

August 09, 2022

To, **BSE Limited**Phiroze Jeejeebhoy Towers,

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001

Scrip Code: 526235

To, National Stock Excl

National Stock Exchange of India Ltd. Exchange Plaza, Plot no. C/1, G Block,

Bandra-Kurla Complex

Bandra (E), Mumbai - 400 051. **Scrip Code: MERCATOR** 

Dear Sir/Madam,

<u>Sub.:</u> Outcome of Meeting pertaining to declaration of Financial Results and other matters thereof

Ref.: Un-Audited Financial Results for the quarter ended June 30, 2022 of Mercator Limited which is currently undergoing Corporate Insolvency Resolution Process

This is in continuation to our letter dated July 29, 2022.

As you are aware, Mercator Limited ("the Company") is currently undergoing Corporate Insolvency Resolution Process ("CIRP") vide Hon'ble National Company Law Tribunal, Mumbai Bench order dated February 08, 2021 ("Order"), in terms of the provisions of Insolvency and Bankruptcy Code, 2016 ('IBC') and the regulations framed thereunder. Pursuant to the said order and the provisions of IBC, the powers of the Board of Directors have been suspended and such powers along with the responsibility for managing the affairs of the Company are vested in Mr. Girish Siriram Juneja, in the capacity of Resolution Professional ('RP').

Pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), we wish to inform you that the Resolution Professional has today i.e. Tuesday, August 09, 2022, *inter alia* considered and taken on record the following matters:

## 1. <u>Unaudited Standalone and Consolidated Financial Results of the Company for the quarter ended June 30, 2022</u>

In terms of Regulation 33 of the Listing Regulations and pursuant to the approval of the RP & Directors of the Company, we are enclosing herewith the Un-Audited Financial Results (Standalone and Consolidated) for the quarter ended June 30, 2022 along with the Limited Review Report on the said Financial Results received from the Statutory Auditors of the Company.

It may be noted that these financial results have been signed by the RP while exercising the powers of the Board of Directors of the Company, which has been conferred upon him in terms of the provisions of Section 17 of IBC. The RP has not conducted any independent verification of these financial results. The RP has signed these financial results in good faith, solely for the purpose of compliance and discharging his duty under the IBC. The RP has relied upon the assistance provided by the members of the Audit Committee in review of the financial results and certifications, representations and statements made by the senior officials'/management personnel of the Company in relation to these Un-Audited Financial Results. As a result, the Un-Audited Financial Results have been approved and taken on record by the RP and Directors.

The Company has also made necessary arrangements to publish the extracts of the financial results in newspapers pursuant to the requirements as prescribed under the Listing Regulations.



#### 2. Appointment of Statutory Auditors:

On recommendation of the Audit Committee and subject to the approval of the members of the Company in the ensuing Annual General Meeting, the RP & Directors have appointed M/s. SMBC & Co. LLP, Chartered Accountants, (FRN: 121388W/W100687) as the Statutory Auditors of the Company for a period of 5 (five) years commencing from the conclusion of the ensuing 38<sup>th</sup> Annual General Meeting of the Company to be held for the financial year 2021-22 until the conclusion of the 43<sup>rd</sup> AGM to be held in the year 2027, in place of retiring auditors M/s. Singhi & Co., Chartered Accountants (FRN: 302049E). Relevant disclosure pursuant to Regulation 30 of Listing Regulations is as under:

Particulars	Details
Name of Auditor	M/s. SMBC & Co. LLP
Reason for change viz;	Due to completion of the existing term of five (5) consecutive
appointment, resignation,	years of present Statutory Auditor, M/s. Singhi & Co. at the
removal, death or otherwise	ensuing Annual General Meeting in terms of Section 139(2) of
	the Companies Act, 2013.
Effective date	Recommended for appointment for a term of five (5) consecutive
	years commencing from the conclusion of the 38th Annual
	General Meeting till the conclusion of 43 <sup>rd</sup> Annual General
	Meeting of the Company.
Brief profile	SMBC & Co. LLP is an accounting & consultancy firm with a
	competent and professional team with knowledge, experience
	and expertise in the field of International and Domestic taxation,
	Accounting, Advisory, Auditing and other fields to deliver value
	and quality.

Please note that in terms of the SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time, the trading window for dealing in the securities of the Company will open after expiry of 48 hours from declaration of Un-audited financial results in public domain.

The meeting commenced at 12:36 P.M. which was adjourned and reconvened from 05:05 P.M. and concluded at 05:15 P.M.

Kindly take the same on your record.

Thanking you,

Yours faithfully, For **Mercator Limited** 

Mangesh Mukund Deokar Bhosale Chief Financial Officer & Compliance Officer

Encl: A/a

(Mercator Limited is under Corporate Insolvency Resolution Process vide Hon'ble National Company Law Tribunal, Mumbai Bench order dated February 08, 2021, in terms of the provisions of Insolvency and Bankruptcy Code, 2016 ('IBC') and the regulations framed thereunder. Pursuant to the said order and the provisions of IBC, the powers of the Board of Directors have been suspended and such powers are vested in Mr. Girish Siriram Juneja, in the capacity of Resolution Professional.)

Mercator Limited
CIN NO: L63090MH1983PLCO31418
Regd. Office: 83-87, Mittal Tower, B-wing, Nariman Point, Mumbai-400021. Tel: 022Unaudited Financial Results For Quarter Ended June 30, 2022

(Rs. in crore)

		Standalone			
		Quarter Ended Year			Year Ended
		30-Jun-22 31-Mar-22 30-Jun-21		30-Jun-21	31-Mar-22
		Unaudited	Refer Note No 20	Unaudited	Audited
1	Income				
	(a) Revenue from operations	-	-	-	-
	(b) Other income	3.04	3.29	3.12	12.69
	Total Income	3.04	3.29	3.12	12.69
2	Expenses				
	(a) Cost of services rendered		_	_	_
	(b) Employee benefits expense	0.04	0.07	0.09	0.33
	(c) Finance costs	0.02	- 0.07	0.07	0.15
	(d) Depreciation and amortisation	0.02	0.02	0.02	0.10
	(e) Impairment Losses including write offs (net of reversals)	2.34	2.34	2.36	4.65
	(f) Loss on Sale / Discard of Property, Plant and Equipment	2.34	2.54	2.30	4.03
	(g) Other expenses	0.60	0.96	0.75	3.38
	(h) Provision for doubtful debts / advances (net)	0.00	0.90	0.73	3.30
	Total expenses	3.02	3.39	3.22	8.61
3	Profit/(loss) from operations before exceptional items and	0.02			4.08
	tax (1-2)	0.02	(0.10)	(0.10)	4.00
4	Exceptional items				
5	Profit/(loss) before tax from Continuing Operations (3 - 4)	0.02	(0.10)	(0.10)	4.08
6	Tax expense				
	Current tax (including earlier year adjustment)	-	-	1.12	1.12
	Deferred tax (net)	-	-	-	-
7	Net profit/(loss) after tax from Continuing Operations (5 -	0.02	(0.10)	1.02	5.20
	Discontinued Operation				
	Net profit/(loss) before tax from discontinued Operation	-	-	-	-
	Tax (expenses) / benefit of discontinued operation	-	-	-	-
8	Net profit/(loss) after tax from Discontinued Operation				
9	Net profit/(loss) after tax	0.02	(0.10)	1.02	5.20
10	Items that will not be reclassified to statement of profit and				
	loss Remeasurement gains /(loss) of defined benefit plans				
	Total Other comprehensive income /(loss)		-	-	
11	Total comprehensive income /(loss) for the period/year (comprising profits and other comprehensive income for the period/year) (9+10)	0.02	(0.10)	1.02	5.20
12	Profit /(Loss) attributable to for the period (net of tax)				
	Owners of the company	0.02	(0.10)	1.02	5.20
13	Other comprehensive income/ (loss) for the year (net of tax)				
	Owners of the company	<u></u>	GHI & -	-	-

14	Total Comprehensive Income /(Loss) for the period / year				
	attributable to				
	Owners of the company	0.02	(0.10)	1.02	5.20
15	Paid up equity share capital (FV of Re.1 per share)	30.25	30.25	30.25	30.25
16	Basic and Diluted earnings per equity share from	0.00	(0.00)	0.03	0.17
	continuing operation				
17	Basic and Diluted earnings per equity share from	-	-	-	-
	discontinued operation				
18	Basic and Diluted earnings per equity share from	0.00	(0.00)	0.03	0.17
	continuing and discontinued operation				
19	Debenture Redemption Reserve	25.00	25.00	25.00	25.00
20	Capital Redemption Reserve	40.00	40.00	40.00	40.00
21	Net Worth	(1,088.15)	(1,088.29)	(1,082.99)	(1,082.99)
22	Paid up debt capital @*	126.45	126.45	126.45	126.45
23	Debt service coverage ratio (DSCR)*	0.00	0.00	0.00	0.01
24	Interest service coverage ratio (ISCR)*	-	-	=	52.42
25	Debt equity ratio*	(0.98)	(0.98)	(0.98)	(0.98)
26	Current Ratio*	0.19	0.19	0.19	0.19
27	Long Term debt to working capital*	-	-	-	-
28	Bad debts to Account receivable ratio*	-	-	-	-
29	Current Liability ratio*	1.00	1.00	1.00	1.00
30	Total debts to total assets*	2.53	2.52	2.52	2.52
31	Debtors turnover*	-	-	-	-
32	Inventory turnover*	NA	NA	NA	NA
33	Operating margin*	NA	NA	NA	NA
34	Net Profit margin*	NA	NA	NA	NA

@Paid up Debt Capital represents Unrated, Unlisted, Secured, Redeemable Non-Convertible Debentures issued on private placement basis.

\*Ratios stated in serial number 23 to 34 have not been annualised for quarterly reporting

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n behalf of the Board

H. K. Mittal Director

(DIN:00007690)

Powers of the board are suspended from the Insolvency Commencement Date

Mangesh M. Deokar Bhosale

Chief Financial Officer & Compliance Officer

Taken on record by

Girish Juneja

Resolution Professional for Mercator Limited (IBBI/IPA001/IP-P00999/2017-2018/11646)

Place: Mumbai Date: 09 August, 2022

# MERCATOR LIMITED NOTES FORMING PART OF STANDALONE FINANCIAL RESULTS FOR THE OUARTER ENDED JUNE 30, 2022

1. A Corporate Insolvency Resolution Process (CIRP) has been initiated against the Company vide an order no. CP(IB) 4404(MB)/2019 dated February 08, 2021 of the Hon'ble National Company Law Tribunal, Mumbai Bench ('NCLT') under the provisions of the Insolvency and Bankruptcy Code, 2016 ('Code'). Pursuant to the order, the powers of the Board of Directors stand suspended and are vested with Mr. Girish Siriram Juneja, who had been appointed as Interim Resolution Professional (IRP) by the NCLT and later confirmed as a Resolution Professional (RP) by the Committee of Creditors (CoC). As per requirements of the 'Code' and 'CIRP Regulations', the Resolution Professional had invited expression of Interest (EoI) from prospective Resolution Applicants (PRAs) to submit the Resolution Plan for the Company. The first round of Invitation of EoI was published on April 24, 2021 and the timelines to submit EoI were extended as approved by Committee of Creditors (CoC). Last date to submit EOI as per second round of Invitation of EoI (published on May 18, 2021) was on June 2, 2021 and the Resolution Professional had declared the final list of Resolution Applicants on July 7, 2021. The last date for submission of resolution plan was August 31, 2021, which was thereafter extended to September 6, 2021 basis the request received from the PRAs. The application seeking exclusion of the time period of 88 days i.e. from April 4, 2021 to June 30, 2021 from the overall CIRP period (due to the second wave of Pandemic and various restrictions imposed by Government of Maharashtra) was heard and allowed by the NCLT on August 9, 2021. The CIRP period was extended to November 3, 2021. Further, since certain Resolutions Plans were in hand which had to be put before CoC for voting, an application seeking extension of the CIRP time period by 90 days was heard and allowed by NCLT on November 11, 2021 whereby the CIRP period was extended up to February 1, 2022. Vide order dated July 26, 2022, honourable NCLT, Mumbai has excluded period from December 28, 2022 to March 2, 2022 from the CIRP period. Accordingly, CIRP period stands extended to April 7, 2022.

The Resolution Plans submitted by the Resolution Applicants (RAs) were placed before the Committee of Creditors for their consideration and voting but failed to receive the requisite votes in terms of the provisions of the code. Accordingly, an application for liquidation has been filed in terms of section 33 of the Code, which is pending adjudication by the NCLT. Next hearing date by the honourable NCLT, Mumbai for the said application is scheduled on September 15, 2022.

Pending decision by NCLT, the financial results of the Company have been prepared on a going concern basis.

2. The standalone financial results of Mercator Limited (hereinafter referred as "the Company") for the quarter ended June 30, 2022 have been prepared by the Chief Financial Officer (CFO) and the management, reviewed by the Audit Committee and approved at the meeting of the Resolution Professional & Directors held on August 9, 2022. The RP with the assistance of the management and Chief Financial Officer of the Company has made all practical and reasonable efforts to prepare the results for the quarter ended June 30, 2022. These results have been prepared with the same 'Basis of Preparation' as adopted by the erstwhile Board of Directors as prescribed under the Companies Act, 2013 and related regulations. For opening balances of the earlier year



as well as transactions made prior to initiation of CIRP, RP has relied on the representations and statements made by the Directors and the KMPs of the Company. The RP has relied upon the assistance provided by the members of the Audit Committee in review of the financial results and certifications, representations and statements made by Director of the Company in relation to these financial results. As authorised, Director and Chief Financial Officer of the Company have signed the financial results and the RP has taken on record the said statement of financial results.

