit evidence to provide a basis for our opinion on whether the Company had adequate internal financial controls over financial reporting with reference to these Standalone Ind AS financial statements as at March 31, 2022 and whether such internal financial controls were operating effectively. Accordingly, we do not express an opinion on Internal Financial Controls Over Financial Reporting with reference to these Standalone Ind AS financial statements.

For AMIT RAMAKANT & CO Chartered Accountants

FRN 009184C

(CA AMIT AGRAWAL)

PARTNER M.No. 077407

Place: Jaipur

Date: May 30th, 2022

UDIN: 22077407AJWUKR4585

S. No. ≅|≣ = s M Ħ 丝 Other Income (HII) Revenue from Operations Changes in inventories of finished goods. Stock-in-Trade and Total Expenses [W]

Proft/(Luss) before exceptional items and tax [IIII-IV].

Exceptional items

Profti(Luss) after exceptional items and tax [V-W] Work-in-progress Employee benefits expense Depreciation and amortisation expense Other expenses [2] Deferred tax
[2] Deferred tax
Profit [Loss] for the period
Other Comprehensive Income
Other Comprehensive Income for the period/year (IX + X)
Total Comprehensive Income for the period/year (IX + X) Finance costs Comprising Profit (Loss) for the period Earning per equity share of Rs 1/- each Paid up Equity Share Capital (face value Rs 1 each, fully paid) JISTER (1.) Particulars Alka indis Limited

Alka indis Limited

Andheri (West), Mumbai - 400 053

Register office: Unit No. 102, First Floor, Morya Landmark II, New Link Road, Andheri (West), Mumbai - 400 053

Statement of Consolidated Audited Results for the Year ended 31st March, 2022 Quarter Ended
Thursday, March 31, 2022
(Audited) 6,343.98 0.79 (8.85) 9.18 110 38.8 (00.0) (00.0) 110 995 Quarter Ended Friday, December 31, 2021 (Unaudited) 6,343.98 7.50 7.50 5.22 5.52 1.98 1.98 1.98 000 Quarter Ended Wednesday, March 31, 2021 (Unaudited) 6,343.98 (33.55) 129 33.55 33.55 (34.84) (34.84) (0.01) Year Ended Thursday, March 31, 2022 (Audited) 6,343.98 10.29 20.92 22.78 (12.49) (12.49)(1359)8 E Year Ended
Wednesday, March 31, 2021
[Andited] (0.00) 6343.98 11.02 41.65 129 (31.98) (33.27 135 (10.0) 13

(t in takh



See accompanying note to the financial results:

XII.

Register office: Unit No. 102, First Floor, Morya Landmark II, New Link Road, Andheri (West), Mumbai - 400 053 STATEMENT OF CONSOLIDATED ASSETS AND LIABILITIES AS AT 31ST MACRH, 2022

	Particulars .	As at 31.03.2022 (Audited)	As at 31.03.2021 (Audited)
۸.	ASSETS		
1.	non-current assets a) Property, Plant and Equipment	6.65	6.65
	b) Financial Assets i) Investments	243.94	243.94
	ii) Loans c) Deferred tax assets (Gross)	4.63 32.82	5.73 32.55
	d) Income tax assets (net) e) Other non-current assets	5,49 293.53	5.49 294.36
2.	CURRENT ASSETS		,
**	a) Financial Assets	228.26	228.85
	ii Trade receivables	0.97	0.67
	ii) Cash and cash equivalents	1,892.20	1,912.24
	iiii Loans	16.59	15.89
	iv) Other financial assets b) Other current assets	0.67	2.19
	The Source Control State of Control State on Control Stat	2,138.69	2,159.84
		2,432.22	2,454.20
В.	EQUITY AND LIABILITIES		
1.	SHAREHOLDERS' FUNDS:	6.343.98	6,343.98
	a) Equity Share Capital	-4,485.84	-4,472.53
	b) Other equity	1,858.14	1,871.45
	Equity attributable to the owners of the group	228.05	228.32
_	c) Non-Controlling Interest Equity attributable to the owners of the group	2,086.18	2,099.77
2	CURRENT LIABILITIES:		
- 65	a) Financial liabilities	275.35	274.80
	i) Borrowings	19.98	17.99
	ii) Trade Payable	50.71	61.57
	iii) Other financial liablities	346.04	354.42
		2,432.22	2,454.20

