

బిఇఎంఎలా లమిటిడా बीईएमएल लिमिटेड BEML LIMITED



Schedule 'A' Company under Ministry of Defence, Govt. of India

Defence & Aerospace | Mining & Construction | Rail & Metro

Ref: CS/SE/Q-4/214

27.05.2022

National Stock Exchange of India Ltd. Listing Compliance Department Exchange Plaza, Bandra - Kurla Complex, Bandra (East), MUMBAI - 400 051

The BSE Limited Listing Compliance Department P.J. Towers, 26th Floor, Dalal Street, MUMBAI - 400 001

Dear Sir / Madam,

Sub: Audited Financial Results for the year ended 31.03.2022 together with the results for the Fourth quarter - Reg.

Ref: Our letter No. CS/SE/2022-23/207 dated 12.05.2022

Please find enclosed herewith statement of Standalone and Consolidated Audited Financial Results, together with the results for the Fourth quarter in the detailed format, along with the Independent Auditor's Report and statement on Impact of Audit Qualification and Company's reply thereon on consolidated financial statements, for the year ended 31.03.2022 in terms of Regulation 33 of the (Listing Obligations and Disclosure Requirements) Regulations, 2015. The said results have been considered and approved by the Board at its 387th meeting held on 27.05.2022. Arrangements have also been made to publish the extract of the results in a national daily (English) and local daily (Kannada) newspapers.

It may be noted that the Board of Directors had declared an Interim Dividend of Rs. 5.00 per equity share on 22.03.2022 which was paid to the eligible shareholders. Further, the Board of Directors have recommended a <u>final dividend of Rs 5.00 per equity share (i.e. 50% of paid-up share capital)</u> for the year ended 31.03.2022, aggregating to Rs.10.00 per equity share (100% of paid-up share capital). Please bring this to the notice of all concerned.

Yours faithfully

For BEML LIMITED

S V Ravisekhar Rao

Company Secretary & Compliance Officer

Encl: As above

ಪ್ರಧಾನಕಚೇರಿ Corporate Office:

'ಬೆಮೆಲ್ಫ್ ಧ', ೨೩/೧, ೪ನೇಮುಖ್ಯರಸ್ತೆ, ಸಂಪಂಗಿರಾಮನಗರ, ಬೆಂಗಳೂರು - ೫೬೦೦೨೭.ದೂರವಾಣಿಸಂಖ್ಯೆ: +೯೧೮೦೨೨೨೨೩೦೬೫



(A Govt. of India Mini Ratna Company under Ministry of Defence) distered Office: "BEML SOUDHA", 23/1, 4th Main Road, S.R. Nagar, Bengaluru - 560 027.

