





FASHIONS LIMITED

A Govi. Recognised Export House

Men's fashion technology

Date: 29.06.2021

To,
The Manager
Department of Corporate Relations,
The Stock Exclusing Mumbal
Phiroze Jeejcebhoy Tower,
Dalal Street
Mumbai-100001

Serip Code: 521206

SUBJECT: Outcome of Board Meeting held today i.e. Tuesday 29th June 2021 and Audited Financial Results (Standalone& Consolidated) for the 4th quarter and year ended 31th March, 2021 pursuant to regulation 30 and 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Dear Sir,

Pursuant to provisions of Regulation 30 and 33 and other applicable Regulations, if any, of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, We would like to inform you that in the Meeting held today, Tuesday, 29th June 2021 have inter-alia considered, approved and taken on record the following:

- The Standalone Audited Financial Results of Samtex Fashions Limited for the 4th quarter and financial year ended 31th March, 2021 duly reviewed and recommended by the Audit Committee along with Auditor's Report.
- ii. The Consolidated Audited Financial Results of Samtex Fashions Limited for the 4th quarter and financial year ended 31th March, 2021 duly reviewed and recommended by the Audit Committee along with Auditor's Report.
- iii. The Board has not recommended any dividend for the year ended 31" March, 2021.

The Standalone and Consolidated Unaudited Financial Results are being uploaded on the Company's website www.samtexfashions.com and the said results are also being published in the newspaper as required under the SEBI Listing regulations.

Further, pursuant to the provisions of Regulations 33 of SEBI Listing Regulations, please find enclosed herewith Standalone & Consolidated Audited Financial Results of the Company for the 4th Quarter and financial year ended 31th March 2021 along with Auditor's Report.



Regd. Office & Works: Khasra No 62,D 1/3 Industrial Area, Rajarampur, Sikandrabad, Bulandshahr UP 203205 IN Delhi Office: Unit No. 137, DLF Prime Tower, F Block, Okhia Phase-1, New Delhi-110020, Telephone No. 011-49025972 CIN: L17112UP1993PLC022479, E-mail id: samtex.compliance@gmail.com

Scanned with Cam Scanne

It is further informed that the Meeting of the Board of Directors commenced at 4.00 P.M and concluded at 5.00 P.M.

Kindly take note the same on your records.

Thanking You,

For SAMTEX FASHIONS LIMITED

Managing Director

Encl: as above

Scanned with CarnScanner





Men's fashion technology

Date:29.06.2021

To

BSE Limited P.J Towers Dalal Street Mumbai-400001 Scrip Code 521206

Sub: Declaration pursuant to Regulations 33(3)(d) of SEBI (Listing Obligations and Disclosures Requirement) Regulations, 2015.

Sir,

This is in reference to the Standalone and Consolidated Audited Financial Results of Samtex Fashions Limited for the 4th quarter and financial year ended 31st March, 2021 which have been approved by the Board of Directors of the Company at the meeting held on Tuesday 29th June 2021.

In this regard, we do hereby declare that, the Auditors Report on Standalone and Consolidated Audited Financial Results of Samtex Fashions Limited for the 4th quarter and financial year ended 31st March, 2021 issued by the Statutory Auditors of the Company, is with unmodified opinion.

This declaration is given pursuant to the provisions of Regulations 33(3)(d) of SEBI (Listing Obligations and Disclosures Requirement) Regulations, 2015 as amended vide SEBI Notifications No. SEBI/LAD-NRO/GN/2016-2017/001 dated May 25, 2016 and SEBI Circular No.CIR/CFD/CMD/56/2016 dated May 27, 2016

Kindly take note the same on your records.

Anushika Mishra

Company Secretary

Aushika Mistra

A59065

Regd. Office & Works: Khasra No 62,D 1/3 Industrial Area, Rajarampur, Sikandrabad, Bulandshahr UP 203205 IN Delhi Office: Unit No. 137, DLF Prime Tower, F Block, Okhla Phase-1, New Delhi- 110020, Telephone No. 011-49025972 CIN: L17112UP1993PLC022479, E-mail id: samtex.compliance@gmail.com

DANITEX FASHIONS LIMITED Regd. Office & Workst Kharra No 41, D 1/3 Industrial Area, Rejersupur, Sikadrabad, Bulandshahr UP 203205 IN CINI LITEIZUP1993PLC022479 Kmallt samtes.compliance@gmail.com, Websitet somtexfachlons.com STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDEDDIST MARCH, 2011 (fts, In Labbe, exept per share date) PARTI Standalone Year Ended Particulars Three Months Ended Andlied Audited Cinnuilled 11.03,1021 31,03,2020 11.03.2014 11.03.2021 31,12,2010 Revenue From Operations 0.64 06 Other Income 0.52 0.31 7.4 0.64 Tutal Income 0.51 0.01 Expenses (a) Cost of materials consumed (b) Purchase of Stock-in-trade Ò Ó (a) Clunges in inventories of finished goods, work in progress and stock in trade 8.47 (d) Employee benefits expense LAI 0.76 1.51 0 07 0.11 (e) Finance Cost 0.01 0.08 0.03 53.85 \$3.26 (f) Depreciation and amortisation Expenses 9.20 12.67 13.46 28 00 20 11 (a) Other Expenses 8.40 B, 21 4.0K 27.34 75.9 Total Expenses 22.97 19.08 18.37 (78.30) (19.66) Profit/(Loss) before exceptional item and lax (17.81) (22.46 (19.0K) 4 Exceptional Items (78,30) (32,44) Prefit Loud before tas (17.55) (19,02) & Tax Expenses Current Tax 0 (1.68) (6.73) Deferred Tax 0 0 (1.31) (1.68) (47) Total Tax Expenses (1.51 1 Other Comprehensive income, net of income tax (i) (a) Items that will not be re-classified to the profit or loss D (b) Income Tax relating to items that will not be re-classified to 0,04 1.73 male or toes (0.02) (0.02) (ii) (a) licens that will be re-classified to the profit or loss (b) Income tax relating to items that will be re-classified to the fit or loss Total Other comprehensive income not of income tax 80.0 1.73 (0.02) (0.02) Total Comprehensive income for the period (76.56) -81.2 (22.46) (19,10) (16.36) 9 Paid- up equity share capital 1490,00 1470.00 1490.00 1490,00 1470.00 Face value per Equity Share 2.00 2.00 2.00 2.00 2.00 Reserve excluding Revaluation Reserves as per balance sheet of previous accounting year (1,325.44)(1.241.19) 10 Zaraing per share

Mobes

(v) Bario

(b) Dduted

The aforesaid results have been duly reviewed by Audit Committee and thereafter approved and taken on record in the meeting of the Board Of Directors of the Company held on 29.06.2021.

