WYL/SECT/ 14.02.2023 Winsone Yans Limited Regd. Office : SCO # 191-192, Sector 34-A, Chandigarh - 160 022 INDIA CIN : L17115CH1990PLC010566 Phones : +91-172-4612000, 4613000 Fax : +91-172-4614000 e-mail: info@winsomegroup com website: winsomeyarns com



Script Code: 514348

BSE Limited Dept. of Corporate Service 1st Floor, New Trading Ring Rotunda Building, P. J. Towers Dalal Street, Fort, **MUMBAI-400001**

National Stock Exchange of India Ltd Listing Department "Exchange Plaza" Bandra-Kurla Complex Bandra (E), MUMBAI – 400051 Symbol : WINSOME

Sub: Outcome of Board Meeting under Regulation 30 of SEBI (LODR). (Unaudited Financial Results for the quarter ended DECEMBER, 2022)

Dear Sir/Madam,

Pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith following documents/ information duly approved by the Board of Directors of the Company in their meeting held on **February 14, 2023**.

- 1. Unaudited Financial Results of the Company for the Quarter ended **December** 31, 2022.
- **2.** Limited Review Report of the Auditors of the Company, as required under Regulation 30 of the Listing Regulations.

The meeting of the Board of Directors of the Company commenced at **1.30 P.M.** and concluded at **4.45 P.M.**

This is for your information and records please.

Thanking you,

Yours faithfully, For WINSOME YARNS LIMITED õ

RAJPAL S. RATHORE Dy. Manager (Legal & Secretarial) Email: cshare@winsomegroup.com

Encl : as above.







Works : Village Kurawala, Barwala Road, Derabassi-140507, Distt. Mohali (Pb.) Tirupur : No. 2, First Floor, Mahaveer Colony, Valipalayam Main Road, Tirupur - 641601