	Registered Office: BEINL SERVICE STATE OF THE RESIDENCE STATE OF THE PERSON OF T		results for the ended	Audited results for year ended		
S. No	Particulars	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		31-03-2021	31-03-2022	31-03-2021
			31-12-2021	1,80,529	4,33,749	3,59,740
T	Revenue from operations	1,68,359	1,17,449	44	674	1,997
II	Other income	163	10	1,80,573	4,34,423	3,61,737
III	Total Income (I+II)	1,68,523	1,17,460	1,60,373	1,0 1,12	
IV	Expenses:		CO 573	75,525	2,26,957	2,03,825
	Cost of materials consumed	86,618	60,572	13,323	-	-
	Purchase of stock-in-trade			41,569	15,004	86
	Changes in inventories of finished goods, stock-in- trade and work-in-progress	9,293	5,815	T dimension	100	84,865
_		21,096	21,960	20,712	85,764	3,912
_	Employee benefits expense	1,027	2,036	1,232	4,933	7,068
-	Finance costs Depreciation and amortization expense	1,621	1,661	1,872	6,607	52,700
	Other expenses	28,304	17,502	21,869	74,584	3,52,456
	Total Expenses (IV)	1,47,958	1,09,548	1,62,778	4,13,849	9,281
٧	Profit / (Loss) before exceptional items and tax (III-	20,565	7,912	17,795	20,574	70/50050
10	IV) Add/ (Less) : Exceptional Items		-		-	- :
VI	Profit / (Loss) before tax (V-VI)	20,565	7,912	17,795	20,574	9,281
		3,517	-	3,263	3,517	3,263
VIII	Curent Tax	3,598		(1,462)	3,598	(1,462
	Deferred Tax Profit / (Loss) for the year from continuing	13,450	7,912	15,994	13,459	7,480
	operations (VII-VIII)		-	· ·		
X	Profit / (Loss) from discontinuing operations					-
XI	Tax expense of discontinued operations				-	120
	Profit / (Loss) from discontinued operations (after tax) (X-XI)			45 004	13,459	7,480
KIII	Profit / (Loss) for the period (IX+XII)	13,450	7,912	15,994	(2,649)	(7,559
	Other Comprehensive Income (net of Taxes)	5,052	(2,567)	(3,883)		(79
	Total Comprehensive Income for the year (XIII+XIV)	18,502	5,345	12,111	10,811	1,
(VI	Earnings per equity share: (₹10/- each) in ₹					
	Basic and diluted	32.30	19.00	38.41	32.32	17.96
$\overline{}$	Equity Share Capital	4,164	4,164	4,164	4,164	4,164
	Reserves (excluding Revaluation Reserve)	2,26,502	2,10,082	2,18,268	2,26,502	2,18,268
_	Capital Redemption Reserve		-			-
	Debenture Redemption Reserve	2,500	5,000	5,000	2,500	5,000
_	Net worth	2,30,679	2,14,259	2,22,445	2,30,679	2,22,445
	Debt Service Coverage Ratio	22.61	5.70	1.84	6.51	1.4
	nterest Service Coverage Ratio	21.03	4.89	15.45	5.17	3.3
_	Debt Equity Ratio	0.36	0.43	0.33	0.36	0.3
_	Current Ratio	2.39	2.13	2.33	2.39	2.3
	ong term debt to working capital	- 0	0.04	0.04		0.0
	Current liability ratio	0.60	0.63	0.59	0.60	0.5
_	otal debts to total assets	0.15	0.16	0.13	-	0.1
_	behtors turnover	4.12	3.67	5.44		2.4
_	ventory turnover	2.79	1.95	3.24		
	iventory turnover					
_	perating margin (%)	12.73%	8.46%	10.52%	5.73%	3.11

- 1 The above results as duly reviewed and recommended by Audit Committee were approved by the Board of Directors at the Meeting held on 27.05.2022.
- 2 Non-convertible secured Debentures of Rs. 100 crores were redeemed on 18.05.2021.
- 3 Fund raised through Export Packing Credit & Unsecured Short Term Loans amounting to Rs 179.33 crores.
- 4 Exemption has been granted by SEBI from publishing segment-wise information.
- 5 Provisions in respect of employee retirement benefits are estimated considering actual expenditure of 2021-22 and likely
- 6 As per CCEA approval dtd 8th September 2021, M/s Vignyan Industries Ltd, a subsidiary of BEML is under Voluntary Liquidation and Official Liquidator has been appointed on 11.10.2021. Movable assets have been disposed off and disposal of immovable assets is in progress. Dues of employees of VIL have been settled. As on 31.03.2022 there are no employees on the rolls of M/s VIL.
- 7 For demerger of surplus assets of BEML, a wholly owned subsidiary- BEML Land Assets Limited (BLAL), was incorporated on 15-07-2021. Scheme of arrangement for demerger of surplus/non-core assets from BEML to BLAL has been cleared by Stock Exchanges viz., BSE & NSE. The Scheme of arrangement of demerger has also been approved by Shareholders and Creditors (both Secured and Un-secured) of BEML. The approval of Scheme of Arrangement of demerger is under process in line with the guidelines of Ministry of Corporate Affairs, Govt. of India.
- 8 The previous period figures have been regrouped and reclassified wherever necessary to make them comparable with the current period figures.
- 9 Revenue from Operation includes Revenue from Sale of products and Services ₹414297 Lakhs (PY ₹ 355721 Lakhs) and Other operating Income of ₹ 19452 Lakhs (PY ₹ 4019 Lakhs). For computation of Debtors turnover ratio and Inventory turnover ratio, Revenue from Sale of Products and Services have been considered.
- 10 The Board of Directors had approved an interim dividend of ₹ 5.00 per equity share on 22.03.2022. Further, the Board of Directors have recommended a Final Dividend of ₹5.00 per equity share for the year ended 31.03.2022, aggregating to ₹10.00 per equity share (100% of paid-up share capital)



