CASTEX TECHNOLOGIES LIMITED

(Formerly Known as AMTEK INDIA LIMITED)

Corporate Office: 3 LSC Pamposh Enclave, Greater Kailash-I, New Delhi-110048

Tel: +91-11-42344444 Fax: +91-11-42344400

E-mail: info@castextechnologies.com; Web: www.amtek.com

CIN: L65921HR1983PLC033789

REF NO.: CTL/BSE/NSE/2020-21

To.

Date: 13th February, 2021

The Manager Listing Department The BSE Limited

Listing Department

Phiroze Jee Jee Bhoy Towers, Dalal Street, Mumbai - 400001 The Secretary

The National Stock Exchange of India Limited,

"Exchange Plaza",

5th Floor, Plot No. C/1, G-Block, Bandra - Kurla

Complex, Bandra (E), Mumbai-400051

Scrip code: 532282

SYMBOL: CASTEXTECH

Subject: Un-audited Standalone and Consolidated Financial Results for the Quarter and Nine Months ended on December 31st, 2020

Dear Sir/Ma'am,

Pursuant to the provision of Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we wish to inform you that Un-audited Standalone and Consolidated Financial Results of the Company for the Quarter and Nine Months ended on December 31st, 2020 shall considered and disseminated today i.e., Saturday, 13th February, 2021. Consequent to same, we enclosed, interim of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the following:

1. The Un-audited Standalone and Consolidated Financial Results for the Quarter and Nine Months ended on December 31st, 2020 (Copy enclosed)

2. Limited Review Report on the aforesaid Un-audited Standalone and Consolidated Financial Results for the Quarter and Nine Months ended on December 31st, 2020. (Copy enclosed)

The Meeting for approval of Un-audited Standalone and Consolidated Financial Results for the Quarter and Nine Months ended on December 31st, 2020 was commenced at OS:00 PM and concluded at O7:30 PM.

Kindly note that the above shall be available at the Company's website i.e., www.amtek.com/ail.php.

You are requested to take the above information on record.

Thanking you

Yours faithfull OLO

For Castex technologies Limited

me ya Ri wani

(Company Secretar

Issued with Approval of Mr. Dinkar T. Venkatasubramanian

(Insolvency Professional)

IP Registration no. IBBI/IPA-001/IP-P00003/2016-17/10011

(Castex Technologies Limited was under Corporate Insolvency Resolution Process of the Insolvency and Bankruptcy Code 2016. Its affairs, business and assets are being managed by the Interim Resolution Professional, Mr. Dinkar T. Vekatasubaramanian, appointed by the National Company Law Tribunal vide order dated 20th December, 2017, w.e.f., 22nd December, 2017 and continued as Resolution Professional by the Committee of Creditors in its meeting held on 12th January, 2018. Further Mr. Dinkar T. Venkatasubramanian appointed as Insolvency Professional under the directions of Implementation and Monitoring Committee of the Corporate Debtor, as per the Resolution Plan approved by Hon'ble National Company Law Tribunal by order dated 15th December 2020 under the provisions of the Code.)

Enclosed: As stated above

Registered Office:

Village Narsinghpur Mohammadpur, Old Manesar Road Gurgaon

Harvana-123106 Tel.: +91-124-4085851

Email ld.: info@castextechnologies.com

Web: www.amtek.com

CASTEX TECHNOLOGIES LIMITED

(formerly known as Amtek India Limited)

Corporate Office: 3, L.S.C., Pamposh Enclave, Greater Kailash-I, New Delhi - 110 048

Tel.: +91 11 42344444, Fax: +91 11 42344400
E-mail: info@castextechnologies.com, Website: castextechnologies.com CIN: L65921HR1983PLC033789

CASTEX TECHNOLOGIES LIMITED

ndalone & Consolidated Unaudited Financial Results for the Quarter and Nine Months ended 31st December, 2020