- 3. The financial results of the Company have been prepared in accordance with the recognition and measurement principles laid down in the applicable Indian Accounting Standards ("IND AS") prescribed under Section 133 of the Companies Act, 2013, read with the relevant rules thereunder and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SEBI Circular no. CIR/CFD/FAC/62/2016 dated July 5, 2016.
- 4. The Company has continued to follow the same accounting policies in preparation of financial results for the quarter ended June 30, 2022 as followed in the previous financial year ended March 31, 2022.
- 5. The Auditors have expressed an Adverse Conclusion on these Financial Results basis the following:

### i. Going Concern

The financial results of the Company have been prepared on a going concern basis by the management. The company has negative retained earnings as at June 30, 2022, wherein assets are insufficient in comparison to liabilities thereby resulting in erosion of its Net-worth. Further, the Company had since disposed-off substantial part of the Property, Plant and Equipment (PPE). During the quarter ended September 30, 2021, the remaining only two non-operating dredgers which had been arrested by operational creditors, have been sold under auction through orders of the respective Hon'ble High Courts. The current liabilities substantially exceed the current assets and large sums of money receivable are in dispute, which is not readily realisable. As referred to in point #1, CIRP has been initiated by Hon'ble NCLT, Mumbai. It may be further noted that in consonance with the stipulations contained in Section 14 of the Code, a moratorium has been declared in the aforesaid order passed by the Hon'ble NCLT, inter alia, prohibiting the following:

- a. the institution of suits or continuation of pending suits or proceedings against the Corporate Debtor including execution of any judgement, decree or other in any court of law, tribunal, arbitration panel or other authority;
- b. transferring, encumbering, alienating or disposing of by the Corporate Debtor any of its assets or any legal right or beneficial interest therein;
- c. any action to foreclose, recover or enforce any security interest created by the Corporate Debtor in respect of its property including any action under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002;
- d. the recovery of any property by an owner or lessor where such property is occupied by or in the possession of the Corporate Debtor.



The Company's ability to continue as a going concern is dependent upon many factors including continued support from the financial creditors, operational creditors. In view of the opinion of the Directors and KMPs, resolution and revival of the Company is possible in the foreseeable future. Further, the RP is required to make every endeavour to protect and preserve the value of the property of the corporate debtor and manage the operations of the corporate debtor as a going concern.

The management / RP is of the view that they are making best efforts to achieve favourable order in ongoing litigations in order to protect the value of its assets and is making efforts to revive operations. As per rules and regulations of the Corporate Insolvency Resolution Process (CIRP) stipulated under the Insolvency and Bankruptcy Code, 2016, RP received Resolution Plans from the eligible Prospective Resolution Applicants (PRA). The Resolution Plans submitted by the Resolution Applicants (RAs) were placed before the Committee of Creditors for their consideration and voting but failed to receive the requisite votes in terms of the provisions of the code. Accordingly, an application for liquidation has been filed in terms of section 33 of the Code, which is pending adjudication by the NCLT.

Pending decision by NCLT, the financial results of the Company have been prepared on a going concern basis.

ii. As per the Code, the RP has to receive, collate, verify and admit all the claims submitted by the creditors of the Company. Such claims can be submitted to the RP during the CIRP, till the approval of a resolution plan by the COC. The impact of such claims, if any, that may arise has not been considered in the preparation of the unaudited financial results.

Principal portion of loans from financial creditors in the books of the Corporate Debtor have been restated with the amounts admitted by RP as on Insolvency Commencement Date ("ICD date") (Rs. 920.65 crore). Total amount of claims towards principal dues of the financial creditors as on June 30, 2022 stand as under:

	Total	Rs. 920.65 crore*
b.	Claims under verification by RP/Not filed	Nil
a.	Principal amount of Loans admitted by RP	Rs. 920.65 crore

<sup>\*</sup>In addition, Contingent Claims arising out of Corporate Guarantee issued by the Company, has been admitted by RP for Bank of Baroda (Principal amount of Rs. 99.26 crore plus interest amount of Rs. 33.40 crore aggregating to Rs. 132.66 crore) and DBS Bank India Ltd. (Principal amount of Rs. 21.66 crore and interest of Rs. 2.08 crore aggregating to Rs. 23.74 crore).

iii. Interest or any other finance cost charges has not been accrued in the books of accounts from the date of commencement of CIR process, i.e. February 8, 2021 onwards, on account of moratorium under section 14 of Code. In view of this, no finance cost has been debited in the books of accounts of the Company at standalone level during the quarter ended June 30, 2022.



- iv. The Company had impaired investment amounting to USD 56.55 million in Non-Cumulative Redeemable Preference Shares (NCRPS) of its wholly owned subsidiary Mercator International Pte Ltd, Singapore (MIPL) in earlier year. Basis the information available with the management until March'21, the step-down Subsidiary Company had last carried out valuation of coal business taking cut-off date December 31, 2020 for the purpose local reporting requirement, which has been carried till date. However, due to on-going events such as commencement of liquidation proceedings in Mercator International Pte. Ltd (MIPL), Singapore with effect from April 9, 2021 and non-availability of financial statements / financial results / financial information of step down coal subsidiaries at Indonesia for the quarter ended June 30, 2022, any impact on the valuation is not known as on the date. The coal business is housed in companies which are a subsidiary of MIPL and given the fact that a liquidation has been ordered in case of MIPL by the High Court of the Republic of Singapore, the coal business will be monetized by the liquidator of MIPL or the receiver appointed by the financial creditor with whom the shares of the subsidiary owning the coal business have been pledged, as the case maybe. The residual value, if any, after settling the debts of the financial and other creditors would be available for redemption of the NCRPS of MIPL held by Mercator Limited. No latest information is available with the management of the Company as on June 30, 2022.
- v. Non-Current Tax Assets as on June 30, 2022 amount to Rs.55.97crore(net) includes Rs. 70.48 crore which has not been settled due to on-going tax assessment for various Assessment Years i.e. AY 2003-04 and from AY 2007-08 to AY 2018-19 against which net tax demand of Rs. 86.75 crore has been received and contested by the Company. The management is taking steps to resolve the cases with the income tax department.
- Mercator Oil & Gas Limited ('MOGL'), a subsidiary of the Company was engaged vi. in EPC project awarded by ONGC for conversion of their Mobile Offshore Drilling Unit (MODU) 'Sagar Samrat' into a Mobile Offshore Production Unit (MOPU). On September 25, 2018, MOGL received a notice of termination from ONGC for Sagar Samrat Conversion Project after completing almost 96% of the project work. Basis the information available with the management until September 2021, MOGL had initiated arbitration proceedings against ONGC and appointed its Arbitrator and a Tribunal was formed, for which the proceedings were underway. In addition to above, based on the order of Hon'ble Bombay High Court dated July 29, 2019, ONGC had invoked Bank Guarantee amounting to Rs. 142.19 crore which had been accounted in the books of the accounts of MOGL in the earlier years (quarter ended June 30, 2019). Based on the updates available until September 2021 on the progress of the arbitration proceedings, and discussion held in earlier period with the legal counsel, the management is hopeful of a positive outcome in the claim of Rs. 1,946.73 crore filed against ONGC. Accordingly, the Company has made 50% impairment for an amount of Rs. 0.71 crore for the quarter ended June 30, 2022 (Rs. 2.86 crore for the year ended March 31, 2022) towards accrued interest on loan given to MOGL. Out of the total outstanding loan of Rs. 99.92 crore, unimpaired amount as on June 30, 2022 is Rs. 60.65 crore after considering a provision for impairment of Rs. 39.27 crore.



Further, one of the operational creditors had filed petition u/s 9 of IBC 2016 before the National Company Law Tribunal (NCLT), Mumbai Bench against MOGL and the said application for initiation of Corporate Insolvency Resolution Process (CIRP) under Section 9 of the Insolvency and Bankruptcy Code, 2016 (IBC) was admitted vide the order of NCLT dated June 30, 2021 (Order). In terms of Section 17 of the IBC, the power of the Board of Directors stands suspended and all such powers stand vested in an Interim Resolution Professional (IRP) appointed vide the said Order and subsequently confirmed as a Resolution Professional (RP) by the Committee of Creditors (CoC) in their meeting held on July 27, 2021. Further, in terms of stipulations contained in Section 14 of the Code, a moratorium has been declared vide the Order prohibiting certain stipulated actions.

In terms of an update received from RP, the arbitration tribunal had provided further revised schedule of hearing from October 18, 2021 to October 23, 2021 and final hearing from December 6, 2021 to December 11, 2021. ONGC with a view of postponing the trial, filed a writ petition in Bombay High Court, challenging Tribunal's various orders for timely completion of October, 2021 Trial. On October 18, 2021, the Tribunal convened to commence the October Trial. However, ONGC was not present in the trial. On October 19, 2021, the MOGL was served with an un-numbered writ petition to be filed by the ONGC before the Bombay High Court ("Writ Petition"), inter alia seeking a direction to the Tribunal not to proceed with the October Trial till such time as the NCLT decides the Parties' applications, a stay of this Arbitration until final disposal of the Writ Petition, and interim and ad interim reliefs in this regard. The hearing on this petition was fixed for December 15, 2021. ONGC appeared on the October 22, 2021 and requested for new dates for October Trial. Despite MOGL's objections, new dates were for hearing were give as under:

- (a) 10, 20 -22 December, 2021 for Respondent's opening submissions and for completing cross-examination witnesses of both parties;
- (b) 17-20 January, 2022 for Claimant's oral submissions
- (c) 14-17 February 2022 for Respondent's oral submissions
- (d) February 18, 2022 for Claimant's oral submissions in rejoinder.

Further, RP had updated that the last date of submission of Expression of Interest (EOI) by Prospective Resolution Applicants (PRAs) was October 13, 2021. The Resolution Plan was placed before CoC. However, the plan did not secure a majority vote of the CoC and accordingly an application for approval of liquidation of the Company has been filed with Honorable NCLT, Mumbai.

Pursuant to the public announcement dated June 30, 2021 in relation to invitation for submission of claims against MOGL, the Company has submitted its claim on MOGL for outstanding debt as on July 15, 2021 for a total claim of Rs. 222.72 crore comprising of Term Loan for a total amount of Rs. 94.21 crore and corporate guarantee issued to Axis Bank Ltd. (for and in behalf of MOGL) for a total amount of Rs. 128.51 crore. The Company has received an acknowledgement of submission of claim from the RP of MOGL who have informed that the Company being a related party of MOGL shall not have any right of representation, participation and voting in a meeting of the CoC. The RP of MOGL has updated that the claim of Mercator Ltd. as a financial creditor for unsecured loans (without voting rights) for Rs. 222.72 crore have been admitted provisionally by the Interim Resolution Professional for Rs. 94.21 crore. The balance amount of claim for Corporate Guarantee executed by Mercator Limited in favour of Axis Bank Limited for various credit facilities by Axis Bank to Corporate Debtor (Rs. 128.51 crore) is admitted as contingent.

A claim of Rs. 1,947 crore (USD 262 Mn) has been made by the subsidiary company on ONGC. In the view of the management and based on legal advice made available earlier, an estimated amount of Rs. 1,288 crore (USD 173.36 Mn) could probably be awarded as payable to the subsidiary company. However, any impact of the settlement will be known only after completion of the ongoing arbitration proceedings. No latest information is available with the management of the Company as on June 30, 2022.

- vii. The Company has receivable towards loan given of Rs. 90.90 crore (including debentures) to Mercator Petroleum Limited (MPL) as on June 30, 2022, against which impairment of Rs. 24.26 crore has been created and balance outstanding as on June 30, 2022 is Rs. 64.62 crore. During the quarter ended June 30, 2022, the Company has provided additional impairment of Rs. 1.16 crore (Rs. 4.71 crore for the year ended March 31, 2022) towards accrued interest on loan to Mercator Petroleum Limited (MPL), Rs. 0.47 crore (Rs. 1.90 crore for the year ended March 31, 2022) towards interest accrued on 6% optionally convertible debentures issued by MPL, on evaluating the following criteria
  - a. In October, 2019, MPL had received notice of termination from the Ministry of Petroleum and Natural Gas (MOPNG) in compliance with Production Sharing Contract (PSC) for its non-operative oil Block (CB-3) and also had demanded costs and other dues to be determined as per terms and conditions of PSC. Basis the information available with the management until March 21, the management of MPL and the Company is confident of defending the amounts claimed by Directorate General of Hydrocarbon (DGH). In event of rejection of subsidiary's contention, basis the latest available information with the management, the estimated financial impact on the Company would be approx. Rs. 35.80 crore.



- b. The application for initiation of Corporate Insolvency Resolution Process (CIRP) under Section 9 of the Insolvency and Bankruptcy Code, 2016 (IBC) filed by an Operational Creditor before the National Company Law Tribunal (NCLT), Mumbai Bench against one of the material subsidiary of the Company, Mercator Petroleum Limited (MPL) was admitted vide the order of NCLT dated August 31, 2020 (Order). In terms of Section 17 of the IBC, the power of the Board of Directors stands suspended and all such powers stand vested in an Interim Resolution Professional (IRP) appointed vide the said Order who has taken charge under the directions of the Committee of Creditors. Further, in terms of stipulations contained in Section 14 of the Code, a moratorium has been declared vide the Order prohibiting certain stipulated actions. In terms of the last update received from IRP, as a part of the Corporate Insolvency Resolution Process (CIRP), IRP had floated an Expression of Interest and had received interest from Public and Private Players in the process. Basis the latest available information with the management, the Request for Resolution Plans (RFRP) has been issued to the shortlisted Prospective Resolution Applicants (PRA) and they are required to submit their Resolution Plans in October 2021 as per the process laid down under the Code. Prospective Resolution Applicants (PRAs) have expressed their interest in the Oil Assets of MPL. The process of due diligence by these entities is currently going on.
- viii. Non-receipt of Audited / Reviewed or management certified Financial Statements / financial results / financial information from subsidiaries (Step down subsidiaries)

#### Indian Subsidiaries -

In view of initiation of Corporate Insolvency Resolution Process (CIRP) under Section 9 of the Insolvency and Bankruptcy Code, 2016 (IBC) vide order of NCLT dated August 31, 2020, the financial statements / financial results / financial information of Mercator Petroleum Limited, one of the material subsidiaries of the Company for the quarter ended June 30, 2022 have not been made available to the Company by IRP of the said material subsidiary. In view of this, the financial statements / financial results / financial information available as on March 31, 2021, which are neither management / IRP certified nor audited, have been considered for the purpose of preparing the Consolidated Financial Results of the Company for the quarter ended June 30, 2022.

