CROISSANCE LIMITED

(Formerly known as Swagruha Infrastructure Limited)

362, 2nd Floor, 11th Cross, 4th Main, 2nd Block, RT Nagar, Bengaluru 560032, Karnataka

Ph: +91 80 23330019

W: www.croissance-group.com E: support@croissance-group.com CIN No: L55100KA1994PLC103470

To, Date: 30.05.2022

BSE Limited P. J. Towers, Dalal Street Mumbai-400001

Dear Sir/Madam.

Sub: Outcome of Board Meeting under Regulation 30 read with 33 (3) (c) of SEBI (Listing Obligations and Disclosure requirements) regulations, 2015

Unit: Croissance Limited (Scrip Code: 531909)

With reference to the subject cited, this is to inform the Exchange that at the Board meeting of Croissance Limited held on Monday, the 30th day of May, 2022 at 02.00 P.M. at registered office of the Company, the following were duly considered and approved by the Board.

- Audited Financial Results (Standalone & Consolidated) for the Quarter & Financial Year ended 31st March, 2022.
- Declaration stating that the Audit Report on Financial Results for the Financial Year ended 31st March, 2022 is with un-modified opinion.

The meeting of the Board of Directors commenced at 02.00 P.M. and concluded at 08:30 P.M.

This is for the information and records of the Exchange, please.

Thanking you.

Yours faithfully, For Croissance Limited (Previously known as Swagruha Infrastructure Limited)

AMARESH RAD SHORE HAVER AN GALKWAD SHOULD SHOW HAVE AND SHOULD SHOW AND SHOW AND

G. Amaresh Rao Executive Director (DIN: 06824486)

	sent of Audited Recults for the Quarter and Halfysar ends	€ 31.03.2022	Want Property		(Re. in La	hhaj	
The same			Quarter ended	ATTACABATION	Year o	mded.	Year ended
W. Don.	Particulars	\$1.03.2022 (Andited)	31.12.2021 (Unanfited)	\$1.03,3021 (Andited)	31.03.2022 (Audited)	31.03.2031 (Antited)	\$1,03.202; (Andited)
£	Revenue from Operations			7.00			
H.	Other lections	8.56	5.21	2.00	19.90	8.75	5.75
100.	Total income (I+ii)	8.66	8.21	2.00	13.87		-
	Expenses	11.00	0.01	3.00	33.77	8.75	5.75
	(a) Cost of Materials consumed	-	-		-	-	_
	(b) Purchase of attode-in-trade	-	-			-	-
	 Changes in Inventories of flabring goods, worth-to-progress and study in-trade 		-1.20		-1.20		
	(4) Employee benefits expense				510	0.55	6.75
	(c) Firmance Cont	-		0.02	5.24	0.02	0.02
	(f) Dependation and amortisation expense	-	-		-		
- 1	thiCithur expenses	2.75	1,20	0.95	10.45	7.12	2.12
1112	Total Engeneen	9.78	4	0.97	14,59	3.69	2.60
- 700	Profit / (Local before and exceptional itums and Tax (III-IV)	5.91	8.91	1.00	19.18	3.00	20
	Emptional Items			-	177.00		-
	Profit / (Loss) from before tax (V-VI)	5.91	8.21	1.03	19.18	3,06	1.06
	Так екропес	-			-		12.00
-	Current Tax	3.89	-		5.90	08.0	QUED
0.45	Defected Tus	-	-	- 4	-		117000
	Het Freilit / (Lous) after Faz (VII-VIII)	3.02	8.21	1.03	15,30	2.37	2.27
	Other Comprehensive Insome					-	
	liams that will not be redecified to Profit or Loss		- 4	-			
	hams that will be reclambed to Profit or Lann		-				
30	Tutal Comprehensive Income	3.00	5.21	1.00	13.20	3.27	100000000000000000000000000000000000000
200	Poid-up equity abuse cupital	685,410	685,48	686, 48	585.48	685.48	2.27
XIII	Earnings Per Equity Share of face value of Rs.1/- each)	20.07.0	3000 717	1, 1900, 900	1004-50	980.48	685.40
-	s) Busic & Diluted (in Na.)	0.00	0.01	0.00	0.03	0.00	0.00

In parameter with Regulation 33 of SERS (LODG) Regulations, 2015 and Schoolskill of Conjuncter Act, 2017, the above Financial Scends have been
prepared, reviewed by the Statutory Auditors of Company and recommended by Audit Committee and subsequently approved by Board of Directors of
Company at their seeding held on 30/05/2002.