(0.03)

(0.03)

(0,03)

(0.02)

(0.02)

- 2 This statement has been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) as amended prescribed under Section 133 of the Companies Act, 2013 and other recognized accounting practices and policies to the extend applicable.
- The figures of the last quarter are balancing figures between the sudited figures in respect of the full financial year and the published year to date figures upto the third quarter of the current financial year.
- Originally the Plant of the Company setup at NSEZ, Nolds which was later on shifted outside NSEZ during the FY- 2017-18 and in March 2019 the Company further changed the business premises to Plot No. 163, Udyog Vihar, Greater Nolds, UP-201308 since then no manufacturing activities has been carried on. Further, in January 2021 the Company further changed the Registered Office to Khasra No 62, D 1/3 Industrial Area, Rajarampur, Strandrabed, Bulandshahr UP 202205.
- 5 The Dutbreak of second wave of Coronavirus (COVID-19) pandemic is causing significant disturbance in the market and has also resulted in significant disruption in global and Indian economic activities. The situation has been under close watch by the Company to take prompt actions to restart business operations in an optimized manner.
- 6 The figures of the last periods have been regrouped, wherever necessary, to confirm to the current quarter's

For and on behalf of the Board of

Places New Delhi Detel 25.06.2021

theirman & Maliaght Director

ENSHIO LA

\<u>\</u>

(0.10)

(0.10)

(0.11)

(0.11)



	e & Works: Khasra No 62, D 1/3 Industrial Area, Rajara: 17112UP1993PLC022479 Email: samtex.compliance@g			
CHECK	STATEMENT OF ASSETS AND LIABILITIES FOR THE YE			
		Standalone		
Sr.	PARTICULARS	31.03.2021 31.03.2020		
•		Audited	Andited	
	ASSETS			
	(I) Non Current Assets			
	a) Property Plant & Equipments	325.93	379	
	b) Capital Works in Progress			
	e) Intangible Assets	0		
	d) Financial Assets			
7	I) Investments	150.01	150	
	ii) Trade Receivables	686.31	686	
	lii) Others	7.42	7	
	e) Non Current Tax Assets	131.86	130	
	(1) Other Non Current Assets	118.68	118	
	Total- Non-Current Assets	1420.21	1471	
	(2) Current Assets			
	a) Inventories	25.32	25	
	b) Financial Assets			
	i) Trade Receivables	4,59	2	
	li) Cash and Cash Equivalents	1.7		
	iii) Other Bank Balances	10.09	9	
	iv) Other Financial Assets	0.61	0	
	c) Current Tax Assets (Net)	26.43	26	
	d) Other Current Assets	83.7	- 86	
	Total-Current Assets	152.44	174	
	TOTAL ASSETS	1572.65	1646	
	EQUITY AND LIABILITIES			
	Equity			
	a) Equity Share Capital	1491.8	149	
	b) Other Equity	(1,325,44)	(1,248.	
_	TOTAL EQUITY	166.36	742	
	Liabilities			
	Non Current Liabilities			
_	a) Financial Liabilities			
	i) Borrowings b) Deferred Tax Liabilities (Net)	627.6	62	
	c) Other Non Current Liabilities	0		
	d) Provisions	0		
	Total- Non-Current Liabilities	15.84	15	
	Current Liabilities	643,44	643	
_	a) Financial Llabilities			
_	i) Trade Payables	2/1.40		
	II) Other Financial Liabilities	761,48	758	
	b) Other Current Liabilities	0		
	c) Provisions	1.37	1	
	Current Tax Liability	0		
	Total Current Liabilities	0		
	TOTAL EQUITY AND LIABILITIES	761.85	759.	
	A STATE OF THE STA	1572.65	1646.	

tex Fashions Limited	CIN No L17112UP	1993PLC022479	
now statement for the year ended 31st March 2021	The state of the		
	141	(In Laci	
Particulars	Venr ended	Year ended	
A ATTICOLETS	March 31, 2021	March 31, 2020	
Cash flow from operating activities	(10)	V-	
Eggs 100 and 100 miles			
ofit for the year	(78,30)	(89.66	
justments for:		100	
come tax expense			
mounts Charged directly to Other Comprehensive Income	0,06	1.7	
epreciation and amortisation	53,26	53.8	
oss/(Gain) on disposal of property, plant and equipment	0		
nterest income recognised in profit or loss	(0.60)	(0.68	
inance cost recognised in profit or loss	0,11	0,0	
Movements in working capital:		41,1	
(Increase) /decrease in trade and other receivables	19.92	2.5	
(Increase) /decrease in other financial assets	(0.20)	(21.54	
(Increase) /decrease in other current assets	2.85	(21.34	
(Increase) /decrease in other non-current assets	0		
(Increase) /decrease in inventories	0	(6.26	
Increase/ (decrease) in trade payables	3.38	(9.00	
Increase/ (decrease) in provisions	0	(18.17	
Increase/ (decrease) in other current liabilities	(0.37)	(10.17	
Cash generated from operations	0.11	(46.05	
Income taxes paid (not of refund, if any)	0.05	0.0	
Net cash generated from operations	0.06	(46.11	
B. Cash flow from lovesting activities	1. 1. 1		
	0	19	
Proceeds from disposal of property, plant and equipment	0.6	0.6	
Interest received	(0.35)	(1.00	
(Increase) /decrease in other bank balances	0.25	(0.43	
Net cash generated from /(used in) investing activities	0,23	(0.4.2	
C. Cash flow from financing activities	0	2.2	
Net Increase ((Decrease) in long term borrowing	0	2,2	
Net Increase /(Decrease) in short term borrowing	(0.11)	(0.02	
Interest Paid			
Net cash used in financing activities	(0,11)	2.2	
Net change in cash and cash equivalents	0.20	(117)	
Cash and cash equivalents as at the beginning of the Year	1.5	45.8	
Cash and cash equivalents as at the end of the Year	1,70	1.50	
Reconciliation of Cash and cash equivalents with the Dalance Sheet:			
Cash and each equivalents[Refer Note 10]	1.70	1.5	





