SUDITI INDUSTRIES LTD.



Date: 01.06.2022

Admin office: C-3/B, M.I.D.C., T.T.C. Industrial Area, Pawne Village, Turbhe, Navi Mumbai - 400 705 Tel. No: 67368600/10, web site: www.suditi.in E-mail: cs@suditi.in CIN: L19101MH1991PLC063245 Regd.Office: C-253/254, MIDC, TTC INDL.AREA, PAWNE VILLAGE, TURBHE, NAVI MUMBAI – 400 705.

Ref: No. SIL/SD/13/2022 -2023

The Secretary/Corporate Services, BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001.

Ref: Suditi Industries Ltd. (Script Code 521113)

Dear Sir,

Please find attached herewith paper cutting of Business Standard in English dt. 01.06.2022 & Navakal in Marathi dt.01.06.2022 in respect of Press Release of the Extract of Audited Statement of Standalone and Consolidated Financials Result of the company for the 4th quarter/ Year ended March 31, 2022.

Hope the same is in order and request you to confirm the same.

Mumbai

Thanking you,

Yours faithfully,

For Suditi Industries Limited

Company Secretary

E-AUCTION

E-Auction of Precious cargo (41 Lots) will be conducted on 15th June

2022 by M/s. Bharat Diamond Bourse, Mumbai as Custodian through

Details of Lots (Auction catalogue) are available on www.mstcindia.org or

can be collected free of cost from Member Relation Centre, Bharat

Diamond Bourse, Bandra-kurla complex, Bandra East, Mumbai 400 051.

Lots can be inspected on 9th June 2022 and on 10th June 2022 fror

For Appointment Contact:

Mr. Suren Shetty: 022-33921940 • Ms. Sonal Patole: 022-33921981

For participation/registration and other terms and conditions

log on to www.mstcindia.org or Contact: Ms. Rupali Pandey

of M/s. MSTC Ltd. Contact no. 022-22870471

जाहीर नोटीस

श्री. रोहन व अनिरुद्ध रमाकांत आचरेकर (मुलगे) राहणार अ/३०६ सात

आसरा को.हौ.सो.लि. डॉ. एस.एस. राव रोड, परेल, मुंबई-४०००१२, यांच्या

पैकी कोणाचाही संबंध नाही. तसेच आम्ही राहत असलेल्या उपरोक्त

सदनिका ही **सौ. रागिणी रमाकांत आचरेकर हिच्या एकमेव मालकीची व**

कब्जात आहे. सदर सदनिकेवर श्री. रमाकांत यांचा कोणत्याही प्रकारचा

कायदेशीर मालकी हक्क नव्हता व नाही. सदर सदनिकेसंबंधी कोणत्याही

त्रयस्थ व्यक्तीचा कोणत्याही प्रकारे हक्क प्रस्थापित करण्याचा किंवा

ती गहाण किंवा हस्तांतरीत करण्याचा कोणताही अधिकार श्री. रमाकांत

यांना नव्हता व नाही. तसेच सौ.रागिणी यांनी तसा कोणताही अधिकार

प्रदान केलेला नाही. अधिकारपत्र अथवा कुलमुखत्यारपत्रही दिलेले नव्हते

व नाही. तरी तमाम जनतेला सावध करण्यासाठी कलविण्यात येते की

श्री. रमाकांत आचरेकर यांच्याशी कोणीही कोणत्याही कारणास्तव सदर

सदनिकेसंबंधी कोणत्याही व्यवहारास आम्ही जबाबदार राहणार नाही. तसेच

श्री. रमाकांत यांच्या इतर कोणत्याही आर्थिक व्यवहाराशी आमचा कोणताही

संबंध नव्हता व नाही. तसेच आम्ही त्यांच्या आर्थिक व्यवहाराची पूर्तता

करण्याकरिता गॅरेण्टर/जामीन राहिलेलो नाही. यापूर्वी केलेल्या कोणत्याही

व्यवहाराची जबाबदारी आम्ही रुवीकारली नाही अथवा रुवीकारत नाही याची

तमाम जनतेने नोंद घ्यावी. श्री. रमाकांत जयवंत आचरेकर यांना आमच्या

प्रस्तुतीची जाहीर नोटीस **सौ. रागिणी रमाकांत आचरेकर (पत्नी)**,

श्री. रमाकांत जयवंत आचरेकर यांच्या आर्थिक व्यवहाराशी आमच्या

M/s. MSTC Ltd. 607, Raheia Centre, Nariman Point, Mumbai 400 021.

सुभाष चंद्रांचा राज्यसभेसाठी अर्ज

जयपूर

राजस्थानमधील राज्यसभेच्या चार जागांसाठी उमेदवारी अर्ज भरण्याचा मंगळवारी शेवटचा दिवस राजस्थानमध्ये राज्यसभेच्या जागांसाठी होत उमेदवारांनी केले दाखल तीन उमेदवार तर भाजपचा त्याचवेळी.

असलेल्या निवडणुकीत अर्ज आहेत. काँग्रेसचे उमेदवार आहे. आता पाचवे उमेदवार चंद्र यांनी सुभाष भाजप समर्थित अपक्ष अर्ज दाखल म्हणून केला. यावेळी माजी मुख्यमंत्री वसुंधरा राजे विधानसभेच्या यांनी लॉबीमध्ये चंद्रा यांची भेट घेतली. भाजपचे इतर नेतेही विधानसभा भवनात पोहोचले होते. दरम्यान, सुभाष चंद्रा यांनी भाजप समर्थित अपक्ष उमेदवार म्हणून अर्ज दाखल केल्यानंतर विधानसभेबाहेर माध्यमांशी

संवाद

अपक्ष

उमेदवारी

दाखल

विचारल्यानंतरच

त्यांनी सांगितले

साधला

केल्याचे

ठेवून चालवावीत.

अर्थप्राप्तीचे योग संभवतात.

धार्मिक कार्यात भाग घ्याल

लाभ संभवतात

वाद्ध शकतात.

राशी भविष्य संजय मनोहर

बुधवार, दि. १ जून २०२२

नातेवाईकांकडून जाणूनबुजून

मेष : नोकरीत जोखीम ताण देणारी ठरेल

वाढविल्या जाऊ शकतात. वाहने भान

वृषभ : समवयस्कांशी वादविवाद, प्रतिस्पर्धा

करणे टाळावे. तरुणांना परिस्थितीशी थोडे

मिळतेजुळते घ्यावे लागेल. कमी श्रमात उत्तम

मिथुन : व्यवसायात तुमच्यात व भागीदारात

गैरसमज निर्माण करणाऱ्यांचे प्रयत्न वेळीच

ओळखणे गरजेचे आहे. हाती आलेला पैसा

कर्क : पैसा मिळतो म्हणून अवास्तव खर्च

होणार नाही, हे बघावे. स्त्रीविषयक अडचणीचे

प्रश्न मार्गी लागतील. सामाजिक, सांस्कृतिक,

सिंह : उधारी वसूल होईल. व्यवसायात

तुमच्यात व भागीदारात गैरसमज निर्माण होणार

नाहीत, हे पाहावे. काहींना कमी श्रमात अधिक

कन्या : खर्च झाला तरी तो योग्य झाल्याचे

समाधान राहील. जवळील तसेच हाताखालील

व्यक्तींचे अडचणीस उत्तम सहकार्य राहील

तूळ : व्यवसायात योग्य पर्याय उपलब्ध होतील

तुमच्या कार्यातील कौशल्यामुळे पतप्रतिष्ठा

वाढेल. नातेवाईकांच्या सल्ल्यानुसार अडचणी

वृश्चिक: कामासाठी मिळालेल्या आश्वासनांवर

पर्णतः अवलंबन राह नये. घरात तमचा हट्ट.

आग्रह अडचणीचा ठरू शकतो. नोकरीमधील

कामामळे अचानक ताण निर्माण होऊ शकतो.

धन् : रेंगाळलेल्या मालमत्तेच्या कामांना गती

मिळेल. स्वत:च्या कृती, वृत्तीमध्ये समसमांतरता

असणे गरजेचे ठरेल. जुनी येणी वसूल होतील.

मकर : पतीपत्नीमधील ताणतणाव कमी होतील.

संततीच्या यशाची कमान चढती राहील.

योग्य गुंतवणुकीच्या दृष्टीने उपयोगी पडेल

आमदारांना

केरळात मान्सून दाखल झालाच नाही हवामान खात्यांवर स्कायमेटचे प्रश्नचिन्ह

रविवारी केरळमध्ये मान्सनच्या आगमनाची घोषणा केली. मात्र तरीही खरोखर

11.30 am to 5.00 pm with prior appointment

तर्फे प्रसिद्ध करण्यात येत आहे

लागला आहे. कारण भारतीय पडतो. परंतु रविवारपर्यंत आठ हवामान विभागाच्या नियमांनुसार मान्सून दाखल झाल्याची घोषणा तेव्हा केली जाते जेव्हा केरळ, लक्षद्वीप आणि कर्नाटकातील आठ स्थानकांवर सलग दोन दिवस किमान २.५ मिमी पाऊस

स्थानकांऐवजी केवळ पाच स्थानकांवरच २.५ मिमी पाऊस झाला. त्यामुळे तज्ज्ञांनी हवामान विभागाच्या घोषणेवर उपस्थित केले. आता हवामान विभागाकडून स्पष्टीकरण देण्यात आले आहे. या पाच भागांत सलग दोन दिवस ०.५ मिमी पाऊस पडला नाही तरी फारसा फरक पडत नाही.