In view of initiation of Corporate Insolvency Resolution Process (CIRP) under Section 9 of the Insolvency and Bankruptcy Code, 2016 (IBC) vide order of NCLT dated June 30, 2021, financial statements / financial results / financial information of Mercator Oil and Gas Limited, one of the material subsidiary of the Company, for the quarter ended June 30, 2022 have not been made available to the Company by RP of the said material subsidiary. In view of this, the financial statements / financial results / financial information available as on December 31, 2021, which are neither management / IRP certified nor audited, have been considered for the purpose of preparing the Consolidated Financial Results of the Company for the quarter ended June 30, 2022.



The financial statements / financial results / financial information of Oorja Resources India Pvt. Ltd, Mercator Offshore Logistics Pvt. Ltd. and Offshore Transport Pvt. Ltd. for the quarter ended June 30, 2022 have not been made available by the management of the respective companies. In view of the same, the financial statements / financial results / financial information available for the period ended June 30, 2021 have been considered for the purpose of preparing the Consolidated Financial Results of the Company for the quarter ended June 30, 2022.

#### Overseas Subsidiaries -

Latest available Financial Statements / financial results / financial information of 4 nos. of Singapore subsidiaries i.e. Oorja 1 Pte. Ltd., Oorja Batua Pte. Ltd., Oorja Holdings Pte. Ltd. and Panther Resources Pte. Ltd., pertain to the period ended September 30, 2021, which are neither been certified by the management or liquidator nor audited / reviewed and the same has been considered as provided by the liquidators of Mercator International Pte. Ltd., Singapore. However, the said subsidiaries have not provided their financial statements / financial results / financial information for the quarter ended June 30, 2022. In view of the same, latest financial statements / financial results / financial information available for the period ended September 30, 2021 have been considered for the purpose of preparing the Consolidated Financial Results of the Company for the quarter ended June 30, 2022.

MCS Holdings Pte. Ltd. (In Liquidation) is currently undergoing the liquidation process pursuant to an Order of the High Court of the Republic of Singapore dated April 16, 2021 and M/s Lim Soh Yen (NRIC No. S7672591H) and Lynn Ong Bee Ling Care (NRIC No. S7932085D) of Auctus Advisory Pte. Ltd. have been appointed as joint and several liquidators of MCS Holdings Pte. Ltd. Financials Statements / financial results / financial information of MCS Holdings Pte Ltd. (MCS) (in liquidation) have not been provided to the Company by the liquidators of such subsidiaries. In view of this, financial statements / financial results / financial information available as on March 31, 2021 have been considered for the purpose of preparation of the Consolidated Financial Results of the Company for the quarter ended June 30, 2022.

Mercator International Pte. Ltd. (In Liquidation), a material subsidiary of the Company at Singapore, is undergoing liquidation process pursuant to an Order of the High Court of the Republic of Singapore dated April 9, 2021 and M/s Lim Soh Yen (NRIC No. S7672591H) and Lynn Ong Bee Ling Care (NRIC No. S7932085D) of Auctus Advisory Pte. Ltd. have been appointed as joint and several liquidators of Mercator International Pte. Ltd. Financials Statements / financial results / financial information of Mercator International Pte Ltd. (MIPL) (in liquidation) have not been provided to the Company by the liquidators of such subsidiaries. In view of this, latest financial statements / financial results / financial information available as on March 31, 2021 have been considered for the purpose of preparation of the Consolidated Financial Results of the Company for the quarter ended June 30, 2022.

Financials Statements / financial results / financial information of rest of the Singapore subsidiaries/step down subsidiaries have not been made available to



the Company. In view of this, financial statements / financial results / financial information available as on March 31, 2021 have been considered for the purpose of preparation of the Consolidated Financial Results of the Company for the quarter ended June 31, 2022.

Financial Statements / financial results / financial information of all Indonesian subsidiaries (step down subsidiaries of MIPL) for the quarter ended June 30, 2022 have not been provided to the Company and hence the latest unaudited financial statements / financial results / financial information available as on March 31, 2021 have been considered for the purpose of preparing the Consolidated Financial Results of the Company for the quarter ended June 30, 2022.

- ix. The Company has not been able to obtain any confirmations from debtors, loans and advances from banks and others, current accounts from banks, trade and other payables. Accordingly, adjustments if any arising out of reconciliation with these parties is not readily available. The Company has carried out its internal assessment and accordingly provided/ written off/ back certain receivables/ payables/ loans and advances, wherever necessary. Further, the balances related to Input Tax Credit of Goods and Service Tax as per books of accounts as on June 30, 2022 are under reconciliation with the available regulatory records and any impact of the same will be accounted in subsequent period.
- x. All of the directors on the Board of Directors of the Company are disqualified as on June 30, 2022 from being appointed as a director in terms of Section 164 (2) of the Companies Act, 2013.
- 6. In case of a material step-down subsidiary of the Company, PT Karya Putra Borneo (KPB) Operating Coal mines in Indonesia, a minority shareholder had raised a frivolous claim with respect to the entire /shareholding of the said subsidiary Company. The subsidiary had received favourable orders from the relevant Courts in this matter and the formalities for restoring the shareholding in the public records was in process as per the last update received earlier. This step-down subsidiary is held through MIPL, which has been substantially impaired in the books of accounts. No latest information is available with the management of the Company as on June 30, 2022.
- 7. During the financial year ended March 31, 2020, the subsidiary companies namely Mercator Oil and Gas Limited (MOGL) and Mercator Petroleum Limited (MPL) had approached the Company for seeking waiver in charging interest on loan and debenture outstanding in respective companies on account of contingencies in case of arbitration claim of ONGC and delayed realisation and completion of sale of oil blocks respectively. Based on approval by the Board of Directors of the Company and subsequent approval of members of the Company accorded in its annual general meeting held on December 29, 2020, under Section 186 and other applicable provisions of the Companies Act, 2013 and all other applicable laws and regulations, the modification/variation in the terms of loans has been as under:



- (i) The repayment of loans to MOGL and MPL along with accrued interest thereon, have an extended bullet repayment due date of on or before June 30, 2022. All other terms and conditions of the loans remain unchanged;
- (ii) The accrued interest on 6% Optionally Convertible Debentures issued by MPL in various tranches have an extended bullet repayment due date of on or before June 30, 2022. All other terms and conditions of the 6% Optionally Convertible Debentures including due date of redemption remain unchanged;
- (iii) The Board and Shareholders have approved that the defaults by MOGL and MPL in repayment of loans along with accrued interest thereon and default by MPL in payment of accrued interest on 6% Optionally Convertible Debentures as on March 31, 2020 and thereafter should not been considered and recognized as an event of default (EOD) and communication with respect to recognition of EOD, if any, made in the past in this regard is waived.
- (iv) The Company has not received any request from MOGL and MPL requesting for further extension due for the repayment of loans and interest due thereon and hence these amounts stand due for payment as on June 30, 2022.

The Company continues to maintain its claim of interest and hence has accounted for interest from its subsidiaries amounting to Rs. 3.05 crore during the quarter ended June 30, 2022 (Rs. 12.33 crore for the year ended March 31, 2022) and consequently impaired amounting to Rs. 2.34 crore (Rs. 9.47 crore for the year ended March 31, 2022), based on the assessment of the financial position of the subsidiaries.

- 8. The Company has an insurance claim amounting to Rs. 54.28 crore, being the balance amount payable against a total loss claim (Rs. 225.29 crore) on a vessel pertaining to the year 2012-13, which has been considered fully recoverable by the management and is supported by a legal opinion.
- 9. The outbreak of Coronavirus (COVID-19) pandemic disrupted the Operations of the Company since end March, 2020. The Government of India ordered a nationwide lockdown to prevent community spread of COVID-19 in India resulting in significant reduction in economic activities. The Company had adopted measures to curb the spread of infection in order to protect the health of its employees and ensure business continuity with maintaining social distancing, sanitization of work spaces etc. Though India recently crossed yet another significant milestone in its battle against the pandemic, as it crossed 200 crore COVID vaccinations (including both the first and second doses), the extent and duration of COVID-19 is currently unknown and depends on future developments that are uncertain. Any resultant outcome and impact on business, due to this is unpredictable. In assessing the recoverability of Company's assets such as Investment, Loans and other receivables, the management has used internal and external source of information up to the date of approval of these financial results. Given the uncertainties, the impact of COVID-19 may be different from that estimated as at the date of approval of these financial results, and the Company will continue to closely monitor the developments.



- 10. During the year ended March 31, 2019, Credit Analysis & Research Limited (CARE) had downgraded the rating assigned to the Company for short term credit facilities from CARE A4 to CARE D, which was again revised on July 11, 2019 from CARE D to CARE D (ISSUER NOT COOPERATING).
- 11. Erstwhile Promoters and erstwhile Promoter Groups have sold 1,20,67,225 no. of Equity Shares of the Company during the year ended March 31, 2022. This has brought down the shareholding of the promoters in the Company to 6.84% as on March 31, 2022. There is no further sale of shares by promoters during the quarter ending June 30, 2022 and the stake of promoters and promoter group as on June 30, 2022 stands at 6.84%.
- 12. One of the dredger 'Vivek Prem' was sold under court auction order of Hon'ble Gujarat High Court, during the year ended March 31, 2021. As on June 30, 2022, Rs. 3.54 crore lying as deposit pending appropriation by the said Court.

As on April 1, 2021, the Company had only two non-operating dredgers i.e. Darshini Prem and Yukti Prem which had been arrested by operational creditors and have been sold under auction through orders of the respective Hon'ble High Courts. The said court had conducted auction sale in the quarter ended September 30, 2021 has resulted in reversal of impairment provision made in the earlier financial years to the extent of Rs. 4.02 crore and Rs. 0.79 crore aggregating to Rs. 4.81 crore.

Considering all the facts stated above, there is no depreciation charge on PPE during the quarter ended June 30, 2022 with respect to PPE.

- 13. The Company had entered into settlement agreements with approval of NCLT in the pre-CIRP period with few operational creditors amounting to Rs. 3.94 crore out of which only Rs. 1.57 crore have been honoured and the balance commitment is yet to be discharged by the Company.
- 14. The office premise of the Company was charged to the lender of Mercator Petroleum Limited. On account of the possession notice received under Section 13 (4) of Securitization and Reconstruction of Financial Assets and read with Rule 8 of Enforcement of Security Interest (Second) Act, 2002, the symbolic possession of the office premises has been obtained by the said lender on September 9, 2020. The enforcement of security has been on account of default in repayment of debt by a material subsidiary of the Company.

As on the reporting date, only symbolic possession has been obtained and the Company continues to operate from the premises, hence the same continue to be categorised as property, plant and equipment of the Company and accordingly the depreciation for the period has been charged to the Statement of Profit & Loss. Necessary adjustments, if any, in the books of accounts will be done once the actual control over the office premises will be passed to the Bank.

15. The Company has identified only one major identifiable business segment viz Shipping (including Tankers and Dredgers) at standalone level. Hence, there is only reportable operating segment as per IND AS 108 "Operating Segments" in standalone financials.



- 16. The Company Secretary of the Company had resigned dated July 23, 2019 and until date of reporting, the said vacancy is yet to be filled.
- 17. During the previous year ended March 31, 2021, the Company has received letter from the National Stock Exchange of India Limited ("NSE") citing non compliance of the requirement of Regulation 17 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, which requires that the Board of Directors shall comprise of not less than six directors. The Company had then made submission to NSE stating that there were 5 directors on the Board of Company including a woman director. It was also informed that the strength of independent directors is more than the executive directors and the Company was making best efforts to be compliant of the regulation. The Company is making efforts to be compliant, however non compliance continues as on June 30, 2022.
- 18. The results for the quarter ended June 30, 2022 are available on the BSE Ltd website www.bseindia.com, National Stock Exchange of India Limited website www.nseindia.com and the Company's website <a href="https://www.mercator.co.in.">www.mercator.co.in.</a>
- 19. The Code on Social Security, 2020 ('Code') has been notified in the Official Gazette on September 29, 2020. The Code is not yet effective and related rules are yet to be notified. Impact if any of the change will be assessed and recognized in the period in which said Code becomes effective and the rules framed thereunder are notified.
- 20. The figures for the quarter ended March 31, 2022 are balancing figures between audited figures in respect of full financial year and reviewed results published up to the third quarter of relevant financial year
- 21. Formulae for computation of ratios are as follows –

Sr.	Ratios	Formulae
a)	Debt Service Coverage Ratio	Earning before Depreciation, Finance Cost, Impairment, Tax  Interest Accrued and Due + Outstanding Debt + Finance Cost + Principal
		Repayments made during the period
b)	Interest Service Coverage Ratio	Cash Profits before Finance Cost Finance Cost
c)	Debt Equity Ratio	<u>Total Debt</u> Total Equity



d)	Current Ratio	<u>Current Assets</u>
		Current Liabilities
e)	Long term debt to working capital	Non-Current Borrowings (Including Current Maturities of Non- Current Borrowings)  Current Assets Less Current Liabilities (Excluding Current Maturities of Non-
		Current Borrowings)
f)	Bad - debts to	Bad Debts
	Account receivable ratio	Average Trade Receivables
g)	Current liability ratio	Total Current Liabilities
		Total Liabilities
h)	Total debts to	<u>Total Debt</u>
	total assets	Total Assets
i)	Debtors turnover	Value of Sales & Services
		Average Trade Receivables
j)	Inventory turnover	Cost of Goods Sold (Cost of Material Consumed+ Purchases + <u>Changes in Inventory + Manufacturing Expenses</u> )
		Average Inventories of Finished Goods, Stock-in-Process and Stock-in-Trade
k)	Operating margin (%)	Earnings before Interest, Tax and Exceptional Items less Other Income
		Value of Sales & Services
1)	Net profit margin (%)	Profit After Tax (after exceptional items)
		Value of Sales & Services

22. Figures of previous periods / year have been regrouped / reclassified wherever necessary to conform to current period classification.