The Financial Statements have been proposed in accordance with the recognition and measurement principles fold down to the feel AS prescribed under Section 133 of Compenies Act, 2013 read with the Compenies Judius According Standards) Bules, 2015 (se amended)

3. The figures of the previous year/periods have been re-grouped/re-classified, whenever necessary, for the purpose of comparisons.

a The results are also available on the weblete of the Company-www.avagrababilla.com

5 The Company is engaged in Wealty' operating hence there are no separate reportable segments to per and AS

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(Femcily lines

Place : Hengolaru Date : 30/05/2022

r & CPG

[Limited]

egments"

CROSSANCE LIMITED
COR: LSS100MA1994PLC1030070
362, 2nd Floor, 13th cross, 4th Main, 2nd Stock (near BDA Shapping Complex)
RT Eager Rengalure Bangalure HA 560032 IN
BALANCE SHEET AS AT 31st MARCH 2022

	PARTICULARS	As at Murch 81, 2022	As at March 3 3091
1	ASSETS		
m	Non-current assets		(6)
-	(a) Property. Plant and Equipment		
	(b) Right of Use Assets		
	(c) Capital searle in-progress		_
	(d) Investment Property	T.	
	(e) Goodwill (f) Other Intargible Assets		10 -
	(ii) Imangible Assets under development	-	
	(b) Simingical Assets		-
	(f) Timancial assets		
	(i) Investmenta		
	(ii) Tradic Receivables		
	(iii) Leaster & Advances	724.78	0403
	(v) Other Pinancial Assets		
	(i) Deferred tox assets (nell)	8	
	(b) Other con-current assets:	-	-
(2)	Carrent ameta	724,78	642.0
77	(a) Inventuries		
	(b) Firenecial wayses:	3.	
	E breestmante	E 90	
	(N) Trusk reculeables	91.50	7163
	(83) Costs and costs equivalence	0.36	0.3
	Br) Bank Balances other than 30; shore		
	(b) Leans and adversors		
	(vi) Investments held for Sale		
	(c) Current Tex Asset Net (d) Other surrent searts	100	
	KIR TOTAL	5.81	3.1
	Non-Current Assets Chemitiod as held for Sole	97.67	152.5
	Total Control of the	1	
	TOTAL ASSETS	822,48	796.4
п	EQUITY AND LIABILITIES:		
	Equity	10	
	(a) Equity Share Capital	685.48	SARTA
	(b) Other Equity	-	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
10	füllkostries and Surphie	40.56	29.36
	Share Application money proding allocated		
II.	Minority Interest	-	
- li	Läshtitties	735.04	714.84
	Non Current Lightlittes		
	a) Financial Liabilities		
	I) Burrowings	09.35	WX.038
. k	III Trade Pupuldes	10000	175
	Hij Other firse-cial liabilities	100	
10	N Portisions	14	
11	10 Provinces for Employee benefit		
L	(ii) Others	39	
	it Deferred tax habities (Net)	17	
ď	d) Other men Current Liabilities	40.00	-
	Durrent Lishilities	49.35	41,28
	al Financial Lightlifice		
110	I) Decembings	- 2	7.0
	10 Triefe Psyahles	14.48	14.78
	not Other financial liabilities	1,150	1474
	by Other increot Labilities	13.80	13.00
	rj Previsiona	5.99	
1	Current in Entitlespeq	10.79	11.39
+	TOTAL EQUITY AND LIABILITIES	45.06	39.37
	(3)	332.46	795.46 half of the Boars RANCE LIMITED meture Limited
		WE W	30

CROISSANCE LIMITED
[Formerly Known as Swagruha Infrastructure Limited]
362, 2nd Floor, 11th cross, 4th Main, 2nd Black (near BDA Shapping Complex)
RT Hagar Rengalors Bangalors XA 560032 IN