Notes :

- 1 The Statement of financial result has been prepared in accordance with the Indian Accounting Standards (Ind AS) prescribed under section 133 of the Companies Act, 2013, read with the relevant rules issued thereunder and the recognised accounting practices and policies to the extent applicable.
- 2 The above statement of financial results has been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 30th May, 2022.
- 3 The Consolidated results include the financial result of of an Indian Subsidiary Vintage (Fzc) India Private Limited.
- 4 As per the requirements of Ind AS-108, no disclosure is required as the Company is operating in single business segment.
- 5 The search was conducted by the income Tax Department u/s 132 in the office premises of the Company during the financial year 2019-20. The company has disputed income Tax demand of Rs. 220.53 Lacs against the order passed u/s 143(3) r.w.s. 153A/143(3) for the AY 2014-15 to 2020-21. The company has filed appeal before CIT (Appeal.) for said disputed demand for respective assessment years
- 6 The company name in the list of shell companies (Vide SEBI on its letter bearing no. SEBI /HO/ISD/OW/P/2017/18183 dated August 7, 2017). Exchanges had initiated a process of verifying the credentials / undamentals of the company through exchange. Exchanges had appointed an auditor to conduct audit of the company to verify its credentials/fundamentals. On verification, if Exchanges do not find appropriate credentials / fundamentals about existence of the company, Exchanges may initiate the proceeding for compulsory delisting against the company, and the said company shall not be permitted to deal in any security on exchange platform and its holding in any depository account shall be frozen till such delisting process is completed. Accordingly, the forensic audit was conducted, however, till date the Parent company has not received any further communication from BSE.

7 Previous period's figures have been reclassified, wherever necessary, to correspond with those of the current period. ancun

> Managing Director DIN: 00042934

NDIA

MUMB.

Place : Mumbal Date 30.05.2022

CIN: L99999MH1993PLC168521

Consolidated Statement of Cash Flow for year ended 31st March 2022 (All amounts are in INR in lakhs, unless otherwise stated)

(All amounts are in INR in lakh	Amount in ink	
	For the year ended	ded
Particulars	31-03-2022	31-03-2021
ash flow from operating activities	200	(31.98)
Profit/(Loss) Before Tax	(12.49)	(31.70)
	1	
Adjustment for:	% . €2	0.•0
Depreciation	-:	5-ES
rovision for doubtful debts	- 1	3 5 0 /1
nterest Paid	2	(31.98)
Operating Profit Before Working Capital changes	(12.49)	(31.70)
Adjustment for:		
Inventories	0.59	(0.59)
Decrease / (Increase) in Trade Receivable	1 March 1997 1997 1	\2
Decrease / (Increase) in other current	0.82	**************************************
Decrease / (Increase) Other non current assets		(401.67)
Decrease / (Increase) in long term loans & advance	20.04	13.64
Decrease / (Increase) in Trade Payables	1.99	0.01
Decrease / (Increase) in other Financial liabilities	0.49	275.22
Increase / (Decrease) in Current Liabilities	(10.86)	
Sub Total of working capital adjustments	13.07	(113.39
Cash Generated from Operations	0.58	(145.38
Interest Paid	(0.27)	10.0
Direct Taxes paid	2.04	(145.38
Net cash from operating activities (A)	0.31	110.00
Cash flow from investing activities	(0.00)	(0.00
Purchase of Fixed Assets	(0.00) 0.00	0.00
Proceeds from sale of investment	(0.00)	(0.00
Net cash from /(in used) in investing activities(B)	(0.00)	
Cash flow from financing activities	(0.00)	(0.00
Increase / Decrease in Borrowings	(0.00)	(0.00
Net cash flow from financing activities ('C)	0.30	(145.3)
Net increase in Cash and Cash equivalent (A+B+C)	0.67	5.70
Cash & Cash equivalent at the beginning of the year	0.97	(139.6)
Cash & Cash equivalent at the end of the year	0.57	// N nessposius
Components of Cash and Cash equivalent		0.0
Cash on Hand	- H	0.0
With Banks-	0	0.6
On current account	0.97	0.6
Total	0.97	D 20 %