For MERCATOR LIMITED

**Taken on Record** 

H. K. Mittal

Mangesh M. Deokar Bhosale **Director Chief Financial Officer** 

Girish Siriram Juneja **Resolution Professional** 

(Powers of the Board are suspended from the Insolvency Commencement Date)

Place: Mumbai

**Date:** August 9, 2022



## Mercator Limited CIN NO: L63090MH1983PLCO31418

Regd. Office: 83-87, Mittal Tower, B-wing, Nariman Point, Mumbai - 400 021. Tel: 022-66373333

**Audited Financial Results For Quarter Ended 30th June 2022** 

(Rs. in crore)

			Consol	lidated	(Ks. in crore)
		Q	uarter Endec	ì	Year ended
	<b>Particulars</b>	30-Jun-22	31-Mar-22	30-Jun-21	31-Mar-22
		Unaudited	Refer Note No 18	Unaudited	Audited
1	Income				
	(a) Revenue from operations	-	-	-	-
	(b) Other income	0.00	0.25	0.05	0.40
	Total Income	0.00	0.25	0.05	0.40
2	Expenses				
	(a) Cost of services rendered	-	_	_	_
	(b) Employee benefits expense	0.04	0.09	0.09	0.48
	(c) Finance costs (incl. penal interest)	0.02	0.02	12.66	13.27
	(d) Depreciation and amortisation	0.02	0.03	0.02	0.10
	(e) Impairment Losses (net of reversal, if any)	- 0.02	-0.00	0.02	(4.81)
	(f) Loss on Sale / Discard of Property, Plant and Equipment	_	0.00	_	(1.01)
	(g) Other expenses	0.60	0.96	6.27	12.02
	(h) Loss on Fair Value of Investment	0.00	0.90	0.27	12.02
	(i) Provision for doubtful debts / advances (net)	_	-	-	-
	Total expenses	0.69	1 10	10.04	21.00
3	Profit/(loss) from operations before exceptional items and tax (1-2)	0.68	1.10	19.04	21.06
		(0.68)	(0.85)	(18.99)	(20.65)
4	Exceptional items  Profit(last) before the force Continuing Operations (2, 4)				
5	Profit/(loss) before tax from Continuing Operations (3 - 4)	(0.68)	(0.85)	(18.99)	(20.66)
6	Tax expense				
	Current tax ( including earlier year adjustment)	-	0.01	1.13	1.13
	Deferred tax (net)			-	
7	Net profit/(loss) after tax from Continuing Operations (5 - 6)	(0.68)	(0.84)	(17.86)	(19.53)
	Discontinued Operation				
	Net profit/(loss) before tax from discontinued Operation	-	-	-	-
	Tax (expenses) / benefit of discontnued operation				
8	Net profit/(loss) after tax from Discontinued Operation	-	-	-	-
9	Net profit/(loss) after tax	(0.68)	(0.84)	(17.86)	(19.53)
10	Items that will not be reclasified to statement of profit and loss				
	Remeasurement gains /(loss) of defined benefit plans	-	-	-	-
	Total Other comprehensive income /(loss)	-	-	-	-
11	Total comprehensive income /(loss) for the period/year (comprising	(0.68)	(0.84)	(17.86)	(19.53)
12	profits and other comprehensive income for the period / year ) (9+10) Profit /(Loss) attributable to for the period (net of tax)				
12		(0, (0)	(0.04)	(15.00	(10.52)
	Owners of the company	(0.68)	(0.84)	(17.86)	(19.53)
	Non controlling interest	-	-	-	
13	Other comprehensive income/ (loss) for the year (net of tax)				
	Owners of the company	-	-	-	-
	Non controlling interest	-	-	-	-
14	Total Comprehensive Income /(Loss) for the period / year attributable to				
	Owners of the company	(0.68)	(0.84)	(17.86)	(19.53)
	Non controlling interest	(0.00)	(0.01)	(17.00)	(15.03)



15	Paid up equity share capital (FV of Re.1 per share)	20.25	20.25	20.25	20.25
		30.25	30.25	30.25	30.25
16	Basic and Diluted earnings per equity share from continuing operation	(0.02)	(0.03)	(3.82)	(0.65)
17	Basic and Diluted earnings per equity share from discontinued operation	-	-	-	
18	Basic and Diluted earnings per equity share from continuing and discontinued operation	(0.02)	(0.03)	(3.82)	(0.65)
19	Debenture Redemption Reserve	25.00	25.00	25.00	25.00
20	Capital Redemption Reserve	40.00	40.00	40.00	40.00
21	Net Worth	(1,503.86)	(1,486.85)	(1,503.87)	(1,505.54)
22	Paid up debt capital @*	147.57	147.57	147.57	147.57
23	Debt service coverage ratio (DSCR)*	(0.00)	(0.00)	(0.00)	(0.01)
24	Interest service coverage ratio (ISCR)*	(29.62)	(41.01)	(0.59)	(1.00)
25	Debt equity ratio*	(1.23)	(1.23)	(1.23)	(1.23)
26	Current Ratio	0.25	0.25	0.25	0.25
27	Long Term debt to working capital	-	-	-	-
28	Bad debts to Account receivable ratio	-	-	-	-
29	Current Liability ratio	0.99	0.99	0.99	0.99
30	Total debts to total assets	1.47	1.48	1.48	1.48
31	Debtors turnover	-	-	-	-
32	Inventory turnover	NA	NA	NA	NA
33	Operating margin	NA	NA	NA	NA
34	Net Profit margin	NA	NA	NA	NA

@Paid up Debt Capital represents Unrated, Unlisted, Secured, Redeemable Non-Convertible Debentures issued on private placement basis.

\*Ratios stated in serial number 23 to 34 have not been annualised for quarterly reporting

For and of behalf of the Board

H. K. Mittal

Director

(DIN:00007690)

Powers of the board are suspended from the Insolvency Commencement Date

Mangesh M. Deokar Bhosale

Chief Financial Officer & Compliance Officer

Taken on record by

Girish Juneja

Resolution Professional for Mercator Limited (IBBI/IPA001/IP-P00999/2017-2018/11646)

Place: Mumbai Date: 09 August, 2022

## MERCATOR LIMITED

#### CIN NO: L63090MH1983PLCO31418

Regd. Office: 3rd Floor, Mittal Tower, B-wing, Nariman Point, Mumbai-400021. Tel: 022-66373333

SEGMENTWISE CONSOLIDATED UNAUDITED FINANCIAL RESULTS AND CAPITAL EMPLOYED FOR THE QUARTER ENDED 30 JUNE, 2022

				(Rs in crore)
		Quarter Ended		Year Ended
Particulars	30-Jun-22	31-Mar-22	30-Jun-21	31-Mar-22
rarticulars	Unaudited	Refer Note No 18	Unaudited	(Audited)
1. Segment Revenue				
(net sale/income from each segment should be disclosed under this				
head)				
(a) Shipping	-	-	-	-
(b) Coal (Mining, Procurement and Logistics)	-	-	-	-
Net sales/Income From Operations	-	-	-	-
2. Segment Results Profit /(Loss) before tax from each				
segment				
(a) Shipping	0.04	(0.12)	(0.10)	4.24
(b) Coal (Mining, Procurement and Logistics)	-	(0.00)	(0.19)	(0.17)
(c) Others	(0.71)	(0.71)	(6.04)	(11.46)
Less: Interest	(0.02)	(0.02)	(12.66)	(13.27)
Total Profit / (Loss) Before Tax from Continuing	(0.69)	(0.85)	(18.99)	(20.66)
Operations	(0.07)	(0.00)	(10.55)	(20100)
Net profit/(loss) before tax from discontinued Operation				
Total Profit / (Loss) Before Tax	(0.69)	(0.85)	(18.99)	(20.66)
3. Segment Assets				
(a) Shipping	195.10	206.55	205.51	206.55
(b) Coal (Mining, Procurement and Logistics)	453.55	438.94	534.26	438.94
Total Segment Assets	648.66	645.48	739.77	645.49
Unallocable Assets	476.63	464.45	463.59	464.45
Discontinued operation	0.08	0.08	0.08	0.08
Total Assets	1,125.37	1,110.02	1,203.44	1,110.02
4. Segment Liabilities				
(a) Shipping	1,290.97	1,292.44	1,292.91	1,292.44
(b) Coal (Mining, Procurement and Logistics)	375.01	360.68	397.05	360.68
Total Segment Liabilities	1,665.97	1,653.12	1,689.96	1,653.12
Unallocable Liabilities	799.41	791.62	783.95	791.62
Discontinued operation	0.17	0.16	0.16	0.16
Total Liabilities	2,465.55	2,444.90	2,474.07	2,444.90

Director (DIN:00007690)

Powers of the board are suspended from the Insolvency Commencement Date

Mangesh M. Deokar Bhosale Chief Financial Officer & Compliance Officer

Taken on record by

Girish Juneja

Resolution Professional for Mercator Limited (IBBI/IPA001/IP-P00999/2017-2018/11646)

Place: Mumbai Date: 09 August, 2022

#### MERCATOR LIMITED

# NOTES FORMING PART OF CONSOLIDATED FINANCIALS FOR THE QUARTER ENDED JUNE 30, 2022

1. A Corporate Insolvency Resolution Process (CIRP) has been initiated against the Mercator Limited (hereinafter referred as "Holding Company" / "Parent Company" / "Company") vide an order no. CP(IB) 4404/2019 dated February 08, 2021 of the Hon'ble National Company Law Tribunal, Mumbai Bench ('NCLT') under the provisions of the Insolvency and Bankruptcy Code, 2016 ('Code'). Pursuant to the order, the powers of the Board of Directors stand suspended and are vested with Mr. Girish Siriram Juneja, who had been appointed as Interim Resolution Professional (IRP) by the NCLT and later confirmed as a Resolution Professional (RP) by the Committee of Creditors (CoC). As per requirements of the 'Code' and 'CIRP Regulations', the Resolution Professional had invited expression of Interest (EoI) from prospective Resolution Applicants (PRAs) to submit the Resolution Plan for the Company. The first round of Invitation of EoI was published on April 24, 2021 and the timelines to submit EoI were extended as approved by Committee of Creditors (CoC). Last date to submit EOI as per second round of Invitation of EoI (published on May 18, 2021) was on June 2, 2021 and the Resolution Professional had declared the final list of Resolution Applicants on July 7, 2021. The last date for submission of resolution plan was August 31, 2021, which was thereafter extended to September 6, 2021 basis the request received from the PRAs. The application seeking exclusion of the time period of 88 days i.e. from April 4, 2021 to June 30, 2021 from the overall CIRP period (due to the second wave of Pandemic and various restrictions imposed by Government of Maharashtra) was heard and allowed by the NCLT on August 9, 2021. The CIRP period was extended to November 3, 2021. Pending outcome of the CIRP, financial results of the Company have been prepared on a going concern basis.

Further, since certain Resolutions Plans were in hand which had to be put before CoC for voting, an application seeking extension of the CIRP time period by 90 days was heard and allowed by NCLT on November 11, 2021 whereby the CIRP period was extended up to February 1, 2022. Vide order dated July 26, 2022, honourable NCLT, Mumbai has excluded period from December 28, 2022 to March 2, 2022 from the CIRP period. Accordingly, CIRP period stands extended to April 7, 2022.

The Resolution Plans submitted by the Resolution Applicants (RAs) were placed before the Committee of Creditors for their consideration and voting but failed to receive the requisite votes in terms of the provisions of the code. Accordingly, an application for liquidation has been filed in terms of section 33 of the Code, which is pending adjudication by the NCLT. Next hearing date by the honourable NCLT, Mumbai for the said application is scheduled on September 15, 2022.

Pending decision by NCLT, the financial results of the Company have been prepared on a going concern basis.

2. The consolidated financial results of Mercator Limited for the quarter ended June 30, 2022 have been prepared by the Chief Financial Officer (CFO) and the management, reviewed by the Audit Committee and approved at the meeting of the Resolution Professional & Directors held on August 9, 2022. The RP with the assistance of the management of the Company and Chief Financial Officer of the Company has made all practical and reasonable efforts to prepare these quarterly and half yearly results. These results have been prepared with the same 'Basis of Preparation' as adopted by the erstwhile Board of Directors as prescribed under the Companies Act, 2013 and related regulations. For opening balances of the earlier year as well as transactions made prior to initiation of CIRP, RP has relied on the representations and statements made by the Directors and the KMPs of the Company. The said consolidated financial results of the Company have been certified by the Director and Chief Financial Officer of the Company. The RP has relied upon the assistance

provided by the members of the Audit Committee in review of the financial results and certifications, representations and statements made by senior officials/management personnel of the Company in relation to these financial results. The Statutory Auditors have carried out a limited review of the above results.