PARTICULARS	31-03-2022 Amount in Re.	31-03-2021 Amount in Re.
A. CASE FLOW FROM OPERATING ACTIVITIES:		
Net profit before tax	19.18	3.06
Adjustment for		- 10,100
Depreciation and Americana	201	2
Preliminary Expenses Written all	S S	_
Interest Karned		
Cash Flows from Operations before changes to assets and Itabilities	19.18	3.06
Movements in Working Capital:		
(Increase)/ Decrease in trade receisables .	54.98	633.50
(focrease)/Decrease in other Current Assets	(0.00)	
Increase] / Decrease in Inventories	1000	
Increase in Loops and Advances	8	
(Increase) / Decrease in Trade Payables	(0.30)	m.60
Increase] / Decrease in Short Term Provision	5.10	0.80
Increase/[Decrease] in Other current liabilities	0.80	
Change in Working Capital	60.67	(31.37
Changes in non current assets and liabilities		
Decrease/Hatresse: In leans & advances		
Decrease/(Increase) in Long Turn Provisions		
Decrease/(Bicroses) in Other non Current Assets	* * * * * * * * * * * * * * * * * * * *	
Changes in non-current assets and liabilities	- :	-
	20000	
Cath Generated From Operations	79:86	(28.30
Less: Taxes paid	5.99	0.80
Not Cash from operating activitica(A)	73.87	(29.10
B. CASH FLOW FROM INVESTING ACTIVITIES		
Increase) / Decrease in Fixed assets and Capital Work in penguess	57	
Bank Balances not considered as Cash and Cash eggivalents		
Amount Advanced to Related portics	(81.83)	(11.95
inextment in equity Shares	107.334	111.30
Balance of Unclaimed Dividend		
Net cush used in Investing activities (B)	(83.83)	(11.98
	(oz.no)	144.96
C.CASH FLOW FROM FINANCING ACTIVITIES		
ticresse / (Decresse) in Blum Capital	200	
horease / (Decrease) in Borrowings	6.10	41.25
nterest poid let cash Flow from Financing Activities (C)		
STATE OF THE STATE	8.10	41.25
currency cash and each equivalents		
Set Increase/(Decrease) in cash & cash equivalents (A+B+C)	0.14	0.20
CASH & CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	0.33	0.02
CASH & CASH EQUIVALENTS AT THE END OF THE YEAR	AUCE 1 (0.36	0.22
15	12	0000
	For CROSSANCE LIMITE	
a country of the	n ne Swagrutui (nijestrus	ture Limbeds
Sace : Hengaluru	1-1	
Date: 30/05/2022	//	
7.	Maria /	
	Manufacture & C	

SCHEDULE III OF COMPANIES ACT, 2013 Part II- STATEMENT OF UN-AUDITED RESULTS FOR THE YEAR ENDED 31.03,2022

CROISSANCE LIMITED CHN: L55100HA1994PLC103470

_		Consolidated Financials (Amount in Laki						
		Quarter ended			Vear Ended		Year Ended	
8.No,	Particulars	For the Quarter ended 31.03.2022	For the Quarter ended 31.12.2021	For the Quarter ended 31.03.2021	For the Year ended 31.03.2022	For the Year ended 31.03.2021	For the Year ended 31.03.2021	
		Audited	Un-Audited	Audited	Andited	Audited	Audited	
	Revenue from Operations	+		2.00	19.90	5.75	S.7	
	Other Income	8,66	5.21		13.87	40.74	67,7	
	Total income (I+II)	8.66	5.21	2.00	33.77	5.75	5.7	
IV.	Expenses		-		33117	817.0	9.7	
-	(a) Cost of Materials consumed			-			-	
	(b) Purchase of stock-in-trade	-						
	(c) Changes in inventories of finished goods, work-in-		(1.20)	1	(1,20)			
	d Employee benefits expense		-		5.10	0.55	0.5	
	(e) Finance Cost	-		0.02	0.24	0.02	0.0	
	if) Depreciation and americation expense	+			-	2000	3010	
	(b)Other expenses	2.75	1.20	0.95	10.45	2.12	2.1	
100	Total Expenses	2.75		0.97	14.59	2.69	2.69	
V.	Prefit / (Loss) before and exceptional items and Tax	5.91	5.21	1.03	19.18	3.06	3.0	
VL	Exeptional Items							
VII	Profit / (Loss) from before tax (V-VI)	5.91	5.21	1.03	19.18	3.06	3.00	
VIII.	Tax expanse	10000		-		-	0.00	
	Current Tax	3.89	* .	***	5.99	0.79	0.79	
	Deferred Tax	-		100		-		
IX.	Profit/ [Loss] for the period from Continuing	2.02	5.21	1.03	13.19	2.27	2.27	
	Profit / (Loss) from discontinuing operations					E-10-11	-	
XI	Tax Expense of discontinuing operations	- 4	211	-		-		
XII	Profit/ (Loss) from discontinuing operations after tax						-	
XIII	Profit/(loss) for the Period (IX+XII)	2.02	5.21	1.03	13.10	2.27	2.27	
XIV	Other Comprehensive Incomes						2.21	
	(i) Items that will not be recycled to profit or ices	74	-					
	(ii) Income tax relating to items that will not be reclassified			-		-		
B].	(i) Items that may be reclassified to profit or loss					-	-	
2.0	(ii) Income tax on items that may be reclassified to profit or	-		-				
	Total Other Comprehensive Incomns (A+B)		-			- /	ance (
XV	Total Comprehensive Income for the period (XIII+XIV)	2,02	5.21	1.03	13,19	2.50	1 3	