Sati Pare ...

Independent Auditor's Report On Quarterly Financial Results and Year to Date Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

TO THE BOARD OF DIRECTORS OF

ALKA INDIA LIMITED

Report on the audit of the Consolidated Financial Results of ALKA INDIA LIMITED

We have audited the consolidated financial results of M/s Alka India Limited for the quarter ended 31st March 2022 and the year to date results for the period 1st April 2021 to 31st March 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. These quarterly financial results as well as the year to date financial results have been prepared on the basis of the interim financial statements, which are the responsibility of the company's management. Our responsibility is to express an opinion on these financial results based on our audit of such interim financial statements, which have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 (Ind AS 34)for Interim Financial Reporting, prescribed, under Section 133 of the Companies Act, 2013 read with relevant rules issued there under; or by the Institute of Chartered Accountants of India, as applicable and other accounting principles generally accepted in India.

We conducted our audit in accordance with the auditing standards generally accepted in India. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial results are free of material misstatement(s). An audit includes examining, on a test basis, evidence supporting the amounts disclosed as financial results. An audit also includes assessing the accounting principles used and significant estimates made by management. We believe that our audit provides a reasonable basis for our opinion.

In our opinion and to the best of our information and according to the explanations given to us these quarterly financial results as well as the year to date results:

- are presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in this regard; and
- ii. Give a true and fair view of the net loss and other financial information for the quarter ended 31st March 2022 as well as the year to date results for the period from 1st Apr 2021 to 31st Mar 2022.

Basis for Disclaimer of Opinion

We draw your attention to:

We are unable to determine the consequential impact of certain specific transactions / matters and disclosures on the Consolidated Financial Statements. Such specific transactions / matters include:

a. During the financial year 2021-22, the company has booked Business Promotion Income of Rs. 9,50,000. The said services were provided by Alka India Limited to K Sera Sera Box Office Pvt Ltd, which was one of the Group Company. The management has explained over email that "Alka India Ltd is engaged in the business of Textiles which produces various cloth materials. Hence to promote the Dome business of KSS Box Office Pvt. Ltd, there is an agreement between both the companies stating that "Alka India Ltd. will advertise the dome business of KSS Box Office on its every cloth material, like print of dome on the T-Shirts etc.".

However, during our review, we were not provided with sufficient documentary evidence being Agreement, proof of printing of Dome on cloth material by Alka India Limited etc. to substantiate that the services were actually provided by Alka India Limited.

Thus, due to lack of sufficient and appropriate audit evidence, we are unable to comment on such income appearing in the accompanying audited consolidated financial statements for the year ended 31st March 2022.

- b. The Company has invested in subsidiary company name Wintage FZE (India) Private Limited net worth of this company Rs. 828.77 Lacs as on 31.03.2022, we have not Audited of this company.
- c. The Company has advanced an amount of Rs. 14,75,000 during the FY 2020-21 in the form of loans to Nityagata Advisor Management Consultancy for which we were not provided with documentary evidence to validate the said transaction.