	CIN : L17115CH1990PLC010566,Email UNAUDITED FIN	- cshare@v	vinsomegro		ebsite – ww	w.winsome	yarns.com	Phone No.9			.91-172-4 61		
PART-I		Standalone				<u></u>		Rs.in Lakhs					
Sr. No.	Particuiars	Unaudited			Nine Months Ended		Audited Year	Unaudited				Audited Year	
			uarter End	·			Ended		uarter Ende		Nine Mont		Ended
	Revenue	31.12.2022	30.09.2022	31.12.2021	31.12.2022	31.12.2021	31.03.2022	31.12.2022	30.09.2022	31.12.2021	31.12.2022	31.12.2021	31.03.2022
	Income from operations	958		1580	2850	3084			1,291	1,580	2,850	3,084	4,347
<u>2</u> 3	Other Income Total Revenue(1+2)	2 960	4			11 3,095			4 1,295	5 1,585	9 2,859	11 3,095	25 4,372
									.,	1,000	2,000		
4	Expenses (a) Cost of Material consumed	234	302	273	670	498	508	234	302	273	670	498	508
	(b) Purchase of stock-in-trade	-		-	-	-	-	-		-	-	-	-
	(c) Excise Duty (d) Changes in inventories of finished						<u> </u>			-	· •		-
	goods,Work in progress & stock in trade (e) Employee Benefit expense	779 393			607 1324	(50)	(152) 1861		121 464	218 513	607 1,324	(50)	(152)
	(f) Finance cost	0			- 1524	- 1402	- 1001	- 393	404		- 1,524	1,402	- 1,001
	(g) Depreciation & Amortisation expenses (h) Other expenses	315 448							371 453	373 446		1,120	1,486 2,132
	Total Expenses	2,169							1,711			4,429	
5	Profit /(Loss) from Operations before Exceptional Items and tax.(3-4)	(1,209)	(416	(238)	(2,341)	(1,334)	(1,463)	(1,209)	(416)	(238)	(2,341)	(1,334)	(1,463)
6 7	Exceptional Items Profit /(Loss) before Tax (5+6)	- (1,209)	- (416) (238)	(2,341)	(1,334)	(1,463)	(1,209)	- (416)	(238)	- (2,341)	- (1,334)	- (1,463)
8	Tax Expense	(1,209)	(410	/ (230	(2,341)	(1,334)	(1,403)	(1)209	(+10)	(230)	(2,341)	(1,334)	(1,403)
	- Current Tax - Earlier years Tax			-				-	-		-		- -
	- Deferred Tax Liability/(Asset)	-			-	-	-	-		-	-		-
9 10	Profit/(Loss) after tax (7-8) Other Comprehensive income	(1,209)	(416) (238	(2,341)	(1,334)	(1,463) 65	(1,209)	(416)	(238)	(2,341)	(1,334)	(1, 463) 65
11	Total Comprehensive income(9+10)	(1,209)		· · · · · · · · · · · · · · · · · · ·			(1,398)	· · · · · · · · · · · · · · · · · · ·	(416			(1,334	(1,398)
<u>12</u> 13	Paid - up Equity Capital (Face Value – Rs. Reserve excluding revaluation reserve as per	7,071	7,07	1 7,071	7,071	7,071	7,071	7,071	7,071	7,071	7,071	7,071	7,071
14	Baiance Sheet of Previous accounting year Earnings Per Share of Rs 10/- each (Not			<u> </u> _:			(45,327))					(45,317)
14	Annualised) - Basic & Diluted (Rs.)	(1.71)	(0.59) (0.34) (3.31)	(1.89)	(1.98) (1.71)	(0.59	(0.34) (3.31)	(1.89	(1.98)
Notes:			1) Committee	oo and an		ho Doord o	f Directore	at its mas	ling hold o	n Fobruan	(14 2022		l
1	The above financial results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting heid on February 14, 2023. The Statutory Auditors of the Company have carried out the limited review of the aforesaid financial results for the quarter and nine months ended on 31st December												
3.	2022. in accordance with Regulation 33 of the SEBI (Listing Obligation and Disclosures Requirements) Regulations, 2015, In line with the provisions of Ind AS-108 'Operating Segments' as notified under the Companies (ind AS) Rules, 2015, and as provided in section 133 of the Companies												
_	Act, 2013, the operations of the Company fail under one line of business activity namely, Textiles (Yarn, Knitwear & related revenue), which is considered to be the o											be the only	
4	reportable segment by the management. Auditors remarks on accounts for the Quarter and nine months ended on 31st December 2022: (1) Regarding preparation of accounts on going concern basis despination account and the provided response as part of Note No. hereinbelow; (2) Regarding non-provision for interest and penalty on Borrowings and long outstanding receivables: Management response: There being no amount and the penalty on Borrowings and long outstanding receivables: Management response: There being no amount and the penalty on Borrowings and long outstanding receivables: Management response: There being no amount and the penalty on Borrowings and long outstanding receivables: Management response is the penalty of the penalty o											sis despite	
												no amoun	
	considered as payable by the Company on account of interest and penaity, no liability is accounted; Efforts are being made to recover the amounts receivable ar provision, if any, required to be made in respect thereof will be accounted on their final settlement; (3) Regarding part of GDR money invested in money market instrument											instrumen	
	outside india, non-accounting thereof at fair part of Note No. 6 hereinbeiow: (4) Regard	value and ding provis	i non-reco ions made	gnition of e e in books	of account	uctuation in t in case o	n respect ti of investme	hereto: Mai ents in sub	nagement sidiaries, a	response: amounts to	be written	olidated re off/writtei	n back and
	part of Note No. 6 hereinbelow; (4) Regarding provisions made in books of account in case of investments in subsidiaries, amounts to be written off/written ba adjustment/set off of payment of receivables/payable from/to overseas parties/suppliers, which are pending necessary approval of the competent authority: Mana Response: The Company has filed uptodate returns, and approvals and adjustments will be effected in due course; (6) Regarding pending confirmation/reconcili									anagemen			
	balances of certain receivables, bank bala	nces, paya	bles, sec	ured loans	contingen	it and othe	r iiabiiities	, loans and	d advance	s - impact	unascertai	nabie): M	anagemen
5	response: Confirmation and reconciliation or Edelweiss Assets Reconstruction Company				• •				-				
	banks. The actions of certain other Banks a	and EARC,	amongst	others, for	recovery o	f amount o	considered	by them as	s owed by	the Comp	any and to	seek deci	aration tha
	the Company being in default thereof be deciared insolvent, are disputed by the Company as the debt is not acknowledged, and in any case the actions of Banks and EARC are barred by limitation. Additionally, the Company has a counter claim against the claimants for the losses caused by them to the Company. The Authorities in the State of Punjab initiated proceedings against EARC for the reasons that the Assignment Deed whereby EARC had acquired the debt from certain banks is not adequately stamped, and the Company is a party. The action of the aforementioned State Authorities has been set aside by the Hon'ble High Court of Punjab and Haryana at Chandigarh, and the Revenue Authority of the State of Punjab and the Company have filed Letters Patent Appeals against the aforementioned order o the Hon'ble High Court.												
	EARC had filed a petition to initiate insolve Bench (NCLT), holding that the Assignment												
÷ .	the Hon'ble NCLAT vide order dated 21 Ju touching the merits of the case and permitting	i 2022 has	set aside	the order	of the Hon	'ble NCLT	and remain	nded the m	atter to th	e Hon'ble	NCLT for re	ehearing a	and withou
	of debt acquired by it by way of assignm												
	contested by the Company. The Company had without prejudice to the												
	disputes, which failed. The Company has co resolution of the matters, the Management h							consider its	seit liabie i	owards the	e claimants	ot debt, a	nd pending
6	GDR issued earlier by the Company, listed of												
	money market instruments outside India for support was then not extended by the lende	rs. The fina	al effect of	exchange	rate fluctua	ation will be	accounte	d at the tim	e of utilisa	tion of the	amount.		
7	COVID-19 pandemic had substantially disrupted the global economic and business environment, in order to mitigate the uncertainties, the Company had taken to manufacturing for third parties. The operations of the Company are running at a low level.												
8	The impact of any event and developments occurring after the date of financial results for the quarter ended December 31, 2022 is different from those estimated as at the												
9	date of approval of these financial results, a The figures for the previous quarter and yea					rever nece	ssarv. to ci	onfirm to th	e current i		ssification		· · · · ·
Ť	generation president and Jou				<u> </u>				ARNO	1.1		······	//
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	Chandigarh February 14, 2023.	<u> </u>			····-	· · · · · · · · · · · · · · · · · · ·	····	E		1771	anish Bagro hairman an		