	Earnings Per Equity Share of face value of Rs. I/- each)[for Countinuing opertions]:						
	1) Basic	0.00	0.01	0.00	0.02	0.00	0.00
	2) Diluted	0.00	0.01	0.00	0.02	0.00	0.00
XVII	Barnings Per Equity Share of face value of Ra.1/- each) (for Discounting opertions):	0.00	0.01	0.00	0.02	0.00	0.00
	11 Basic		-				-
	2) Diluted	4.7					
XVIII	Earnings Per Equity Share of face value of Rs.1/- each) (for Continued and Discountinuing opertions):						
	1) Basic	0.00	0.01	0.00	0.02	0.00	0.00
- 3	2) Diluted	0.00	0.01	0.00	0.02	0.00	0.00
XIX	Peld-up equity share capital	685.48	685.48	585.48	585.48	685.48	685.45
	NOTES:						
	The Financial Statements have been prepared in accordance					he Ind A5 prescrit	bed under
	The Financial Statements have been prepared in accordance Section 133 of Companies Act, 2013 read with the Companies					he Ind A5 prescrit	bed under
*		(Indian Account	ing Standards) i			ne Ind AS prescrit	bed under
3	Section 133 of Companies Act, 2013 read with the Companies	(Indian Account www.swagruhain	ing Standards) i fra.com	Rules, 2015 (a	s amended).	IVALITOON-TOLOON	bed under
3 4	Section 133 of Companies Act, 2013 read with the Companies The results are also available on the webiste of the Company	(Indian Account www.swagruhain i/re-classifed, wh	ing Standards) i fra.com enever necessar	Rules, 2015 (as	s amended).	pn.	***************************************

CROMMANCE LIMITED

CUR. L55100KA1994PLC103470

162, 2nd Flour, 11th oross, 4th Moln, 2nd Block (near BDA Bloopping Complex)

RT Hagar Bengahara Bangalore KA 500032 IN

CORSOLIDATE BALANCE SHEET AS AT 21st MARCH 2022

	PARTICULARS	As at March 31, 2022	As at March 31, 2021
I	ASSETS:		
111	Non-current nesets		
	be Engerty, Ment and Equipment		-
	(B) Right of Use Assets	100	
	(ii) Capital work in progress (iii) Investment Property		1.7
	lot Goodwill		
	0) Other Intangible Assets	1 3	4
	(d) Intemplife Assets under development	10	3.7
	dis Biological Anacts		1.9
	(i) Financial assets	1 5	17
	\$2 lineratmenta		1.0
	(ii) Leans & Advances	724.78	643.95
	6rt Other Pinancial Assets	132578	1916.70
	(i) Delerred tax meets (rot)		
	(ir) Other non-current assets	S 7 (4)	0.0911
	SUB TOTAL	724.78	642,95
(2)	Current assets	-	
	(a) Inventories		
	(ii) Pinnerini aserts (ii) Inscatments	53	
	(i) Trade receivables	01.70	146.40
	tiil Cath and cath optivalents	91.50	146.48
	(b) Bank Balances other than (iii) above	100	
	(c) Lorene and advances	22	
	(vi) Investments held for Bale	F 2	
	IG Gunynt Tax Asset Net		
	(d) Other current assets	5.81	3.51
	SUR TOTAL Non-Current Assets Classified as held for Sale	97.67	152.51
-	TOTAL ASSETS	822.45	795,46
#	RQUITY AND LIABILITIES		
	Equity	200	
	(a) Equity Shere Capital (b) Other Equity	685.46	585.48
	(a) files rayer and Surplus	42.56	29.56
	Show Application money pending allotroops	200	-
	Minurity Interest		100050
		728.04	714.84
	Lishilities Non Current Lishilities	ALC: NO	
11)	(a) Pinsucial Liabilities		
	(i) Romowings	49.35	41.25
	00 Trade Papables		1
	fill) Other disensed liabilities		
	(hij Previsions	1 2	1.0
	M Provision for Bogleyer benefit	1 1	1 2
	(8) Others (a) Deferred tax lightitizes (Wc1)	100	1
	(d) Other met Corrent Lightities		
		49.35	41.25
(2)		1	
	(a) Financial Liabilities	*	
	(i) Borowings	3375	
	[81] Trade Payables [80] Other financial Tabilities	14.48	14.79
	(b) Other nament Eablities	13.00	13.00
	(c) Previsiana	5,00	4 01711
	[6] Curron tax tabilities(Net)	10.79	0.000
	AMERICAN CONTRACTOR OF THE PARTY OF THE PART	45.06	
-	TOTAL EQUITY AND LIABILITIES	822.45	795.46