FASHIONS LIMITED

A Govi, Recognised Export House

Men's fashion technology

MANAGING DIRECTOR AND CHIEF FINANCIAL OFFICER (CFO) CERTIFICATION

To. The Board of Directors, Samtex Fashions Limited

I, the undersigned, in my respective capacities as Managing Director and Chief Financial Officer of Samtex Fashions Limited, to the best of my knowledge mid bellef, certify that;

1. I have reviewed financial statements and the eash flow statement for the year ended on 31st March, 2021 on standalone basis and that to the best of my knowledge and bellef:

(a) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;

(b) these statements together present a true and fair view of the listed entity's affairs and are in compliance with existing accountings standards, applicable laws and regulations.

2. There are, to the best of my knowledge and belief, no transactions entered into by the listed entity during the year 2020-21 which are fraudulent, Illegal or violative of the Company's code of conduct.

3. I am responsible for establishing and maintaining internal controls for financial reporting and I have evaluated the effectiveness of internal control system of the Company pertaining to financial reporting and I have disclosed to the auditors and the audit committee, deficiencies in the design or operation of such internal controls, if any, of which I am aware and the steps taken or propose to take to rectify these deficiencies.

4. I have disclosed to the Auditors and the Audit committee

(a) Significant changes, if any, in internal control over financial reporting during the Year,

(b) Significant changes, if any, in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and

(c) Instances of significant fraud of which we are aware and the involvement therein, if any, of the management or an employee having a significant role in the listed entity's internal control system over financial reporting.

5. It is further declare that all Board members and senior management personnel have compliance with the Code of Conduct and ethics for the year 2020-21 covered by this report.

Date: 29.06.2021 Place: New Delhi

Managing Director & CFO (Din 00223366)

Regd. Office & Works: Khasra No 62,D 1/3 Industrial Area, Rajarampur, Sikandrabad, Bulandshahr UP 203205 IN Delhi Office: Unit No. 137, DLF Prime Tower, F Block, Okhia Phase-1, New Delhi- 110020, Telephone No. 011-49025972 CIN: L17112UP1993PLC022479, E-mail id: samtex.compliance@gmail.com





FASHIONS LIMITED

A Govt: Recognised Export House

Men's fashion technology

MANAGING DIRECTOR AND CHIEF FUNANCIAL OFFICER (CFO) CERTIFICATION

To,

The Board of Directors, Samtex Fashions Limited.

I the undersigned, in my capacities as Managing Director and Chief Financial officer of Samtex Fashions Limited and pursuant to the provisions of the Regulation 33 (2) of the SEBI (Listing obligations & Disclosure Requirements) Regulations, 2015 &, to the best of my knowledge and belief, certify that:

The standalone Audited Financial Results for the period and year ended 31/03/2021 do not
contain any false or misleading statement or figures and do not omit any material fact
which may make the statements or figures contained therein misleading.

The consolidated Audited Financial Results for the period and year ended 31/03/2021 do
not contain any false or misleading statement or figures and do not omit any material fact
which may make the statements or figures contained therein misleading.

Date: 29.06.2021 Place: New Delbi Managing Director & CFO (DIN-00223366)

Regd. Office & Works: Khasra No 62,D 1/3 Industrial Area, Rajarampur, Sikandrabad, Bulandshahr UP 203205 IN Delhi Office: Unit No. 137, DLF Prime Tower, F Block, Okhla Phase-1, New Delhi- 110020, Telephone No. 011-49025972 CIN: L17112UP1993PLC022479, E-mail id: samtex.comp@ance@gmail.com

KAPIL KUMAR & CO.

KAPIL KUMAR B.Com, F.C.A CHIRAG AGGARWAL B.Com(H), F.C.A

INDEPENDENT AUDITOR'S REPORT

To

The Board of Directors of

Samtex Fashions Limited.

Report on the Audit of the Standalone Financial Results

Qualified Opinion

We have audited the accompanying statement of Standalone financial results of Samtex Fashions Ltd ("the Company"), for the quarter and year ended March 31,2021, attached herewith, being submitted by the Company pursuant to the Requirement of Regulations 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations")

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of matters described in the 'Basis of Qualified Opinion' and 'Emphasis of Matter' section of our report, the aforesaid statements:

- are presented in accordance with the requirements of the Listing Regulations in this Regard, and
- II. give a true and fair view in conformity with the Indian Accounting Standard 34 "Interim Financial Reporting" (Ind AS 34") and other accounting principles generally accepted in India, of the loss, the total comprehensive income, and other financial information of the Company for the quarter and year ended March 31, 2020.

Basis for Qualified Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013, as amended ("the Act"). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the 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 financial statements under the provisions of the Act and the Rules there under, and we have fulfilled our other ethical

(O) 0183-5003430

(M) +91-98140-50419

(M) +91-97799-00419

kapilaggarwalca@yahoo.com kapilkumarcoasr@gmail.com responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion.