Further, it was also noted that Mr. Ashok Pancharia (director of Alka) is also a director in Nityagata Advisor Management Consultancy and accordingly loans and advances to an entity where the director of Alka India Limited is interested resulted in the violation of the provisions under Section 185 of the Companies Act, 2013.

d. The company has gross outstanding loans and advances of Rs. 10,24,47,884 (Gross) as on the year ended 31st March, 2022 from various companies, out of which the company has created the provision for Doubtful Debts amounting to Rs. 2,25,19,000/- in the previous financial years. We have circulated the independent balance confirmation for the majority of the outstanding loans and advances,

however, we have not received any confirmation independently. Accordingly, due to lack of sufficient and appropriate audit evidence, we are unable to comment on the recoverability and existence of such loans and advances.

- e. The company had not conducted the Fair Value Assessment for the Investments held by Alka India Limited of Rs. 2,43,94,962 (Net) in the shares of unlisted company as required under Ind AS 109. Hence we are unable to comment on the realizable value of such investment.
- f. As per Standards on Auditing (SA) 505 External Confirmation, Independent Balance confirmation for outstanding Bank Balances as on 31.03.2022 were sought during the course of audit but the response to the said confirmations were not received by us till the date of this report. Hence, the outstanding balances appearing as on 31st March, 2022 are based on the account statement available and provided by those charge with governance.
- g. The company has made available the minutes of the Board Meetings held during the FY 2021-22 for our inspection till the date of this report and hence we are unable to review the same.
- h. The company has not provided us with the Internal Audit Report of the Financial Year 2021-22, as required under Section 138 of the Companies Act, 2013 till the date of this report and hence we are unable to review the same.

Material uncertainty related to Going Concern

Due to the matters described under Basis on Disclaimer of Opinion and Emphasis of Matter and possible impact thereof, we are unable to obtain sufficient appropriate audit evidence as to whether the Company will be able to service its debts, realize its assets and discharge its liabilities as and when they become due over the period of next 12 months. Accordingly, we are unable to comment on whether the Company will be able to continue as Going Concern.

Management's Responsibility for the Consolidated Financial Statements

The Company's management and Board of Directors are responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these Consolidated financial statements that give a true and fair view of the state of affairs, profit / loss (including other comprehensive income), changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act. 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 consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management and 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 management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Board of Directors is also responsible for overseeing the Company's financial reporting process.

Disclaimer of Opinion

Due to the possible effects of the matters described in the Basis for Disclaimer of Opinion paragraph in our main audit report, we are unable to obtain sufficient appropriate audit evidence to provide a basis for our opinion on whether the Company had adequate internal financial controls over financial reporting with reference to these Consolidated Ind AS financial statements as at March 31, 2022 and whether such internal financial controls were operating effectively. Accordingly, we do not express an opinion on Internal Financial Controls Over Financial Reporting with reference to these Consolidated Ind AS financial statements.

For AMIT RAMAKANT & CO Chartered Accountants

FRN 009184C

1 . 1 -

(CA AMIT AGRAWAL)

PARTNER

M.No. 077407

Place: laipur

Date: May 30th, 2022

UDIN: 22077407AJWUVR8906

ALKA INDIA LIMITED

CIN: L99999MH1993PLC168521

Unit No. 102, First Floor, Morya Landmark II New Link Road, Near Infinity Mall Mumbai – 400 053
Tel No. 022 49720369 Fax: 022 26736335 Web: www.alkaindia.in Email: alkaindia@gmail.com

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

Statemen	at on Impact of Audit Qualifications for the F	Audited Figures	Adjusted Figures
. S.No.		(as reported before adjusting for qualifications)	(audited figures after adjusting for qualifications)
	(m-selingome	10.29	
1.	Turnover / Total income	22.78	
2.	Total Expenditure	(12.49)	Not Determinable
3.	Net Profit/(Loss) before Exceptional Items	-	1104.0-1
4.	Exceptional Items		
5.	Net Profit/(Loss) after Exceptional Items	(0.00)	
6.	Earnings Per Share	2432.22	
7.	Total Assets	2432.22	
6.	Total Liabilities	1858.14	
7.	Net Worth financial item(s) (as felt		
8.	Any other financial item(s) (as felt appropriate by the management) dit Qualification (each audit qualification se		
a.1	Details of Audit Qualification 1	nompany has booked ncome of Rs. 9,50, were provided by A Sera Sera Box Office of the Group Comp has explained over Ltd is engaged in the which produces of Hence to promote the Box Office Pvt. Ltd	al year 2021-22, the od Business Promotion 2000. The said service alka India Limited to Pvt Ltd, which was on pany. The managemer email that "Alka India he business of Textile arious cloth material he Dome business of KS, there is an agreeme companies stating the coffice on its every clo