Regulation 33(3)(b) of the SEBI LODR Regulations, 2015 provides that in case the listed entity has subsidiaries, in addition to the requirement at clause (a) of sub-regulation (3), the listed entity shall also submit quarterly year-to-date consolidated financial results. There are 23 (Twenty Three) subsidiaries of the Company. The responsibility towards preparation and presentation of subsidiary financials is that of the respective management, since the subsidiaries are separate legal entities. The RP has taken on record the said statement of Consolidated Financial results in good faith and only to the limited extent of compliance and discharging the powers of the Board of Directors of the Company which has been conferred upon him in terms of provisions of Section 17 of the Code.

- 3. The consolidated financial results of the Company have been prepared in accordance with the recognition and measurement principles laid down in the applicable Indian Accounting Standards ("IND AS") prescribed under Section 133 of the Companies Act, 2013, read with the relevant rules thereunder and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SEBI Circular no. CIR/CFD/FAC/62/2016 dated July 5, 2016.
- 4. The Company has continued to follow the same accounting policies in preparation of financial results for the quarter ended June 30, 2022 as followed in the previous financial year ended March 31, 2022.
- 5. The Auditors have expressed an Adverse Conclusion on these Financial Results basis the following:
  - i. Going Concern
    - The financial results of the Group have been prepared on a going concern basis by the management. The Group has negative retained earnings as at June 30, 2022, wherein assets are insufficient in comparison to liabilities thereby resulting in erosion of its Networth. The current liabilities substantially exceed the current assets and large sums of money are in dispute, which is not readily realisable. Further, the Company has disposed-off the substantial part of the Property, Plant and Equipment (PPE). During the quarter ended September 30, 2021 the remaining only two non-operating dredgers at standalone level which had been arrested by operational creditors, have been sold under auction through orders of the respective Hon'ble High Courts. It may be further noted that in consonance with the stipulations contained in Section 14 of the Code, a moratorium has been declared in the aforesaid order passed by the Hon'ble NCLT, inter alia, prohibiting the following:
    - (i) the institution of suits or continuation of pending suits or proceedings against the Corporate Debtor including execution of any judgement, decree or other in any court of law, tribunal, arbitration panel or other authority;
    - (ii) transferring, encumbering, alienating or disposing of by the Corporate Debtor any of its assets or any legal right or beneficial interest therein;
    - (iii) any action to foreclose, recover or enforce any security interest created by the Corporate Debtor in respect of its property including any action under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002;
    - (iv) the recovery of any property by an owner or lessor where such property is occupied by or in the possession of the Corporate Debtor.

The Holding Company's ability to continue as a going concern is dependent upon many factors including continued support from the financial creditors, operational creditors. In



view of the opinion of the Directors and KMPs, resolution and revival of the Company is possible in the foreseeable future. Further, the RP is required to make every endeavor to protect and preserve the value of the property of the corporate debtor and manage the operations of the corporate debtor as a going concern.

The management/RP of the Holding Company is of the view that they are making best efforts to achieve favourable order in ongoing litigations in order to protect the value of its assets and is making efforts to revive operations. As per rules and regulations of the Corporate Insolvency Resolution Process (CIRP) stipulated under the Insolvency and Bankruptcy Code, 2016, RP received Resolution Plans from the eligible Prospective Resolution Applicants (PRA). The Resolution Plans submitted by the Resolution Applicants (RAs) were placed before the Committee of Creditors for their consideration and voting but failed to receive the requisite votes in terms of the provisions of the code. Accordingly, an application for liquidation has been filed in terms of section 33 of the Code, which is pending adjudication by the NCLT.

Pending decision by NCLT, the financial results of the Company have been prepared on a going concern basis.

Under Ind AS 110, an entity shall not prepare its financial statements / financial results on a going concern basis if management determines after the reporting period date either that it intends to liquidate the entity or to cease trading, or that it has no realistic alternative but to do so. All operations have ceased in the case of Indian Subsidiaries of the Company other than Mercator Petroleum Ltd and Mercator Oil and Gas Limited, while the coal business continues to generate revenues, the Singapore High Court has ordered a Liquidation of MIPL which is the beneficial owner of the coal business through its step-down subsidiaries. MCS holdings is also under liquidation. In all such cases, the financial statements / financial results are not available with the management of the Parent Company for the quarter ended June 30, 2022. Hence, in view of non-availability of liquidation values of assets and liabilities of such subsidiaries, the same are not stated at fair values.

ii. As per the Code, the RP has to receive, collate, verify and admit all the claims submitted by the creditors of the Company. Such claims can be submitted to the RP during the CIRP, till the approval of a resolution plan by the COC. The impact of such claims, if any, that may arise has not been considered in the preparation of the unaudited financial results.

At the standalone level, Principal portion of loans from financial creditors in the books of the Corporate Debtor have been restated with the amounts admitted by RP as on ICD dates (Rs. 920.65 crore). Total amount of claims towards principal dues of the financial creditors as on June 30, 2022 stand as under:

a.	Principal amount of Loans admitted by RP	Rs. 920.65 crore
b.	Claims under verification by RP/Not filed	Nil
	Total	Rs. 920.65 crore*

\*In addition, Contingent Claims arising out of Corporate Guarantee issued by the Company, has been admitted by RP for Bank of Baroda (Principal amount of Rs. 99.26 crore plus Interest amount of Rs. 33.40 crore aggregating to Rs. 132.66 crore) and DBS Bank India Ltd. (Principal amount of Rs. 21.66 crore and interest of Rs. 2.08 crore aggregating to Rs. 23.74 crore).

iii. In terms of Regulation 33(3)(h) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the listed entity shall ensure that, for the purposes of



quarterly and half year ended consolidated financial results, at least eighty percent of each of the consolidated revenue, assets and profits, respectively, shall have been subject to audit / review or in case of unaudited results, subjected to limited review. The status of consolidation of financial results of all subsidiaries of the Holding Company is as under:

- a) In view of initiation of Corporate Insolvency Resolution Process (CIRP) under Section 9 of the Insolvency and Bankruptcy Code, 2016 (IBC) vide order of NCLT dated August 31, 2020, the financial statements / financial results / financial information of Mercator Petroleum Limited, one of the material subsidiaries of the Company for the quarter ended June 30, 2022 have not been made available to the Company by IRP of the said material subsidiary. In view of this, financial Statements / financial results / financial information available for the period ended March 31, 2021, which are also neither management / RP certified nor audited, have been considered for the purpose of preparing the Consolidated Financial Results of the Company for the quarter ended June 30, 2022.
- b) In view of initiation of Corporate Insolvency Resolution Process (CIRP) under Section 9 of the Insolvency and Bankruptcy Code, 2016 (IBC) vide order of NCLT dated June 30, 2021, unsigned unaudited financial statements / financial results / financial information of Mercator Oil and Gas Limited, one of the material subsidiary of the Company, for the quarter ended June 30, 2022 have not been made available to the Company by RP of the said material subsidiary. In view of this, the financial statements / financial results / financial information available as on December 31, 2021, which are neither management / IRP certified nor audited, have been considered for the purpose of preparing the Consolidated Financial Results of the Company for the quarter ended June 30, 2022. No latest information is available with the management of the Company as on June 30, 2022.
- c) The financial statements / financial results / financial information of Oorja Resources India Pvt. Ltd, Mercator Offshore Logistics Pvt. Ltd. and Offshore Transport Pvt. Ltd. for the quarter ended June 30, 2022 have not been made available by the management of the respective companies. In view of the same, the financial statements / financial results / financial information available for the period ended June 30, 2021 have been considered for the purpose of preparing the Consolidated Financial Results of the Company for the quarter ended June 30, 2022.
- d) Latest available financial statements / financial results / financial information of 4 nos. of Singapore subsidiaries i.e. Oorja 1 Pte. Ltd., Oorja Batua Pte. Ltd., Oorja Holdings Pte. Ltd. and Panther Resources Pte. Ltd. pertain to the period ended September 30, 2021 have neither been certified by the management or liquidator nor have been audited / reviewed and the same have been considered as provided by the liquidators of Mercator International Pte. Ltd., Singapore. Further, the said subsidiaries have not provided their financial statements / financial results / financial information for quarter ended June 30, 2022. In view of the same, the latest financial statements / financial results / financial information available for the period ended September 30, 2021 have been considered for the purpose of preparing the Consolidated Financial Results of the Company for the quarter ended June 30, 2022. No latest information is available with the management of the Company as on June 30, 2022.
- e) MCS Holdings Pte. Ltd. (in Liquidation) is currently undergoing the liquidation process pursuant to an Order of the High Court of the Republic of Singapore dated April 16, 2021 and M/s Lim Soh Yen (NRIC No. S7672591H) and Lynn Ong Bee

Ling Care (NRIC No. S7932085D) of Auctus Advisory Pte. Ltd. have been appointed as joint and several liquidators of MCS Holdings Pte. Ltd. Financials Statements / financial results / financial information of MCS Holdings Pte Ltd. (MCS) (in liquidation) have not been provided to the Company by the liquidators of such subsidiaries. In view of this, financial statements / financial results / financial information available as on March 31, 2021 have been considered for the purpose of preparation of the Consolidated Financial Results of the Company for the quarter ended June 30, 2022. No latest information is available with the management of the Company as on June 30, 2022.

- One of the financial lenders of the Wholly Owned Foreign Subsidiary had recalled loan in the month of May 2019 and further to that, have filed case in Singapore High Court for recovery of their outstanding dues. Mercator International Pte. Ltd. (in Liquidation), the said material subsidiary of the Company at Singapore, is undergoing liquidation process pursuant to an Order of the High Court of the Republic of Singapore dated April 9, 2021 and M/s Lim Soh Yen (NRIC No. S7672591H) and Lynn Ong Bee Ling Care (NRIC No. S7932085D) of Auctus Advisory Pte. Ltd. have been appointed as joint and several liquidators of Mercator International Pte. Ltd. Financials statements / financial results / financial information of Mercator International Pte Ltd. (MIPL) (in liquidation) have not been provided to the Company by the liquidators of such subsidiaries. In view of this, unaudited financial Statements / financial results / financial information available as on March 31, 2021 have been considered for the purpose of preparation of the Consolidated Financial Results of the Company for the quarter ended June 30, 2022. No latest information is available with the management of the Company as on June 30, 2022.
- g) Financials Statements / financial results / financial information of rest of the Singapore subsidiaries/step down subsidiaries have not been made available to the Company. In view of this, financial statements / financial results / financial information available as on March 31, 2021 or last available have been considered for the purpose of preparation of the Consolidated Financial Results of the Company for the quarter ended June 30, 2022. No latest information is available with the management of the Company as on June 30, 2022.
- h) Audited / Reviewed or management certified Financial Results of all Indonesian subsidiaries (step down subsidiaries of MIPL) for the quarter ended June 30, 2022 have not been provided to the Company and hence the audited financial statements / financial results / financial information available as on March 31, 2021 (last available) have been carried to June 30, 2022 for the purpose of preparing the Consolidated Financial Results of the Company for the quarter ended June 30, 2022. No latest information is available with the management of the Company as on June 30, 2022.

As none of the audited / reviewed Financial Statement / financial results / financial information of the Subsidiaries were available as on June 30, 2022, the Company could not comply with the aforesaid regulations.

Ind AS 110 establishes principles for the presentation and preparation of consolidated financial statements when an entity controls one or more other entities. The Interim Resolution Professional (IRP) for the Indian Subsidiary Mercator Petroleum Limited and Resolution Professional (RP) for another Indian Subsidiary Mercator Oil and Gas Limited have been providing business updates from time to time. Lenders of Mercator Petroleum Limited are also a part of the CoC of the Company by virtue of the



Corporate Guarantee issued by the Company while there is a common lender of Mercator Oil and Gas Limited and the Company. In view of the management, the required level of control is available with the Company with respect to the subsidiaries/step down subsidiaries in India and overseas.

- iv. Interest or any other finance cost charges has not been accrued in the books of accounts of Holding Company from the date of commencement of CIR process, i.e. February 8, 2021 onwards, on account of moratorium under section 14 of Code. In view of this, no Finance Cost has been debited in the books of accounts of Holding Company during the quarter ended June 30, 2022.
- v. The Group had last carried out valuation of underlying investment in coal mining and logistic company situated in Indonesia for determining of fair valuation of these financial assets as per local regulations as on December 31, 2020. In the absence of any financial information from the company and latest valuation report, the Group has not recognized further reduction/increase in fair value of such financial instrument in the quarter ended June 30, 2022. The fair value as on June 30, 2022 can be substantially different in view of the valuation factors on account of sharp changes in coal prices, reduction in absolute realization of coal handling fees for one of major customer, cost of production and change in assumption of terminal value based on extension of mining license. The fair value can be substantially different in view of the other valuation factors.
- vi. At standalone level, Non-Current Tax Assets as on June 30, 2022 amount to Rs. 55.97 crore (net) includes Rs. 71.48 crore which has not been settled due to on-going tax assessment for various Assessment Years i.e. AY 2003-04 and from AY 2007-08 to AY 2018-19 against which net tax demand of Rs. 86.75 crore has been received and contested by the Company. The management is taking steps to resolve the cases with the income tax department. Further, the balances related to Input Tax Credit of Goods and Service Tax as per books of accounts as on June 30, 2022 are under reconciliation with the available regulatory records and any impact of the same will be accounted in subsequent period.
- vii. Regarding Mercator Oil & Gas Limited ('MOGL'), a material subsidiary:
  - a. MOGL was engaged in EPC project awarded by ONGC for conversion of their Mobile Offshore Drilling Unit (MODU) 'Sagar Samrat' into a Mobile Offshore Production Unit (MOPU). On September 25, 2018, MOGL received a notice of termination from ONGC for Sagar Samrat Conversion Project after completing almost 96% of the project. Basis the information available with the management until September 2021, MOGL had initiated arbitration proceedings against ONGC and appointed its Arbitrator and a Tribunal was formed, for which the proceedings were underway. In addition to above, based on the order of Hon'ble Bombay High Court dated July 29, 2019, ONGC had invoked Bank Guarantee amounting to Rs. 142.19 crore which had been accounted in the books of the accounts of MOGL in the earlier years (quarter ended June 30, 2019). Based on the progress of the arbitration proceedings, basis the latest available information with the management and discussion with the legal counsel earlier, the management is hopeful of a positive outcome in the claim of Rs. 1,947 crore filed against ONGC. Accordingly, the Company has made 50% impairment for an amount of Rs. 0.71 crore for the quarter ended June 30, 2022 (Rs. 2.86 crore for the year ended March 31, 2022) towards accrued interest on loan given to MOGL.
  - b. Further, one of the operational creditors of one of the material subsidiary had filed petition u/s 9 of IBC 2016 wherein the NCLT bench had kept the status as "Reserved for Order. The said application for initiation of Corporate Insolvency Resolution Process (CIRP) under Section 9 of the Insolvency and Bankruptcy Code, 2016 (IBC) filed by an Operational Creditor before the National Company Law Tribunal (NCLT), Mumbai Bench against the material subsidiary of the Company, Mercator Oil and Gas Limited (MOGL) was admitted vide the order of NCLT dated

June 30, 2021 (Order) and subsequently confirmed as a Resolution Professional (RP) by the Committee of Creditors (CoC) in their meeting held on July 27, 2021. In terms of Section 17 of the IBC, the power of the Board of Directors stands suspended and all such powers stand vested in an Interim Resolution Professional (IRP) appointed vide the said Order. Further, in terms of stipulations contained in Section 14 of the Code, a moratorium has been declared vide the Order prohibiting certain stipulated actions.