PADHMANAB Digitally signed by PADHMANABHAN HAN MENAKSHISUNDAR MENAKSHISU AM Date: 2022.05.27 NDARAM 11:39:08 +05'30'

By order of the Board for BEML Limited

(AMIT BANERJEE) **Chairman and Managing Director**

Place: Gangtok Date: 27.05.2022



(CIN: L35202KA1964GOI001530)

(A Govt. of India Mini Ratna Company under Ministry of Defence) Registered Office: "BEML SOUDHA", 23/1, 4th Main Road, S.R. Nagar, Bengaluru - 560 027.

Tel. & Fax: (080) 22963142, E-mail: cs@beml.có.ln, Website: www.bemlindia.in (< in lakhs except EPS) nt of Consolidated Audited Results for the period ended 31-03-2022 Audited results for year Unaudited results for three months ended ended S. No Particulars 31-03-2022 31-03-2021 31-12-2021 31-03-2021 31-03-2022 3,59,683 1,80,574 4,33,749 1,17,449 1,68,358 1,997 Revenue from operations 43 570 43 136 3,61,681 11 Other Income 1,80,617 4.34,319 1,17,492 1,68,494 III Total Income (I+II) 2,03,727 IV Expenses: 2,26,868 75,575 60,568 86615 Cost of materials consumed Purchase of stock-in-trade 88 15.070 41,634 5.815 9293 Changes in inventories of finished goods, stock-intrade and work-in-progress 85,195 86,147 20,795 21162 21.981 Employee benefits expense 3.940 4,933 1,244 2,010 1027 Finance costs 1,890 6,645 7,138 1,664 1623 Depreciation and amortization expense 74.681 52.881 21,897 28317 17,602 Other expenses 4,14,345 3.52,969 1,63,035 1,09,641 1,48,038 Total Expenses (IV) 8,711 17,582 19,974 7.851 Profit / (Loss) before exceptional items and tax (III-20,457 VI Add/ (Less) : Exceptional items 8,711 19,974 17.582 7,851 20,457 VII Profit / (Loss) before tax (V-VI) 3,263 3,517 3.263 3,517 (1,422) VIII Current Tax 3,598 (1,462) 3.598 Deferred Tax 6,870 12,859 7,851 15,781 Profit / (Loss) for the year from continuing 13,342 operations (VII-VIII) Profit / (Loss) from discontinuing operations Tax expense of discontinued operations XI Profit / (Loss) from discontinued operations (after tax) (X-XI) 12,859 6,870 15,781 13,342 7.851 XIII Profit / (Loss) for the period (IX+XII) (7,535)(2,649)(2,567)(3,859) 5,052 Other Comprehensive Income (net of Taxes) (665)10,210 5.284 11.922 Total Comprehensive Income for the year 18,394 (XIII+XIV) XVI Earnings per equity share: (₹ 10/- each) in ₹ 16.50 37.89 30.88 18.85 32.04 Basic and diluted 4,164 4,164 4.164 4.164 4.164 XVII Equity Share Capital 2,17,247 2,31,455 2,17,247 2,31,455 2.08.538 XVIII Reserves (excluding Revaluation Reserve) 10 10 10 XIX Capital Redemption Reserve 5,000 2,500 5,000 5,000 2.500 XX Debenture Redemption Reserve 2.21,424 2,21,424 2,35,632 2,17,063 2.35.632 XXI Net worth 6.40 1.40 1.82 22.50 5.73 a) Debt Service Coverage Ratio 3.21 15.13 5.05 20.92 4.90 Interest Service Coverage Ratio b) 0.35 0.34 0.34 0.35 0.43 c) **Debt Equity Ratio** 2.32 2.39 2.39 2.12 2.32 d) Current Ratio 0.04 0.04 0.04 Long term debt to working capital 0.60 0.59 0.59 0.60 0.75 Current liability ratio f) 0.14 0.16 0.13 0.14 0.13 Total debts to total assets g) 3.67 5.44 2.56 2 45 4.12 Debtors turnover h) 1.79 3.23 2.05 1.95 2.80 Inventory turnover 1) 5.61% 2.96% 10.40% 12.68% 8,36% Operating margin (%) 1) 1.91% 6.68% 8.74% 2.96% 7.92% k) Net profit margin (%)

