CIN: L63090MH1917PLC007897

May 24,2022

The Secretary, Bombay Stock Exchange Limited, 1st Floor, Phiroze Jeejeebhoy Towers, Dalai Street, Mumbai – 400001

Scrip Code: 501477

Dear Sir.

Subject: Outcome of the Board Meeting held on Tuesday May 24, 2022.

Pursuant to Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disciosure Requirements) Regulation 2015 we would like to inform you that the Board of Directors of the Company at its meeting held today has interalia:

a. Approved the Audited Financial Statements(Standalone and Consolidated) for the year ended March 31, 2022 and the Audited Financial Results(Standalone and Consolidated) for the quarter and year ended March 31, 2022, as recommended by the Audit Committee.

The Report of Auditors is with unmodified opinion with respect to the Audited Financial Results (Standalone and Consolidated) of the Company for year ended March 31, 2022.

The meeting of the Board of Directors commenced at 5.00 p.m. and concluded at 5:45 p.m.

Yours Truly

For Muller and Phipps India Limited

P V Mohan

Whole Time Director

DIN: 00195051

K.F.JETSEY & CO.

CHARTERED ACCOUNTANTS

104, SAI DEEP,
OPP.VAISHALI HOTEL,
STATION ROAD, CHEMBUR,
MUMBAI – 400 071.

Phone: 25211789

E-mail: keshavjetsey@gmail.com

Independent Auditor's Report on Audit of the Annual Standalone Financial Results of Muller And Phipps (India) Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, as amended.

To
The Board of Directors
Muller And Phipps (India) Limited
Mumbai

Opinion

We have audited the accompanying statement of Standalone Financial Results of Muller And Phipps (India) Limited ("the Company") for the quarter and the year ended March 31, 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 ("the Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, the Statement:

- (i) is presented in accordance with requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended in this regard; and
- (ii) gives a true and fair view in conformity with the recognition and measurement principles laid down in the applicable Indian Accounting Standards ("Ind AS") and other accounting principles generally accepted in India of the net profit and other comprehensive income and other financial information of the Company for the year ended March 31, 2022.



Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing ("SAs") specified under section 143(10) of the Companies Act, 2013 ("the Act"). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Results section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ("ICAI") together with the ethical requirements that are relevant to our audit of the Standalone Financial Results for the quarter and year ended 31st March, 2022 under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics issued by ICAI. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Going Concern

The Company has accumulated losses of Rs.511.54 lakhs with a negative net worth of Rs.224.37 lakhs as on March 2022. However, the company has reported a Profit before Exceptional Item and tax of Rs 43.65. lakhs for the year ended March 31, 2022 and Rs.38.94 lakhs for the previous year ended March 31, 2021. These conditions indicate that there is no material uncertainty which may cast significant doubt as to company's ability to continue as a going concern. Accordingly, this financial statement has been prepared on going concern basis.

Our Conclusion is not modified in respect of this matter.

Management's Responsibilities for the Standalone Financial Results

This Statement, which is the responsibility of the Company's Management and approved by the Board of Directors, has been prepared on the basis of standalone financial statements. The Company's Board of Directors are responsible for the preparation and presentation of these standalone financial results that give a true and fair view of the net profit and other comprehensive income and other financial information of the Company in accordance with the recognition and measurement principles laid down in Indian Accounting Standards ("Ind AS") prescribed under section 133 of the Act read with the



relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

The Board of Directors are also responsible for overseeing the financial reporting process of the Company.

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

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

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

• Identify and assess the risks of material misstatement of the standalone financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one



resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion through a separate report on the complete set of standalone financial statements on whether the company has adequate internal financial controls with reference to standalone financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms of the requirements specified under Regulation 33 of the Listing Regulations.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone financial results, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the Standalone Financial Results of the Company to express an opinion on the Standalone Financial Results.

Materiality is the magnitude of misstatements in the standalone financial results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone financial results may be



influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the standalone financial results.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matters

The Statement includes the results for the quarter ended March 3 1, 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 were subject to limited review by us.