	PROVIDENTIAL PROPERTY OF PROPERTY OF THE PROPE	Standalone						Consolidated					
5.No	Particular	Ouarter Ended Nine Months Ended				ths Ended	Year Ended	Quarter Ended Nine Months Ex				nths Ended	ed Year ende
		The state of the s		31.12.2019			31,03,2020	The second secon		31.12.2019	31.12.2020	31.12.2019	12.2019 31.03.202
		Unaudited	Unaudited	Transcription (Co.)	Unaudited	Unaudited	Audited	Unaudited	Unsudited	Unaudited	Unaudited	Unaudited	Audited
	Income from Operations						CONTRACTOR OF STREET						
		9.184	7,873	6,979	18,672	22,732	29,640	9,184	7,873	6.979	18,672	22,732	29,64
	(a) Not Sales./ Revenue from operations		The state of the s	13	1.597	26	42	401	1.195	13	1,597	26	
	(h) Other Income	401	1,195 9,068	6,992	20,269	22,758	29,663	9,585	9,068	6,992	20,269	22,758	29,6
	Total Incomes from Operations	9,585	9,066	6,774	20,207	22,130	27,000	7,500					
2	Expresses			-			13.968	4,618	3,884	3,157	9,056	10,549	13,9
	a) Cost of Material consumed	4,618	3,884	3,157	9,056	10,549	13,908	9,010	3,200				
	h) Punhases of stock-in-trade												- 1188
	Changes in inventories of finished goods, work in progress and				149	192	58	81	(176)	(126)	149	192	
	stock in trade	81	(176)	1,282	2.941	3,684	4,759	1.209	1,111	1,282	2,941	3,684	4,7
	d) Employee Benefits Expense	1,209	1,111	158	828	464	693	516	193	158	828	464	6
	rel Finance Costs	316	193	12,380	36,800	37,038	49,277	12,277	12,320	12,380	36,800	37,038	49,2
	Depreciation & Americation Expense	12,277	3,170	2,778	7,796	9,236	12,146	3,589	3,170	2,778	7,7%	9,236	12,1
	g) Other Expenses	3,589	20,502	19,628	57,571	61,163	80,902	22,290	20,502	19,628	57,571	61,163	80,9
	Total Expenses	22,290	20,302	17,040	3/3/1	01,100	44,742			10000			
1	Profit/(Loss) before share of profit /(Loss) from Investment in	(12,705)	(11,434)	(12,636)	(37,301)	(38,405)	(51,219)	(12,705)	(11,434)	(12,636)	(37,301)	(38,405)	(51,2
	associates and joint venture, exceptional Items and tax (1-2)	(12,705)	(11,434)	(12,030)	(37,301)	(001400)	-		0.57	1.43	1.23	4.01	4
4	Share of profit/(loss) of associates and joint ventures										Here's Land		
	Profit/(Loss) before exceptionals items and Tax (3+4)	(12,705)	(11,434)	(12,636)	(37,301)	(38,405)	(51,219)	(12,705)	(11,433)	(12,635)	(37,300)	(38,401)	(51,21
5	Control and Contro	(81)	(13)	-	(94)	-	-	(81)	(13)		(94)		-
6	Exceptional lions [(Income)/Expense]	(12,625)		(12,636)	(37,208)	(38,405)	(51,219)	(12,624)	(11,420)	(12,635)	(37,207)	(38,401)	(51,21
	Profit/(Loss) from before tax (5-6)	(ILLOLD)											
5	Tax expense												
	Current tax												200
	Deferred tax						*						
	Total Tax Expense	(12,625)	(11,421)	(12,636)	(37,206)	(38,405)	(51,219)	(12,624)	(11,420)	(12,635)	(37,207)	(38,401)	(51,21
	Profit/(Loss) for the period from continuing operation (7-8)	(12,023)	(12,121)										
	Other Comprehensive Income	0.00	46		46		85	(0)	46		46		8
	A (i) stems that will not be reclassified to profit or loss	GUA											
	(at) ancome tax relating to mems that will not be reclassified to profit	-									8 2 1 1 1 1		
	or loss												
	E (i) stems that will be reclassified to profit or loss.												
	(ii) ancome tax relating to stems that will be reclassified to profit or												
	Other Comprehensive Incoment of tax[[A(i)-A(ii)+B(i)-B(ii)]	0	46		46	-	85	(0)	46		46	-	8
10	Other Comprehensive Incometnes in sixthest in activities	(12,625)	(11,375)	(12,636)	(37,162)	(38,405)	(51,134)	(12,624)	(11,375)	(12,635)	(37,160)	(38,401)	(51,13
11	Total Comprehensive Income after Tax (9+10)	(repres)			184 .				(146)	(110)	(286)	(332)	(3,19)
12	Net peofit Atous) from discontinued operations												
15	Other comprehensive income from discontinued operations (Net of								1,033		2327		2,570
	(ux)												
14	Total Comprehensive Income from discontinued operations(11+12)								887	(110)	2,041	(332)	(62)
	the Control and other					HERE!			(10,488)	(12,745)	(35,119)	(36,732)	(51,75)
15	Total Comprehensive income (comprising profit/(loss) and other	(12,625)	(11,375)	(12,636)	(37,162)	(38,405)	(51,134)	(12,624)	(10,488)	(12,745)	(33,113)	63001.3001	17473
	comprehensive income for the year) (11+14)			SI-S-ISI							(35,119)	(36,732)	(51,753
36	Income attributable to the consolidated group	(12,425)	(11,375)	(12,636)	(37,162)	(38,405)	(51,134)	(12,624)	(10,488)	(12,745)	10,114	(30) 34)	(51,750
-	i) To equity holden	(12,025)	(11,511)		1756							7,562	7.562
	ii) To non controlling interest	7,562	7,562	7,562	7,562	7,562	7,562	7,562	7,562	7,562	7,562	-	(91,753
17	Paid-up equity share capital (Face Value of Rs.2 each)	1,361	',				(1,36,897,23)						(91,730)
18	Reserves excluding Revaluation Reserves as per balance short										(9.84)	(10.16)	(13.55
19	Earning per share for continuing operations:		(3.02)	(3.34)	(9.84)	(10.16)	(13.55)	(7.74)	(3.02)	(2.41)	(9.84)	(10.10)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Bass and Diluted	(3.34)	(144)	1									
~	Earning per share for discontinued operations:								0.23	(0.03)	0.54	(0.09)	(0.16
20													
	Base and Diluted	HIS S							-	(337)	(9.29)	(10.24)	(13.69)
21	Earning per share for continuing and discontinued operations:	(3.34)	(3.02)	(3.34)	(9.84)	(10.16)	(13.55)	(L34)	(277)	(3.37)	(7.47)	,	1000000
	Basic and Diluted	1	HOLD STATE OF THE PARTY OF THE			THE RESERVE OF THE PERSON NAMED IN							

votes to financial results Contd....