मी श्री. प्रमोद शंकर जाधव राहणार श्री समर्थ को.ऑ.हौ.सोसायटी लि. पितांबर लेन, माहिम, मुंबई १६ असून माझे वडील कै. शंकर विष्णू जाधव यांच्या नावे असलेले वरील संस्थेचे भाग प्रमाणपत्र क्र.६ (भाग २६ ते ३०) गहाळ झाले आहेत कृपया कोणाला सापडल्यास ही जाहिरात प्रसिद्ध झाल्यापासून १५ दिवसांत सोसायटीच्या ऑफीसमध्ये 9869647432 संपर्क साधावा.

BYP .

नोटीस

UVAL

उरवी टी ॲण्ड वेज लॅम्प्स लिमिटेड

सीआयएनः L31500MH2004PLC145760 **नोंद. कार्या.:** दुकान क्र. ३२९ ॲव्हियर, निर्मल गॅलेक्सी, ला.ब.शा. मार्ग, मुलुंड पश्चिम, मुंबर्र-४०००८० वेबसाईटः www.uravilamps.com; ईमेलः info@uravilamps.com

सदस्यांना याद्वारे सूचित करण्यात येते की, कॉर्पोरेट व्यवहार मंत्रालयाद्वारे पारित सर्वसाधार परिपत्रक क्र. १४/२०२०, दिनांक ८ एप्रिल, २०२० आणि सर्वसाधारण परिपत्रक क्र. १७/२०२० दे. १३ एप्रिल, २०२०, सर्वसाधारण परिपत्रक क्र. २२/२०२० दिनांक १५ जून, २०२० सर्वसाधारण परिपत्रक क्र. ३३/२०२० दिनांक २८ सप्टेंबर, २०२०, सर्वसाधारण परिपत्रक क्र २९/२०२० दिनांक ३१ डिसेंबर, २०२०, सर्वसाधारण परिपत्रक क्र. १०/२०२१ दिनांक २३ जून २०२१, सर्वसाधारण परिपत्रक क्र. २०/२०२१, दिनांक ८ डिसेंबर, २०२१ आणि सर्वसाधार परिपत्रक क्र. ०३/२०२२ दिनांक ०५ में, २०२२ नुसार कंपनीने सर्वसाधारण / विशेष ठरावाद्वां सदस्यांची मंजरी फक्त डलेक्टॉनिक पद्धतीने प्राप्त करण्याकरिता ३१ मे. २०२२ रोजी टपार्ल मतपत्रिका सूचना, ज्या सदस्यांचे ई-मेल पत्ते कंपनी/हिपॉझिटरीजकहे नोंदणीकृत आहेत आणि न्यांची नावे कंपनीच्या सदस्यांच्या नोंदपटामध्ये किंवा डिपॉझिटरीजद्वारे ठेवण्यात येणाऱ्या लाभार्थी मालकांच्या नोंदपटामध्ये शुक्रवार, दि. २७ मे, २०२२ ("कंट-ऑफ दिनांक") रोजी नोंदविलेल आहेत त्यांना पाठविणे पूर्ण केले आहे.

कंप्रबीने त्यांच्या सदस्यांना दरस्य ई-मतदान सविधा परविण्याकरिता एनएसहीएलच्या सेव नेयुक्त केल्या आहेत. दूरस्थ ई-मतदान कालावधी बुधवार, दि. ०१ जून, २०२२ रोजी स. ९.०० (भाप्रवे) वाजता सुरू होईल आणि गुरूवार, दि. ३० जून, २०२२ रोजी सायं. ५.०० (भाप्रवे) वा माप्त होईल. ई-मतदान यंत्रणा त्यानंतर एनएसडीएनद्वारे अकार्यक्षम/बंद करण्यात येईल प्रदस्यांचे मतदान हक्क हे त्यांनी शुक्रवार, दि. २७ मे, २०२२ ("कट-ऑफ दिनांक") रोजी ज्पनीच्या भरणा केलेल्या इक्विटी समभाग भांडवलामध्ये धारण केलेल्या समभागांच्या प्रम असतील. सदस्यांची मंजुरी किंवा नामंजुरीचे संप्रेषण फक्त दूरस्थ ई-मतदान यंत्रणेद्वारेच करता येईल सदस्यांना पुढे नोंद घेण्याची विनंती करण्यात येते की, सदस्यांद्वारे ठरावावर एकदा मतदान

ऱ्यानंतर, त्याला त्यानंतर ते बदलता येणार नाही किंवा पुन्हा मतदान करता येणार नाही सदस्यांची मंज़ुरी किंवा नामंजुरीचे संप्रेषण फक्त दूरस्थ ई-मतदान यंत्रणेद्वारेच करता येईल ज्या सदस्यांची नावे कंपनीच्या सदस्यांच्या नोंदपटामध्ये किंवा हिपॉझिटरीजद्वारे ठेवण्यात येणांऱ् गभार्थी मालकांच्या नोंदपटामध्ये कट-ऑफ दिनांकास नोंदविलेली आहेत, फक्त तेच सदस्य त्यां

सूचना कंपनीची वेबसाईट म्हणजेच www.uravilamps.com, स्टॉक एक्सचेंज बसाईट म्हणजेच नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड (एनएसई) ची वेबसाईट www.nseindia.com आणि नॅशनल सिक्यूरिटीज हिपॉझिटरी लिमिटेड (एनएसहीएल)र्च ोबसाईट www.evoting.nsdl.com वर देखील उपलब्ध होईल

कंपनीच्या संचालक मंडळाने टपाली मदतान प्रक्रिया निष्पक्ष आणि पारदर्शक पद्धतीने आयोजि रण्याकरिता मे. मकरंद एम. जोशी ॲण्ड कंपनी, प्रॅक्टिसिंग कंपनी सेक्रेटरीज च्या कु. कुमिदिन गलेराव (एफसीएस ६६६७), भागीदार किंवा त्या नसल्यास श्री. मकरंद एम. जोशी (एफसीएर ५३३), भागीदार यांना स्क्रुटिनायझर म्हणून नियुक्त केले आहे.

स्कटिनायझर त्यांचा अहवाल कंपनीच्या अध्यक्षांना किंवा त्यांच्याद्वारे प्राधिकत इतर कोणत्या क्तीला सोमवार, ०४ जुलै, २०२२ रोजी किंवा त्यापूर्वी सादर करतील. टपाली मतदानाचे निका स्कृटिनायझर यांचा अहवाल कंपनीची वेबसाईट म्हणजेच www.uravilamps.com येथे प्रसिद्ध केला जाईल व त्यासह कंपनीचे इक्विटी समभाग जेथे सूचिबद्ध आहेत त्या नॅशनल स्टॉक क्सचेंज ऑफ इंडिया लिमिटेड (एनएसई) ला सूचित केले जातील.

काही शंका असल्यास, सदस्य www.evoting.nsdl.com च्या डाऊनलोड सेक्शनमधीव दस्यांकरिता नियमित विचारले जाणारे प्रश्न (एफएक्यूज) आणि सदस्यांकरिता ई-मतदा यूजर मॅम्यूअलवा संदर्भ घेऊ शकतात किंवा evoting@nsdl.co.in येथे ईमेलदारे, दूर. क्र १८००-२२२-९०० किंवा श्री. बिरज दामजी गडा, व्यवस्थापकीय संचालक आणि सीएफअं यांना दुकान क. २३९, ॲस्टियर, निर्मल गॅलेक्सी, ला.ब.शा. मार्ग, मुलुंड पश्चिम, सुंबई महाराष्ट्र-४०००८० येथे ईमेल आयडी: info@uravilamps.com येथे संपर्क साधू शकतात, जे ईलेक्ट्रॉनिक पद्धतीने मतदानाशी संबंधित तक्रारींचे देखील निरसन करतील

निरज दामजी गडा दिनांकः ०९ जून, २०२२ व्यवस्थापकीय संचालक आणि सीएफओ हीआयएनः oo494९३२

प्रत्येक मिळकतीतून बेदरवल केलेले आहे. याची संबंधितांनी नोंद घ्यावी. ब्रिटनमध्ये ४ दिवस

ब्रिटन 'फोर डे वर्क वीक' क्लबमध्ये सामील होणार आहे. युकेमध्ये १ जूनपासून आठवड्यातून ४ दिवसांचा पायलट प्रोजेक्ट सुरू होत आहे. युकेमधील ६० मोठ्या कंपन्यांकडून याची अंमलबजावणी होत

काम ३ दिवस सुट्टी नवी दिल्ली

महाराष्ट्र शासन कार्यकारी अभियंता, उत्तर मुंबई (सा. बां.) विभाग,

प्रशासकीय इमारत, १ ला मजला, भवन्स कॉलेज जवळ, दादाभाई रोड, अंधेरी (प.), मुंबई- ४०००५८. E-mail-northmumbai.ee@mahapwd.com दुरध्वनी क्रमांक .०२२-२६२३१९६४ फॅक्स - २६२०५७८८