Dome on cloth material by Alka India Limited etc. to substantiate that the services were actually provided by Alka India Limited.

Thus, due to lack of sufficient and appropriate audit evidence, we are unable to comment on such income appearing in the accompanying audited consolidated financial statements for the year ended 31** March 2022.

b. The Company has invested in subsidiary company name Vintage FZE (India) Private Limited net worth of this company Rs. 828.77 Lacs as on 31.03.2022, we have not Audited of this company.

c. The Company has advanced an amount of Rs. 14,75,000 during the FY 2020-21 in the form of loans to Nityagata Advisor Management Consultancy for which we were not provided with documentary evidence to validate the said transaction.

Further, it was also noted that Mr. Ashok. Pancharia (director of Alka) is also a director in Nityagata Advisor Management Consultancy and accordingly loans and advances to an entity where the director of Alka India Limited is interested resulted in the violation of the provisions under Section 185 of the Companies Act, 2013.

d. The company has gross outstanding loans and advances of Rs. 10,24,47,884 (Gross) as on the year ended 31% March, 2022 from various companies, out of which the company has created the provision for Doubtful Debts amounting to Rs. 2,25,19,000/- in the previous financial years. We have circulated the independent balance confirmation for the majority of the outstanding loans & advances,

however, we have not received any confirmation independently. Accordingly, due to lack of sufficient and appropriate audit evidence, we are unable to comment on the recoverability and existence of such loans and advances.

e. The company had not conducted the Fair

	alue Assessment for the Investments held by alka India Limited of Rs, 2,43,94,962 (Net) in the shares of unlisted company as required under Ind AS 109. Hence we are unable to comment on the realizable value of such investment,
	External Confirmation, Independent Balance confirmation for outstanding Bank Balances as on 31.03.2022 were sought during the course of audit but the response to the said confirmations were not received by us till the date of this report. Hence, the outstanding balances appearing as on 31* March, 2022 are based on the account statement available and provided by those charge with governance, g. The company has made available the minutes of the Board Meetings held during the FY 2021-22 for our inspection till the date of this report and hence we are unable to review the same. h. The company has not provided us with the Internal Audit Report of the Financial Year 2021-22, as required under Section 138 of the Companies Act, 2013 till the date of this report and hence we are unable to review the same,
The United State of the Control of t	Disclaimer Opinion
b. Type of Audit Qualification	2 years
c. Frequency of qualification:	
d. For Audit Qualification(s) where the impact is quantified by the auditor, Management's Views:	0.000
e. For Audit Qualification(s) where the	NA NA
impact is not quantified by the auditor.	
(i) Management's estimation on the	
impact of audit qualification	the anguight in the
(ii) If management is unable to estimate the impact, reasons for the same	a. Alka India Ltd is engaged in the business of Textiles which produces various cloth materials. Hence to promote the Dome business of KSS Box Office Pvt. Ltd, the company has is an agreement between both the companies stating that "Alka India Ltd. will advertise the dome business of KSS Box Office on its every cloth material, like print of dome on the T-

Shirts etc.". Accordingly the company has earned income in respect of advertisement done during the year. The company has sufficient documentary evidence being Agreement, proof of printing of Dome on cloth material by Alka India Limited etc. to substantiate that the services were actually done. And same will be provided to auditor for their satisfaction.