Regd. Office: Village Mohmmadpur,

BPO - Nursinghpur Old Manesar Road,

Gurgaon Haryana. Tel: +91-124-4749400

scy resolution process ("CIRP") has been initiated against Castex Technologies Limited ('the Company') vide an order of Chandigarh bench of the National Company Law Tribunal (NCLT) dated December 20, 2017 unit insolvency and bankruptcy code 2016 (Code). Pursuant to the order, the power of the Board of directors stands suspended and are exercisable by Mr Dinkar T. Venkatasubramanian, who was appointed as interim nal (IRP) by the NCLT vide order dated December 22, 2017 and was consequently confirmed as Resolution Professional (RP) by the Committee of Creditors (CoC) in its meeting held on January 12, 2018. How'able National "Chandigarh Bench" vide their order No, CP (IB) No.116/Chd/Hry/2017dated 13th June 2018, approved the extension of CIRP period by 90 days (i.e. from 180 days to 270 days). lvency resolution process ("CIRP") has been initiat the provisions of the increasional Company Law Tribunal "Ch

Further, the Committee of Creditors of CTL had approved the resolution plan submitted by Liberty House Group Pie Ltd (LHG) through e-voting process on August 30, 2018. The resolution plan, as approved by the Committee of CTL, had also been subsequently submitted to Hon'ble National Company Law Tribunal "Chandigarh Bench" for consideration and approval as per the provision of the Code.

However, in view of the failure by LHG to comply with steps envisaged in the process memorandum post CoC approved its Resolution Plan as well as continuing default by Liberty in implementing NCLT approved Resolution plans in other CIRPs, the CoC filed an application on 6th of December 2018 to withdraw Liberty's Resolution Plan and allow a fresh process to entify new resolution applicants for CTL.

dicating Authority vide its Order dated March 15, 2019 has perm itted the application for approval of the resolution plan to be withdrawn & excluded the period from the date of acceptance of LHG as the preferred bidder i.e. May 18, 2018 till the receipt of the certified copy of the Order dated March 15, 2019 for counting the 270 days, permitted for completion of the insolvency resolution process. The order also directed CoC to proceed with inviting fresh expression of interest as on March 29, 2019.

The CoC have vide another application dated 28.09.2019 sought exclusion/ extention from the Honbie NCLAT in view of Section 12(3) of the IBC Code. The honorable NCLAT vide order dated 11.12.2019 granted time for resolution till 31st January 2020. The resolution plan was submitted by Deccan Value on 17th January 2020 along with addendums dated 07th February 2020, 18th February 2020 & 9th March 2020. The resolution plan was put to vote and approved by COC IBC was filed by Resolution Professional of Castes in NCLT on 16th June 2020.

n Ne NCLT Chandigarh Bench heard the arguments for approval of the Resolution Plan for Castex Technologies Limited and pronunced its order of approval on 15th December 2020.

As per NCLT Order (read with the implementation provisions of the Resolution Plan), the Resolution Applicant and Resolution Professional shall jointly supervise the implementation of the Resolution Plan until closing date. The Resolution Professional shall act as insolvency Professional and will be a member on the Monitoring committee till such closing date. In the meanwhile the Company is presently undergoing CIRP and the Resolution Process is underway in line with the provisions of IBC. Currently, Implementation & Monitoring Committee (IMC) was formed as per the terms of the resilution plan for the implementation of plan.

- Post the NCLT approval, the company is continuing to operate as a going concern in terms of the approved resolution plan. Implementation & Montoring Committee (IMC) has been formed for the management of going concern and supervision of implementation of the approved resolution plan. As the powers of the Board of Directors have been suspended, the above results have not been adopted by the Board of Directors.
- Latest information revealed, Loans & Advances amounting to Rs. 125 Crores which was to be grouped under Investment in subsidiary had been shown under the head laons and advances. The management has accordingly reclassified the same under the head investment in subsidiary w.e.f. Quarter ended 30th september 2020.
- Debenhures issued to LIC of India stands matured in June 2018. Therefore, the requirement of certificate in terms of regulation 52(5) of SEBI LODR 2015, is not applicable. The debenture holders had filed a claim with RP of during the CIRP of
- As per the Code the RP had to receive, collete and all the claims submitted by the creditors of the company. The RP had verified and admitted the claims submitted by the creditors against the company as per the Code. Pending implementation of resolution plan, the impact of such claims if any that also has not been considered in the preparation of the financial statements. Accordingly, interest on the financial debt from the date of commencement of CIRP (i.e. from 20th December 2017 till 31st December 2020) has not been provided in the books of accounts and charged to the Profit and Loss account in accordance with the IBC regulations.
- ing corporate insolvency resolution process (as mentioned in note 1 & 2), the uncertainty as to the realisation of unused tax losses and MAT credit available cannot be ascertained at this stage. Consequent to deferred tax (net) & MAT credit available have not been given effect to, during the period.
- Considering the current operating levels of the Company, and the ongoing CIR Process it is not possible to determine:

 a. Impairment, if any, in the economic value of the fixed assets, and tools & dies;