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By order of the Board for BEML Limited

(AMIT BANERJEE) **Chairman and Managing Director**



(CIN: L35202KA1964GOI001530)

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Tel. & Fax: (080) 22963142, E-mail: cs@beml.co.in, Website: www.bemlindia.in

(₹in Lakhs)

Standalone / Consolidated Statement of Assets and Liabi Particulars	Standalo	ne as at	Consolida	
Particulars	31-03-2022	31-03-2021	31-03-2022	31-03-2021
- Assets	11			
1) Non-current assets				FF 0C4
(a) Property, Plant and Equipment	51,522	54,934	58,515	55,861
(b) Right of Use Asset	831	762	831	762
	591	880	591	890
(c) Capital work-in-progress	2,785	3,450	2,785	3,450
(d) Intangible assets	790	503	790	503
(e) Intangible assets under development				*
(f) Financial assets	259	258	0	0
(i) Investments	12	11	12	11
(ii) Loans	63	46	63	46
(iii) Other financial assets	16,363	19,724	16,363	19,724
(f) Deferred tax assets (net)	7,817	7,501	7,213	6,898
(g) Other non-current assets	81,033	88,070	87,163	88,145
Total non-current assets	81,033	00,070	-	
(2) Current assets	2.07.205	1,97,065	2,07,277	1,97,535
(a) Inventories	2,07,285	1,57,003	-,,-	
(b) Inventories & Other Movable Assets held for sale				
(c) Financial Assets				2
(i) Investments		4 00 454	1,86,136	1,88,451
(ii) Trade receivables	1,86,136	1,88,451	59,217	63,431
(iii) Contract Assets	59,217	63,431	2,200	448
(iv) Cash and cash equivalents	1,644	439	19	88
(v) Bank Balance Other than (iv) above	1,194	88	1,194	00
(vi) Loans	1,680	1,184		550
(vii) Other financial assets	523	545	523	
(viii) Current tax assets (Net)	3,566	2,804	3,576	2,805
(c) Non-Current Assets held for demerger	350	-	350	
(c) Other current assets	23,228	31,879	23,267	31,931
Total current assets	4,84,823	4,85,885	4,83,741	4,85,238
Total Assets	5,65,856	5,73,955	5,70,903	5,73,383
II. Equity and Liabilities	- T - 1 - 1 - 1 - 1		7 - 7	
Equity		To Control of the Con	10 CONTRACTOR	
(a) Equity share capital	4,177	4,177	4,177	4,177
(b) Other Equity	2,26,502	2,18,268	2,31,492	2,17,264
Equity attributable to equity holders of the parent	2,30,679	2,22,445	2,35,669	2,21,441
Non-controlling interests	2, 1	- 11	(37)	(17
Total Equity	2,30,679	2,22,445	2,35,632	2,21,424
Liabilities			77	
(1) Non-current liabilities				
(a) Financial liabilities				
(i) Borrowings	100	10,000		10,000
i (a) Lease Liability	881	754	881	754
(ii) Other financial liabilities	125	42	125	42
(b) Provisions	24,433	20,771	24,433	20,772
(c) Other non-current liabilities	1,07,102	1,11,435	1,07,102	1,11,435
Total non-current liabilities	1,32,541	1,43,002	1,32,541	1,43,003
(2) Current liabilities	2/02/012	2,15,002	2,02,042	1,45,000
(a) Financial liabilities	0 129/1 21 7	X 11 m 110	1 1 2 1 1	
(i) Short term Borrowings	82,257	64,334	82,257	64,334
i (a) Lease Liability	42	82	82,237	84,334
그는 그렇게 하시는 얼마를 하는 것이 없었다.	42	02	44	04
(ii) Trade payables	0.335	2 004		2.00
(A) Micro & Small Enterprises	8,236	3,884	8,236	3,885
(B) Other than Micro & Small Enterprises	47,821	70,178	47,880	70,290
(iii) Other financial liabilities	2,411	2,124	2,424	2,141
(b) Other current liabilities	33,457	41,925	33,478	41,956
(c) Provisions	24,894	25,827	24,894	26,110
(d) Current tax liabilities (Net)	3,517	155	3,517	155
Divisional Control Account		•		1
Total current liabilities	2,02,636	2,08,508	2,02,730	2,08,955
Total Equity and Liabilities	5,65,856	5,73,955	5,70,903	5,73,383