- b. The Company has invested in subsidiary company name Vintage FZE (India) Private Limited net worth of this company Rs. 828.77 Lacs as on 31.03.2022, The Audit of said Subsidiary company has been done by CA Firm Nikita Khemka.
- c. The Company has advanced an amount of Rs. 14,75,000 during the FY 2020-21 in the form of loans to Nityagata Advisor Management Consultancy, the said transaction was done through proper banking channel and necessary documentary evidence are available with the Company. However they said transaction is not relates to current Financial year 21-22. The company is in process of complying the provisions of section 185 of the companies Act 2013.
- d. The company in process of getting balance confirmation of outstanding loans & advances of Rs. 10,24,47,884 (Gross) form various parties / companies. However, pending confirmation from parties of loans & advances will not affect the recovery of the said amount and financial of the company.
- e. The company in the process of

		conducting fair value assessment for the investment held by Alka India
	25	limited of Rs. 2,43,94,962 (Net) in the share of unlisted company as required IND AS 109. f. The company has provided necessary balance confirmation certificates as per Standards on Auditing (SA) - 505 External Confirmation, Independent Balance confirmation for outstanding Bank Balances as on 31.03.2022 to the auditors.
		g. The company has made available the minutes of the board meeting held during the year FY 2021-22 to auditors.
		h. The company is process of appointment of internal auditor as required under section 138 of companies act, 2013.
	(iii) Auditors' Comments on (i) or (ii) above:	NA
111.	Signatories:	
	•CEO/Managing Director	Sgo toh famerin
	•CFO	Mywapon
	Audit Committee Chairman	A dis
	•Statutory Auditor	T& Co. Anil- Arran
-11-	Place: Mumbai	OF JE
	Date: 30.05.2022	
		Charlet 8



ALKA INDIA LIMITED

CIN: L99999MH1993PLC168521

Unit No. 102, First Floor, Morya Landmark II New Link Road, Near Infinity Mall Mumba: -400 053 Tel No. 022 49720369 Fax: 022 26736335 Web: www.alkaindia.in Email: alkaindia@gmail.com

ANNEXURE I

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

I. S.No		Audited Figures (as reported before adjusting for qualifications)	Adjusted Figures (audited figures after adjusting for qualifications)
1.	Turnover / Total income	9.5	
2.	Total Expenditure	21.04	
3.	Net Profit/(Loss) before Exceptional Items	(11.54)	
4.	Exceptional Items		Not Determinable
5.	Net Profit/(Loss) after Exceptional Items	(11.54)	
6.	Earnings Per Share	(0.00)	
7.	Total Assets	1782.61	
6.	Total Liabilities	1782.61	
7.	Net Worth	1726.49	
8.	Any other financial item(s) (as for appropriate by the management)	lt -	
	has 9,5 Inc wh ma Inc wh pro Ltc cor advits T-S Ho pro bei	During the financial year booked Business Pro 0,000. The said services ia Limited to K Sera Sich was one of the nagement has explained ia Ltd is engaged in thick produces various clemote the Dome busines, there is an agreement panies stating that ertise the dome busines every cloth material, like hirts etc." Wever, during our revided with sufficient on Agreement, proof of himaterial by Alka stantiate that the se	motion Income of Rs were provided by Alka era Box Office Pvt Ltd Group Company. The I over email that "Alka ie business of Textiles oth materials. Hence to s of KSS Box Office Pvt ent between both the "Alka India Ltd. will ss of KSS Box Office on e print of dome on the eview, we were not documentary evidence or printing of Dome on India Limited etc. to

audit evidence, we are unable to comment on such income appearing in the accompanying audited standalone financial statements for the year ended 31% March 2022.

b. The Company has advanced an amount of Rs. 14,75,000 during the FY 2020-21 in the form of loans to Nityagata Advisor Management Consultancy for which we were not provided with documentary evidence to validate the said transaction.