- i. Originally the plant of the company was setup at NSEZ, Noida which was later on shifted outside NSEZ during the FY 2017-18 and in march 2019 the company further changed its business premises (rented) to Plot no 163, Udyog Vihar, Greater Noida, UP- 201308 and since then no manufacturing activity has been carried on. However, we have not been provided with the copy of rent agreement to verify the term & conditions mentioned there in. The Company is required to determine impairment in respect of fixed assets, However the Company has not done impairment testing. In the absence of any working for impairment of the fixed assets as per Ind AS 36, the impact of impairment, if any on the financial statements is not ascertainable. The depreciation has been recognised based on of useful life and residual value estimated by the management, however in absence of necessary evidence of same we are unable to comment on the possible impact arising out of the said matter.
- ii. Balance of debtors are outstanding from long period and are subject to confirmation and consequential effect if any on the financial statements remains uncertain. The trade receivables of the company could not be verified as the confirmation of balances have not been provided and made available to us. Trade receivables amounting to Rs 686.31 lacs which are long overdue and not provided for. Allowance for expected credit loss have not been recognized on these financial assets. The company has neither carried out impairment exercises of Trade Receivables nor provided for the same and recognized the same as non-current assets since long outstanding. In the absence of recovery and confirmation from the party, we are unable to comment on the recoverability and consequential impact of reconciliation and adjustment arising there from in the results, if any, is not ascertainable.
- iii. The company has not followed the treatment for recognition and re measurement of employee benefit costs as detailed in the Ind As 19.

Material Uncertainty Related to Going Concern

The company has accumulated losses and net worth of the company is continuously eroding. The company has incurred a net loss during the current and previous year(s) and the current liabilities exceeds its current assets. Moreover, no business activity has been undertaken throughout the year. These conditions indicate the existence of a material uncertainty that may cast significant doubt

about the company's ability to continue as a going concern. However, the financial statements of the company have been prepared on a going concern basis.

These conditions indicate the existence of a material uncertainty that may cast significant doubt on the company's ability to continue as going concern and therefore the company may be unable to realize its assets and discharge its liabilities in the normal course of business. As a result of ongoing matters, we are unable to determine as to whether any adjustment that would have been necessary and required to be made in respect of trade receivable, trade payables, borrowings, current liabilities, loans and advances and contingent liabilities as at 31st March, 2021 and in respect of the corresponding possible impact of such items and associated elements on the statement for the year ended on that date, should the group be unable to continue as a going concern. The ultimate outcome of these matters is at present not ascertainable. Accordingly, we are unable to comment on the consequential impact. if any, on the accompanying consolidated financial statements. However, the financial statements of the group have been prepared on a going concern basis.

Emphasis of Matter

The company had already given a corporate guarantee for an amount of Rs 807.46 i. crores against secured loans taken by its wholly owned subsidiary, namely M/s SSA International Limited, which has been classified as nonperforming assets by the banks. The company has also received the notice u/s 13(2) of the SARFAESI Act 2002 from consortium of banks for revocation of its corporate guarantee. consortium bankers have filed a petition against the holding company and its subsidiary M/s SSA International Limited regarding recovery of the outstanding dues, before the Debt Restructuring Tribunal-II, Delhi, and the company has received an intimation vide O.A 530/18 dated 24/05/2018. Further, IDBI Bank has declared the main borrower (M/s SSA International Ltd), its directors and Guarantors (including M/s Samtex Fashions Ltd) as willful defaulters in terms with RBI Guidelines. The updated details of proceedings against the company and its subsidiary M/s SSA International Ltd has not been made available, in absence of such details we are unable to comment on the possible impact, it any, arising out of the said matters.



- ii. We have not been provided with sufficient, appropriate audit evidence relating to physical verification/ availability of fixed assets and inventory. Pending completion of such verification, we are unable to comment on the possible impact, it any, arising out of the said matters.
- iii. The company had given loans and advances as on 31.03.2021 which are outstanding from long time. In the absence of recovery and confirmation from the party, we are unable to comment on the recoverability and consequential impact of reconciliation and adjustment arising there from in the results, if any, is not ascertainable. Moreover, we have not been provided with justification giving said advance and sufficient, appropriate audit evidence relating to verification of the same. Pending completion of such verification/ reconciliation, we are unable to comment on the possible impact, it any, arising out of the said matters.
- iv. As of 31st March 2021, inventories amounting to Rs 25.31 lacs and as no business activity has been taken out during the year, the inventories have not been used for a long period of time, the company has not provided for if any inventory item is damaged or has become obsolete or if the selling price has declined.
- v. The Company continued to recognize deferred tax assets upto March 31, 2021, in absence of probable certainty and convincing evidence for taxable income in future, we are unable to ascertain the extent to which these deferred tax assets can be utilized.
- vi. The company is not regular in payments of undisputed statutory dues towards PF, TDS during the year. Balances of input tax credit under goods and service tax are not in confirmation with balances as appearing in the online portal.
- vii. No internal audit report is available.
- viii. We have not been provided with sufficient, appropriate audit evidence relating to classification of trade payable dues to MSME and trade payable dues other than MSME. Pending completion of such verification/ reconciliation, we are unable to comment on the possible impact, it any, arising out of the said matters.
 - ix. Balance of trade payables are outstanding from long period and are subject to confirmation and consequential effect if any on the financial statements remains uncertain. The trade payables of the company could not be verified as the confirmation of balances have not been provided and made available to us.
 - x. Confirmation of balances of, security deposits, balances with government authorities, bank balances, Bank FDRs have not been provided to us, we are unable to comment on the possible impact, it any, arising out of the said matters.



xi. As informed to us the bank accounts of the company were put on debit freeze by EPF department and we have not been provided with detailed explanation regarding the litigation with the EPF department. Moreover, several litigations are ongoing with the Income Tax Department against which the company has also deposited Rs 118.67 lacs for different financial years under protest, however we have not been provided with details and current status of the said litigations. We are unable to comment on possible impact, if any arising out of the said matter. Our report is not modified in respect of the above matter stated.