Place: Mumbai

Date:24th May, 2022.

For,

K.F.Jetsey& Co.

Chartered Accountants

(FRN: 104209W)

(CA KeshavJetsey Proprietor

MembershipNo: 033206

UDIN: 22033206 AJNHPJ5942

BOMBAY

Regid Office: 204, Madhava Commendal Premises, C-4, Dandra Kuria Complex Bandra East Mumbal 400051

Tel No. 022 26501191,6 as no 022 26501100 web www.miphico.no.in.Critica.com/ilin/17th.com/f607

Statement of Audieur & Standalmul & Standalmul & Complex Bandra East Mumbal 400051 Tel No.022 26501191, Fax no.022 26591180, web www.reciphico.co.in.CIN LE SEASON 11511.
Statement of Audited (Stangalines) Financial Results for the Quarter And Year Engled 3141 March 2022

		QUANTRENDED			Year findad	
***************************************		31.63.2622	31 12 2521	31.03.2021	31.93.2023	31.04.3021
	Favenue from operations	AUDITED	UNAUDITED	OBTESLA	AUDITED	AUDITTO
-	Participal California (California)	*OUTED	MANGGORD			-
The same of	The state of the s	86.00	1000 11	ar gs	366.91	197.46
	Total Revenue	10.2 4.94				
:	Yorki Revenue from operations (net) (s+b)					
2	lotal income	£4,00	100.11	87.26 7.29	37.65	397,40 36.0
4	E.S.D. 11848	1.10	-		404.41	424.37
-	* Conscience	\$4,80	118.32	95.24	W. P. W. 1	-
Televist.	a Consumption of Raw Malanais					
-	b Pumhase of Mockandrade		*		101.21	167.5
	kinds	41.47	45 67	36 35	333.23	192.3
	Changes in inventories of finished goods, work-in-progress and stockand Employee	(8.870)	non	(0.83)	(7.15)	1.81
who the same	The state of the s	(5.53)		28.78	100 31	107.9
*********	e France costs	21.84	25.27	2 96	10.45	31.3
-	Deprecation and emortsation expense	2 30	2.62	(0.69)	1.23	0.6
	V 42 MF C.Conses	0.60			94.71	93.3
	Total Expenses (a to g)	27.55	25.04	33.60	340 /8	335.4
- 5	Prono(Lota) Before as Capitonal trams (A)	18.35	97,74	(7,69)	43.55	38.9
-	A STATE OF THE STA	8.78	18.64			133.8
3	Profit(Loss) before Tax and Exceptional Items (5)-(6)			133.86	4348	172.8
H	You Expenses	6.25	18.68	352.57		
	Net Profiticase) After Tax and Exceptional fixms(7-5)	-			43.55	172.4
10	Other Comprehensive Income net of Income Yes	5.25	18.88	126.27	4.4.50	
	The second secon		*	-		
	A) Rems that will not be reclassified to profit or loss (Net of Tax.)					
9.00 00000	3) Remeasurement of employee defined benefits plans	(0.48)	(1.05)	(2.91)	(0,44	(2.
****	D) items that will be recissified to profit or loss					
	Total Other Comprehensive Income net of Income Tax	(0.44)	(1.38)	(1.81)	(0.44	1
11	Total Comprehensive income for the penns	6.77	17.53	123.36	63.21	170.
	Manufacture Control of the Control o					
12	Paldwip Equity share capital (face value Rs. 10/- each fully paid up)	62.50	62.50	62.50	62 50	
13	Other Equity			C.C. i.A.J		
	Earning per ahere in Rs. (not annualized)	1.00	2 97		(286.8)	
-	to the second se		4.37	20.20	6.99	27.

	Particulars	Quarter ended
		31-63-3022
5	INVESTORS COMPLAINTS	
	Pending at the beginning of the quarter	
	Received during the quarter	*
	Ensposed of during the quarter	*
	Remarking unvestioned at the end of the quarter	

Notes:

PART .