ई -निविदा सुचना क्र. १२ सन् २०२२-२०२३

महाराष्ट्र राज्यपालांच्या वतीने कार्यकारी ॲिभयंता, उत्तर मुंबई (सा.बां.) विभाग, मुंबई (दुरध्वनी/फॅक्स क्रमांक १६२३१९६४/२६२०५७८८) महाराष्ट्र शासनाच्या सार्वजनिक बांधकाम खात्याकडुन योग्य त्या वर्गातील नोंदणीकृत मुंबई उपनगर जिल्हा (पश्चिम उपनगरे) मजूर सहकारी संस्था मर्यादित, मुंबई, यांच्या कडून खालील कामाकरीता ब-१ नमुन्यातील निविदा ई-निविदा प्रणालीद्वारे (ऑनलाईन) मागवित आहेत. निविदा कागदपत्र शासनाच्या संकेतस्थळावर https://mahatenders. nov in रेथे उपलब्ध अमरील तमेन निविदा स्विकारण्याना अथवा नाकारण्याना अधिकार कार्यकारी (सा.बा.) विभाग, मुंबई यांनी राखून ठेवला आहे. अट असलेली निविदा स्विकारली जाणार नाही. स्तंभ ४ मध्ये नमुद केल्याप्रमाणे अर्जदार मजूर संस्था ज्या उपनगरातील संबंधित असेल त्याच उपनगरातील कामासाठी अर्ज करु शकतात

अ.क्र. कामाचे नाव विविक्षित दुरुस्ती अंतर्गत नेहरु नगर कुर्ला पुर्व येथील सा.बां. सेवार्केंद्र व पंपरुमची दुरुस्ती व नृतनीकरण करणे. | २९३१६९०/-निविदा स्विकारण्याचा अथवा नाकारण्याचा अधिकार कार्यकारी अभियंता, उत्तर मुंबई(सा.बां) विभाग, अंधेरी (प.) मुंबई ५८.यांनी

राखन ठेवला आहे.अट असलेली निविदा स्विकारली जाणार नाही. ई-निविदा उपलब्ध कालावधी- दि. ०१/०६/२०२२ ते दि १५/०६/२०२२ पर्यंत

र्द-निविद्या उघटणे- दि. १६/०६/२०२२ जा.क.काअ/उमंवि/निविदा/४५२१ कार्यकारी अभियंता. यांचे कार्यालय.

आरओसी/२०२२-२३/क्र.५/सी९५८

उत्तर मुंबई(सा.बां) विभाग,प्रशासकीय इमारत, १ ला मजला.भवन्स कॉलेजजवळ. दादाभाई मार्ग अंधेरी (प.) मुंबई ५८ दिनांक :- २५ मे २०२२

सही/-कार्यकारी अभियंता उत्तर मंबर्ड(सा.बां) विभाग, अंधेरी (प.) मुंबई ५८.

जीबी ग्लोबल लिमिटेड

(पूर्वीची मंधाना इंडस्ट्रीज लिमिटेड म्हणून ज्ञात) सीआयएन : L17120MH1984PLC033553 नोंदणीकत कार्यालय : प्लॉट क्र. सी - ३, एम.आय.डी.सी., तारापर इंडस्टियल एरिया, बोईसर, पालघर - ४०१ ५०६.

तूर. : ०२२ - ४३५३ ९१९१. ई-मेल आयडी : cs@gbglobal.in, वेबसाइट : www.gbglobal.in दि. ३१.०३.२०२२ रोजी संपलेली तिमाही व वर्षाकरिताच्या स्थायी लेखापरीक्षित वित्तीय निष्कर्षांचा सारांश

	तपणील	स्थायी							
अ.			तिमाहीअखेर	वर्षअखेर					
क्र.	Unities	३१.०३.२०२२ (लेखापरीक्षित)	३१.१२.२०२१ (अलेखापरीक्षित)	३१.०३.२०२१ (लेखापरीक्षित)	३१.०३.२०२२ (लेखापरीक्षित)	३१.०३.२०२१ (लेखापरीक्षित)			
ŧ	परिचालनातून एकूण उत्पन्न	५,३३८.३८	२,८४४.४८	२,१९२.७४	९,७३२.४३	६,९०९.२६			
7	कालावधीकरिता (कर, अपवादात्मक व/वा अतिविशेष वाबीपूर्व) निव्वळ नफा/(तोटा)	(88.98)	(८९८.५५)	(२,२५८.२०)	(५,२१४.३०)	(१०,०८२.९०)			
ris e	करपूर्व कालावधीकरिता (अपवादात्मक व/वा अतिविशेष बाबीपश्चात) निव्वळ नफा/(तोटा)	(४८.१४)	(१८.५९)	(२,७८४.६१)	११०,३५६.९३	(१०,६०९.३१)			
8	करपश्चात कालावधीकरिता (अपवादात्मक व/वा अतिविशेष बाबीपश्चात) निब्बळ नफा/(तोटा)	(४२३.६५)	(६६५.०९)	(२,७६३.९५)	१११,०७६.१५	(१०,१८५.१४)			
ų	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न (कालावधीकरिता (करपश्चात) नफा/(तीटा) व अन्य सर्वसमावेशक उत्पन्न (करपश्चात) यांचा समावेश)	(६८०.२४)	(इह५.०९)	(२,५९८.७८)	११०,८१९.५६	(९,९८३.७०			
ξ	समभाग भांडबल	५,००३.३१	५,००३.३१	338.83	५,००३.३१	338.83			
Ŀ	राखीव (पुनर्मूल्यांकन राखीव वगळता)	(१,४५४.१३)	२,४७४.१६	(११३,९४२.७०)	(१,४५४.१३)	(११३,९४२.७०)			
۷	उत्पन्न प्रतिशेअर (रु.) (प्रत्येकी रु. १०/-) (अखंडित व खंडित परिचालनाकरिता)								
	प्रत्येकी रु. १०/- च्या अपवादात्मक बाबीपूर्व ईपीएस : मूलभूत व सीम्यीकृत	(१.०२)	(१.३३)	(६८.५३)	483.38	(२८५.३५			
	प्रत्येकी रु. १०/- च्या अपवादात्मक बाबीपश्चात ईपीएस : मूलभूत व सौम्यीकृत	(१.०२)	(१.३३)	(७८.४१)	२६६.२८	(३०१.२३			

. बरील विवरण है सेबी (सुची अनिवार्यता व विमोचन आवश्यकता) विनियमन, २०१५ च्या विनियमन ३३ अंतर्गत बॉम्बे स्टॉक एक्सचेंज लिमिटेड व नॅशनल स्टॉक एक्सचेंज ऑफ इंडियानडे दाखल करण्यात आलेल्या हि. ३१.०३.२०२१ रोजी संपलेती तिमाही व वर्षाकरिताच्या लेखारपिक्षित वित्तीय निष्कर्याच्या किस्तृत प्रारूपाचा सारांश आहे. दि ३१.०३.२०२२ रोजी संपलेली तिमाही व वर्षाकरिताच्या वित्तीय निष्कर्याचे संपूर्ण प्रारूप स्टॉक एक्सचेंज वेबसाइट्स अर्थात www.bseindia.com व www.nseindia.com

वर तसेच कंपनीची वेबसाइट www.gbglobal.in वर उपलब्ध आहे. . दि. ३१.०३.२०२२ रोजी संपलेल्या वर्षाकरिताचे वरील निष्कर्ष जे कंपनीच्या लेखापरीक्षकांद्वारे लेखापरीक्षणाच्या अधीन होते. त्यांचे कंपनीच्या संचालकांच्या लेखापरीक्ष समितीद्वारे त्याच्या दि, ३०.०५,२०२२ रोजी आयोजित समेत पुरावलोकन करण्यात आले व तरायचा त्याचा का अवा त्याचा त्याच समितीद्वारे त्याच्या दि, ३०.०५,२०२२ रोजी आयोजित समेत पुरावलोकन करण्यात आले व तरायचा वात्तवा का इंडळद्वारे त्याच्या दि, ३०.०५,२०२२ रोजी आयोजित समेमध्ये सेबी (सूची अनिवार्यता व विमोचन आवश्यकता) विनियमन, २०१५ च्या विनियमन ३३ च्या अटीअंतर्गत त्यांना मंजुरी देण्यात आली आहे.