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Independent Auditor's Review Report on unaudited Standalone Financial Result of the Winsome Yarn Limited Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To Board of Director of Winsome Yarn Limited

- We have reviewed the accompanying statement of standalone unaudited financial result ("the statement") of WINSOME YARN LIMITED ("the company"), for the quarter ended 31th December, 2022, 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').
- 2. This statement which is the responsibility of company's management and approved by company's board of directors, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, "Interim financial reporting" ("Ind AS 34"), prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to express a conclusion on the Statement based on our review.
- 3. We conducted our review of the statement in accordance with the Standard on Review Engagements (SRE) 2410 'Review of Interim Financial Information Performed by the Independent Auditor of the Entity', issued by the Institute of Chartered Accountant of India (ICAI). A review of interim financial information consists of making inquiries, primarily of the company's personnel responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with standards on auditing specified under section 143(10) of the companies Act, 2013 and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

1. Basis of Qualified Conclusion

I. In view of accumulated losses of the Company as at the end of quarter ended 31th December, 2022, the net worth of the Company as at that date being negative, continuous losses, negative cash flows, due to financial constraints and non-deposit of statutory dues on time, material uncertainty exists about the company ability to continue as going concern. The decision of management of the Company to prepare the accounts of the Company on going concern basis for reasons mentioned in note no. 5 of standalone financial result, there would arise a need to adjust the realizable value of assets and liabilities in the event of failure of assumptions as to going



DHANA & ASSOCIATES

CHARTERED ACCOUNTANTS

1 407, South Ex Plaza-II, South Extension, Part-2, New Delhi-110049. India +9111 4607 6490 | Info@dhanaassociates.com | www.dhanaassociates.com | Agra | Dimapu Peer Review Certificate No 011580 dated 05-March-2019 concern, and in the absence of impact of aforesaid assumptions having been unascertained, we are unable to comment thereon.