(Formely Known as Swagnika City or actions Limited) comme (i) *India*

Phoe: Bengaluro Dete : 30-05-2022

CHOHSANCE LIMITED CIN: L55100RA1994PLC103470

240: 200: Finer, 11th cross, 4th Mais, 2nd Block (seer BDA Shapping Complex)
BY Ragar Bengalura Rengalors EA Sh0032 IN
STATEMENT OF CASH FLOWS FOR THE YEAR ENDED March 31, 2022

PARTICULARS	Consolidated As at March 31 ,2022	Consolidated As at March 31 ,2021
A. CASH PLOW PROM OPERATING ACTIVITIES:		
Not profit before tax	19.16	3.04
Adjustment for	3.557	400
Dependation and Americanian	12	
Preliminary Repenses Wenton off Internst Farned	12	
Interest & Finner Charges		
Net (gate)/loss un disquest of available-for-side francia) assets	12	100
Cash Flows from Operations before changes in assets and inhibition	D. Contract	4.0
	19.18	3.06
Movements in Working Capitalii		
Decrease/(Increase) to Inventorics	060 74 4	
Decrease/(Increase) in Trade Receivables	54.98	/81.50
Decrease/(increase) to Sheet term hauss & advances		101,00
Decrease (Oncrease) in Other Current Assets	1	
Increase/(Decrease) in Provisiona	5.19	0.74
Internation/(Divorcanc) in Short term becowings	0.00	17767
Intresse/(Decrease) in Other surrent fieldline	0.80	
Increase/(Decresse) teCurrent Tax Liability	0.00	
Increase/(Decrease) in Trade Payables	70,301	(0.66)
Change in Working Cepital	60.67	The state of the s
AND THE RESIDENCE OF THE PARTY	320000	(31.37)
Changes in non current assets and impliffes	1	
Docresse/(limitease) in losma & advances		
Decrease/(Deresse) in Long Term Provisions		- 15
Checrosian (Checrosian) in Other tree Corrent Aparts		
IDecreuse/fluorenees on Linking and Advance practice	1	
Changes in son current assets and liabilities		
THE COURT OF THE C		5.5
Cosh Generated Fram Operations	79.86	
Lesse Torce pard	5.99	(28.57)
	2.59	0.79
Net Cash from operating activities[A]	73.67	200 100
B. CASH PLOW FROM INVESTING ACTIVITIES	73.01	(29.10)
Encrease / Decrease in Food assets and Capital Work to program	1	
Interest Received	- 1	
Amount Advanced to Related parties	1977411	
Sang Term Assets	81.83	(11.95)
finlance of Unchained Dividend		N
Net cash used in lavesting activities (II)		-
and the same of th	(91.93)	(11.95)
C CASH FLOW FROM FINANCING ACTIVITIES		
harmone / (Direction) in States Capital		
burease / (Decrease) in Decrease (spe		
Correct / Decreased in Manarity Interest	8.10	41.05
Ministry pard		
Not cash Flow from Financing Activities (C)	-	1
The state of the s	8.10	41.25
cesh and much equivalents		
net Laconnet (Charmane) in mash & cash aquivalents [A+8+C]	0.14	1.7
WHIT IS COME SQUARED BY AT THE RECONNECT OF THE STATE	1,777,778	0.20
CAUSE IN CASH EQUIVALENTS AT THE HND OF THE YEAR	0.32	0.03
Control of the Contro	0.36	0.22