 - stion, if any, in the value of investments.
- Trade receivables, loans & advances at December 31, 2020 (which are subject to confirmation & reconciliation), includes belances from the group entities, which are subject to confirmation/reconciliation and the recoverability as
- The company is in the business of Casting and Machining of steel products and hence has only one reportable operating segment as per Ind AS 108 "operating segments".
- The consolidated financials of the company include financials pertaining to its overseas subsidiary (held for sale), seven associate companies and a joint venture company. It may be noted that the RP of the Company has no control over/ to the entities, which have been consolidated. The accounts of the overseas subsidiary and joint venture company are unaudited and have been considered on the basis of certification by the management of the entities being
- Amtek Global Technologies Pte Limited ("AGT"), in which the overseas subsidiary of the Company (i.e. Amtek Kuepper GmbH) holds stake, is under receivership in Singapore and receiver has been appointed. Since the for 31st December, 2020 were not available/ accessible to the overseas subsidiary, the investment in AGT held by Amtek Kuepper GmbH, has been valued based on the financial statements for 31 March 2017 for AGT. 11
- 12 Previous period figures have been regrouped/rearranged wherever considered necessary to make them comparable with current period. 13
- The Company has carried out its initial assessment of the likely adverse impact on economic environment and financial risk because of outbreak of Covid-19 pandemic. The Company is in the business Casting and Machining of steel products. Although, there is a significant impact, on account of demand destruction, in the short term, the management believes that there may not be significant impact of the pandemic on the financial position and performance of the company, in the long-term. The Company expects the economic concernit to recover without there being a major impact business of the Company based on information available on current economic conditions. These expectations are subject to uncertainty and may be affected by the severity and duration of pandemic. The extent to which the pandemic will impact the Company's future results will also depend on developments, which are highly uncertain, including amongst the other things, any new information concerning the severity of the pandemic and any action to contain its spread or mitigate its impact whether government mandated or elected by the company. e expectations are subject

For CASTEX TECHNOLOGIES LIMITED

New Delhi

Date: 13 th February, 2021 Place: New Delbi

f Fin

VINAY JAIN & ASSOCIATES CHARTERED ACCOUNTANTS

Head Office : 18/12, W.E.A., Pusa Lane, Arya Samaj Road, Karol Bagh, New Delhi-110 005 Guwhati Office : Flat No. 308, Block-B, 3rd Floor, Kiran Shree Apartment Bye-Lane 2, Tarun Nagar, Guwhati, Assam-781005

Phone : (O) 28753909 (Fax) 28756275 (R) 26854213, (M) 9811228611 Website : www.vjainca.com / E-mail : vjainca@rediffmail.com

Ref. No.

Dated 13 02 2021

INDEPENDENT AUDITORS'REVIEW REPORT

To

The Resolution Professional,

CASTEX TECHNOLOGIES LIMITED

We have reviewed the accompanying statement of standalone unaudited financial results of M/sCASTEX TECHNOLOGIES LIMITED (the company), for the quarter ended 31st December, 2020 being submitted by the company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (as amended) ("Listing Regulations"), including relevant circulars issued by the SEBI from time to time.

"A corporate insolvency resolution process ("CIRP") has been initiated against Castex Technologies Limited ('the Company') vide an order of Chandigarh bench of the National Company Law Tribunal (NCLT) dated December 20, 2017 under the provisions of the insolvency and bankruptcy code 2016 (Code). Pursuant to the order, the power of the Board of directors stands suspended and are exercisable by Mr Dinkar T. Venkatasubramanian, who was appointed as interim resolution professional (IRP) by the NCLT vide order dated December 22, 2017 and was consequently confirmed as Resolution Professional (RP) by the Committee of Creditors (CoC) in its meeting held on January 12, 2018. Hon'able National Company Law Tribunal ""Chandigarh Bench"" vide their order No, CP (IB) No.116/Chd/Hry/2017dated 13th June 2018, approved the extension of CIRP period by 90 days (i.e. from 180 days to 270 days).

Further, the Committee of Creditors of CTL had approved the resolution plan submitted by Liberty House Group Pte Ltd (LHG) through e-voting process on August 30, 2018. The resolution plan, as approved by the Committee of Creditors of CTL, had also been subsequently submitted to Hon'ble National Company Law Tribunal "Chandigarh Bench' for consideration and approval as per the provision of the Code.

However, in view of the failure by LHG to comply with steps envisaged in the process memorandum post CoC approved its Resolution Plan as well as continuing default by Liberty in implementing NCLT approved Resolution plans in other CIRPs, the CoC filed an application on 6th of December 2018 to withdraw Liberty's Resolution Plan and sought directions for exclusion of time spent with LHG for negotiating and finalising Resolution Plan and allow a fresh process to identify new resolution applicants for CTL.