३. वरीतः वितान निष्कर्ष हे कपन्या कायदा, २०१३ चे अनुच्छेद १३३ सहवाचन त्याअंतर्गत जारी संबंधित नियमांतर्गत विहित भारतीय लेखा मानकांनुसार (आयएनडी एएस तयार करण्यात आले आहेत. गत तिमाहीकरिताची आकडेवारीसुद्धा पुन.नमूद आहे. जीबी ग्लोबल लिमिटेड करिर

दिनांक : ३०.०५.२०२२

सही/-विजय ठक्कर देव ठक्कर व्यवस्थापकीय संचाल अध्यक्ष

सही/-

धोनीवर खटला! कोटांत २८ जूनला सुनावणी

A) Consolidated

भारतीय संघाचा माजी कर्णधार धोनी यांच्यासह जणांविरोधात बेगुसराय

झाला आहे. ३० लाखांच्या चेक बाऊन्स प्रकरणी एस. के. एंटरप्राइजेसचे मालक नीरज कुमार यांच्या तक्रारीनुसार आणि इतरांविरुद्ध न्यायालयात खटला दाखल केला आहे. त्यावर २८ जूनला सुनावणी

(Rs. in Lakhs except earning per share)

SUDITI INDUSTRIES LIMITED

CIN: L19101MH1991PLC063245 Registered Office: C-253/254, M.I.D.C., T.T.C. Industrial Area, Pawne Village, Turbhe, Navi Mumbai - 400 705 EXTRACT OF AUDITED STATEMENT OF CONSOLIDATED & STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2022

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Sr.	Particulars		Unaudited	Audited		
No.		Three months ended	Preceding three months ended	Corresponding three months ended	Year ended	Year ended
		31.03.2022	31.12.2021	31.03.2021	31.03.2022	31.03.2021
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1 2	Total income from operations (net) Net Profit/(Loss) for the period	2,553.13	2,855.85	1,742.62	10,413.96	5,043.73
3	(Before Tax, Exceptional and/or Extraordinary items) Net Profit/(Loss) for the period Before Tax	(2,277.76)	16.41	(914.58)	(2,220.45)	(1,751.68)
4	(after Exceptional and/or Extraordinary items) Net Profit/(Loss) for the period after Tax	(3,041.23)	16.41	(914.58)	(2,983.92)	(1,751.68)
5	(after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and other	(3,038.89)	16.20	(917.48)	(2,986.02)	(1,755.46)
6	Comprehensive income (after tax) Paid-up Equity Share Capital	(3,471.53)	16.36	(1,114.20)	(3,501.03)	(2,282.44)
7	(Face Value of Rs.10/- per share) Other Equity	1,755.41	1,755.41	1,755.41	1,755.41 (3,718.11)	1,755.41 (208.07)
8	Earnings per share (of Rs.10/- each) (for continuing and discontined operations):				(0,110111)	(200.07)
	a) Basic b) Diluted	(19.78) (19.78)	0.09	(6.35) (6.35)	(19.94) (19.94)	(13.00) (13.00)
B) S	tandalone		(Rs.	in Lakhs ex	cept earning	per share)
Sr.	Particulars	Unaudited Audite				
No.		Three months ended	Preceding three months ended	Corresponding three months ended	Year ended	Year ended
		31.03.2022	31.12.2021	31.03.2021	31.03.2022	31.03.202

(3)

2,260.22

(2,327.68)

(2.954.18)

(2,953.44)

(2,949.60)

1,755.41

(16.80)

(16.80)

(4)

2,844.13

15.19

14.98

14.98

0.09

1,755.41

(5)

1,770.94

(731.12)

(733.11)

(732.55)

(6)

9,908.96

(2.896.40)

(2,900.10)

(2,896.26)

(7)

5,064.9

(1,514.26

(1.514.26)

(1,518.04)

(1.517.48)

1,755.41 919.41

(8.64)

रामेश्वर मीडिय

Total income from operations (net)

(Before Tax, Exceptional and/or Extraordinary items)
Net Profit/(Loss) for the period Before Tax

[Comprising Profit for the period (after tax) and other

fafter Exceptional and/or Extraordinary items

(after Exceptional and/or Extraordinary items)

Total Comprehensive Income for the period

Earnings per share (of Rs.10/- each) (for continuing and discontined operations)

Net Profit/(Loss) for the period after Tax

Comprehensive income (after tax)

Paid-up Equity Share Capital

Other Equity

b) Diluted

(Face Value of Rs.10/- per share)

Net Profit/(Loss) for the period

- The above Audited Financial Results were reviewed by the Audit Committee and approved by the Board of Directors at its Meeting held on 30th May, 2022.
- The Consolidated financial results have been prepared in accordance with Ind AS 110 read with Ind AS 28 which include the financial results of the parent Company – Suditi Industries Limited, its subsidiaries – Suditi Design Studio Limited, Suditi Sports Apparel Limited collectively referred to as "Group" and its joint venture--SAA & Suditi Retail Private Limited.
- The audit as required under Regulation 33 of the Securities and Exchange Board of India (Listing obligations and Disclose Requirements) Regulations, 2015 has been completed by the Auditors of the Company and the related report is being submitted to the concerned Stock Exchange.
- In view of significant loss reported for the financial year 2021-22 and also due to the adverse impact on the performance of the company because of the COVID 19 pandemic, the Board has not recommended any Dividend for the financial year 2021-22. The Company has adopted Equity Method of Accounting while Consolidating the Financial Results of its Joint Ventur Company M/s. SAA & Suditi Retail Pvt. Ltd. as per Ind AS - 28 "Investments in Associates and Joint Ventures". In terms of the

Joint Venture agreement executed by the Company with Project Anushka Sharma Lifestyles Pvt. Ltd., the Company has

- recognized the loss fully in the financial results of Suditi Industries Ltd in the Consolidated Financial Statements The Company is primarily in the business of manufacturing and sales of textile products (i.e., Fabrics and Garments). The Chief Operating Decision Maker (CODM), the Chairman & Managing Director, performs a detailed review of the operating results, takes decisions about the allocation of resources based on the analysis of the various performance indicators of the Company as a whole. Therefore, there is only one operating segment in accordance with Ind AS 108 "Operating Segments
- During the year 2021-22 the company has started liquidating the old inventory accumulated due to the impact of COVID 19 pandemic and the lock down imposed on account of the pandemic. The company had to offer huge discounts, rebates and other forms of price concessions to liquidate the old inventory of finished goods as the goods have become unsaleable at market prices due to change in fashions and trends. Since the company has incurred substantial losses while disposing of the old stock, the management has decided to value the balance remaining inventory at the best saleable price ranges Accordingly the company had to make necessary provision to account for the probable loss that may occur while disposing the stock during the current year. The company has made necessary provision amounting to Rs.626.50 lakhs and presented to the stock during the current year. it in the financial statements under the head-"exceptional items"
- The loss already incurred on account of disposal of old inventory along with the provision for the value written down of the old inventory of finished goods tying as on 31st. March 2022 has resulted in the huge loss reported for the quarter ended 31st. March 2022. In addition to this the company has also made necessary provision for the bad and doubtful debts which together with the discounts and other concessions offered to old debtors during the year 2021-22 have further aggravated its financial situation and accordingly the company has reported a substantial amount of loss of Rs.2896.27 lakhs
- Considering the significant losses reported and the consequent erosion of net worth, the management has made adequate plan to overcome the situation in the coming years. As a first step the promoters have agreed to support the company and nt made by the p mpany has decided to ra not exceeding Rs.30 crores by issuing additional equity shares on rights basis to the shareholders as on the record date to be announced later. The company has already filed the draft offer documents with BSE Ltd. for raising additional funds through the issue of share on Rights basis. The promoters have already issued necessary undertaking to subscribe to the issue for the unsubscribed portion of the equity if any need arises apart from their own rights. Secondly, the managemen has already scaled down their retail operation in order to avoid any further losses in future. Thirdly, the company has strengthened the garment division as it offers huge scope and also expand the division by setting up another unit in Vapi-Gujarat State. Finally, the management is also exploring further possibilities to reduce the bank borrowings significantly to bring down the finance charges.
- (0) In view of all the measures stated as above the management has considered the company will emerge much stronger and accordingly the accounts have been prepared on a going concern basis for the financial year 2021-22.
- 1) The subsidiary company, M/s, Suditi Sports Apparel Limited, has commenced the business activities in full swing and has reported a profit of Rs.24.67 lakhs. The company uses the online platform for the sales operations and deals in the apparel business exclusively related to the sport and other sports related activities. The company has executed various licentiate agreements with renowned sports clubs and entities during the year under review and continues the same with a view to enhance the production and sales of apparels and garments of various designs and styles. However, the company had to absorb the impact of the COVID 19 pandemic in the sales business particularly during the period up to the third quarter. However, since the situation is gradually stabilizing, the management is anticipating better prospects in the coming years. Accordingly, it is considered appropriate at this juncture to treat the company as a going concern.
- 2) The other subsidiary M/s, Suditi Design Studio Limited even though has commenced the business in full swing from 2015 19 itself, the company is not able to record adequate sales business due to the effect COVID 19 pandemic. Since the company registered significant losses due to depletion in the value of finished goods stock as on 31st. March 2022, the net worth of the company is completely eroded due to the loss. The scope for any immediate revival is not possible as the country is not completely free from the impact of the COVID 19 pandemic. In view of this the management has decided to value the remaining finished goods inventory at cost price and accordingly made necessary provision amounting to Rs. 136.97 lakhs towards depletion in the value of the old inventory which is reflected in the accounts under the head "exceptional items". Considering the evolving situation, the holding company has decided to make the company a wholly owned subsidiary and accordingly has acquired the remaining 1.15% equity from the promoters of the subsidiary at face value amounting to Bs.1 lakb. The process of conversion of the partly owned subsidiary company into wholly owned subsidiary is now complete. With the improvement in market sentiments, there are reasonably good chances of better sales in the current yea Accordingly the management has considered it appropriate to continue the company as a going concern.
- 3) The joint venture company M/s. SAA & Suditi Retail Pvt. Ltd. has prepared the financial results on a going concern basis as it is a vibrant brand promoted by the celebrity actresses Ms. Anushka Sharma and her family and also M/s. Suditi Industries Limited an established quality fabric and garment manufacturer. However, in view of the old inventory lying for more than 2 years, the management has decided to write down the inventory to account for the depletion in their value. Accordingly be company made necessary provision amounting to Rs.507.25 lakhs. The management has taken into all these factors including the support available to the company as stated above. Further since the present conditions are temporary in nature and as the management is extremely confident of turning the corner it has decided to defer the decision to critically assess the status of the going concern for the year 2022-23 barring any unforeseen circumstances.
- 4) The company has filed draft offer documents with BSE Ltd (Stock Exchange) for approval to raise additional funds not exceeding Rs.30 Crores by way of issue of additional shares to the shareholders on the record date to be announced later. Further the company has also filed additional clarifications and documents as demanded by BSE Ltd and is expecting their approval very soon. Necessary disclosures to this effect are already made to the BSE Ltd and the details of draft offer documents are also placed on the web site of the company.
- 15) The company has completed the process of converting the partly owned subsidiary company M/.s Suditi Design Studio Ltd., into a wholly owned subsidiary company by acquiring the remaining 10000 shares at face value of Rs.10/- each for Rs.1 lakh equivalent 1.15% the total capital. Accordingly, from April, 2022 onwards the subsidiary company has become a wholly
- (6) a) Even though there are some respite from the disruptions due to Covid 19 impact in the business particularly from the last quarter, it has already created serious crisis in the economies of many countries. Added to this the global economic and business environment is also severely impacted due to the ongoing armed conflict in the Eastern European region The country is not completely free from the COVID 19 pandemic and its impact still continues to affect the business prospects adversely. The Global supply chain is again adversely impacted due to spread of virus in China and its neighbouring regions. Because of the surge in the pandemic there is a huge uncertainty with respect to its longevity severity, and fall out in the post pandemic period which cannot be reasonably ascertained. The Company has evaluated and factored all the possible effects in its working including the likely impact that may result from the COVID-19 pandemic as well as all events and circumstances up to the date of approval of these financial results on the carrying value of its
- h) However the impact assessment due to COVID-19 is still an on-going process given the uncertainty associated with the nature and duration. The Company will continue to monitor any material changes as the situation evolves