- II. The unaudited standalone financial result for the quarter ended on 31thDecember, 2022 are understated due to:
 - a. Non-provisioning of interest expenses, on borrowings, of Rs 5044.53 Lakhs for quarter ended on 31th December, 2022 (of Rs. 4300.37 Lakhs for quarter ended on 31th December, 2021), and further amount towards penal interest, penalty, etc. as may be charged by the lenders. In the absence of statement of account, the above amount has been arrived at as per estimates of the Company, and the aggregate unprovided amount in books of account of the Company is not ascertainable with accuracy.
 - b. Non-provisioning against long outstanding receivables amounting to Rs 886.49 lakhs including of overseas trade receivables, which is overdue for more than 365 days. Further exchange fluctuation in respect of overseas trade receivables, overseas trade payables and overseas advances, etc on is not in line with Ind AS 21 "The Effects of changes in Foreign Exchange Rates". For recoverability of trade receivables, we are unable to comment.
- III. As stated in note no. 6 of standalone financial result, investment in USD 48,19,980 in Arise Money Market Fund was invested out of proceed of GDR, which was issued by the company earlier and allotted on March 29, 2011. The value of investment above is as per rate of exchange prevailing at the time of investment, and is subject to adjustment in rate of foreign exchange and accruals on money market investments. The nonaccounting of investment at fair value and non-recognition of exchange fluctuation in respect thereto is not in line with Ind AS 109 "Financial Instruments" and Ind AS-21 "The Effects of Changes in Foreign Exchange Rates". Further in respect of GDR, SEBI vide order dated 28 May 2021 imposed penalty amount of Rs. 1100 Lakh (approx.) and vide order dated 26 October 2021 restraining the company from accessing the security market in any manner, whatsoever, for a period of three years from the date of said order. The Company had filed appeals against these orders. In response of company Appeals Securities Appellate Tribunal (SAT), Mumbai had passed orders dated 19 July 2022 against the SEBI said orders and reducing the penalty imposed on company to Rs 25 lakh and also reduced the debarment period of company from accessing the security market to one year. In the absence of any confirmation and working, the effect of over/under valuation of investment, over/under statement of profit or loss on foreign exchange fluctuation and realizability of investment, we are unable to comment.
 - IV. Regarding provisions in case of investments in subsidiaries, written off/written back and adjustment/ set off of payment of receivables/payables from/to overseas parties/suppliers, which is pending necessary approval of the competent authority.
 - V. The Internal Control Systems need to be further strengthened in order that they are commensurate with the size of the Company and the nature of its business, more



particularly in areas of, purchases and consumption of materials, charging of expenses, set-off of balances, and invoicing of sale of goods and services.

VI. Confirmation of balances and reconciliation thereof with respective parties are pending, which include balances pertaining to, accounts receivable and accounts payable, bank balances (including FDR), other current assets, advance for leasing, security deposit, secured loans, other liabilities, provisions, and contingent liabilities. All balances have been certified by the management of the Company. In the absence of the Company having aforementioned details and confirmations, the impact thereof is unascertainable, and therefore, not being commented. Further strengthening of internal controls by the Company will provide greater reliability.

4. Qualified Conclusion

Based on our review conducted as above, except in **"Basis of Qualified Conclusion"** paragraph mentioned in para 3 above, nothing has come to our attention that causes us to believe that the accompanying statement unaudited financial results prepared in accordance with applicable accounting standard and other recognized accounting practices and policies has not disclosed the information required to be disclosed in term of regulation 33 of the SEBI (Listing obligation and disclosure requirements) Regulations, 2015, including the manner in which it is to be disclosed, or that it contain any material misstatement.

5. EMPHASIS OF MATTER

- i) In reference to Note no. 5 in the standalone financial result, as per information given to us, the company has made advance payment of Rs. 2268.50 Lakhs to Edelweiss Assets Reconstruction Company during the financial year 2018-19 for advance against restructuring of Ioan. Loan outstanding from Edelweiss Assets Reconstruction Company amounting of Rs. 47071.07 Lakhs.
- ii) The company has not made provision for the demand raised by various authorities as the matters are pending before various appellate forum. We are unable to comment upon possible impact in the standalone financial statements for the quarter year 31th December, 2022
- iii) In reference to note no. 5 of financial result, we draw attention to the users of the standalone financial result of the company quarter ended on 31th December, 2022 that the lender Edelweiss Assets Reconstruction Company Limited (EARC), Indian Overseas Bank filed an application against company under section 7 and T.R cones and Winsome Textile Limited has filed an application against company under section 9 of the Insolvency & Bankruptcy Code, 2016 before National Company Law Tribunal, Chandigarh (NCLT). The Petition filed by EARC against the Company for initiation of Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code (IBC), 2016 has been rejected by (NCLT) vide its Order dated 17.03.2020 and EARC filed an appeal before National company law Appellate Tribunal (NCLAT) against the order of NCLT. NCLAT vide its order dated 21.07.2022



(on the grounds of order dated 26.10.2021 by Hon'ble High Court of Punjab and Haryana, the company have filed letters patents appeals against the aforementioned order of Hon'ble high court of Punjab and Haryana) set aside the order of NCLT and remanded back to the Adjudicating Authority to decide the application filed under section 7 of the code in accordance with law and next date of hearing fix before the Adjudicating Authority as on 07/03/2023. The petition of Indian Overseas Bank, T.R Cones and Winsome Textile Limited is under adjudication. The actions of Banks & EARC for recovery of debt are disputed by the company before the Hon'ble Debt Recovery Tribunal- III, Chandigarh, as the debt is not acknowledged. The company has counter claims against banks and EARC for the loss caused to the company and the company does not consider itself liable towards them, and no amount has been accounted by the company. We are unable to comment on possible impact of the above on the Standalone financial Result for quarter ended 31th December, 2022.