Place: Gangtok

Date: 27.05.2022

By order of the Board

(AMIT BANERJEE)

Chairman and Managing Director



(CIN: L35202KA1964GOI001530)

(A Govt. of India Mini Ratna Company under Ministry of Defence)
Registered Office: "BEML SOUDHA", 23/1, 4th Main Road, S.R. Nagar, Bengaluru-560 027

Consolidated Cash Flow Statement			the warr and	od	Consolidated for the year ended			
Standalone / Consolidated Cash Flow Statement	Standalone for the year ende			3-2021	31-03		31-03	
Particulars	31-03	3-2022		Main Item	Sub item	Main Item	Sub item	Main Item
A. Cash a	Sub Item	Main Item	Sub Item	Main Item	Sub item	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
A. Cash flow from operating activities	3. F A	To an allowed		9,281.43		19,973.68		8,711.45
Net profit before tax and extraordinary items Adjustments for	5 u.s	20,574.05		9,201.43				
Adjustments for	11.				6,645.43		7,137.78	
repreciation and	6,606.64		7,068.27		(54.44)		(22.69)	
	(54.44)		(22.69)		453.44		(165.48)	
	453.44		(165.48)		4,933.43		3,940.35	
maricing Cost	4,933.43	11.71	3,912.08		(55.96)		(50.87)	
Interest income	(208.77)		(760.10)		499-2003-2003		(6,370.16)	
Allowance for bad and doubtful Trade receivables	5,354.92	in take	(6,370.16)		5,354.92		1.206.54	
Chiowance for bad and doubtful Advances	375.41		1,205.84		369.59		6,845.60	
Movement in Provision	2,729.55		6,899.82		2,444.28		1,522.41	
Movement in Allowance for Inventory	(517.93)		1,522.41	4.70.000.000.000.00	(517.93)	45 507 54	100	5,937.42
Actuarial gain / (loss) on Gratuity & PRMS	(2,885.25)	16,787.00	(8,129.59)	5,160.42	(2,885.25)	16,687.51	(8,106.06)	3,337.42
	4 4 4					25 551 10		14,648.87
Operating Profit / (Loss) before changes in working capital	4.5	37,361.05	IIX y	14,441.84		36,661.19		14,040.07
Adjustment for		1 - 1					4 745 44	
Inventories	(9,702.10)	17 10	2,09,663.26	the state	(9,224.70)	le v i	1,715.14	
Trade receivables	(3,040.12)		(31,268.03)		(3,040.12)		(31,268.01)	
Other current assets	10,559.65		(4,469.36)	H 1 1 1 1 1	10,569.34	line s	(4,669.61)	
Trade payables	(18,458.02)	3.7 1.1	8,323.05		(18,512.69)		8,088.10	
Other payables - Finance cost	339.22		339.22		339.22		339.23	
Other payables	(12,343.92)		15,147.89		(12,358.23)		15,138.83	
Contract Assets	4,213.46		(33,045.87)		4,213.46		(33,045.87)	
Loans	(496.75)	I I	(1,185.17)		(1.10)		(1.03)	
Other financial assets	5.25		70.94		10.69		67.24	
	(3,515.59)	(32,438.90)	(1,075.89)	1,62,500.03	(3,515.58)	(31,519.73)	(1,115.94)	(44,751.92)
Income tax & Deferred tax adjustment	(3,313.33)	4,922.14	(2,070.00)	1,76,941.87		5,141.46		(30,103.05)
Net cash flow from / (used in) operating activities		4,522.24			- 1		-	
B. Cash flow from investing activities						14	700000000000000000000000000000000000000	