assets and liabilities as at 31st March, 2022 in the best possible manner.

- 17) The figures of the current quarter and quarter ended 31/03/2021 are the balancing figures between the audited figures of the full financial years ended 31/03/2022 and 31/03/2021 (Ind AS), respectively, and the published year-to-date Ind AS figures up to third quarters ended 31/12/2021 and 31/12/2020, respectively.
- 8) The figures are re-grouped / re-arranged and re-classified wherever nec ary. The above is an extract of the detailed forma of the Financial Results filed with BSE Limited under Regulation 33 of SEBI (Listing Obligations and Disclosure Reguirements) Regulations, 2015. The Full format of the Results are available on the website of the Stock Exchange (www.bseindia.com) and the Company's website (www.suditi.in).

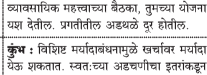
By order of Board of Directors For SUDITI INDUSTRIES LIMITED

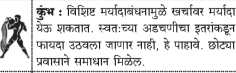
RAJAGOPAL RAJA CHINRAJ WHOLETIME DIRECTOR (EXECUTIVE DIRECTOR) DIN: 00158832

Place : Navi Mumbai Date: 30th May, 2022

कामे मार्गी लागतील

550





मीन: नोकरीत वरिष्ठांशी संबंध सुधारतील घरात एकंदरीत उत्साह वाढविणाऱ्या गोष्टी घडतील. कर्जाची, बँकेची, शासकीय अडलेली

शुभ 👑 राशी दि. १/०६/२०२२						
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90	ξO	30				
t la Q	38.00	388				

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ठिकाण : मुंबई

Notice **TATA STEEL LIMITED**

Notice is hereby given that the certificate for the undermentioned securities of the Company has been lost / mislaid & the said securities/ applicant has respect of to the Company to issue duplicate certificate Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered Office within 15 days from this date else the Company will proceed to issue duplicate certificate without

further intimation. Late Shardaben Mathurdas Face Value 10/

Securities 75 Distinctive No. 98078211 - 98078260, 382835409 - 382835433 Folio No - S1S0014755

Place - Pune Date - 31/05/2022

Ashish Vinodkumar Gandhi

DYNAMIC MICROSTEPPERS LIMITED CIN: L45206MH1985PLC036261

Red Office: 506 Marathu Arcade Above Axis Bank Near Garware Subbash Boad Vile Parli (East) Mumbai - 400 057, Maharashtra, India. Tel No.: 022-26842631 Fax No.: 022-26842631 Email id: dynamicmicrosteppersilmited@gmail.com

Website: www.dynamicmicrosteppers.com
EXTRACT OF THE STANDALD NE AUDITED FINANCIAL RESULTS FOR THE QUARTER AND FINANCIAL YEAR ENDED ON MARCH 31, 2022 Amount in IN

Sr.			Standalone	
No.	Particulars	Quarter ended 31.03.2022	Year ended 31.03.2022	Quarter ended 31.03.2021
1	Total Income from operations			-
2	Net Profit (+)/Loss for the period (before tax,			
	Exceptional and/or Extraodinary items)	(214,423)	(864,871)	(269,337)
3	Net Profit (+)/Loss for the period before tax			
	(after Exceptional and/or Extraodinary items)	(214,423)	(864,871)	(269,337)
4	Net Profit (+)/Loss for the period after tax			
	(after Exceptional and/or Extraodinary items)	(214,423)	(864,871)	(269,337)
5	Total Comprehensive Income for the period			
	[(Comprising profit/Loss for the period			
	(after tax) and other Comprehensive Income			
	(after tax)]	(214,423)	(864,871)	(269,337)
6	Equity share capital	34,488,000	34,488,000	34,488,000
7	Reserves (excuding Revaluation Reserve)			
	as shown in the Audited Balance Sheet of			
	the previous year	(44,067,621)	(44,067,621)	(43,202,750)
8	Earning per share (of Rs. 10/- each) for			
	continuing and discontinued operations-			
	a. Basic:	(0.06)	(0.25)	(0.08)
ı	b. Diluted:	(0.06)	(0.25)	(0.08)

- The above is an extract of the detailed format of quarterly/ annual/Audited Financia Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly/ annual audited Financial Results are available on the websites of the Stock Exchange (www.bseindia.com) and the website of the Company (www.dvnamicmicrosteppers.com)
- Previous year's figures have been regrouped/rearranged wherever necessary to make them comparable
- The above results, has been reviewed and recommended by the Audit Committee an approved by the Board of Directors at its meeting held on May 30, 2022 as per Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. For Dynamic Microsteppers Limited

Date: 30/05/2022

Sd/- Ashwin Shah Director - DIN: 03115009

PUBLIC NOTICE

Notice is hereby given by my clients Sanjay Ramdas Thakkar, Mitali Sanjay Thakkar, Bhumika Darshan Shah, and Darshar H Shah that Sanjay Ramdas Thakkar along with his wife Late Mrs Rekha S. Thakkar has booked the flat more particularly described in the Schedule hereunder on 15/03/2005 from M/s Runwal Constructions and after the death of Late Mrs. Rekha S. Thakkar, my clients Sanjay Ramdas Thakkar, Bhumika Darshan Shah, and Mitali Sanjay Thakkar are the only legal heirs of Late Mrs. Rekha S. Thakkar and hence my clients have approached to M/s. Runwal Constructions for transferring booking, rights, and interest in the said flat in favor of Bhumika Darshan Shah and her husband Darshan H Shah.

All persons having any claim, right, title, interest, share, demand objection against or in to or upon the said flat described in the schedule hereunder written including or any part thereof by way of inheritance, wills, succession, bequest, mortgage, possession, sale, transfer, gift, exchange, lease, lien, charge, tenancy, trust, license, maintenance, easement or otherwise howsoever through any agreement, writing, succession, family arrangemnent/ settlement, litigation, decree or court order or otherwise of any nature whatsoever by operation of law or otherwise howsoever are hereby required to make the same known in writing to the undersigned along with the requisite documentary proof in support of such claim, at his address given below within fifteen(15) days from the date hereof. If no such claim is made known within the said notice period the said M/s. Runwal Constructions will transfer the ownership and title in respect of the said property infavors of Bhumika Darshan Shah and Darshan H Shah without reference to any such claim or claims which are made after the said notice period will be considered as waived or abandoned for all intents and purposes and shall not be binding on my clients

THE SCHEDULE ABOVE REFERRED TO

Flat No. 1703 has area admeasuring about 839 sq. ft. Carpet area (carpet area inclusive of balconies), located on the 17 floors in Bldg. No. B1 (also known as building No. B1) in the project known as "Runwal Infinity" now known as "The Sanctuary" constructed on plots of land bearing CTS No.544 &544/1 of village Nahur, Ward T, LBS Marg. Mulund (W), Mumbai 400 0080. Dated this 1st day of June, 2022

Adv. H.M. Yadav



महाराष्ट्र शासन

जिल्हा उपनिबंधक, सहकारी संस्था (२), पूर्व उपनगरे, मुंबई कक्ष क्र. २०१, दूसरा मजला, कोकण भवन, सी.बी.डी. बेलापूर, नवी मुंबई - ४०० ६१४ Email : ddr2coopmumbai@gmail.com संपर्क : ०२२-२७५७४९६५

ोटीस जा.क.मंबई/जिजन–२/हाँसिंग/बी–१/नोंदणी सनावणी/मोफा क. १०/१४८५/२०२२ दिनांक : ३०/०५/२०२२ महाराष्ट्र मालकी हक्काच्या सदनिकाबाबत (त्या बांधण्यास प्रोत्साहन देणे, त्यांची विक्री, व्यवस्थापन व हस्तांतरण यांचे नियमन करण्याबाबत) अधिनियम