Further, it was also noted that Mr. Ashok Pancharia (director of Alka) is also a director in Nityagata Advisor Management Consultancy and accordingly loans and advances to an entity where the director of Alka India Limited is interested resulted in the violation of the provisions under Section 185 of the Companies Act, 2013.

c. The company has gross outstanding loans and advances of Rs. 10,24,47,884 (Gross) as on the year ended 31% March, 2022 from various companies, out of which the company has created the provision for Doubtful Debts amounting to Rs. 2,25,19,000/- in the previous linancial years. We have circulated the independent balance confirmation for the majority of the outstanding loans and advances, however, we have not received any confirmation independently. Accordingly, due to lack of sufficient and appropriate audit evidence, we are unable to comment on the recoverability and existence of such loans and advances.

d. The company had not conducted the Fair Value Assessment for the Investments held by Alka India Limited of Rs. 2,43,94,962 (Net) in the shares of unlisted company as required under Ind AS 109. Hence we are unable to comment on the realizable value of such investment.

e. As per Standards on Auditing (SA) - 505 External Confirmation, Independent Balance confirmation for outstanding Bank Balances as on 31.03.2022 were sought during the course of audit but the response to the said confirmations were not received by us till the date of this report. Hence, the outstanding balances appearing as on 31 March, 2022 are based on the account statement available and provided by those charge with governance.

f. The company has made available the minutes of the Board Meetings held during the FY 2021-22

b. Type of Audit Qualification c. Frequency of qualification: d. For Audit Qualification(s) where the impact is quantified by the auditor, Management's Views: e. For Audit Qualification(s) where the impact is not quantified by the auditor: (i) Management's estimation on the impact of audit qualification	for our inspection till the date of this report and hence we are unable to review the same. g. The company has not provided us with the Internal Audit Report of the Financial Year 2021-22, as required under Section 138 of the Companies Act, 2013 till the date of this report and hence we are unable to review the same. Disclaimer Opinion 2 years NA
(ii) If management is unable to estimate the impact, reasons for the same	a. Alka India Ltd is engaged in the business of Textiles which produces various cloth materials. Hence to promote the Dome business of KSS Box Office Pvt. Ltd, the company has is an agreement between both the companies stating that "Alka India Ltd. will advertise the dome business of KSS Box Office on its every cloth material, like print of dome on the 'T-Shirts etc.''. Accordingly the company has earned income in respect of advertisement done during the year. The company has sufficient documentary evidence being Agreement, proof of printing of Dome on cloth material by Alka India Limited etc. to substantiate that the services were actually done. And same will be provided to auditor for their satisfaction.
	b. The Company has advanced an amount of Rs. 14,75,000 during the FY 2020-21 in the form of loans to Nityagata Advisor Management Consultancy, the said transaction was done through proper banking channel and necessary documentary evidence are available. However the said transaction is not relates to current financial year 21-22. The company is in process of complying the provisions of section 185 of the companies Act 2013.

	21	c. The company in process of getting balance confirmation of outstanding loans & advance.
		of Rs. 10.24,47,884 (Gross) form variou parties / companies. However, pending confirmation from parties of loans & advance will not affect the recovery of the said amount and financial of the company.
		d. The company in the process of conducting fair value assessment for the investment held by Alka India limited of Rs. 2,43,94,962 (Net) in the share of unlisted company as required IND AS 109.
		e. The company has provided necessary balance confirmation certificates as per Standards on Auditing (SA) - 505 External Confirmation Independent Balance confirmation for outstanding Bank Balances as on 31.03.2022 to the auditors.
		 The company has made available the minutes of the board meeting held during the year FY 2021-22 to auditors.
	2	g. The company is process of appointment of internal auditor as required under section 138 of companies act, 2013.
	(iii) Auditors' Comments on (i) or (ii) above:	NA
III.	Signatories:	
	•CEO/Managing Director	Satsh Panonin.
	•CFO	Din red Ca
	•Audit Committee Chairman	Alex
	•Statutory Auditor	SWANT SONT ARSWY
	Place M. L.	
-	Place: Mumbai	[] []
	Date: 30.05.2022	