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and the State of the Board Red general sampled

Place: Bengalum Date: 30-05-2022

Phone: 040 - 23418836

40272617 Mobile: 9848271555

M M R Lion Corp., 4th Floor, HSR Eden, Beside Cream Stone, Road No. 2, Banjara Hilfs. Hyderabaid - 500034 TS. E-mail: mmreddyandco@gmail.com

Independent Auditor's Report on Quarterly Consolidated Financial Results and Year to Date Consolidated Financial Results pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015

To the Board of Directors of CROISSANCE LIMITED (formerly known as Swagruha Infrastructure Limited) ([Holding Company]

Report on the Audit of Consolidated Financial Results

Opinion

We have audited the accompanying consolidated annual financial results of CROISSANCE LIMITED (formerly known as Swagruha Infrastructure Limited) (hereinafter referred to as the 'Holding Company') and its subsidiaries (Holding Company and its subsidiaries together referred to as "the Group"), its associate and jointly controlled entity for the quarter and year ended March 31, 2022, ('the Statement') attached herewith, 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 ('Listing Regulations').

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate audited financial statements of the subsidiaries and management account of associate and jointly controlled entity, the aforesaid Statement:

(f) include the annual financial results of the following entities

Sr. No Name of the Er	itity	Relationship with the Holding Company
Delicieux Pestar	urents Private Limited	
Desired Resid	irents Private Limited	85%

(ii) are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and

(III) give a true and fair view in conformity with the applicable accounting standards prescribed under Section 133 of the Companies Act, 2013 ("the Act") read with Companies (Indian Accounting Standards) Rules, 2015, as amended and other accounting principles generally accepted in India, of net profit and 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 Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Results section of our report. We are independent of the Group, its associate and jointly controlled entity in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India 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.

We believe that the audit evidence obtained by us and other auditors in terms of their reports referred to in "Other Matter" paragraph below, is sufficient and appropriate to provide a basis for our opinion.

Board of Directors' Responsibilities for the Consolidated Financial Results

These Statements have been prepared on the basis of the consolidated annual financial statements. The Holding Company's Board of Directors are responsible for the preparation and presentation of this Statement that give a true and fair view of the net profit and other comprehensive income and other financial information of the Group including its associate and jointly controlled entity in accordance with the Indian Accounting Standards prescribed under Section 133 of the Act read with Companies (Indian Accounting Standards) Rules, 2015, as amended 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 and of its associate and jointly controlled entity 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 its associate and jointly controlled entity 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 of adequate internal financial controls, that were operating effectively for ensuring 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, which have been used for the purpose of preparation of the Statement by the Directors of the Holding Company, as aforesaid.

In preparing the Statement, the respective Board of Directors of the companies included in the Group and of its associate and jointly controlled entity are responsible for assessing the ability of the Group and its associate and jointly controlled entity 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 of the companies included in the Group and of its associate and jointly controlled entity are responsible for overseeing the financial reporting process of the Group and of its associate and jointly controlled entity.

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

Our objectives are to obtain reasonable assurance about whether the Statement 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 this Statement.

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 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. Under Section 143(3) (i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to 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.

• 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 ability of the Group and its associate and jointly controlled entity 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 Statement 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 and its associate and jointly controlled entity to cease to continue as a going concern.

Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the Statement represent the underlying transactions and events in a manner that achieves fair

presentation.

Obtain sufficient appropriate audit evidence regarding the financial results/financial information of the entities within the Group and its associate and jointly controlled entity to express an opinion on the Statement. We are responsible for the direction, supervision and performance of the audit of financial information of such entities included in the Statement of which we are the independent auditors. For the other entities included in the Statement, 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.

We communicate with those charged with governance of the Holding Company and such other entities included in the Statement 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 safeguard

Other Matters

Date: 30-05-2022

Place: Hyderabad

The accompanying consolidated financial statements include total assets of Rs. 10.00 Lakhs/- as at March 31, 2022, and total revenues Rs.Nil. for the year ended on that date, in respect of 1 subsidiary, which have been audited by other auditors, which financial statements, other financial information and auditor's reports have been furnished to us by the management. Our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, and our report in terms of sub-sections (3) and (11) of Section 143 of the Act, in so far as it relates to the aforesaid subsidiaries is based solely on the reports of such other auditors.