१९६३ च्या कलम १० अन्वये

- सुनावणीची जाहीर नोटीस श्री. शेख अब्दल हाफिज हनन – मख्यप्रवर्तक. ...अर्जदार नियो. शितल अपार्टमेंट ओ विंग को-ऑप. हौसिंग सोसायटी लि. सीटीएस नंबर ८१३, १ ते ४, सर्वे नंबर १८६, हिस्सा नंबर ६, न्यु हॉल रोड, चर्च शेजारी, कुर्ला (पश्चिम), मुंबई- ४०० ०७० विरुध्द
- मेसर्स स्वातिक बिल्डर्स प्रा. लि.प्रतिवादी तर्फे यांचा पार्टनर श्री. मांगीलाल जैन

३४१, डेलिसले रोड, हरहरवाला बिल्डिंग नं. १२, मुंबई - ४०० ०११

श्री. शेख अब्दुल हाफिज हनन - मुख्यप्रवर्तक, नियो. शितल अपार्टमेंट ओ विंग को-ऑप. हौसिंग सायटी लि., सीटीएँस नंबर ८१३, १ ते ४, सर्वे नंबर १८६, हिस्सा नंबर ६, यु हॉल रोड, चर्च शेजारी, कुल (पश्चिम), मुंबई- ४०० ०७० यांचा महाराष्ट्र मालकी हक्काच्या सदनिकाबाबत (त्या बांधण्यास प्रोत्साह देणे. त्यांची विकी व्यवस्थापन व हस्तांतरण यांचे नियमन करण्याबाबत) अधिनियम १९६३ च्या कलम १ अन्वये या कार्यालयात दि. २५/०२/२०२२ रोजी अर्ज प्राप्त झालेला आहे.

मेसर्स स्वातिक बिल्डर्स प्रा. लि. यांनी विकसीत केलेल्या इमारतीच्या नोंदणी संबंधीत निबंधकांन निर्देश द्यावेत म्हणन माझे समोर महाराष्ट मालकी हक्काच्या सदनिकाबाबत (त्या बांधण्यास प्रोत्साहन देणे. त्यांची विक्री. व्यवस्थानप व हस्तांतरण यांचे नियमन करण्याबाबत) अधिनीयम १९६३ अन्वये अर्ज <mark>उपनिबंधक, सहकारी संस्था, एल विभाग, मुंबई</mark> यांचे कार्यालयाकडून नियो. शितल अपार्टमेंट ओ विंग को-ऑप. हौसिंग सोसायटी लि., सीटीएस नंबर ८१३, १ ते ४, सर्वे नंबर १८६, हिस्सा नंबर ६, न्यु हॉल रोड, चर्च शेजारी, कुर्ला (पश्चिम), मुंबई- ४०० ०७० या संस्थेचा नोंदणी प्रस्ताव विकासक असहकार्य या सदराखाली प्राप्त झालेला आहे. सदर प्रकरणी प्रतिवादी विकासक यांचे म्हणणे मांडण्यासाठी या कार्यालयार पुढील सुनावणी **दिनांक २०/०६/२०२२ रोजी दुपारी ४.३० वा.** ठेवण्यात आली आहे.

सदर दिवशी आपण या कार्यालयात खालील कागदपत्रांसह विहित वेळेत उपस्थित राहुन आपली बाजु मांडावी.सदर दिवशी व वेळी आपण गैरहजर राहिल्यास याबाबत आपले काहीही म्हणणे नाही, असे गृहिः धरून उचित निर्णय घेण्यात येईल याची नोंद घ्यावी.



(श्री. प्रताप पाटील) सक्षम पाधिकारी तथा जिल्हा उपनिबंधक सहकारी संस्था (२), पूर्व उपनगरे, मुंबई

सही/-

SHRI KRISHNA DEVCON LIMITED

Krishna" 805/806, Opp. Laxmi Industrial Estate, New Link Road, Andheri West, N Corporate Office: MZ – 1 & 2, Starlit Tower, 29, Y N Road, Indore MP 452001 IN 40 & (Indore) + 91-731- 3018689 • E mail: s

(Rs. In Lakhs excent FPS EXTRACT FROM THE STANDALONE AND CONSOLIDATED AUDITED FINANCIAL RESULTS

	FOR THE QUARTER AND HALF YEAR ENDED 3151 MARCH, 2022										
			Standalone			Consolidated					
Sr. No.	Particulars	For the Quarter ended	For the Quarter ended	For the Year ended	For the Year ended	For the Quarter ended	For the Quarter ended	For the Year ended	For the Year ended		
140.		March 31, 2022	March 31, 2021	March 31, 2022	March 31, 2021	March 31, 2022	March 31, 2021	March 31, 2022	March 31, 2021		
		Audited	Audited	Audited	Audited	Audited	Audited	Audited	Audited		
1.	Total Income from Operations (gross)	1,208.27	524.26	2,014.71	2,003.45	1,208.27	524.26	2,014.71	2,003.45		
2.	Net Profit/(Loss) before Exceptional items and Tax	280.15	48.49	360.83	487.40	280.15	48.49	360.83	487.40		
3.	Net Profit/(Loss) for the period before tax	280.15			487.40		48.49		487.40		
4.	Net Profit/(Loss) for the period after tax	218.54	26.49	277.17	353.98	218.54	26.49	277.17	353.98		
5.	Total Comprehensive Income for the period	218.54	26.49	277.17	353.98	218.54	26.49	277.17	353.98		
6.	Equity Share Capital (Rs. 10/- each)	2,800.00	2,800.00	2,800.00	2,800.00	2,800.00	2,800.00	2,800.00	2,800.00		
7.	Earnings Per Share (Rs. 10/- each)										
'	1. Basic EPS:	0.78	0.09	0.99	1.26	0.78	0.09	0.99	1.26		
	2. Diluted EPS:	0.78	0.09	0.99	1.26	0.78	0.09	0.99	1.26		
Motor	<u>.</u>										

The above standalone & consolidated audited financial results for the quarter & year ended on March 31, 2022 have been reviewed by the
audit committee and approved by the board of directors at its meeting held on May 30, 2022.
 Figures for previous period have been regrouped /reclassified/restated wherever necessary to make them comparable with figures of the
current period ended March 31, 2022 and March 31, 2021.

The above is an extract of the detailed format of Audited Quarterly/ Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Audited Quarterly/Annual Financial Results is available on the BSE Limited's website i.e. http://www.bseindia.com/ at URL: http://www.bseindia.com/stock-share-price/shrf-wrishna-devcon-Hdyshrikrish/531080/corp-announements/ and also on the company's website i.e. http://shrikrishnadevconlimited.com at URL: http://shrikrishnadevconlimited.com/financial-results/.

Sunii Kumar Jali

For and on behalf of the Board of Directors

	Regd. Off: 306A & 306B, Ceejay House, Dr. A Email: admin@lokhandwalain EXTRACT OF THE STANDALONE AUDITED FINANCIAL	frastructure.com We	F Block, Shivsagar E biste: www.lokhand QUARTER ENDED & Y	walaimfrastructure.c	om
Sr. No	Particulars	Year.ending 31.03.2022 (Audited)	Qtr. ending 31.12.2021 (Unaudited)	Qtr. ending 30.09.2021 (Unaudited)	Year ending 31.03.2021 (Audited)
1	Total Income from operations	1,802.18	22,418.00	14,589.26	2,5510.00
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items#)	(3,931,9.02)	(2,489.30)	(2,087.57)	(2,744.72)
3	Net Profit / (Loss) for the periodbefore tax (after Exceptional and/or Extraordinary items#)	(3,931,9.02)	(2,489.30)	(2,087.57)	(2,744.72)
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	(3,931,9.02)	(2,489.30)	(2,087.57)	(2,744.72)
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax)and Other Comprehensive Income(after tax)]	(3,931,9.02)	(2,489.30)	(2,087.57)	(2,744.72)
6	Paid up Equity Share Capital	1.53 (1531370)	1.53 (1531370)	1.53 (1531370)	1.53 (153137)
7	Reserves - Net (excluding Revaluation Reserve)	(51,913.60)	(15,083.87)	(14,682.15)	(12,592.15)
8	Securities Premium Account	4,705.72	4,705.72	4,705.72	4,705.72
9	Net worth **	(44,684.13)	(7,854.40)	(7,452.68)	(5,365.11)
10	Paid up Debt Capital/ Outstanding Debt***	_	-		-
11	Outstanding Redeemable Preference Shares	2,5060000	2,5060000	2,5060000	2,5060000
12	Debt Equity Ratio ***	(A)	-		_
13	Earnings Per Share (of Rs.10/- each) (for continuing and discontinued operations) - * 1.Basic:, 2. Diluted:	(26,859.73)	(1941.01)	(1926.64)	(2849.32)
14	Capital Redemption Reserve *	(4)		_	_
15	Debenture Redemption Reserve *	-		-	-
16	Debt Service Coverage Ratio *		_	-	-
17	Interest Service Coverage Ratio *	_	_		-

tering the preference share capital

Place: Mumbal Dated:31.05.2022



Place : Jalpur Date : May 30, 2022

ARNOLD HOLDINGS LTD. CIN- L65993MH1981PLC282783

Regd. Office: B-208, Ramji House, 30, Jambulwadi, J.S.S. Road, Mumbai-400 002 TEL: 022 22016640 E-Mail Id: amoldholding9@gmail.com Website: www.amoldholdings.in