- c. In terms of an update received from RP, the arbitration tribunal had provided revised schedule of recording of evidence from October 18, 2021 to October 23, 2021 and final hearing from December 6, 2021 to December 11, 2021. ONGC with a view of postponing the trial, filed a writ petition in Bombay High Court, challenging Tribunal's various orders for timely completion of October, 2021 Trial. On October 18, 2021, the Tribunal convened to commence the October Trial. However, ONGC was not present in the trial. On October 19, 2021, the MOGL was served with an un-numbered writ petition to be filed by the ONGC before the Bombay High Court ("Writ Petition"), inter alia seeking a direction to the Tribunal not to proceed with the October Trial till such time as the NCLT decides the Parties' applications, a stay of this Arbitration until final disposal of the Writ Petition, and interim and ad interim reliefs in this regard. The hearing on this petition is now fixed for December 15, 2021. ONGC appeared on the October 22, 2021 and requested for new dates for October Trial. Despite MOGL's objections, new dates were for hearing were give as under:
  - (a) 10, 20 -22 December, 2021 for Respondent's opening submissions and for completing cross-examination witnesses of both parties;
  - (b) 17-20 January, 2022 for Claimant's oral submissions
  - (c) 14-17 February 2022 for Respondent's oral submissions
  - (d) February 18, 2022 for Claimant's oral submissions in rejoinder.

Further, RP had updated that the last date of submission of Expression of Interest (EOI) by Prospective Resolution Applicants (PRAs) was October 13, 2021. The Resolution Plan was placed before CoC. However, the plan did not secure a majority vote of CoC and accordingly an application for approval of liquidation of the company has been filed with Honorable NCLT, Mumbai.

Pursuant to the public announcement dated June 30, 2021 in relation to invitation for submission of claims against MOGL, the Company has submitted its claim on MOGL for outstanding debt as on July 15, 2021 for a total claim of Rs. 222.72 crore comprising of Term Loan for a total amount of Rs.94.21 crore and corporate guarantee issued to Axis Bank Ltd. (for and in behalf of MOGL) for a total amount of Rs. 128.51 crore. The Company has received an acknowledgement of submission of claim from the IRP of MOGL who have informed that the Company being a related party of MOGL shall not have any right of representation, participation and voting in a meeting of the CoC. Status of the claim as updated by the Resolution Professional is that the Claim of Mercator Ltd. as a financial creditor for unsecured loans (without voting rights) for Rs. 222.72 crore have been admitted provisionally by the Resolution Professional for Rs. 94.21 crore. The balance amount of claim for Corporate Guarantee executed by Mercator Limited in favour of Axis Bank Limited for various credit facilities by Axis Bank to Corporate Debtor (Rs. 128.51 crore) is admitted as contingent.

A claim of Rs. 1,947 crore (USD 262 Mn) has been made by the subsidiary company on ONGC. In the view of the management and based on legal advice, an estimated amount of Rs. 1288 crore (USD 173.36 Mn) could probably be awarded as payable to the Company. However, any impact of the settlement will be known only after completion of the ongoing arbitration proceedings. No latest information is available with the management of the Company as on June 30, 2022.



- d. MOGL has an ongoing dispute with its consortium partner M/s Gulf Piping Co Ltd (GPC) and based on an order of the Abu Dhabi Court a final liability of USD 5.7Mn (Rs.42.35 crore) along with interest at 5% interest p.a. is payable to them. GPC had obtained stay order from local UAE court restraining Abu Dhabi Commercial Bank (ACDB) from honouring Performance Guarantee. In relation to invocation of performance guarantee provided to GPC was decided by the Supreme Court of UAE and the Supreme Court Order was received in Arabic language. It was informed by the law firm which was associated with matter before commencement of CIRP) that the order in the matter of ACDB in relation to invocation of performance guarantee provided to GPC was in favour of MOGL and it was pending for translation to be received. The lender of MOGL is in the process of initiating a litigation for invocation of Bank Guarantee against ACDB.
- viii. Regarding Mercator Petroleum Limited (MPL), a material subsidiary:
  - a. In October, 2019, MPL had received notice of termination from the Ministry of Petroleum and Natural Gas (MOPNG) in compliance with Production Sharing Contract (PSC) for its non-operative oil Block (CB-3) and also had demanded costs and other dues to be determined as per terms and conditions of PSC. Basis the information available with the management until March 2021, the management of MPL and the Company is confident of defending the amounts claimed by Directorate General of Hydrocarbon (DGH). In event of rejection of subsidiary's contention, basis the latest available information with the management, the estimated financial impact would be approx. Rs.35.80 crore.
  - The application for initiation of Corporate Insolvency Resolution Process (CIRP) under Section 9 of the Insolvency and Bankruptcy Code, 2016 (IBC) filed by an Operational Creditor before the National Company Law Tribunal (NCLT), Mumbai Bench against one of the material subsidiaries of the Company, Mercator Petroleum Limited (MPL) was admitted vide the order of NCLT dated August 31, 2020 (Order). In terms of Section 17 of the IBC, the power of the Board of Directors stands suspended and all such powers stand vested in an Interim Resolution Professional (IRP) appointed vide the said Order who has taken charge under the directions of the Committee of Creditors. Further, in terms of stipulations contained in Section 14 of the Code, a moratorium has been declared vide the Order prohibiting certain stipulated actions. In terms of the last update received from IRP, as a part of the Corporate Insolvency Resolution Process (CIRP), IRP had floated an Expression of Interest and had received interest from Public and Private Players in the process. Basis the latest available information with the management, the Request for Resolution Plans (RFRP) has been issued to the shortlisted Prospective Resolution Applicants (PRA) and they are required to submit their Resolution Plans in October 2021 as per the process laid down under the Code. Prospective Resolution Applicants (PRAs) have expressed their interest in the Oil Assets of MPL. The process of due diligence by these entities is currently going on.
  - c. During the quarter ended June 30, 2022, the Company has provided additional impairment of Rs1.16 crore (Rs.4.71 crore for the year ended March 31, 2022) towards accrued interest on loan to Mercator Petroleum Limited (MPL) and Rs.0.47 crore (Rs.1.90 crore for the year ended March 31, 2022) towards interest accrued on 6% optionally convertible debentures issued by MPL.
- ix. All of the directors on the Board of the Holding Company are disqualified as on June 30, 2022 from being appointed as a director in terms of Section 164 (2) of the Companies Act, 2013.
- x. The Holding Company have not been able to obtain any confirmations from various debtors, loans and advances, from banks and others, current accounts from banks, trade and other payables. Accordingly, adjustments if any arising out of reconciliation with these parties is not readily available. The Company has carried out its internal assessment and provided/ written off/ back these receivables/ payables/ loans and advances, wherever necessary. Further, the balances related to Input Tax Credit of Goods and Service Tax as per books of accounts as on June 30, 2022 are under

reconciliation with the available regulatory records and any impact of the same is not known as on the date of Financial Statements.

- xi. Compliance under section 134 and 149 of Companies Act 2013 (as reported in latest last audited financial statements available by the respective auditor of subsidiary):
  - a. In case of MPL, Independent Director, Chief Financial Officer and Company secretary had resigned during the year ended March 31, 2020. The management has not filled the said vacancy until date of reporting.
  - b. In case of MOGL, Independent Director had resigned during the year ended March 31, 2020. The management has filled the said vacancy. Mr. Jagmohan Talan and Mrs. Ritu Vats were appointed as Additional Directors (Non-Executive & Independent) of the Company with effect from September 26, 2020. Further, Mr. H K Mittal resigned as a director with effect from September 26, 2020 citing personal reasons.
- xii. The Segment reporting for the quarter ended June 30, 2022 may have information which may not be accurate on account of non-availability of certain financial statement / financial results / financial information of the subsidiaries.
- xiii. Based on the limited information available with respect to break-up of certain items of income/expenses/assets/liabilities of subsidiaries requiring elimination effect upon consolidation of financial statements, suitable assumptions based on past quarters have been made to provide such effects.
  - 6. The Holding Company has an insurance claim amounting to Rs. 54.28 crore, being the balance amount payable against a total loss claim (Rs. 225.29 crore) on a vessel pertaining to the year 2012-13, which has been considered fully recoverable by the management and is supported by a legal opinion.
  - 7. In case of a material step-down subsidiary of the Company, PT Karya Putra Borneo (KPB) Operating Coal mines in Indonesia, a minority shareholder had raised a frivolous claim with respect to the entire shareholding of the said subsidiary Company. The subsidiary had received favourable orders from the relevant Courts in this matter and the formalities for restoring the shareholding in the public records was in process, as per last update received earlier. No latest information is available with the management of the Company as on June 30, 2022.
  - 8. During the previous year ended March 31, 2019, Credit Analysis & Research Limited (CARE) had downgraded the rating assigned to the Holding Company, MOGL and MPL for short term credit facilities from CARE A4 to CARE D, which was again revised on July 11, 2019 from CARE D to CARE D (ISSUER NOT COOPERATING).
    - Further, in respect of Loans outstanding aggregating to Rs. 1,653.14 crore as on June 30, 2022 the Group had committed breach of financial covenants including default in interest and instalment payments due to various Banks / financial institutions in the previous year(s), which are still continuing resulting in several banks / FIs recalling their loans.
  - 9. Erstwhile Promoters and erstwhile Promoter Groups have sold 1,20,67,225 no. of Equity Share of the Company during the year ended March 31, 2022. This has brought down the shareholding of the promoters in the Company to 6.84% as on March 31, 2022. There is no further sale of shares by promoters during the quarter ending June 30, 2022 and the stake of promoters and promoter group as on June 30, 2022 stands at 6.84%.



10. The Holding Company had entered into settlement agreements with approval of NCLT in the pre-CIRP period with few operational creditors amounting to Rs.3.94 crore out which only Rs.1.57 crore had been honoured and the balance commitment is yet to be discharged by the Company.

One of the dredger 'Vivek Prem' was sold under court auction order of Hon'ble Gujarat High Court during the year ended March 31, 2021. As on June 30, 2022, Rs. 3.54 crore lying as deposit pending appropriation by the said Court.

As on April 1, 2021, the Company had only two non-operating dredgers i.e. Darshini Prem and Yukti Prem which had been arrested by operational creditors. Darshini Prem is under arrest by a few operational creditors, crew and port authorities. The cases filed against Darshini Prem in High court of Andhra Pradesh shall get listed in due course. Kakinada Seaports Ltd. has vide its email dated January 08, 2021 required the Company for shifting of the vessel Darshini Prem to anchorage at its cost and risk. The Company has intimated ICICI Bank Ltd, the charge holder, to initiate any action at their end, as may be deemed appropriate. Yukti Prem have been sold under auction through orders of the Hon'ble Kerala High Court. The said court had conducted auction sale in the quarter ended September 30, 2021 has resulted in reversal of impairment provision made in the earlier financial years to the extent of Rs. 4.02 crore and Rs. 0.79 crore aggregating to Rs. 4.81 crore.

Both non-operational dredgers (arrested by creditors) with the Company, which were fully impaired in financial year 2019-20 and are carried at realisable scrap value in the books of account.

Considering all the facts stated above, there is no depreciation charge on PPE during the quarter ended June 30, 2022 with respect to PPE.

11. The office premise of the Company was charged to the lender of Mercator Petroleum Limited. On account of the possession notice received under Section 13 (4) of Securitization and Reconstruction of Financial Assets and read with Rule 8 of Enforcement of Security Interest (Second) Act, 2002, the symbolic possession of the office premises has been obtained by the said lender on September 9, 2020. The enforcement of security has been on account of default in repayment of debt by a material subsidiary of the Company.

As on the reporting date, only symbolic possession has been obtained and the Company continues to operate from the premises, hence the same continue to be categorised as property, plant and equipment of the Company and accordingly the depreciation for the period has been charged to the Statement of Profit & Loss. Necessary adjustments, if any, in the books of accounts will be done once the actual control over the office premises will be passed to the Bank.

12. The Company Secretary of the Holding company had resigned dated July 23, 2019 and until date of reporting, said appointment is yet to be completed.

Pursuant to the requirement of Listing Regulation, the Group has not appointed one of the Independent Director of Holding Company on the board of the material subsidiaries incorporated in India and Outside India.