For Dhana and Associates (Formerly: Khandelia & Sharma) Chartered Accountants Firm Registration No: 510525C

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CA. Arun Khandelia Partner Membership No.: 089125 UDIN- 23089/25BGWUK 3784

Place: New Delhi Date:14 Feb 2023

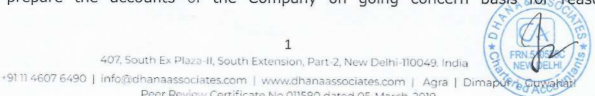
Independent Auditor's Review Report on unaudited Consolidated Financial Result of the Winsome Yarn Limited Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To Board of Director of Winsome Yarn Limited

- 1. We have reviewed the accompanying statement of consolidated unaudited financial result ("the statement") of WINSOME YARN LIMITED ("the parent"), and its subsidiaries (the parent and its subsidiaries together referred to as "the group"), for the quarter ended 31th December, 2022 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').
- 2. This statement which is the responsibility of parent's management and approved by parent's board of directors, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, "Interim financial reporting" ("Ind AS 34"), prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to express a conclusion on the Statement based on our review.
- 3. We conducted our review of the statement in accordance with the Standard on Review Engagements (SRE) 2410 'Review of Interim Financial Information Performed by the Independent Auditor of the Entity', issued by the Institute of Chartered Accountant of India (ICAI). A review of interim financial information consists of making inquiries, primarily of the parent's personnel responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with standards on auditing specified under section 143(10) of the companies Act, 2013 and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

4. Basis for gualified conclusion:

I. In view of accumulated losses of the Group as at the end of guarter ended 31th December, 2022 the net worth of the Group as at that date being negative, continuous losses, negative cash flows due to financial constraints and nondeposit of statutory dues on time, material uncertainty exists about the Group ability to continue as going concern. The decision of management of the Group to prepare the accounts of the Company on going concern basis for reasons



DHANA & ASSOCIATES

CHARIERED ACCOUNTANTS

Peer Review Certificate No 011580 dated 05-March-2019

mentioned in note no. 5 of consolidated financial result, there would arise a need to adjust the realizable value of assets and liabilities in the event of failure of assumptions as to going concern, and in the absence of impact of aforesaid assumptions having been un-ascertained, we are unable to comment thereon.

- II. The unaudited consolidated financial result for the quarter ended on 31th December, 2022 are understated due to:
 - a. Non provisioning of interest expenses, on borrowings, of Rs 5044.53 Lakhs for quarter ended on 31th December, 2022 (Rs. 4300.37 Lakhs for the quarter ended on 31th December, 2021 and further amount towards penal interest, penalty, etc. as may be charged by the lenders. In the absence of statement of account, the above amount has been arrived at as per estimates of the Holding Company, and the aggregate unprovided amount in books of account of the Holding Company is not ascertainable with accuracy.
 - b. Non provisioning against long outstanding receivables amounting to Rs 886.49 lakhs including of overseas trade receivables, which is overdue for more than 365 days. Further exchange fluctuation in respect of overseas trade receivables, overseas trade payables and overseas advances, etc on is not in line with Ind AS 21 "The Effects of changes in Foreign Exchange Rates". For recoverability of trade receivables, we are unable to comment.
- III. As stated in note no. 6 of consolidated financial Result, investment in USD 48,19,980 in Arise Money Market Fund was invested out of proceed of GDR, which was issued by the company earlier and allotted on March 29, 2011. The value of investment above is as per rate of exchange prevailing at the time of investment, and is subject to adjustment in rate of foreign exchange and accruals on money market investments. The non-accounting of investment at fair value and non-recognition of exchange fluctuation in respect thereto is not in line with Ind AS 109 "Financial Instruments" and Ind AS-21 "The Effects of Changes in Foreign Exchange Rates". Further in respect of GDR, SEBI vide order dated 28 May 2021 imposed penalty amount of Rs. 1100 Lakh (approx.) and vide order dated 26 October 2021 restraining the company from accessing the security market in any manner, whatsoever, for a period of three years from the date of said order. The Company had filed appeals against these orders. In response of company Appeals Securities Appellate Tribunal (SAT), Mumbai had passed orders dated 19 July 2022 against the SEBI said orders and reducing the penalty imposed on company to Rs 25 lakh and also reduced the debarment period of company from accessing the security market to one year. In the absence of any confirmation and working, the effect of over/under valuation of investment, over/under statement of profit or loss on foreign exchange fluctuation and realizability of investment, we are unable to comment.