- 1 The above statement of the Audited Standalone Financial Results were reviewed by the Audit Committee and approved by the Board of Directors at its at its meeting held on 24th May, 2022.
- 2 The figures for the quester ended 31st March,2022 and the corresponding quester ended the previous year as reported in these financial results are the the figures to the quarter of the full financial year and the published year to date figures up to the end of the third quarter of the relevant financial year
- 3 Segments have been stembled taking into account the nature of activities and the halurs of risks and ratums

For Muller And Pripps India Ltd

P V Mohan Whole Time Director No 00195051

Din

Place: Mumbal Date: 24th May, 2022



And the second s	STANO	MONE	CONSCLIE	UDATED	
Parkeling	Asst	Asat	Asst	Asat	
	31 03 2022	31.03.2021	31.03.2022	31.03.2021	
ASSETS	AUDITEO	AUDITED	AUDITED	AUDITED	
Non Current Assets					
Freedy, Plant and Foundation					
STATE INLANCIBLE AVERAGE	5.70	6.00	5,70	6.80	
Cinancial Assets					
Movements					
2) Other Flaancial Assets	1.00	1.00			
	359.74	346,63	359,73	346.63	
Total Non Current Assets				353.43	
	366.44	354.43	365,43	333,73	
Current Assets					
Inventories		12.23	19.38	12.23	
Financial Assets	19.30	11.63	19.36		
1)Trade Receivables		49.00	72.45	49.0X	
2) Cash and cash equivalents	72.45				
3) Other Bank balances	24.35	51.03	24.65	31.0	
Other Current Assets				1.63	
Total Current Assets	1.93	1.48	2.11		
Total Assets	117.91	113,74	118.59	-	
	484.35	468,17	484.02	467.8	
Equities and Liabilities	99/99/10/10				
Equity	Para and a second				
Equity Share Capital					
Other Equity	62.50	62.50	62.50		
Yotal Equity	(286.87)	(330.09)	(285.49)	(328.52	
Llabilities	(224.37)	(267.59)	(222.99)	(266.07	
Non Current Usbilities	Service Control of the Control of th				
Gnancial Liabilities	The state of the s				
Sorrowings					
Other Financial Liabilities	134,15	161.66	131.49	158.7	
Forisions	287.04	287.04	287.04		
otal Non Current Liabilities	20.61	22.69	20.61		
orgunou content trapsitist	44180	471.39	CONTRACTOR OF THE PARTY OF THE	W. A	
			439.14	468.4	
urrent Libilities					
nancial Liabilities					
ade Payables					
her Financial Liabilities	212.20	206.00	212.20	206.0	
her Current Liabilities	1.51	1.49			
pvisions	35.74	37.98	20.00		
Liabilities	11.26	12.69			
al Current Dabilities	6.21			-	
al Mabilities	266.92	6.21	5.23	40 / 8	
al Equity and Liabilities	708,72	254.37	267.83	265.4	
The state of the s	the state of the s	735.76	707.0		
	484.35	468.17	484.0	E 1000 ME 1000	