- 13. As on June 30, 2022, following step down subsidiaries are under going process of voluntary liquidation, which was initiated in earlier years, and liquidator had been appointed under applicable laws–
  - a. Mercator Energy Pte Ltd (the company is a plaintiff for case filed by ICICI bank Limited at Singapore being guarantor and company has informed to court for its voluntary liquidation. Final observation of High Court of Singapore on the same is pending).
  - b. Mercator Offshore (P) Pte Ltd (company has also withdrawn scheme of arrangement filed for payment of creditors linked with contingency outcome of SSCP arbitration)
  - c. Mercator Offshore Asset Holdings Pte Ltd



- 14. During the previous year ended March 31, 2021, the Company has received letter from the National Stock Exchange of India Limited ("NSE") citing non compliance of the requirement of Regulation 17 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, which requires that the board of directors shall comprise of not less than six directors. The Company had then made submission to NSE stating that there were 5 directors on the Board of Company including a woman director. It was also informed that the strength of independent directors is more than the executive directors and the Company is making best efforts to be compliant of the regulation. The Company is making efforts to be compliant, however non compliance continues as on June 30, 2022
- 15. The results for the quarter ended June 30, 2022 are available on the BSE Ltd website www.bseindia.com, National Stock Exchange of India Limited website www.nseindia.com and the Company's website www.mercator.co.in
- 16. Formulae for computation of ratios are as follows –

Sr.	Ratios	Formulae
a)	Debt Service Coverage	Earnings before Depreciation, Finance Cost, Impairment, Tax
	Ratio	Interest Accrued and Due + Outstanding Debt Finance Cost +
		Principal Repayments made during the
b)	Interest Service Coverage	<u>Total Debt</u>
	Ratio	Total Equity
c)	Debt Equity Ratio	<u>Total Debt</u>
		Total Equity
d)	Current Ratio	Current Assets
		Current Liabilities
e)	Long term debt	Non-Current Borrowings (Including Current Maturities
	to working	of Non- Current Borrowings)
	capital	Current Assets Less Current Liabilities (Excluding Current Maturities of
		Non-Current Borrowings)
f)	Bad debts to Account	Bad Debts
	receivable ratio	Average Trade Receivables
g)	Current liability ratio	Total Current Liabilities
		Total Liabilities
h)	Total debts to	<u>Total Debt</u>
	total assets	Total Assets
i)	Debtors turnover	Value of Sales & Services
		Average Trade Receivables
j)	Inventory turnover	Cost of Goods Sold (Cost of Material Consumed+ Purchases +
		Changes in Inventory + Manufacturing Expenses)
		Average Inventories of Finished Goods, Stock-in-Process and Stock-in-
		Trade
k)	Operating margin (%)	Earnings before Interest, Tax and Exceptional Items less Other Income
		Value of Sales & Services



1)	Net profit margin (%)	Profit After Tax (after exceptional items)
		Value of Sales & Services

- 17. The Code on Social Security, 2020 ('Code') has been notified in the Official Gazette on 29th September, 2020. The Code is not yet effective and related rules are yet to be notified. Impact if any of the change will be assessed and recognized in the period in which said Code becomes effective and the rules framed thereunder are notified.
- 18. The figures for the quarter ended March 31, 2022 are balancing figures between audited figures in respect of full financial year and reviewed results published up to the third quarter of relevant financial year.
- 19. Figures of previous periods/year have been regrouped / reclassified wherever necessary to conform to current period classification.

For MERCATOR LIMITED

Taken on Record

Mangesh M. Deokar Bhosale Director

**Chief Financial Officer** 

Girish Siriram Juneja **Resolution Professional** 

(Powers of the Board are Suspended from the Insolvency Commencement Date)

Place: Mumbai

**Date:** August 9, 2022



B2 402 B, Marathon Innova, 4th Floor, Off Ganpatrao Kadam Marg, Opp. Peninsula Corporate Park, Lower Parel, Mumbai - 400 013. India Tel: +91 (0) 22-6662 5537 / 38 E-mail: mumbai@singhico.com website: www.singhico.com

Independent Auditor's Limited Review Report on the Quarterly Unaudited Standalone Financial Results pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

To The Resolution Professional In the matter of Mercator Limited

IBBI Reg. No.: IBBI/IPA-001/IP-P00999/2017-2018/11646

1. We have reviewed the accompanying Statement of Unaudited Standalone Financial Results of **Mercator Limited** ("the Company") for the quarter ended June 30, 2022 ("the Statement") being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations") and has been initialed by us for identification purpose.

The Hon'ble National Company Law Tribunal, Mumbai (NCLT) had admitted the petition of the Financial Creditors under the Insolvency and Bankruptcy Code (IBC) 2016 vide its Order dated February 8, 2021. As per Section 17 of the IBC, the powers of the Board of Directors of the Company have been suspended and such powers have been vested with Mr. Girish Siriram Juneja as the Interim Resolution Professional (hereinafter referred as "RP"), by the NCLT vide its aforesaid order to manage the affairs of the Company as per the provisions of the IBC. The Committee of Creditors (CoC) confirmed Mr Juneja as the Resolution Professional (RP) at its meeting held on March 10, 2021.

- 2. This Statement, which is the responsibility of the Company's management and considered and taken on record by the RP, has been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standards 34 "Interim Financial Reporting" ("Ind AS 34") as prescribed under section 133 of the Companies Act 2013 to be read with the relevant rules issued thereunder ("the Act") and as per the presentation requirement of the SEBI circular CIR/CFD/FAC/62/2016 dated July 5, 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 Statement based on our review.
- 3. We conducted our review in accordance with the Standard on Review Engagement (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial statements are free of material misstatement. A review of the 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 Standards on Auditing 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.

KOLKATA (H.O) NEW DELHI CHENNAI MUMBAI BANGALORE

#### 4. Basis for Adverse Conclusion

We draw attention to -

- a. Note No. 5(i) regarding preparation of the statement on a going concern basis. The Company's financing arrangements have expired and substantial amounts have been recalled and are due and payable as on June 30, 2022. Besides the NCLT has admitted the petition of the Financial Creditors vide its Order dated February 8, 2021 and proceedings under the IBC have been initiated on the company. The Company has substantial investments and loans and advances receivable from subsidiary companies and other disputed receivables, which are not readily realizable to service the Company's current liabilities and the Company's net worth has also been fully eroded, along with the inability to meet its current liabilities which substantially exceeds its current assets. The Company had substantially disposed-off its Property, Plant and Equipment and currently doesn't have significant operating revenue and operating assets. Further, the management has not shared a revival plan for the company to continue as a going concern and hence in the absence of the same we conclude that the going concern assumption has been vitiated. The Financial Results have however been prepared on a going concern basis by the management.
- b. Note No. 5(ii), regarding the balances restated in the books of accounts pursuant to admission of the claims submitted by the financial creditors, of which as on June 30, 2022, as confirmed by RP, no claim is pending for verification with Resolution Professional (RP). We have relied on the adjustments made by the RP w.r.t. the claims received and are unable to comment on the financial impact of the same on the financial results of the Company.
- c. Note No. 5(iii), regarding interest or any other charges not being accrued in the books of accounts from the date of commencement of CIR process, i.e. February 8, 2021 onwards, on account of moratorium under section 14 of the Code.
- d. Note No. 5(iv), regarding the Company's investments in its wholly owned foreign subsidiary Mercator International Pte Ltd. (MIL) which was impaired in full, amounting to Rs. 443.37 crore as on June 30, 2022 (excluding investment in equity shares Rs. 0.29 crore) during the previous year. The significant investment of MIL is in its coal mines and related infrastructure in Indonesia and the valuation of these assets was conducted on December 31, 2020 by an independent valuer, and the same has been considered as on June 30, 2022. Further, we have been informed by the management that a liquidator has been appointed on MIL effective April 9, 2021 and no financial statement / financial results / financial information of MIL has been made available to the Company. We are unable to comment on the value or recoverability of the said investment in subsidiary keeping in mind the non availability about the information about the fair value of assets and liabilities of MIL and the impact the valuation would have, had the same been done as on June 30, 2022 on the financial statements as on the reporting date.
- e. Note No. 5(v), regarding unprovided current tax demands under dispute to the tune of Rs. 63.18 crores pending at various judicial forums of the Income Tax department, which are treated as contingent liabilities. In the absence of the required supporting documents justifying the stand of the Company, we are unable to comment of the same outcome of such assessments and the potential financial impact of the same.

- f. Note No. 5(vi), regarding termination of Sagar Samrat Conversion Project (SSCP), undertaken by a subsidiary Mercator Oil & Gas Ltd. (hereinafter referred to as "MOGL" or "subsidiary"), by ONGC, which is currently under arbitration. The Company has investments in equity amounting to Rs. 0.15 crore, which has been fully impaired in previous years and loans amounting to Rs. 99.92 crore (which includes un-serviced interest amounting to Rs. 34.43 crore, excluding impairment of Rs. 39.27 crore), and the balance as per the financial results net of impairment amounts to Rs. 60.65 crore as at June 30, 2022 in MOGL, which in the view of the management is recoverable. The petition filed in NCLT, Mumbai Bench by an operational creditor against MOGL was admitted vide Order dated June 30, 2021 and an Interim Resolution Professional (IRP) has been appointed. The unaudited financial statements / financial information available with the management / RP is not certified by the management / IRP of MOGL as on June 30, 2022. In view of the pending outcome of the arbitration and non availability of substantive documentation about the expected recovery or the financial statements of the Company as on June 30, 2022, we are unable to comment on the recoverability of such investment and loan amount.
- g. Note No. 5(vii), regarding the Company's investments in its Indian subsidiary Mercator Petroleum Ltd. (hereinafter referred to as "MPL") amounting to Rs. 47.93 crore, (excluding impairment of Rs. 16.17 crore) and loan (including Debentures) given amounting to Rs. 122.51 crore (including un-serviced interest of Rs. 50.84 crore and excluding impairment of Rs. 24.26 crore) as on June 30, 2022, and the balance as per the financial results including investments and loans amounts to Rs. 130 crore, which are considered as recoverable. Further, the petition filed in NCLT, Mumbai Bench by an operational creditor against MPL was admitted vide Order dated August 31, 2020 and an Interim Resolution Professional (IRP) has been appointed. We have been informed by the management / RP that no financial statement / financial results / financial information of MPL as on June 30, 2022 is being made available to the Company. In the view of non availability of any financial information, we are unable to obtain sufficient appropriate evidence about the recoverability of such investment and loan given.
- h. Note No. 5(viii), regarding the fact that the Financial Statement / Financial Results / Financial Information of any subsidiaries / step down subsidiaries are not available. We are therefore unable to obtain sufficient and appropriate evidence about the recoverability of such investments and loans given.
- i. Note No. 5(ix), regarding balance confirmations not been received in respect of certain secured / unsecured loans, trade receivables, trade and other payables, and loans and advances as a result of which reconciliation process and consequential adjustments, if any, have not been carried out. The Company has adjusted / provided significant amounts basis its internal estimates, against which necessary supporting documentation have not been made available to us.
- j. Note No. 5(x), the Company had failed to pay the installment due of the debentures on the due date and failed to pay the interest due thereon for a continuous period of more than a year. Hence, all the directors are disqualified from being appointed as director in terms of Section 164 (2) of the Act.

#### 5. Adverse Conclusion

Based on our review conducted above, we report that due to the significance of the matters stated in para 4 "Basis for Adverse Conclusion", we have come to the conclusion that the Statement is not prepared fairly in accordance with the aforesaid Indian Accounting Standards and other recognized accounting practices and policies generally accepted in India and has not disclosed fairly the information required to be disclosed in terms of the SEBI Circular.

#### 6. Emphasis of Matter

We draw attention to -

a. Note No. 8, regarding a receivable from an insurance Company amounting to Rs. 54.28 crore pertaining to a claim of loss on a vessel pertaining to the year 2012-13, which is under litigation. The same has been considered fully recoverable by the management and is supported by a legal opinion.

Our conclusion is not modified in respect of the aforementioned matter.

#### 7. Other Matters

The standalone financial results include the results for the quarter ended March 31, 2022, being the balancing figures between the audited figures in respect of the full financial year and the published unaudited year to date figures up to the third quarter of the current financial year, which are neither subject to limited review nor audited by us.

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Our conclusion is not modified in respect of the aforementioned matter.

For Singhi & Co. Chartered Accountants Firm Registration No.302049E

Place: Mumbai

Dated: August 09, 2022

UDIN: 22007592AOQFWI1994

S. Chandrasekhar Partner

Membership No. 007592



KOLKATA (H.O)

B2 402 B, Marathon Innova, 4th Floor, Off Ganpatrao Kadam Marg, Opp. Peninsula Corporate Park, Lower Parel, Mumbai - 400 013. India Tel: +91 (0) 22-6662 5537 / 38 E-mail: mumbai@singhico.com website: www.singhico.com

Independent Auditor's Limited Review Report on the Quarter Unaudited Consolidated Financial Results pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

To
The Resolution Professional
In the matter of Mercator Limited

IBBI Reg. No.: IBBI/IPA-001/IP-P00999/2017-2018/11646

1. We have reviewed the accompanying Statement of Unaudited Consolidated Financial Results of Mercator Ltd. ("the Parent" / "ML") and its subsidiaries (the Parent and its subsidiaries together referred to as "the Group") for the quarter ended June 30, 2022 ("the Statement"), being submitted by the Parent pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended and has been initialed by us for identification purpose.

The Hon'ble National Company Law Tribunal, Mumbai (NCLT) had admitted the petition of Financial Creditors under the Insolvency and Bankruptcy Code (IBC) 2016 vide its Order dated February 8, 2021. As per Section 17 of the IBC, the powers of the Board of Directors of the Company have been suspended and such powers have been vested with Mr. Girish Siriram Juneja as the Interim Resolution Professional (hereinafter referred as "RP"), by the NCLT vide its aforesaid order to manage the affairs of the Company as per the provisions of the IBC. The Committee of Creditors (CoC) confirmed Mr. Juneja as the Resolution Professional (RP) at its meeting held on March 10, 2021.