Adjudicating Authority vide its Order dated March 15, 2019 has permitted the application for approval of the resolution plan to be withdrawn. Adjudicating Authority has also directed that the period from the date of acceptance of LHG as the preferred bidder i.e. May 18, 2018 till the receipt of the certified copy of the Order dated March 15, 2019 shall be excluded for counting the 270 days, permitted for completion of the insolvency resolution process. The Order has also allowed CoC to proceed with inviting fresh expression of interest from prospective investors. Accordingly, in terms of the said direction, the RP has invited a fresh expression of interest as on March 29, 2019 and has received six expression of interests in response till date.

"Appeal was filed by LHG against the order dated 15.03.2019, on 29.04.2019 before the Hon'ble NCLAT. During the pendency of the said appeal, the resolution professional moved an application seeking exclusion of certain time period due to the pending litigation. Therefore, Hon'ble NCLAT vide its order dated 16.07.2019 due to the pending litigation, excluded a period of 73 days for the purpose of calculating 270 days, which was completed on 11.07.2019, from 29th April 2019 (date of filing the appeal) to 11.07.2019. The period of 73 days was allowed to be counted from 17.07.2019, which expired on 28.09.2019.

The CoC have vide another application dated 28.09.2019 sought exclusion/ extension from Hon'ble NCLAT in view of Section 12(3) of IBC Code. The honourable NCLAT vide oder dated 11.12.2019 granted time for resolution till 31st January 2020. The resolution plan was submitted by Deccan Value on 17th January 2020 along with addendums dated 07th February 2020, 18th February 2020 & 9th March 2020. The resolution plan was put to vote and approved by CoC on 16th March,2020. The Government of India ordered a lockdown on account of COVID 19. As a result, the hon'ble NCLAT was not functional during that period and thus the application for approval of resolution plan under section 30(6) of IBC was filed by Resolution Professional of Castex in NCLT on 16th June, 2020.

The Hon'ble NCLT Chandigarh Bench heard the arguments for approval of the Resolution Plan for Castex Technologies Limited and pronunced its order of approval on 15th December 2020.

As the powers of the Board of Directors have been suspended, the above result has not been adopted by the Board of Directors. However, the same have been signed by Mr. Sanjay Arora, Director of the Company, confirming, accuracy & completeness of the results and taken on record not signed by Mr Dinkar T. Venkatasubramanian (Resolution Professional).

This Statement, which is the responsibility of the holding company's management presently vested in the Resolution Professional, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards 34, Interim Financial Reporting (IND AS 34) prescribed under section 133 of the Companies Act, 2013 ("the Act"), SEBI Circular CIR/CFD/FAC/62/2016 dated 5 July 2016 and CIR/IMD/DF1/69/2016 dated 10 August 2016(hereinafter referred to as 'the SEBI Circular') and other accounting principles generally accepted in India. Our responsibility is to express a conclusion on the Statements based on our review.

We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410, Review of Interim Financial Information Performed by the Independent Auditor of the Entity, issued by the Institute of Chartered Accountants of India. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with the Standards on Auditing specified under Section 143(10) of the Act, and consequently, does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Basis of disclaimerof conclusion

As explained in the note 1 of the Unaudited Standalone Financial Results, the National Company Law Tribunal (NCLT) has passed an order dated 15th December 2020 approving the Resolution Plan for Castex Technologies Limited.

We are unable to determine the consequential impact of the aforesaid order by Hon'ble NCLT Chandigarh Bench and the impact of certain specific transactions / matters and disclosures on these Unaudited Standalone Financial Results. Such specific transactions/ matters include:

We draw attention to the following:



1. As per "Indian Accounting Standard 36" which talks about impairment of asset, if the carrying amount of the asset is more than recoverable amount then asset need to be impaired and as per "Indian Accounting Standard 109" on financial instruments which contains provisions of impairment of financials assets through expected credit loss method basis, value of assets as disclosed in the financial statements need to be appropriately adjusted for the impairment. However, the management has not determined value in use, thus impairment of Property, Plant & Equipment including Capital Work In Progress and expected credit loss on advances given, trade receivables, investments and other financial assetshas not been accounted for.

We are unable to obtain the sufficient appropriate audit evidence regarding the extent of impairment loss and expected credit loss to be recognised on these Property, Plant & Equipment including Capital Work In Progress, Advances given, Trade Receivables, Investments and Other financial assets and consequential impact on the standalone financial statements as at 31st December, 2020 as the management has not provided the sufficient audit evidence and accordingly forms a basis for the Disclaimer of Conclusion

Considering the current operating levels of the Company, the company has not made any Impairment in the value of Tools and Dies, accordingly we are unable to comment upon the effect of the same on the Financial Statements.