For Muller And Phipps India Ltd

man

P V Mohan Whole Time Directo Din No 00195051

Place : Mumbal Dated 24th May,2022



	Standalone Couler AND PHIPPS (INDIA) LIMITED						
	Standalone Cash Flow Statement For The Year Ended 31st N₹ in lakhs Particular						
		Year Ended 31st March, 202	Year Ended 31st March,2021				
A.	CASH FLOW FROM	Audited	Audited				
	CASH FLOW FROM OPERATING ACTIVITIES Net Profit/(Loss) Before Tax and after exceptional items Adjustments for Depreciation	43.66					
	Profit / (Loss) on C-1	1.23	0.85				
		10,45	12.39				
	Adjustment for Adjustment for	55,34	186.04				
	(Increase)/Decrease in Trade and Other Receivables	(24.00)	(8.36)				
	(Increase)/Decrease in Inventories	(7.16)	1.81				
	(Uecrease) in Co	0.01	(29.29)				
	Cash Used in Operations Taxes Paid	24.19	150,20				
		(13.00)	65.91				
	Net Cash from Operating Activities	11.19	216.11				
B.	CASH FLOW FROM INVESTING ACTIVITIES Purchase of Fixed Assets Sale of Fixed Assets Investment / (encashment) - Margin Money Deposits	(0.13)	(1.13)				
	Net Cash (used in) Investing Activities	(0.13)	(1.13)				
erreg.	CASH FLOW FROM FINANCING ACTIVITIES Intercorporate Loan Interest Paid Net Cash (used in) Financing Activities	(27.51) (10.43)	(28.18) (148.16)				
	, and face my triancing activities	(37.94)	(176.34)				
	Net Increase/(Decrease) in Cash and Cash Equivalents (A+B+C) Cash and Cash Equivalents as at beginning of the year Cash and Cash Equivalents as at close of the year	(26.88) 51.03 24.15	38.64 12.39 51.03				

For Muller And Phipps India Ltd

Place: Mumbai

Dated:24th May,2022

(* One ...)

PV Mohan

Whole Ti Director

Din No: 00195051

MULIER AND PHIPPS (INDIA) LTD MULIER AND PHIPPS (INDIA) LTD MULIER AND PHIPPS (INDIA) LTD MULIER AND PHIPPS (INDIA) LTD

Particulars				7	in lakhs
	Quarter Ended	Quarter Ended	Quarter Ended	Year En	
	31-03-2022	31/12/2021	31-03-2021	31/03/2022	31-03-202
Segment Revenue	Audited	Unaudited	Audited	Audited	Audites
1. Cosmickies and value					***************************************
es instructed preparations	4.95	6.54	4.93	17,05	21.93
3. Food Products	81,05	85.11	83.02	343.59	355.8
Total		8.46		6.27	19.69
Net Revenue from Operations	86.00	100.11	87.95	366.91	397,4
Abdullon!	86 00	100.11	87.95	366.91	397,4
Segment Results					***************************************
1.Cosmetics and Tailetories					
2. Medicated Preparations	(0.79)	(0.70)	(1.16)	(2.47)	(1.81
3. Food Products	15,24	20.19	15.58	78.09	94.13
* * * * * * * * * * * * * * * * * * * *	(0,04)	1.39	(0.04)	0.71	1.3
Add/Less	14,41	20.88	14.38	76.33	93.6
Linterest					
ii Unallocable Expenditure net of	(2.39)	[2.62]	(2.98)	(10.45)	(12.39
unallocable income	(5.77)	0.32	114.87	(22.23)	91.56
A TOO CAGAIC INCOME					
Profit/ (Loss) Before Tax					
	6.25	18.58	126.27	43.65	172.80
Capital Employed					
(Segment Assets-Segment Liabilities)	Provide the contract of the co	on publishing in			
1. Cosmetics and Toiletories	\$ 2° M				
2. Medicated Preparations	1 58	0.60	0.83	1.58	0.83
3 Others	(162.89)	48.93	32.38	41.44	32.38
A Unallocated	The state of the s	(177.12)	(182,47)	(162.89)	(182.47)
Total	(104.50)	(102,71)	(118.32)	(104.50)	(118,32)
A STATE OF THE PARTY OF THE PAR	1424.271	(230.30)	(267.58)	(224,37)	(267,58)

For Muller And Phipps India Ltd

Place: Mumbai

Date:24th May,2022



P V Mohan

Whole Time Director

Din No 00195051

K.F.JETSEY & CO.