Management's Responsibility for the Financial Results

The Statement has been prepared on the basis of the annual financial statements. The Company's Board of Directors are responsible for preparation and presentation of the statement that give a true and fair view of the net loss and other comprehensive income of the Company and other financial information in accordance with applicable accounting standard prescribed under section 133 of the Act read with relevant rule there under and other accounting principles generally accepted in India 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 statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the statements, the Board of Directors is 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 is responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Results

Our objectives are to obtain reasonable assurance about whether the statements 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 the statement.

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

- Identify and assess the risks of material misstatement of the statement, whether
 due to fraud or error, design and perform audit procedures responsive to those
 risks, and obtain audit evidence that is sufficient and appropriate to provide a
 basis for our opinion. The risk of not detecting a material misstatement resulting
 from fraud is higher than for one resulting from error, as fraud may involve
 collusion, forgery, intentional omissions, misrepresentations, or the override of
 internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- 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 Board of Director 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 statements 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 statement, including the disclosures, and whether the statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Other Matter

- 1. The accompanying statement includes the result for the quarter ended March 31, 2021 being the balance figure between the audited figures in respect of the full financial year ended March 31, 2021 and the published unaudited year-to-date figures to the third quarter of the current financial year, which were subject to a limited review by us, as required under the Listing Regulation.
- 2. In Note No. 5 to the financial results regarding the impact of COVID 19 on the operations of the group has been disclosed. Further, the extent to which the COVID 19 pandemic will impact the company's financial performance is dependent on future developments, which are highly uncertain.

FOR KAPIL KUMAR & CO

CHARTERED ACCOUNTANTS

FIRM REGISTRATION NO: 006241N

Catokas

MOHIT KAKKAR

(PARTNER)

MEMBERSHIP NUMBER: 538844

UDIN: 21538844AAAADS3470

AMRITSAR

29 JUNE 2021



111	Regd, Office & Works; Khases No 62, D 1/3 Industrial	SHIONS LIMITE	e Sikadrebed, B	ulandshahe UP	203205 IN	
	CIN: L17112UP1993P1.C022479 Email; samics.	warmalla new Ammy	It com. Websites	samter fashlana	rom .	
1/48	CINE LITTED PROSPECOTATE ENABLED FINANCIAL REA	IN TRAVIO THE	CHAUTER AND	VEAR ENDS	D HIST MARC	11. 2021
	TATEMENT OF AUDITED CONSOLIDATED FINANCISTICS		1	/Ita	In Lable eten	t weekhere dat
ART-1	disk.			Consolidated	1111111111111	2. 5 125 may
はちらし …		-				Ended
and the same	Particulars		Unaudited	Audited	Audited Audited	
-	TV TE	Audited			31,03,3021	11.01.2020
Color St.	with the same of t	31.03.2021	31,12,2020	11,03,7010	31,03,7021	31,03,2029
Ly Carl	locome					
	Revenue Prom Operations	1)	0	0	0	75.4
	Other Income	6,46	. 0	7.91	13.55	
	Total Income	6.46		7,91	13.55	9,
	Expenses					1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	(a) Cost of materials commined	0	0	0	. 0	- immelie
	(b) Purchase of Sinck-in-trade	0	Name and Address of the Owner, where the Party of the Owner, where the Party of the Owner, where the Owner, which is the Owner, where the Owner, which is th	0	0	er
	(e) Changes in Inventories of finished goods, work in progress and		V committee			7 1 1 2 2 2
¥	stock in Irade			. 0		
	(d) Employee benefits expense	12.45	10.77	16.00	44.73	77.
	(b) Finance Cost	0.11	0.07	0.02	0.23	0
	(f) Depreciation and amorrisation Expenses	102,13	195.69	125.62	689.24	782
	(g) Other Expentes	38.14	1949		83.23	119
	Total Expenses	152.85	226.02	198.23	817.43	980,
- 1	Profit/Loss) before exceptional Hein and Iax	(146,39)	(226.02)	(190,12)	(803,58)	(970.5
	Exceptional items	(140,37)	122007	0		Agree
	Profit/(Loss) before tag		(226.02)	(190,37)	(SA,COA)	(970.54
	Tax Expenses	(146,39)	(224.02)	17031	1-42	
	Current Tax	-	0	0	0	
-	Deferred Tax	D		(1.51)	(82.1)	(6.7)
	Total Tax Expenses	 		(1.51)	(1.48)	16.73
	Other Comprehensive income, net of income tax	1		(1.51)	TI-may	1 - 12 - 1 1 - 8
	(i) (a) from that will not be re-classified to the profit or loss					
	(b) Income Tax relating to Herna that will not be re-classified to	1	100			
100	profit or loss	(5.71)	2.6	(44.78)	(3,65)	(27,25
7	(ii) (a) from that will be re-classified to the profit or loss	0	0	0	j a mage o	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	(b) Income tax relating to Herns that will be re-classified to the	/		and the last	AURINI I	40 Agas 15 15 1
	explit or loss		ð	0	/ 0	
	Total Other comprehensive income, net of income tax	(3.71)	26	(44.78)	(3.65)	(27.31
	Total Comprehensive Income for the period	(152.10)	(217,42)	(233.59)	(807.85)	1991.23
	Paid-up equity share capital	1490.00	1490 00	1490.00	1490 00	1490 0
	Pace value per Equity Share	2.00	200	2.00	2.00	2.0
0.00	Reserve sucluding Revaluation Reserves as per balance sheet of	Carlo All March	1.1	125 1 TO 18 1	Jan Jan Salan	7.
-1	previous accounting year	1 1 1 1 1 1 1 1 1		1.	(23,753.37)	(22,942.64
	Earning per chare	transported in	The Property of	1000 To 1 To		to react (cales
	(a) Basic Agent (1947)	(0,20)	(9,27)	(0.31)	(1,80)	(1.33
	(b) Diluted	(0.20)	(0.29)	(150)	(1.80)	(12)

- The aforesald consolidated results have been duly reviewed by Audit Committee and thereafter approved and taken on record in the meeting of the Board Of Directors of the Company held on 29.05.2021.