Emphasis of Matter

We draw attention to the following matters: -

- a) Note No. 1 regarding Corporate Insolvency Resolution Process(CIRP) initiated under Insolvency and Bankruptcy Code, 2016 ('the Code') and the Hon'ble NCLT heard the argument for approval of the Resolution Plan for the company and pronounced its order of approval on 15th December 2020.
- b) The Company has been continuously making losses, consequently its net worth is negative and the Company's total liabilities exceeded its total assets. This indicates the existence of material uncertainty that may cast significant doubt on the Company's ability to continue as a going concern. However, post the NCLT approval, the company is continuing to operate as a going concern in terms of the approved resolution plan. Implementation & Monitoring Committee (IMC) has been formed for the management of going concern and supervision of implementation of the approved resolution plan. [Refer Note No. 2 of financial results];
- c) Considering the ongoing corporate insolvency resolution process (as mentioned n Note No 1 & 2) the certainty as to the realisation of unused tax losses and MAT credit available cannot be ascertained at this stage. Consequently, adjustment to deferred tax (net) and MAT credit available have not been given effect to. (Refer Note 6 to financial results)
- d) As per the Code the RP had to receive, collate and all the claims submitted by the creditors of the company. The RP had verified and admitted the claims submitted by the creditors against the company as per the Code. Pending implementation of resolution plan, the impact of such claims if any that also has not been considered in the preparation of the financial statements. Accordingly, interest on the financial debt from the date of commencement of CIRP (i.e. from 20th December 2017 till 31st December 2020) has not been provided in the books of accounts and charged to the Profit and Loss account in accordance with the IBC regulations. [Refer Note 5 to financial results];

e) Trade receivables are subject to confirmation.

- f) The interest payable to MSMEs for late payment of their dues yet to be accounted for.
- g) As per "Indian Accounting Standard 19" which talks about post-employment benefits, the provision for Gratuity and Leave Encashment has not been accounted for fully in the books till 30-12-2020.
- h) Inventories of Rs. 26,160.67.Lacs includes inventory of Nalagarh&Palwal plants of Rs. 1,719.24 Lacs which are subject to verification and consequential adjustment, if any

Disclaimer of Conclusion

Because of the significance of the matters described in Basis of disclaimer of conclusion above, taking into consideration the ongoinginvestigation into various matters, pending assessment of legal compliances by the Company; ongoing regulatory reviews/ actions and counter claims received by the Company; possible impact whereof has not been quantified by the management; andcertain specific provisions accounted by the Company during the quarter and nine monthsended December 31, 2020; we have not been able to obtain sufficient appropriate evidence toprovide a basis for our conclusion as to whether the accompanying Unaudited StandaloneFinancial Results:

i. are prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, (IndAS 34) "Interim Financial Reporting" specified under Section 133 of the Companies Act, 2013 and;

ii. disclose the information required to be disclosed in terms of the Listing Regulations including the manner in which it is to be disclosed or that it contains material misstatements.

For Vinay Jain & Associates

Chartered Accountants.

FRN/004085N

Vinay Kumar Jain

Partner

Membership No. 080163

UDIN:- 21080163AAAABX2904

Place: New Delhi Dated: 13.02.2021

VINAY JAIN & ASSOCIATES

CHARTERED ACCOUNTANTS

Head Office : 18/12, W.E.A., Pusa Lane, Arya Samaj Road, Karol Bagh, New Delhi-110 005 Guwhati Office : Flat No. 308, Block-B, 3rd Floor, Kiran Shree Apartment Bye-Lane 2, Tarun Nagar, Guwhati, Assam-781005

Phone : (O) 28753909 (Fax) 28756275 (R) 26854213, (M) 9811228611 Website : www.vjainca.com / E-mail : vjainca@rediffmail.com

Ref. No.

Dated 13/02/2021

INDEPENDENT AUDITORS'REVIEW REPORT

To

The Resolution Professional of

CASTEX TECHNOLOGIES LIMITED

We, have reviewed the accompanying statement of Consolidated unaudited financial results of M/s CASTEX TECHNOLOGIES LIMITED (the holding company or company), its overseas subsidiary (held for sale), its Indian subsidiary, its associates and joint venture, for the quarter ended 31 to December, 2020 being submitted by the Holding company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (as amended) ("Listing Regulations"), including relevant circulars issued by the SEBI from time to time.

"A corporate insolvency resolution process ("CIRP") has been initiated against Castex Technologies Limited ('the Company') vide an order of Chandigarh bench of the National Company Law Tribunal (NCLT) dated December 20, 2017 under the provisions of the insolvency and bankruptcy code 2016 (Code). Pursuant to the order, the power of the Board of directors stands suspended and are exercisable by Mr Dinkar T. Venkatasubramanian, who was appointed as interim resolution professional (IRP) by the NCLT vide order dated December 22, 2017 and was consequently confirmed as Resolution Professional (RP) by the Committee of Creditors (CoC) in its meeting held on January 12, 2018. Hon'able National Company Law Tribunal ""Chandigarh Bench"" vide their order No, CP (IB) No.116/Chd/Hry/2017dated 13th June 2018, approved the extension of CIRP period by 90 days (i.e. from 180 days to 270 days).

Further, the Committee of Creditors of CTL had approved the resolution plan submitted by Liberty House Group Pte Ltd (LHG) through e-voting process on August 30, 2018. The resolution plan, as approved by the Committee of Creditors of CTL, had also been subsequently submitted to Hon'ble National Company Law Tribunal "Chandigarh Bench' for consideration and approval as per the provision of the Code.