- IV. Regarding written off/written back and adjustment/ set off of payment of receivables/payables from/to overseas parties/suppliers, which is pending necessary approval of the competent authority.
- V. The Internal Control Systems need to be further strengthened in order that they are commensurate with the size of the Group and the nature of its business, more particularly in areas of, purchases and consumption of materials, charging of expenses, set-off of balances, and invoicing of sale of goods and services.
- VI. Confirmation of balances and reconciliation thereof with respective parties are pending, which include balances pertaining to, accounts receivable and payable, bank balances (including FDR), other current assets, advance for leasing, security deposit, secured loans, other liabilities, provisions, and contingent liabilities. All balances have been certified by the management of the Holding Company. In the absence of the Holding Company having aforementioned details and confirmations, the impact thereof is unascertainable, and therefore, not being commented. Further strengthening of internal controls by the Holding Company will provide greater reliability.
- VII. We have not been provided the financial statement/financial information of any subsidiary's companies of the Holding company. Therefore, in respect of total assets, total revenue, net profit/loss and net cash flow of these subsidiary's companies, we are unable to comment about any possible effect, in consolidated financial statement for the period ending 31th December, 2022

5. Qualified Conclusion

Based on our review conducted as above except in **"Basis of Qualified conclusion"** paragraph mentioned in para 5 above, nothing has come to our attention that causes us to believe that the accompanying Unaudited Consolidated Financial Statement, prepared in accordance with the recognition and measurement principles laid down in the aforesaid Indian Accounting Standard and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, including the manner in which it is to be disclosed, or that it contains any material misstatement.

6. EMPHASIS OF MATTER

We would like to draw attention to:

i) In reference to Note no. 5 in the unaudited consolidated financial result, as per information given to us, the holding company has made advance payment of Rs. 2268.50 Lakhs to Edelweiss Assets Reconstruction Company during the financial year 2018-19 for advance against restructuring of loan. Loan outstanding from Edelweiss Assets Reconstruction Company amounting of Rs. 47071.07 Lakhs.

- ii) The holding company has not made provision for the demand raised by various authorities as the matters are pending before various appellate forum. We are unable to comment upon possible impact in the consolidated financial statements for the quarter ended 31th December, 2022.
- iii) We draw attention to the users of the financial results of the Holding Company ended on 31th December, 2022 that the lender Edelweiss Assets Reconstruction Company Limited (EARC), Indian Overseas Bank filed an application against company under section 7 and T.R cones and Winsome Textile Limited has filed an application against company under section 9 of the Insolvency & Bankruptcy Code, 2016 before National Company Law Tribunal, Chandigarh (NCLT). The Petition filed by EARC against the Company for initiation of Corporate Insolvency Resolution Process (CIRP) under Insolvency and Bankruptcy Code (IBC), 2016 has been rejected by (NCLT) vide its Order dated 17.03.2020 and EARC filed an appeal before National company law Appellate Tribunal (NCLAT) against the order of NCLT. NCLAT vide its order dated 21.07.2022 (on the grounds of order dated 26.10.2021 by Hon'ble High Court of Punjab and Haryana, the company have filed letters patents appeals against the aforementioned order of Hon'ble high court of Punjab and Haryana) set aside the order of NCLT and remanded back to the Adjudicating Authority to decide the application filed under section 7 of the code in accordance with law and next date of hearing fix before the Adjudicating Authority as on 07/03/2023. The petition of Indian Overseas Bank, T.R. Cones and Winsome Textile Limited is under adjudication. The actions of Banks & EARC for recovery of debt are disputed by the company before the Hon'ble Debt Recovery Tribunal- III, Chandigarh, as the debt is not acknowledged. The company has counter claims against banks and EARC for the loss caused to the company and the company does not consider itself liable towards them, and no amount has been accounted by the company. We are unable to comment on possible impact of the above on the consolidated financial result for quarter ended 31th December, 2022.

For Dhana and Associates (Formerly Khandelia & Sharma) Chartered Accountants Firm Registration No: 510525C

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CA. Arun Khandelia Partner Membership No.: 089125 UD1H- 23089125BGWUKC 2757

Place: New Delhi Date: 14 Feb 2023