The Statement include the results for the quarter ended 31* March, 2022 being the balancing figure between the audited figures in respect of the full financial Year and published unaudited year to date figures upto third Quarter of the current financial year prepared in accordance with the recognition and measurement principles laid down in Indian accounting standard 34 "Interim financial Reporting" which were subject to limited review by us.

Our opinion is not modified in respect of these matters

For M M REDDY & CO., Chartered Accountants

Firm Regd No. 010371S

CA M. Machustid ana I

Partner Membership No. 213077

UDIN: 22213077AJXNFX4700

ACCOUNTANTS FRN: 0103715

CROISSANCE LIMITED

(Formerly known as Swagruha Infrastructure Limited)

362, 2nd Floor, 11th Cross, 4th Main, 2rd Block, RT Nagar, Bengaluru 560032, Karnataka

Ph: +91 80 23330019

W: www.croissance-group.com E: support@croissance-group.com CIN No: L55100KA1994PLC103470

To, Date: 28.06.2021

BSE Limited, P.J. Towers, Dalal Street, Mumbai – 400001

Dear Sir,

Sub: Declaration pursuant to Regulation 33 (3) (d) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 for Unmodified Opinion.

Unit: Croissance Limited (Scrip Code: 531909)

In compliance with the provisions of Regulation 33(3) (d) of the SEBI (Listing Obligations and Disclosure' Requirements) Regulations, 2015 as amended from time to time and SEBI Circular No. Cir/CFD/CMD/56/2016 dated May 27, 2016, we hereby declare that M/s. M M & Reddy & Co., Statutory Auditors of the Company have issued Audit Reports with unmodified opinion on the Audited Financial Statements of the Company (Standalone & Consolidated) for the Financial Year ended 31st March, 2022.

Thanking you.

Yours faithfully,

For Croissance Limited (Previously known as Swagruha Infrastructure Limited)

G. Amaresh Rao Executive Director (DIN: 06824486)

Phone: 040 - 23418836

40272617

Mobile: 9848271555

Independent Auditor's Report on Quarterly Standalone Financial Results and Year to Date pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015

To the Board of Directors of CROISSANCE LIMITED (formerly known as Swagruha Infrastructure Limited)

Report on the Audit of Standalone Financial Results

Opinion

We have audited the accompanying standalone annual financial results of CROISSANCE LIMITED (formerly known as Swagruha Infrastructure Limited) hereinafter referred to as 'the Company' for the quarter and year ended March 31, 2022 ('the Statement'), attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI [Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations').

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

- i. are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- ii. give a true and fair view in conformity with the applicable accounting standards prescribed under Section 133 of the Companies Act, 2013 ("the Act") read with Companies (Indian Accounting Standards) Rules, 2015, as amended, and other accounting principles generally accepted in India, of net loss 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 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 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.

We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion.



Board of Directors' Responsibilities for the Standalone Financial Results

This Statement have been prepared on the basis of the standalone annual financial statements. The Company's Board of Directors are responsible for the preparation and presentation of this Statement that give a true and fair view of the net loss and other comprehensive income in accordance with the Indian Accounting Standards prescribed under Section 133 of the Act read with Companies (Indian Accounting Standards) Rules, 2015, as amended issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The Board of Directors of the Company are responsible for 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 the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring 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, which have been used for the purpose of preparation of the Statement by the Directors of the Company, as aforesaid.

In preparing the Statement, the Board of Directors of the Company are responsible for assessing the ability of the Company 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 of the Company are 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 Statement 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 Statement.

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 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. Under Section 143(3) (i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to 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.
- 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 ability of the Company 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 Statement 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 Statement represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance of the Company 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.

Other Matters:

The statement includes the results for the quarter ended March 31, 2022 being the balance figure 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 prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" which were subject to limited review by us.

Our opinion is not modified in respect of the above matters.

For M M REDDY & CO., Chartered Accountants Firm Registration No.01932

M Madhusudhana/1

Partner

Membership No. 213077 UDIN: 22213077AJXNFX4700

TOP DESIGNATION

Date: 30-05-2022

Place: Hyderabad