However, in view of the failure by LHG to comply with steps envisaged in the process memorandum post CoC approved its Resolution Plan as well as continuing default by Liberty in implementing NCLT approved Resolution plans in other CIRPs, the CoC filed an application on 6th of December 2018 to withdraw Liberty's Resolution Plan and sought directions for exclusion of time spent with LHG for negotiating and finalising Resolution Plan and allow a fresh process to identify new resolution applicants for CTL.

Adjudicating Authority vide its Order dated March 15, 2019 has permitted the application for approval of the resolution plan to be withdrawn. Adjudicating Authority has also directed that the period from the date of acceptance of LHG as the preferred bidder i.e. May 18, 2018 till the receipt of the certified copy of the Order dated March 15, 2019 shall be excluded for counting the 270 days, permitted for completion of the insolvency resolution process. The Order has also allowed CoC to proceed with inviting fresh expression of interest from prospective investors. Accordingly, an terms of the said direction, the RP has invited a fresh

expression of interest as on March 29, 2019 and has received six expression of interests in response till date.

"Appeal was filed by LHG against the order dated 15.03.2019, on 29.04.2019 before the Hon'ble NCLAT. During the pendency of the said appeal, the resolution professional moved an application seeking exclusion of certain time period due to the pending litigation. Therefore, Hon'ble NCLAT vide its order dated 16.07.2019 due to the pending litigation, excluded a period of 73 days for the purpose of calculating 270 days, which was completed on 11.07.2019, from 29th April 2019 (date of filing the appeal) to 11.07.2019. The period of 73 days was allowed to be counted from 17.07.2019, which expired on 28.09.2019.

The CoC have vide another application dated 28.09.2019 sought exclusion/ extension from Hon'ble NCLAT in view of Section 12(3) of IBC Code. The honourable NCLAT vide oder dated 11.12.2019 granted time for resolution till 31st January 2020. The resolution plan was submitted by Deccan Value on 17th January 2020 along with addendums dated 07th February 2020, 18th February 2020 & 9th March 2020. The resolution plan was put to vote and approved by CoC on 16th March,2020. The Government of India ordered a lockdown on account of COVID 19. As a result, the hon'ble NCLAT was not functional during that period and thus the application for approval of resolution plan under section 30(6) of IBC was filed by Resolution Professional of Castex in NCLT on 16th June, 2020.

The Hon'ble NCLT Chandigarh Bench heard the arguments for approval of the Resolution Plan for Castex Technologies Limited and pronounced its order of approval on 15th December 2020.

As the powers of the Board of Directors have been suspended, the above result has not been adopted by the Board of Directors. However, the same have been signed by Mr. Sanjay Arora, Director of the Company, confirming, accuracy & completeness of the results and taken on record not signed by Mr Dinkar T. Venkatasubramanian (Resolution Professional).

This Statement, which is the responsibility of the holding company's management presently vested in the Resolution professional, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards 34, Interim Financial Reporting (IND AS 34) prescribed under section 133 of the Companies Act, 2013 ("the Act"), SEBI Circular CIR/CFD/FAC/62/2016 dated 5 July 2016 and CIR/IMD/DF1/69/2016 dated 10 August 2016(hereinafter referred to as 'the SEBI Circular') and other accounting principles generally accepted in India. Our responsibility is to express a conclusion on the Statements based on our review.

We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410, Review of Interim Financial Information Performed by the Independent Auditor of the Entity, issued by the Institute of Chartered Accountants of India. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with the Standards on Auditing specified under Section 143(10) of the Act, and consequently, does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

We also performed procedures in accordance with the SEBI Circular CIR/CFD/CMD1/44/2019 dated 29 March 2019 issued by the SEBI under Regulation 33(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations. 2015 (as amended), to the extent applicable.

Basis of disclaimer of conclusion

As explained in the note 1 of the Unaudited Standalone Financial Results, the National Company Law Tribunal (NCLT) has passed an order dated 15th December 2020 approving the Resolution Plan for Castex Technologies Limited.

We are unable to determine the consequential impact of the aforesaid order by Hon'ble NCLT Chandigarh Bench and the impact of certain specific transactions / matters and disclosures on these Unaudited Standalone Financial Results. Such specific transactions/ matters include:

We draw attention to the following:

1. As per "Indian Accounting Standard 36" which talks about impairment of asset, if the carrying amount of the asset is more than recoverable amount then asset need to be impaired and as per "Indian Accounting Standard 109" on financial instruments which contains provisions of impairment of financials assets through expected credit loss method basis, value of assets as disclosed in the financial statements need to be appropriately adjusted for the impairment. However, the management has not determined value in use, thus impairment of Property, Plant & Equipment including Capital Work In Progress and expected credit loss on advances given, trade receivables, investments and other financial assets has not been accounted for.

We are unable to obtain the sufficient appropriate audit evidence regarding the extent of impairment loss and expected credit loss to be recognised on these Property, Plant & Equipment including Capital Work In Progress, Advances given, Trade Receivables, Investments and Other financial assets and consequential impact on the standalone financial statements as at 31st December, 2020 as the management has not provided the sufficient audit evidence and accordingly forms a basis for the Disclaimer of Conclusion

Considering the current operating levels of the Company, the company has not made any Impairment in the value of Tools and Dies, accordingly we are unable to comment upon the effect of the same on the Financial Statements.