 This statement has been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) as amended prescribed under Section 133 of the Companies Act, 2013 and other recognized accounting practices and policies to the extend applicable.
- The figures of the last quarter are balancing figures between the audited figures in respect of the full financial year and the published year to data figures upto the third quarter of the current financial year. 3
- Originally the Plant of the Company setup at NSEZ, Nolda which was later on shifted outside NSEZ during the FY-2017-18 and in March 2019 the Company further changed the business premises to Plot No. 163, Udyog Vihar, Greater Nolda, UP-201308 since then no manufacturing activities has been carried on: Further in January 2021 the Company further changed the Registered Office to Khasra No 62, D 1/3 Industrial Area, Rajarampur, Sikandrabad, Bulandshahr UP 203205 and
- The Dubreak of second wave of Coronavirus (CCVID-19) pendemic is causing significant disturbance in the market and has also resulted in significant disruption in global and Indian economic activities. The situation has been under close watch by the Company to take prompt actions to restart the business operations in an optimized manner.

The figures of the last periods have been regrouped, wherever necessary, to confirm to the current quarters

Pinces New Delhi Dote: 29,06,2011

SAMTEX FASHIONS LIMITED

Regd. Office & Works: Khasra No 62, D 1/3 Industrial Area, Rajarampur, Sikadrabad, Bulandshahr UP 203205 IN CIN: L17112UP1993PLC022479 Email: samtex.compliance@gmail.com, Website: samtexfashions.com AUDITED CONSOLIDATED STATEMENT OF ASSETS AND LIABILITIES FOR THE YEAR ENDED 31ST MARCH, 2021 Rs. In Lakhs

Sr.	PARTICULARS	31.03.2021	Consolidated 31.03.2020	
	PARTICULATIO	Audited	Audited	
	ASSETS [1] Non Current Assets a) Property Plant & Equipments b) Capital Works in Progress c) Intangible Assets d) Financial Assets i) Investments ii) Trade Receivables iii) Others e) Non Current Tax Assets	7692.07 170.34 0.59 0 0 28518.86 366.42	8381.31 170.34 0.55 0 28524.64 366.42 90.43	
	O Other Non Current Assets	216.85	294.	
	Total- Non-Current Assets	37057,24	37828.5	
	(Z) Current Assets a) Inventories b) Financial Assets f) Trade Receivables ii) Cash and Cash Equivalents iii) Other Dank Dalances iv) Other Financial Assets c) Current Tax Assets (Net) d) Other Current Assets	25.32 0 9.86 66.91 36.07 4.89 59.29 277.49	25.3 24.5 65.5 35.7 4.1 59.0 276.7	
	Total-Current Assets	479.83	490.9	
	TOTAL ASSETS	37537.07	38319.5	
	EQUITY AND LIABILITIES Equity a) Equity Share Capital b) Other Equity Liabilities Non Current Liabilities a) Financial Liabilities i) Borrowings b) Deferred Tax Liabilities (Net) c) Other Non Current Liabilities	1491.8 (23,753.37) (22,261.57)	1491.8 (22,942.64 (21,450.84	
	d) Provisions	15.84	15.8	
	Total- Non-Current Linbilities	668.44	668.4	
	Current Liabilities a) Financial Liabilities i) Borrowings ii) Trade Payables iii) Other Financial Liabilities b) Provisions c) Current Tax Liability (Net) d) Other Current Liabilities Total Current Liabilities	55615,81 842,14 2633,45 38.8 59130,2	55618.0 834.9 2633.4 15.4 59101.5	
	TOTAL EQUITY AND LIABILITIES	37537.07		
200	TO IVIDE COLL I VUO PIVBIPILIEZ	3/33/.07	38,319.5	





mtra Fosbione Limited	CIN Na - 1.17112@P199JP1.CO22	179
asolidated Cash flow statement for the year ended 31st hlarch 2021		
		In Lace)
Particulary	Year ended	Venrended
. Parintale 14	Morgh 31, 2021	March 31, 2028
Cash flow from operating periviles		9
	(AM.COA)	(970.56)
rolk for the year	(
djustments for		
come las expense	05 65)	(27.37)
mounts Charged directly to Other Comprehensive Income	689.24	782.7
epreciation and amortisation	0	
property, plant training on disposal of property, plant and equipment	(9.97)	(2,78
nicrest snooms recognized in profit or loss	02)	02
Inance tost recognised in profit or loss	(2.89)	(2 \$9
Capital Investment Subsidy	1	
Net surrealised exchange (Gain) Loss	-	
Yet (pain) Loss recognised for derivatives		
Movements in working capital:		25.4
(Increase) /decrease in trade and other receivables	20.44	82.7
(Increase) Idecrease in other financial assets	(0.73)	22.78
(Increase) /decrease in other current assets	(0.73)	70.4
(Increase) /decrease in other non-current assets	77 94	
(Increase) Mecrease in inventorics	721	(16.30
Increase/ (decrease) in trade payables		(0.21
Increase (decrease) in current tax asser/Liabilities	0	(20.03)
Increase/ (decrease) in provisions	23.32	(19.72
Incresse/ (decrease) in other current liabilities	25.52	-
Increase/ (decrease) in other financial liabilities		
Cash reversied from operations	(5.47)	(75,46
Income taxes paid (net of refund, if any)	0.26	0.2
Net cash generated from operations	(5.73)	(15,67
B. Cash flow from Investing activities	—	
Payment for property, plant and eulpment	0	
Proceeds from disposal of property, plant and equipment	9.97	2.7
Interest received	(0.35)	(13
(Increase) /decrease in other bank balances	(0.33)	17.
Net cash generated from /(used in) investing activities	7.62	1.4
C. Cash flow from flouncing activities	0	2:
Net Increase #(Decrease) in long term borrowing	(2 26)	(1.4
Net Increase /(Decrease) in short term horrowing	(20)	(0.2
Interest Paul	(0 23)	(0.2
Net cach used in financing activities	(2.49)	0.
Net change in cash and eash equivalents	1.40	(73.6
Cash and rash equivalents as at the beginning of the Year	65.30	138.
	66.71	65.2
Cash and cash equivalents as at the end of the Year	50.71	
Reconciliation of Cash and cash equivalents with the Balance Sheets	66.71	43.