CHARTERED ACCOUNTANTS

104, SAI DEEP,
OPP.VAISHALI HOTEL,
STATION ROAD, CHEMBUR,
MUMBAI – 400 071.
Phone: 25211789

E-mail: keshavjetsey@gmail.com

Independent Auditor's Report on Audit of Annual Consolidated Financial Results of Muller And Phipps (India) Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

To
The Board of Directors
Muller And Phipps (India) Limited
Mumbai

Opinion

We have audited the accompanying statement of Consolidated Financial Results of Muller And Phipps (India) Limited (hereinafter referred to as the "the Holding Company") and its subsidiaries (Holding Company and its subsidiaries together referred to as "the Group"), for the quarter and the year ended March 31, 2022 ("Statement"), being submitted by the Holding Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("the Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, and based on consideration of the reports of other auditors on standalone financial statements and other financial information of subsidiaries, the aforesaid Statement:



(i) includes the annual standalone financial results of the following subsidiary entities;

S No	Name of the Entities
	Subsidiaries
1	Muller & Phipps (Industrial Services) Ltd.
2	Muller & Phipps (Agencies) Ltd.

- (ii) is presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- (iii) gives a true and fair view in conformity with the recognition and measurement principles laid down in the applicable Indian Accounting Standards ("Ind AS") and other accounting principles generally accepted in India of the consolidated net profit and consolidated other comprehensive income and other financial information of the Group for the year ended March 31, 2022.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing ("SAs") specified under section 143(10) of the Companies Act, 2013 ("Act"). Our responsibilities under thoseStandards are further described in the Auditor's Responsibilities for the Audit of theConsolidated Financial Results section of our report. We are independent of the Group inaccordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ("ICAI") together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics issued by ICAI. We believe that the audit evidence obtained by us and other auditors in terms of their report referred to in "Other Matters" paragraph below, is sufficient and appropriate to provide a basis for our opinion.

Going Concern

The group has accumulated losses of Rs.510.16 lakhs with a negative net worth of Rs222.99. lakhs as on March 2022. However, the group has reported a Profit before Exceptional Item and tax of Rs.43.47 lakhs for the year ended March 31, 2022 and Rs38.84 lakhs for the previous year ended March 31, 2021. These conditions indicate that there is no material uncertainty which may cast significant doubt as to company's ability to continue as a going concern. Accordingly, this financial statement has been prepared on going concern basis. Our Conclusion is not modified in respect of this matter.



Management's Responsibilities for the Consolidated Financial Results

This Statement, which is the responsibility of the Holding Company's Management and approved by the Board of Directors, has been prepared on the basis of consolidated financial statements. The Holding Company's Board of Directors are responsible for the preparation and presentation of these consolidated financial results that give a true and fair view of the consolidated net profit and consolidated other comprehensive income and other financial information of the Group in accordance with the Indian Accounting Standards prescribed under section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations.

The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance ofadequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the respective financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial results by the Directors of the Holding Company, as aforesaid.

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

The respective Board of Directors of the companies included in the Group are responsible for overseeing the financial reporting process of the Group.

Auditor's Responsibilities for the Audit of the Consolidated Financial Results

Our objectives are to obtain reasonable assurance about whether the consolidated financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAS will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are



considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial results.

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

- Identify and assess the risks of material misstatement of the consolidated financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion through a separate report on the complete set of consolidated financial statements on whether the group has adequate internal financial controls with reference to consolidated financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms of the requirements specified under Regulation 33 of the Listing Regulations.
- Conclude on the appropriateness of the Board of Director's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.



- Evaluate the overall presentation, structure and content of the consolidated financial results, including the disclosures, and whether the consolidated financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial results and other financial information of the Group to express an opinion on the consolidated financial results. We are responsible for the direction, supervision and performance of the audit of financial information of such entities included in the consolidated financial results of which we are the independent auditors. For the other entities included in the consolidated financial results, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

Materiality is the magnitude of misstatements in the consolidated financial results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the consolidated financial results may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the consolidated financial results.

We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated financial results of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the Listing Regulations, as amended, to the extent applicable.