Extract of Audited Financial Result for the Quarter (₹ in Lakhs except EPS) and Year ended 31st March, 2022

				,	
Sr. No.	Particulars	Quarter Ended 31 Mar, 2022 (Audited)	Quarter Ended 31 Mar, 2021 (Audited)	Year Ended 31 Mar, 2022 (Audited)	Year Ended 31 Mar, 202 (Audited)
1	Total Income from Operations	2721.531	1859.034	7712.893	3733.106
2	Net Profit / (Loss) for the period (before Tax,				
	Exceptional and/or Extraordinary items)	109.345	(14.525)	210.310	93.678
3	Net Profit / (Loss) for the period before tax				
	(after Exceptional and/or Extraordinary items)	109.345	(14.525)	210.310	93.678
4	Net Profit / (Loss) for the period after tax				
	(after exceptional and/or Extraordinary items)	49.813	(39.110)	150.778	69.094
5	Total Comprehensive Income for the period				
	[Comprising Profit / (Loss) for the period (after tax)				
	and Other Comprehensive Income(after tax)]	49.813	(39.110)	150.778	69.094
6	Equity Share Capital	3007.500	3007.500	3007.500	3007.500
7	Reserves (excluding Revaluation Reserve)				
	as shown in the Audited/Unaudited Balance				
	Sheet of the previous year			2552.385	2401.607
8	Face Value of Rs. 10/-				
	(for continuing and discontinued operations)				
	1. Basic - 2. Diluted	0.166	(0.130)	0.501	0.230

- 1. The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other disclosure Requirements) Regulations 2015. The full format of the Quarterly/Annual Financial Results are available on the websites of the Stock Exchange(s) at www.bseindia.com and the listed entity at www.arnoldholdings.in.
- . The above financial results have been reviewed and recommended by the Audit Committee and have been approved and taken on record by the Board of Directors at its meeting held on 30th May, 2022.
- . The Audit as required under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations

2015 has been completed by the auditors of the Company. For Arnold Holdings Limited

Murari Mallawa Place · Mumbai Whole Time Director Dated: 31.05.2022 DIN: 08809840



PODDAR HOUSING AND DEVELOPMENT LIMITED

ICIN NO. L51909MH1982PLC1430661 Regd. Office: Unit 3-5 Neeru Silk Mills, Mathuradas Mill Compound 126, N.M Joshi Marg, Lower Parel (W), Mumbai, Maharastra - 400013, INDIA E-mail: cs.team@poddarhousing.com / website: www.poddarhousing.com Tel.: 022 - 66164444 / fax: 66164409

AUDITED FINANCIAL RESULTS FOR THE YEAR ENDED MARCH 31, 2022

	(All dilivelles is in little carries, except certainly per state total)									
			Stand	alone		Consolidated				
Sr.		Quarter Ended			Year Ended	Quarter Ended			Year Ended	
No.	Particulars ·	Mer 31, 2022 (Audited)	Dec 31, 2021 (Unaudited)	Mar 31, 2021 (Audited)	Mar 31, 2022 (Audited)	Mar 31, 2022 (Audited)	Dec 31, 2021 (Unaudited)	Mer 31, 2021 (Audited)	Mar 31, 2022 (Audited)	
1	Total Income from Operation (Net)	2,032.54	1,648.23	1,210.34	6,350.20	2,137.03	1,680.59	1,403.89	6,553.80	
2	Net Profit / (Loss) for the period									
	(before Tax, Exceptional and/or									
	Extra ordnary items)	(121.08)	(863.54)	(257.30)	(2,258.68)	(143.36)	(899.53)	(162.46)	(2,470.75)	
3	Net profit / (loss) for the period before tax									
	(after extraordinary item and / or									
	exceptional items)	(121.08)	(863.54)	(257.30)	(2,258.68)	(143.36)	(899.53)	(162.46)	(2,470.75)	
4	Net profit / (loss) for the period after tax									
	(after extraordinary item and / or									
	exceptional items)	(113.29)	(659.36)	(239.17)	(1,726.03)	(135.82)	(695.35)	(144.33)	(1,938.35)	
5	Total Comprihensive income for the period									
	(comprising profit/(loss) for the period									
	(after tax) and other comprihensive				l					
	income (after tax)	(131.33)	(649.82)	(216.70)	(1,726.05)	(153.86)	(685.81)	(120.26)	(1,938.37)	
6	Paid-up Equity share Capital									
	(Face value Rs. 10/- per share)	631.54	631.54	631.54	631.54	631.54	631.54	631.54	631.54	
7	Reserves (excluding Revaluation Reserve)									
	as shown in the audited Balance				l					
L	Sheet of the Previous Year.				19,667.56				18,405.26	
8	Earning Per Share (of INR 10/- each)									
	a) Basic (in INR)	(1.79)		(3.79)	(27.33)	(2.15)	(11.01)	(2.29)	(30.69)	
	b) Diluted (in INR)	(1.79)	(10.44)	(3.79)	(27.33)	(2.15)	(11.01)	(2.29)	(30.69)	

a) The above is an extract of the detailed format of Quarterly /Annual Financial results for the year ended March 31, 2022 filed with stock exchange under regulations 33 of the SEBI (Listing and other disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the website of BSE at (www.bseindia.com), NSE (www.nseindia.com) and on company website (www.poddarhousing.com)

b) The above results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their meeting on May 30, 2022

For Poddar Housing and Development Limite



SUDITI INDUSTRIES LIMITED

FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2022

CIN: L19101MH1991PLC063245

Registered Office: C-253/254. M.I.D.C., T.T.C. Industrial Area, Pawne Village, Turbhe, Navi Mumbai – 400 705.

Tel: 67368600/10. E-mail: cs@suditi.in Website: www.suditi.in EXTRACT OF AUDITED STATEMENT OF CONSOLIDATED & STANDALONE FINANCIAL RESULTS

A) C	Consolidated		(Rs.	in Lakhs ex	cept earning	per share)	
Sr.	Particulars		Unaudited		Audited		
No.		Three months ended	Preceding three months ended	Corresponding three months ended	Year ended	Year ended	
		31.03.2022	31.12.2021	31.03.2021	31.03.2022	31.03.2021	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	
1 2	Total income from operations (net) Net Profit/(Loss) for the period	2,553.13	2,855.85	1,742.62	10,413.96	5,043.73	
3	(Before Tax, Exceptional and/or Extraordinary items) Net Profit/(Loss) for the period Before Tax	(2,277.76)	16.41	(914.58)	(2,220.45)	(1,751.68)	
4	(after Exceptional and/or Extraordinary items) Net Profit/(Loss) for the period after Tax	(3,041.23)	16.41	(914.58)	(2,983.92)	(1,751.68)	
5	(after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and other	(3,038.89)	16.20	(917.48)	(2,986.02)	(1,755.46)	
6	Comprehensive income (after tax) Paid-up Equity Share Capital	(3,471.53)	16.36	(1,114.20)	(3,501.03)	(2,282.44)	
7	(Face Value of Rs.10/- per share) Other Equity	1,755.41	1,755.41	1,755.41	1,755.41 (3,718.11)	1,755.41 (208.07)	
8	Earnings per share (of Rs.10/- each) (for continuing and discontined operations):						
	a) Basic b) Diluted	(19.78) (19.78)	0.09 0.09		(19.94) (19.94)	(13.00) (13.00)	
B) S	Standalone	•	(Rs.	in Lakhs ex	cept earning	per share)	
Sr.	Particulars		Unaudited		Audi	ited	
L		Thurs	Describes	C	V	V	

	b) Diluted	(19.78)	0.09	(6.35)	(19.94)	(13.00)	
B) S	tandalone		(Rs.	in Lakhs ex	cept earning	per share)	
Sr.	Particulars		Unaudited		Audited		
No.		Three months ended	Preceding three months ended	Corresponding three months ended	Year ended	Year ended	
		31.03.2022	31.12.2021	31.03.2021	31.03.2022	31.03.2021	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	
1 2	Total income from operations (net) Net Profit/(Loss) for the period	2,260.22	2,844.13	1,770.94	9,908.96	5,064.90	
3	(Before Tax, Exceptional and/or Extraordinary items) Net Profit/(Loss) for the period Before Tax	(2,327.68)	15.19	(731.12)	(2,269.90)	(1,514.26)	
4	(after Exceptional and/or Extraordinary items) Net Profit/(Loss) for the period after Tax	(2,954.18)	15.19	(731.12)	(2,896.40)	(1,514.26)	
5	(after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and other	(2,953.44)	14.98	(733.11)	(2,900.10)	(1,518.04)	
6	Comprehensive income (after tax) Paid-up Equity Share Capital	(2,949.60)	14.98	(732.55)	(2,896.26)	(1,517.48)	
7	(Face Value of Rs.10/-per share) Other Equity	1,755.41	1,755.41	1,755.41	1,755.41 (1,976.86)	1,755.41 919.41	
8	Earnings per share (of Rs.10/- each) (for continuing and discontined operations):						
	a) Basic b) Diluted	(16.80) (16.80)	0.09 0.09	(4.17) (4.17)	(16.50) (16.50)	(8.64) (8.64)	

namely, "Textiles"

The above Audited Financial Results were reviewed by the Audit Committee and approved by the Board of Directors at its Meeting held on 30th May, 2022.