Scanned with CernScanner

KAPIL KUMAR & CO.

KAPIL KUMAR B.Com, F.C.A CHIRAG AGGARWAL B.Com(H), F.C.A

INDEPENDENT AUDITOR'S REPORT

To

The Board of Directors of

Samtex Fashions Limited.

Report on the Audit of the Consolidated Financial Results

Qualified Opinion

We have audited the accompanying Statement of Consolidated Financial Results of M/s Samtex Fashions Ltd ("the Parent") and its subsidiaries (the Parent and its subsidiaries together referred to as "the Group") and its share of the net profit/(loss) after tax and total comprehensive income / loss of its associates and joint ventures for the year ended 31/03/2021 ("the Statement"), being submitted by the Parent pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of matters described in the 'Basis of Qualified Opinion' and 'Emphasis of Matter' section of our report, the aforesaid statements:

- I. Includes the results of the following entities:
 - M/s SSA International Ltd (along with its wholly owned subsidiary M/s Lina Global INC).
 - ii. M/s Arlin Foods Ltd
- II. are presented in accordance with the requirements of the Listing Regulations in this Regard, and
- III. give a true and fair view in conformity with the Indian Accounting Standard 34 "Interim Financial Reporting" (Ind AS 34") and other accounting principles generally accepted in India, of the loss, the total comprehensive income, and other financial information of the group for the quarter and year ended March 31, 2021.

Basis for Qualified Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013, as amended ("the Act"). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Results section of our report. We are independent of the group 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 financial statements under the provisions of the Act and the Rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion.

- i. The wholly owned subsidiary M/s SSA International Ltd has defaulted in repayment obligations towards banking institutions. The subsidiary company M/s SSA International had not made provision of Interest on Cash credit/Term loan charged by banks/financial institutions during the current year and earlier years on various loans taken from Bank / Financial Institutions in the Financial Statements. Had the company made such Interest provision in the Statement of Profit and loss, the loss for the year and the accumulated would have been higher. The non-recognition of interest expenses is not in accordance with Ind as on borrowing costs requirement.
- ii. Originally the plant of the holding company was setup at NSEZ, Noida which was later on shifted outside NSEZ during the FY 2017-18 and in march 2019 the company further changed its business premises to Plot no 163, Udyog Vihar, Greater Noida, UP- 201308 and since then no manufacturing activity has been carried on. The group is required to determine impairment in respect of fixed assets, However the group has not done impairment testing. In the absence of any working for impairment of the fixed assets as per Ind AS 36, the impact of impairment, if any on the financial statements is not ascertainable. The wholly owned subsidiary M/s Arlin Foods Ltd has not charged any depreciation on its property, plant and equipment. The depreciation has been recognized based on of useful life and residual value estimated by the management, the estimates have been relied upon by us.
- iii. Balance of debtors are outstanding from long period and are subject to confirmation and consequential effect if any on the financial statements remains uncertain. The trade receivables of the company could not be verified as the confirmation of balances have not been provided and made available to us. Trade receivables amounting to Rs 28518.86 lacs which are long overdue and not provided for. Allowance for expected credit loss have not been recognized on these financial assets. The company has neither carried out impairment exercises of Trade Receivables nor provided for the same and recognized the same as non-current assets since long outstanding. In the absence of recovery and confirmation from the party, we are unable to comment on the recoverability and consequential impact of reconciliation and adjustment arising there from in the results, if any, is not ascertainable.
- iv. The group has not followed the treatment for recognition and remeasurement of employee benefit costs as detailed in the Ind As 19.

Material Uncertainty Related to Going Concern

The Group has made losses during the current year and the preceding year. As a result of the losses, the liquidity position of the group has been substantially affected, the net worth of group has fully eroded and group's current liabilities exceeded its current assets as at the balance sheet date, adversely affecting the operations of the group. Moreover, no business activity has been undertaken throughout the year, indicating the existence of uncertainty about the ability of the group to continue as a going concern.

These conditions indicate the existence of a material uncertainty that may cast significant doubt on the group's ability to continue as going concern and therefore the group may be unable to realize its assets and discharge its liabilities in the normal course of business. As a result of ongoing matters, we are unable to determine as to whether any adjustment that would have been necessary and required

to be made in respect of trade receivable, trade payables, borrowings, current liabilities, loans and advances and contingent liabilities as at 31st March, 2021 and in respect of the corresponding possible impact of such items and associated elements on the statement for the year ended on that date, should the group be unable to continue as a going concern. The ultimate outcome of these matters is at present not ascertainable. Accordingly, we are unable to comment on the consequential impact. If any, on the accompanying consolidated financial statements. However, the financial statements of the group have been prepared on a going concern basis.