- 2. This Statement, which is the responsibility of the Parent's Management and considered and taken on record by the RP, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013, to be read with relevant rules issued thereunder ("the Act") and as per the presentation requirement of the SEBI circular CIR/CFD/FAC/62/2016 dated July 5, 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 Statement based on our review.
- 3. 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 Standards on Auditing 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 circular issued by the SEBI under Regulation 33 (8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, to the extent applicable, to be read with Para 5, 8, 9, 10 & 11.

4. The Statement includes the results of the subsidiaries listed in Annexure A, attached to this report, to be read with para 5(c).

NEW DELHI CHENNAI MUMBAI BANGALORE

#### **Basis for Adverse Conclusion**

- 5. We draw attention to
  - a. Note No 5(i), regarding preparation of the statement on a going concern basis. The financing arrangements for the group have expired and the substantial amounts have been recalled and are due and payable as on June 30, 2022. Besides the NCLT has admitted the petition of the Financial Creditors vide its Order dated February 8, 2021 and proceedings under the IBC have been initiated on the Holding company. Further, certain cases have been filed by operational creditors and financial creditors in National Company Law Tribunal (NCLT) against certain material subsidiaries of which NCLT has admitted the application vide order dated August 31, 2020 and June 30, 2021 and an IRP has been appointed on such subsidiaries. Also, we have been informed by the management that a liquidator has been appointed for one material direct subsidiary effective April 9, 2021. The Group has been unable to conclude re-negotiations or obtain replacement financing for repayment of its overdue financing arrangements. The Group has accumulated losses and has incurred significant losses during the current period and previous financial year. The Group also has substantial disputed receivables, which are not readily realizable to service the Company's current liabilities and the Group's net worth has also been fully eroded alongwith the inability to meet its current liabilities which substantially exceeds its current assets. The management has not shared a revival plan for the Group to continue as a going concern and hence in the absence of the same we conclude that the going concern assumption has been vitiated. The Consolidated Financial Results have however been prepared on a going concern basis by the management.
  - b. Note No. 5(ii), regarding the balances restated in the books of accounts pursuant to admission of the claims submitted by the financial creditors, of which as on June 30, 2022, as confirmed by RP, no claim is pending for verification with Resolution Professional (RP). We have relied on the adjustments made by the RP w.r.t. the claims received and are unable to comment on the financial impact of the same on the financial results of the Company.
  - c. Note No. 5(iii), regarding non-compliance of Regulation 33(3)(h) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 wherein at least 80% of each consolidated revenue, assets and profits respectively, shall be reviewed by the respective auditors.

The Financial Statement / Financial Results / Financial Information of none of the subsidiaries have been reviewed as at and for the quarter ended June 30, 2022 or certified by the management of the respective companies and hence, we are unable to express any conclusion on the subsidiary financial statements and thereby on the consolidated financial statements / financial information given the materiality of the subsidiaries. Status of financial information considered in preparing Consolidated Financial Results is as under –

Sr. no	Name of the Subsidiary Company	Financial Statement / Financial Results / Financial Information available for the period ended	Whether financial statement / financial results / financial information available is audited / reviewed / management certified
1	Mercator Oil and Gas Limited (MOGL)	December' 2021	Not Available
2	Mercator Petroleum Limited (MPL)	March'2021	Not Available
3	Oorja Resources India Private Limited.	June' 2021	Not Available
4	Mercator Dredging Private Limited. (FPSO) (Formerly Mercator Offshore Logistic Private Limited)	June' 2021	Not Available
5	Mercator Oceantransport Limited	June' 2021 및	Not Available
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Sr. no	Name of the Subsidiary Company	Financial Statement / Financial Results / Financial Information available for the period ended	Whether financial statement / financial results / financial information available is audited / reviewed / management certified
6	Mercator International Pte. Limited	March'2021	Not Available
7	Offshore Holdings Company Pte. Limited	March'2021	Not Available
8	Oorja Holdings Pte. Limited.	September' 2021	Not Available
9	Mercator Energy Pte Limited	June'2020	Under Liquidation
10	Mercator Offshore Assets Holding Pte Limited	June'2020	Under Liquidation
11	Mercator Offshore (P) Pte Limited	June'2020	Under Liquidation
12	Panther Resources Pte Limited	September' 2021	Not Available
13	Oorja (Batua) Pte. Limited	September' 2021	Not Available
14	Oorja 1 Pte. Limited	September' 2021	Not Available
15	Oorja Mozambique Lda	March'2020	Not Available
16	MCS Holdings Pte. Ltd.	March'2021	Not Available
17	PT Karya Putra Borneo	March'2021	Not Available
18	PT Indo Perkasa	March'2021	Not Available
19	Oorja Indo Petangis Four	December'2020	Not Available
20	Oorja Indo Petangis Three	Decemeber'2020	Not Available
21	Bima Gema Permata, PT	Decemeber'2020	Not Available
22	Oorja Indo KGS	Decemeber'2020	Not Available
23	Broadtec Mozambique Minas Lda	March'2020	Not Available

Further, as detailed in para(s) 8 to 11, wherever financial statement / financial results / financial information of companies is not available for the quarter ended June 30, 2022, the latest information (as stated above) are considered in preparation of the Consolidated Financial results of the Parent Company.

- d. Note No. 5(iv), regarding interest or any other charges not being accrued in the books of accounts of the Holding Company from the date of commencement of CIR process, i.e. February 8, 2021 onwards, on account of moratorium under section 14 of the Code.
- e. Note No. 5(v), regarding the Group's investment carried at Fair Value through Profit and Loss Account pertaining to its coal mining and related infrastructure assets in Indonesia on which reduction in fair value of Rs. 24.56 crore was recognized during the year ended March 31, 2021 basis an independent valuation report conducted on December 31, 2020. Further, we have been informed by the management that a liquidator has been appointed on Mercator International Pte. Ltd ("MIL") effective April 9, 2021 and no financial statement / financial results / financial information of MIL has been made available to the Parent Company.

For certain step-down subsidiaries, limited financial information has been shared for inclusion in preparation of the consolidated financial results but proper details and bifurcations are not available to ensure eliminations.

However, the management / RP of the Parent Company are confident that ML still maintains the control on MIL and the subsidiaries (held indirectly), as listed in Annexure A, as defined in Ind – AS 110 "Consolidated Financial Statements", and is being considered in preparation of the Consolidated Financial Results of the Parent Company basis the information available, as enlisted in para 5(c) above.

In view of the above stated matters, we are unable to comment on the impact on the fair valuation of these financial assets and consequently the financial results, had the valuation been done as on June 30, 2022. We are unable to comment on the impact of the liquidation of the intermediate subsidiary and the compliance of Ind – AS 110.

- f. Note No. 5(vi), regarding unprovided current tax demands under dispute, pertaining to the Holding Company, to the tune of Rs. 63.18 crore pending at various judicial forums of the Income Tax department. In the absence of the required supporting documents justifying the stand of the Holding Company we are unable to comment on the final outcome of such assessments and the potential financial impact of the same.
- g. Note No. 5(vii),
  - regarding termination of Sagar Samrat Conversion Project (SSCP), undertaken by a subsidiary Mercator Oil & Gas Ltd. (hereinafter referred as "MOGL" or "subsidiary"), by ONGC, which is currently under arbitration. The amount standing under Other Financial Assets is Rs. 204.60 crore. The amount of recoverability and ultimate impairment would depend on the outcome of the arbitration proceedings, which is uncertain as on the date of financial results.
  - Further, regarding one of the consortium partners in SSCP ('GPC') has filed a claim against MOGL in Abu Dhabi First Instance Court wherein the Court after review sought for work undertaken and change of assessment base, ordered MOGL to pay USD 5.7 million (equivalent Rs. 42.35 crore) and interest @ 5% p.a. from the date of the case filed until actual payment. However, as informed by the management / RP of the Parent Company, MOGL had not accepted the claim and recognized Rs. 22.97 crore as contingent liability on the subject matter. Further, the petition filed in NCLT, Mumbai Bench by an operational creditor against MOGL has been admitted vide Order dated June 30, 2021 and an Interim Resolution Professional (IRP) has been appointed. However, the management / RP of the Parent Company are confident that ML still maintains the control on MOGL, as defined in Ind AS 110 "Consolidated Financial Statements", and is being considered in preparation of the Consolidated Financial results of the Parent Company.
  - The financial statements as on June 30, 2022 has been incorporated basis the information available with the management of the Holding Company, however the same is not certified by the management / IRP of the MOGL.

In the view of the above, we are unable to comment on the potential financial impact of the same on the Consolidated Financial Results and compliance of Ind – AS 110.

h. Note No. 5(viii), regarding notice received by a subsidiary company, Mercator Petroleum Limited (hereinafter referred to as "MPL"), from the Ministry of Petroleum and Natural Gas (MOPNG) for termination of Production Sharing Contract (PSC) for one of its non-operative oil Block and has demanded costs and other dues to be determined as per the terms and conditions of PSC. In case MPL's stand is not accepted by MOPNG, the estimated financial impact on the group would be to the tune of Rs. 35.80 crore.

Note No. 5(viii)(b) and 5(viii)(c), regarding the fact that, as per the explanations provided to us by the management / RP of the Holding Company, MPL has not been able to provide any valuation report with respect to fair value of oil block CB-9 on which reliance can be placed. Further, we have been informed by the management that the petition filed in NCLT, Mumbai Bench by an operational creditor against MPL has been admitted vide Order dated August 31, 2020 and an Interim Resolution Professional (IRP) has been appointed and no financial statement / financial results / financial information of MPL is being made available to the Parent Company.

However, the management / RP of the Parent Company are confident that ML still maintains the control on MOGL, as defined in Ind – AS 110 "Consolidated Financial Statements" wanted is being considered in preparation of the Consolidated Financial results of the Parent Company.

In the view of the above, we are unable to comment on the potential financial in act of the same

on the Consolidated Financial Results and compliance of Ind - AS 110.

- i. Note No. 5(ix), the Holding Company has failed to pay the installment due of the debentures on the due date and failed to pay the interest due thereon for a continuous period of more than a year. Hence, all the directors of the Holding Company are disqualified from being appointed as director in terms of Section 164 (2) of the Act.
- j. Note No. 5(x), regarding balance confirmations not been received in respect of various secured / unsecured loans, trade receivables, trade and other payables, and loans and advances for several entities of the group as a result of which reconciliation process and consequential adjustments, if any, has not been carried out in these entities. The Group had adjusted / provided significant amounts basis its internal estimates, against which necessary supporting documentation have not been made available for verification.
- k. Note No. 5(xi), regarding non compliance of Section 134 and 149 of the Companies Act 2013 in case of certain material subsidiaries.
- I. Note no. 5(xii) & 5(xiii), regarding non availability of requisite information for preparation of segment reporting and assumptions considered for eliminations.

#### **Adverse Conclusion:**

6. Based on our review conducted as above, we report that due to the significance of the matters stated in para 5 "Basis for Adverse Conclusion", we have come to the conclusion that the Statement is not prepared fairly in material respect in accordance with the aforesaid Indian Accounting Standards and other recognized accounting practices and policies generally accepted in India and has not disclosed fairly the information required to be disclosed in terms of the SEBI Circular.

#### **Emphasis of Matter**

7. We draw attention to -

Note No. 5, regarding receivable from an insurance Company amounting to Rs. 54.28 crore relating to total loss claim on a vessel pertaining to the year 2012-13, which is under litigation and has been considered fully recoverable by the management and is supported by a legal opinion.

Our conclusion is not modified in respect of the aforementioned matter.

#### **Other Matters**

8. The consolidated financial results include the latest last financial information of 5 domestic subsidiaries and 18 foreign subsidiaries / step – down subsidiaries, whose financial results / financial information is available for the period stated in para 5(c) and not June 30, 2022.

Our conclusion to be read with para 5(c), is modified in respect of the above matters stated in para 8.

For Singhi & Co.

Chartered Accountants GHI Firm Registration No. 302049E

S. Chandrasekhar

Partner

Membership No. 007592

Place: Mumbai

Date: August 09, 2022

UDIN: 22007592AOQGAE2421

### ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S LIMITED REVIEW REPORT

#### A) Subsidiaries (held directly)

- 1 Mercator Oil & Gas Ltd
- 2 Mercator Petroleum Ltd
- 3 Oorja Resources India Private Ltd
- 4 Mercator Dredging Private Ltd (Formerly Mercator FPSO Pvt Ltd)
- 5 Mercator International Pte Ltd
- 6 Mercator OceanTransport Limited

#### B) Subsidiaries (held indirectly)

- 7 Offshore Holding Company Pte Ltd
- 8 Oorja Holdings Pte Ltd
- 9 Mercator Energy Pte Ltd (under liquidation)
- 10 Mercator Offshore Assets Holding Pte Ltd (under liquidation)
- 11 Panther Resources Pte Ltd
- 12 Oorja (Batua) Pte Ltd
- 13 Oorja 1 Pte Ltd
- 14 MCS Holdings Pte Ltd
- 15 PT Karya Putra Borneo
- 16 PT Indo Perkasa
- 17 Oorja Indo Petangis Four (Indonesia)
- 18 Oorja Indo Petangis Three (Indonesia)
- 19 Oorja Indo KGS (Indonesia)
- 20 PT BimaGemaPermata
- 21 Mercator Offshore (P) Pte Limited (under liquidation)
- 22 Oorja Mozambique Lda (Mozbq)
- 23 Broadtec Mozambique Minas Lda (Mozambique)