- The Consolidated financial results have been prepared in accordance with Ind AS 110 read with Ind AS 28 which include the financial results of the parent Company Suditi Industries Limited, its subsidiaries Suditi Design Studio Limited, Suditi Sports Apparel Limited collectively referred to as "Group" and its joint venture -- SAA & Suditi Retail Private Limited.
- The audit as required under Regulation 33 of the Securities and Exchange Board of India (Listing obligations and Disclosure Requirements) Regulations, 2015 has been completed by the Auditors of the Company and the related report is being submitted to the concerned Stock Exchange.
- In view of significant loss reported for the financial year 2021-22 and also due to the adverse impact on the performance of the company because of the COVID 19 pandemic, the Board has not recommended any Dividend for the financial year 2021-22. The Company has adopted Equity Method of Accounting while Consolidating the Financial Results of its Joint Venture Company M/s. SAA & Suditi Retail Pvt. Ltd. as per Ind AS -28 "Investments in Associates and Joint Ventures". In terms of the
- Joint Venture agreement executed by the Company with Project Anushka Sharma Lifestyles Pvt. Ltd., the Company has recognized the loss fully in the financial results of Suditi Industries Ltd in the Consolidated Financial Statements. The Company is primarily in the business of manufacturing and sales of textile products (i.e., Fabrics and Garments). The Chief Operating Decision Maker (CODM), the Chairman & Managing Director, performs a detailed review of the operating results, takes decisions about the allocation of resources based on the analysis of the various performance indicators of the Company as a whole. Therefore, there is only one operating segment in accordance with Ind AS 108 "Operating Segment
- During the year 2021-22 the company has started liquidating the old inventory accumulated due to the impact of COVID 19 pandemic and the lock down imposed on account of the pandemic. The company had to offer huge discounts, rebates and other forms of price concessions to liquidate the old inventory of finished goods as the goods have become unsaleable at market prices due to change in fashions and trends. Since the company has incurred substantial losses while disposing of the old stock, the management has decided to value the balance remaining inventory at the best saleable price ranges Accordingly the company had to make necessary provision to account for the probable loss that may occur while disposing the stock during the current year. The company has made necessary provision amounting to Rs.626.50 lakhs and presented it in the financial statements under the head-"exceptional items".
- The loss already incurred on account of disposal of old inventory along with the provision for the value written down or the old inventory of finished goods lying as on 31st. March 2022 has resulted in the huge loss reported for the quarter endec 31st. March 2022. In addition to this the company has also made necessary provision for the bad and doubtful debts which together with the discounts and other concessions offered to old debtors during the year 2021-22 have further aggravated its financial situation and accordingly the company has reported a substantial amount of loss of Rs.2896.27 lakhs.
- Considering the significant losses reported and the consequent erosion of net worth, the management has made adequate a consequent erosion of net worth, the management has made adequate and the consequent erosion of net worth, the management has made adequate and the consequent erosion of net worth, the management has made adequate and the consequent erosion of net worth, the management has made adequate erosion of net worth, the management has made adequate erosion of net worth, the management has made adequate erosion of net worth, the management has made adequate erosion of net worth, the management has made adequate erosion of net worth, the management has made adequate erosion of net worth. plan to overcome the situation in the coming years. As a first step the promoters have agreed to support the company and based on the commitment made by the promoters the company has decided to raise additional finance amounting to a sum not exceeding Rs.30 crores by issuing additional equity shares on rights basis to the shareholders as on the record date to be announced later. The company has already filed the draft offer documents with BSE Ltd. for raising additional funds through the issue of share on Rights basis. The promoters have already issued necessary undertaking to subscribe to the issue for the unsubscribed portion of the equity if any need arises apart from their own rights. Secondly, the managemen has already scaled down their retail operation in order to avoid any further losses in future. Thirdly, the company has strengthened the garment division as it offers huge scope and also expand the division by setting up another unit in Vapi Gujarat State. Finally, the management is also exploring further possibilities to reduce the bank borrowings significantly to bring down the finance charges.
- (0) In view of all the measures stated as above the management has considered the company will emerge much stronger and accordingly the accounts have been prepared on a going concern basis for the financial year 2021-22.
- 11) The subsidiary company, M/s. Suditi Sports Apparel Limited, has commenced the business activities in full swing and has reported a profit of Rs.24.67 lakhs. The company uses the online platform for the sales operations and deals in the apparel business exclusively related to the sport and other sports related activities. The company has executed various licentiate agreements with renowned sports clubs and entities during the year under review and continues the same with a view to enhance the production and sales of apparels and garments of various designs and styles. However, the company had to absorb the impact of the COVID 19 pandemic in the sales business particularly during the period up to the third quarter However, since the situation is gradually stabilizing, the management is anticipating better prospects in the coming years Accordingly, it is considered appropriate at this juncture to treat the company as a going concern.
- 2) The other subsidiary M/s. Suditi Design Studio Limited even though has commenced the business in full swing from 2015-19 itself, the company is not able to record adequate sales business due to the effect COVID 19 pandemic. Since the company registered significant losses due to depletion in the value of finished goods stock as on 31st. March 2022, the net worth of the company is completely eroded due to the loss. The scope for any immediate revival is not possible as the country is not completely free from the impact of the COVID 19 pandemic. In view of this the management has decided to value the remaining finished goods inventory at cost price and accordingly made necessary provision amounting to Rs. 136.97 lakts towards depletion in the value of the old inventory which is reflected in the accounts under the head "exceptional items". Considering the evolving situation, the holding company has decided to make the company a wholly owned subsidian and accordingly has acquired the remaining 1.15% equity from the promoters of the subsidiary at face value amounting to Rs.1 lakh. The process of conversion of the partly owned subsidiary company into wholly owned subsidiary is now complete. With the improvement in market sentiments, there are reasonably good chances of better sales in the current year Accordingly the management has considered it appropriate to continue the company as a going concern
- The joint venture company M/s. SAA & Suditi Retail Pvt. Ltd. has prepared the financial results on a going concern basis as it is a vibrant brand promoted by the celebrity actresses Ms. Anushka Sharma and her family and also M/s. Suditi Industries Limited an established quality fabric and garment manufacturer. However, in view of the old inventory lying for more than 2 years, the management has decided to write down the inventory to account for the depletion in their value. Accordingly the company made necessary provision amounting to Rs.507.25 lakhs. The management has taken into all these factors including the support available to the company as stated above. Further since the present conditions are temporary in nature and as the management is extremely confident of turning the comer it has decided to defer the decision to critically assess the status of the going concern for the year 2022-23 barring any unforeseen circumstances 4) The company has filed draft offer documents with BSE Ltd (Stock Exchange) for approval to raise additional funds not
- exceeding Rs 30 Crores by way of issue of additional shares to the shareholders on the record date to be announced later Further the company has also filed additional clarifications and documents as demanded by BSE Ltd and is expecting their approval very soon. Necessary disclosures to this effect are already made to the BSE Ltd and the details of draft offe documents are also placed on the web site of the company.
- 5) The company has completed the process of converting the partly owned subsidiary company M/.s Suditi Design Studio Ltd., into a wholly owned subsidiary company by acquiring the remaining 10000 shares at face value of Rs.10/- each for Rs.1 lakh equivalent 1.15% the total capital. Accordingly, from April, 2022 onwards the subsidiary company has become a wholly
- 16) a) Even though there are some respite from the disruptions due to Covid 19 impact in the business particularly from the last quarter, it has already created serious crisis in the economies of many countries. Added to this the global economic and business environment is also severely impacted due to the ongoing armed conflict in the Eastern European region The country is not completely free from the COVID 19 pandemic and its impact still continues to affect the business prospects adversely. The Global supply chain is again adversely impacted due to spread of virus in China and its neighbouring regions. Because of the surge in the pandemic there is a huge uncertainty with respect to its longevity severity, and fall out in the post pandemic period which cannot be reasonably ascertained. The Company has evaluated and factored all the possible effects in its working including the likely impact that may result from the COVID-19 pandemic as well as all events and circumstances up to the date of approval of these financial results on the carrying value of it assets and liabilities as at 31st March, 2022 in the best possible manner.
- b) However, the impact assessment due to COVID-19 is still an on-going process given the uncertainty associated with the nature and duration. The Company will continue to monitor any material changes as the situation evolves.
- 17) The figures of the current quarter and quarter ended 31/03/2021 are the balancing figures between the audited figures of the full financial years ended 31/03/2022 and 31/03/2021 (Ind AS), respectively, and the published year-to-date Ind AS figures up to third guarters ended 31/12/2021 and 31/12/2020, respectively. 18) The figures are re-grouped / re-arranged and re-classified wherever necessary. The above is an extract of the detailed forma
- of the Financial Results filed with BSE Limited under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Full format of the Results are available on the website of the Stock Exchange (www.bseindia.com) and the Company's website (www.suditi.in).

By order of Board of Directors For SUDITI INDUSTRIES LIMITED

RAJAGOPAL RAJA CHINRAJ WHOLETIME DIRECTOR (EXECUTIVE DIRECTOR)

DIN: 00158832

Date: May 30, 2022 Place: Mumbai

Robitashwa Poddai Managing Director Place: Navi Mumbai

Date: 30th May, 2022