Emphasis of Matter

- i. The group has not under taken any business activity during the year.
- ii. The holding company had already given a corporate guarantee for an amount of Rs 807.46 crores against secured loans taken by its wholly owned subsidiary, namely M/s SSA International Limited, which has been classified as nonperforming assets by the banks. The company has also received the notice u/s 13(2) of the SARFAESI Act 2002 from consortium of banks for revocation of its corporate guarantee. .The consortium bankers have filed a petition against the holding company and its subsidiary M/s SSA International Limited regarding recovery of the outstanding dues, before the Debt Restructuring Tribunal-II, Delhi, and the company has received an intimation vide O.A 530/18 dated 24/05/2018. Further, IDBI Bank has declared the main borrower (M/s SSA International Ltd), its directors and Guarantors (including M/s Samtex Fashions Ltd) as willful defaulters in terms with RBI Guidelines and further the IDBI Bank pursuant to provisions of SARFAESI Act 2002 has taken over the possession of premises of M/s SSA International Ltd at Village Patti Kalyan Tehsil Samalkha District Panipat, Haryana. The updated details of proceedings against the company and its subsidiary M/s SSA International Ltd has not been made available, in absence of such details we are unable to comment on the possible impact, it any, arising out of the said matters.
- iii. Confirmation of balances are not available for loans, trade payables, security deposits, balances with government authorities, bank balances, FDR's along with interest thereon and bank loans as at March 31, 2021. That is why the transactions (if any) made by the banks in the accounts of the company could not be reconciled in the absence of information bank account statements of these accounts. Moreover, there are several bank current accounts having balances amounting to Rs 51.54 lacs as on 31.03.2021 as per books of accounts of the subsidiary company M/s SSA International Ltd, no transactions have been made in these accounts during the year and we have not been provided with the bank account statements of these accounts to confirm the balances. In absence of such details we are unable to comment on the possible impact, it any, arising out of the said matters.
- iv. The group had given loans and advances as on 31.03.2021, majority of which are outstanding from long time. In the absence of recovery and confirmation from the party, we are unable to comment on the recoverability and consequential impact of reconciliation and adjustment arising there from in the results, if any, is not ascertainable. Moreover, we have not been provided with justification giving said advance and sufficient,

- appropriate audit evidence relating to verification of the same. Pending completion of such verification/ reconciliation, we are unable to comment on the possible impact, it any, arising out of the said matters.
- v. We have not been provided with sufficient, appropriate audit evidence relating to physical verification/ availability of fixed assets and inventory. Pending completion of such verification we are unable to comment on the possible impact, it any, arising out of the said matters.
- vi. As of 31st March 2021, the holding company's inventory amounting to Rs 25.31 lacs and as no business activity has been taken out during the year, the inventories have not been used for a long period of time, the company has not provided for if any inventory item is damaged or has become obsolete or if the selling price has declined.
- vii. The group is not regular in payments of undisputed statutory dues towards PF, TDS during the year. Balances of input tax credit under goods and service tax are not in confirmation with balances as appearing in the online portal.
- viii. No internal audit report has been made available.
- ix. We have not been provided with sufficient, appropriate audit evidence relating to classification of trade payable dues to MSME and trade payable dues other than MSME. Pending completion of such verification/ reconciliation, we are unable to comment on the possible impact, it any, arising out of the said matters.
- x. The holding company continued to recognize deferred tax assets up to March 31, 2021, in absence of probable certainty and convincing evidence for taxable income in future, we are unable to ascertain the extent to which these deferred tax assets can be utilized.
- xi. As informed to us the bank accounts of the holding company were put on debit freeze by EPF department and we have not been provided with detailed explanation regarding the litigation with the EPF department. Moreover, several litigations are ongoing with the Income Tax Department against which the holding company has also deposited Rs 118.67 lacs for different financial years under protest, however we have not been provided with details and current status of the said litigations. We are unable to comment on possible impact, if any arising out of the said matter.

Our report is not modified in respect of the above matter stated.

Management's Responsibility for the Financial Results

The Statement has been prepared on the basis of the annual financial statements. The holding Company's Board of Directors are responsible for preparation and presentation of the statement that give a true and fair view of the net loss and other comprehensive income of the group and other financial information in accordance with applicable accounting standard prescribed under section 133 of the Act read with relevant rule there under and other accounting principles generally accepted in India 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 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 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 statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the statements, the respective Board of Directorsis responsible for assessing the group'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 respective Board of Directors either intends to liquidate the group or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibilities for the Audit of the Financial Results

Our objectives are to obtain reasonable assurance about whether the statements 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 the statement.

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

- Identify and assess the risks of material misstatement of the statement, whether due to fraud
 or error, design and perform audit procedures responsive to those risks, and obtain audit
 evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not
 detecting a material misstatement resulting from fraud is higher than for one resulting from
 error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or
 the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of expressing
 an opinion on the effectiveness of the company's internal control Evaluate the
 appropriateness of accounting policies used and the reasonableness of accounting estimates
 and related disclosures made by the Board of Directors.
- 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 Respective Board of Director 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 statements 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 statement, including the
 disclosures, and whether the statements represent the underlying transactions and events in
 a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the Financial Results of the group to express an opinion on the 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 Matter

- 1. The consolidated financial results include the unaudited financial statements/ financial information of M/s Lina Global Inc (wholly owned subsidiary of M/s SSA International Ltd) whose Ind AS Financial Statements reflect total assets of Rs.371.15 lacs as at 31st March, 2021, total revenue of Rs. Nil for the year ended on that date. This financial statements/ financial information is unaudited and have been furnished to us by the Management and our opinion on the Statement, in so far as it relates to the amounts and disclosures included in respect of these subsidiary is based solely on such unaudited financial statements/financial information. We are not in a position to comment on the consequential impact, if any, arising out of subsequent audit of these entities, on the consolidated Ind AS financial statements.
- 2. The accompanying statement includes the result for the quarter ended March 31, 2021 being the balance figure between the audited figures in respect of the full financial year ended March 31, 2021 and the published unaudited year-to-date figures to the third quarter of the current financial year, which were subject to a limited review by us, as required under the Listing Regulation.
- 3. In Note No. 5 to the financial results regarding the impact of COVID 19 on the operations of the company has been disclosed. Further, the extent to which the COVID 19 pandemic will impact the company's financial performance is dependent on future developments, which are highly uncertain.

FOR KAPIL KUMAR & CO

CHARTERED ACCOUNTANTS

FIRM REGISTRATION NO: 006241N

MOHIT KAKKARN: 006

(PARTNER)

MEMBERSHIP NUMBER: 538844

UDIN: 21538844AAAADT2521

AMRITSAR