Other Matters

(i) The consolidated financial results include the audited standalone financial results of two subsidiaries, whose standalone financial results reflect Group's share of total assets ofRs4.13.lakhs and Rs4.13lakhs as at March 31, 2022 and Group's



share of total revenues of Rs.0.211akhs and Rs0.391akhs, Group's share of total net profit/(loss) after tax ofRs.(0.58)1akhs and Rs(0.78)1akhs, Group's share of total comprehensive income/ (loss) ofRs.(0.58)1akhs and Rs.(0.78) Lakhs, for the quarter and the year ended March 31, 2022, respectively and cash inflows (net) of Rs.(.01) 1akhs for the year ended March 31, 2022, as considered in the consolidated financial results; and; whose standalone financial results have not been audited by us.

These financial results and other financial information of the two subsidiaries have been audited by their respective independent auditors whose reports have been furnished to us by the Management of the Company and our opinion on the Statement, in so far as it relates to the amounts and disclosures included in respect of this subsidiaries is based solely on the reports of such auditors and the procedures performed by us are as stated in paragraph above.

Our opinion on the consolidated financial results is not modified in respect of above matters with respect to our reliance on the work done and the report of the other auditors and the standalone financial statements and other financial information certified by the Management of the Holding Company.

(ii) The Statement includes the results for the quarter ended March 31, 2022 being the balancing figure between the respective 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 were subject to limited review by us.

Place: Mumbai

Date: 24th May,2022.

For,

K.F.Jetsey& Co.

Chartered Accountants

(FRN: 104209W)

(CA KeshavJetsey)

Proprietor

Membership No: 033206

UDIN: 22033206AJNIXM1582

****	Repd Ornics 204 Madhava Commercial Premise Tel No.072 26591191 Fax ro-022 26591186 web							
Total Company	Tel No 022 26591191 Fas account Premise	ER, C-4, Handra	Kuria Complex	Dandra East Mur	nbal 400051			
Contract of the last	Tel No. 072 2659 1191 Fax no-022 2659 180 web Statement of Audited (Consolidated) Financial Re	www.majerice	com CIN L630	90MH1917FLC00	78/97			
NT -I	T to a to Class Res	BUIDS Boy In a Cit	arter And Year E	eded March 2	011			
-		The second second				? in lakhs		
		Anna and An						
I NO.	PARTICULARS		QUARTER ENDED		Year End	ed .		
		31.03.3071	31.12.2821	31,03,2021	31.03.3022	11.03.7021		
1	Revenue from operations	AUDITED	UNAUCITED	AUDITED	ALKATED	AUDITED		
No. of Contract of	(a) Sales							
	(N) Other Operating Indoorse	55.00	100.11	87.95	266.91	397.A6		
	Total Name	v	*	* -		*		
The state of the s	Total Revands from operations (net) (a+b) Other Income	86.00	100.11	87.95	345,81	397.46		
-	Total hooms	1.77	18.27	7.55	37.87 45-158	27.13 4.4.59		
4	Experient	34,77	116.44	95.54	404.30			
	Consumption of Raw Maladata							
	D Purchase of allows Johnste	A		38.35	181.21	151.5		
	IS COMPLETE TO THE AND ADDRESS OF THE PARTY	41.47	45.97		Water			
-		(5.52)	(1.37)	(0.63)	(7.15)	1.81		
-	d. Employee benefits expense	21.86	25.27	28.76	100.31	107.9		
-	o Perance costs	2.35	7.62	2 08	10.23	12.1		
****	1 Decrecation and amortisation expense	000	0.71	(0.03)		100.0		
wanie opposite	© Oner Expenses	26.34	25.16	34 33	95.28 381.11	385.73		
	Total Expenses (a to g)	#5.10	97.86	103.60	43.47	35.84		
N Transmission	4 Profit(Loas) before exceptional items (2)44) 6 Exceptional items	5.87	18.57			133.8		
	7 ProfU[Loss] Defore Tax (5)-(6)		18.82	133 86 128,88	43.47	172.70		
	8 Tax Expenses	1.8.0	14-24		***************************************			
	*	6.67	18.62	125.66	43,47	172.70		
1	Net Profit(Loss) for the period(T-8) O Other Comprehensive Income net of Income Tax							
TO SHALL WAS AND A SHALL WAS A	A) items that will not be reclassified to profit or loss (Net							
	(of Tax)	and the second second			10.44	12.75		
	Remeasurement of employee defined penelins plans B.) Items that well be rectassified to profe or loss.	(0,48)	(1.G5)	2.911	(\$\frac{1}{2} = 2	14-1-		
	(b) trains that was the increasing below to the							
	Total Other Comprehensive income net of Income Tax	(0.44)	(1.05)	(2.81)	(0,44	A second		
	11 Total Comprehensive income for the period	5.19	17.47	122.95	43.03	189 9.		
	Paid-up Equity share capital (1906 value Rs. 106-each fully paid-up)	62.50	62.50	62.50	52 50	62.5		
	13 Other Equity	4			1285.49			
	14 Earning per s/are in Rs. (not excusived)	0.91	2.96	20.14	5.96			
O CONTRACT OF STREET		***************************************						
	Particulary	Quarter anded						
	E & List new x	\$1-03-2322						
-	BINIVESTORS COMPLAINTS							
	Prending at the Deginning of the quarter							
	Received during the quality							
	Disposed of during the Quarter	wareness and the second						
	Remarkly unrescived at the and of the quarter							
écles :	And the second s							
	The above statement of the Audited Consolidated Financia	d Results were re	viewed by the Au	dit Committee and	MONTHURAL But How			
	by the Board of Directors at its meeting held on 24th May,2	1072			Shirt and will think			
	The figures for the quarter ended 31st March 2022 and the corres	powering quarter at	riked the providency ye He mounts come was	eat as reported as their	e triancial results are			
	The dours for one that is respected the full francial year and the published year to date nourse upto the end of third quarter of the relevant financial year and the published year to date nourse upto the end of third quarter of the relevant financial year.							
3	Segments have been kleinthed taking into account the nature of a	Covilles and the pa	Dark of stake and re	tuna .				
				En Vennie				
	For Mullet And Phipps (India) Ltd							
		100		M	Flori			
	N. V.	ISEFA			-	-		
	The state of the s							
	Prace Mumbial Date 24th May 2022	13/		P V Mohan	Whole Time Drug			