Other Matters

Consolidated Financials includes the unaudited financial statements of the overseas subsidiary, Indian subsidiary, joint venture and associates referred to in paragraph below,

Overseas Subsidiary: 1 M/s. AmtekKupper GmbH

Indian Subsidiary: 2 M/s. Xlnc. Advisory Service Pvt. Ltd.

Joint Venture 3Amtek Riken Casting Pvt. Ltd.

Associate

4TerrasoftInfosystemsPvt. Ltd.
5 Aaron Steels & Alloys Pvt. Ltd.
6Asta Motorcycles and Scooter Pvt. Ltd.
7 Blaze spare parts Pvt. Ltd.
8 Domain Steels & Alloys Pvt. Ltd.
9 Gagandeep Steels & Alloys Pvt. Ltd.
10Neelmani Engine Components Pvt. Ltd.

Emphasis of Matter

We draw attention to the following matters: -

- a) Note No. 1 regarding Corporate Insolvency Resolution Process(CIRP) initiated under Insolvency and Bankruptcy Code, 2016 ('the Code') and the Hon'ble NCLT heard the argument for approval of the Resolution Plan for the company and pronounced its order of approval on 15th December 2020.
- b) The Company has been continuously making losses, consequently its net worth is negative and the Company's total liabilities exceeded its total assets. This indicates the existence of material uncertainty that may cast significant doubt on the Company's ability to continue as a going concern. However, post the NCLT approval, the company is continuing to operate as a going concern in terms of the approved resolution plan. Implementation & Monitoring Committee (IMC) has been formed for the management of going concern and supervision of implementation of the approved resolution plan. [Refer Note No. 2 of financial results];
- c) Considering the ongoing corporate insolvency resolution process (as mentioned n Note No 1 & 2) the certainty as to the realisation of unused tax losses and MAT credit available cannot be ascertained at this stage. Consequently, adjustment to deferred tax (net) and MAT credit available have not been given effect to. (Refer Note 6 to financial results)
- d) As per the Code the RP had to receive, collate and all the claims submitted by the creditors of the company. The RP had verified and admitted the claims submitted by the creditors against the company as per the Code. Pending implementation of resolution plan, the impact of such claims if any that also has not been considered in the preparation of the financial statements. Accordingly, interest on the financial debt from the date of commencement of CIRP (i.e. from 20th December 2017 till 31st December 2020) has not been provided in the books of accounts and charged to the Profit and Loss account in accordance with the IBC regulations. [Refer Note 5 to financial results];
- e) Trade receivables are subject to confirmation.
- f) The interest payable to MSMEs for late payment of their dues yet to be accounted for.
- g) As per "Indian Accounting Standard 19" which talks about post-employment benefits, the provision for Gratuity and Leave Encashment has not been accounted for fully in the books till 31-12-2020.
- h) Inventories of Rs. 26,160.67. Lacs includes inventory of Nalagarh & Palwal plants of Rs. 1,719.24 Lacs which are subject to verification and consequential adjustment, if any
- a) The financial statements and other financial information of the 1 overseas subsidiary, 1 Indian subsidiary 7 associates & 1 joint venture included in the consolidated IND AS financial statements, as at and for the period ended December 31, 2020 are based on its unaudited financial statements. Consequently, we are unable to comment and determine about any adjustment that have been made to these consolidated Financial statements.
 The impact of Goodwill associated with acquisition of M/s. Xlnc Advisory Service Pvt. Ltd have not been provided in the Consolidated Financial Statement due to lack of information.
- b) We have not been explained and provided with any information regarding assets/liabilities held for sale (Rs.75,674.40/18,275.73Lacs) which pertains to foreign subsidiary. However, as per "IND AS"

105 Non-Current Asset Held For Sale & Discontinued Operations" the same was supposed to be sold out within a year but still appearing in the Consolidated financial statements, accordingly we are unable to ascertain the effect of the same on the Consolidated Financial Statements.

Disclaimer of Conclusion

Because of the significance of the matters described in Basis of disclaimer of conclusion above, taking into consideration the ongoing investigation into various matters, pending assessment of legal compliances by the Company; ongoing regulatory reviews/ actions and counter claims received by the Company; possible impact where-of has not been quantified by the management; andcertain specific provisions accounted by the Company during the quarter and nine monthsended December 31, 2020; we have not been able to obtain sufficient appropriate evidence toprovide a basis for our conclusion as to whether the accompanying Unaudited StandaloneFinancial Results:

i. are prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, (Ind AS 34) "Interim Financial Reporting" specified under Section 133 of the Companies Act, 2013 and;

ii. disclose the information required to be disclosed in terms of the Listing Regulations including the manner in which it is to be disclosed or that it contains material misstatements.

For Vinay Jain & Associates

Chartered Accountants

FRN/004085N

Vinay Kumar Jain

Partner

Membership No. 080163

UDIN: 21080163AAAABY1549

Place: New Delhi Dated: 13.02.2021