MULLER AND PHIPPS (INDIA) LIMITED

	Consolidated Cash Flow Statement For The Particular	Year Ended 31st March,2022 3	Year Ended
1.	CASH FLOW FROM	Audited	Audited
	CASH FLOW FROM OPERATING ACTIVITIES Net Profit/(Loss) Reference		
	Adjustments for	43,47	172.70
	Depreciation	1.23	0.85
	Profit / (Loss) on Sale of Fixed Assets Interest and En		
	The same control of the same o	10.24	12.16
	Adjustment for	54.94	185.71
	(Increase)/Decrease in Trade and Other Receivables	(24.02)	(8.32)
	College in Inventories	(7.16)	1.81
	aurease/(Decrease) in Sundry Creditors and Other Habilities	0.10	(29.48)
	Oseu in Operations	23.86	149.72
	Taxes Paid	(13.00)	65.91
	Net Cash from Operating Activities	10.86	215.63
B.	CASH FLOW FROM INVESTING ACTIVITIES	Types on the second of the sec	
	Purchase of Fixed Assets	(0.13)	(1.13)
	Sale of Fixed Assets	0.0000000000000000000000000000000000000	**
	Investment / (encashment) - Margin Money Deposits		
	Net Cash (used in) Investing Activities	(0.13)	(1.13)
C	CASH FLOW FROM FINANCING ACTIVITIES		
	Intercorporate Loan	(27.21)	(27.69)
	Interest Paid	(10.41)	(148.14)
	Net Cash (used in) Financing Activities	(37.62)	(175.83
	Net Increase/(Decrease) in Cash and Cash Equivalents (A+B+C)	(26.89)	38.67
	Cash and Cash Equivalents as at beginning of the year	51.54	
	Cash and Cash Equivalents as at close of the year		
		24.65	51.54

For Muller And Phipps India Ltd

Place: Mumbai

Dated:24th May,2022

P V Mohan Who Director

Din No: 00195051