Purchase of property, plant and equipment	(3,489.76)		(4,595.77)		(3,457.34)	1	(4,591.90)	
Purchase of intangible assets	(404.18)		(622.05)	V. 1	(404.18)		(622.05)	
Sale of property, plant and equipment	1,298.09		240.56		1,745.06		240.56	
(Gain)/loss on disposal of property, plant and equipment	54.44	1	22.69		54.44		22.69	
Investments in subsidiaries	(1.00)					4	1.7	
Interest Received	208.77	2 9 54	760.10	7 1 1	55.96	e 10 1	50.87	
	(350.17)	4 3			(350.17)			
Asset held for De-merger	(177.45)	100	A 25		(177.45)		100	
FDRs maturity beyond 3 months	(277.45)	(2,861.25)	-	(4,194.48)	•10.000	(2,533.67)		(4,899.83)
Net cash flow from / (used in) investing activities		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					P	
C. Cash flow from financing activities				C.	1 . 1)	
Proceeds/(Repayments) from/of Non-Convertible Debentures	(10,000.00)	100	(10,000.00)	A	(10,000.00)	90.0	(10,000.00)	
Proceeds/(Repayments) of Soft loan	(149.48)	154 17	(149.48)	1 1 1 1	(149.48)	- 11	(149.48)	
	17,933.00				17,933.00		100	
Proceeds/(Repayments) of export credit	(5,272.65)		(4,251.31)		(5,272.65)		(4,279.57)	
Financing Cost	5.22	Sym of	264.88	m-lastin	5.22		264.88	
Adjustment in retained earnings	(3,510.91)	n Taylor	(3,493.44)	William I	(3,510.93)	- Y 3	(3,493.42)	
Dividend & Tax paid for equity shares	(3,310.31)	(994.82)	(3,433.44)	(17,629.35)	(5,510.55)	(994.83)	(3,433.42)	(17,657.59)
Net cash flow from / (used in) financing activities		(334.02)		(17,025.55)	10 6	(334.03)		(17,037.39)
No. 1		1,066.08		1,55,118.05	100	1,612.95	1.19	(52,660.47)
Net increase/(decrease) in cash and cash equivalents		(53,746.01)		(885.50)	.5-	(53,737.19)		
Cash and Cash Equivalents, Beginning of the year	4	(52,679.94)	1 1 1		100			(1,076.72)
Cash and Cash Equivalents, Ending of the year (Refer Note 15 d)		(32,079.34)	100	(53,746.01)		(52,124.24)		(53,737.19)



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Place: Gangtok Date: 27.05.2022 By order of the Board for BEML Limited

(AMIT BANERJEE)

Chairman and Managing Director

Statement of Impact of Audit Qualifications on the Consolidated Financial Statement for the Financial Year ended March 31, 2022

[See Regulation 33/52 of the SEBI (LODR) (Amendment) Regulations, 2016]

i.	SI. No.	Particulars	Audited Figures (as reported before adjusting for qualifications)	Adjusted Figures (audited figures after adjusting for qualifications) *
	1.	Turnover / Total Income (Rs. in Lakhs)	434319	434319
	2.	Total Expenditure (Rs. in Lakhs)	414345	414345
	3.	Net Profit/(Loss(Rs.in Lakhs)	12859	12859
	4.	Earnings Per Share (in Rs.)	30.88	30.88
	5.	Total Assets (Rs.in Lakhs)	570903	570903
	6.	Total Liabilities (Rs. in Lakhs)	335271	335271
	7.	Net Worth (Rs. in Lakhs)	235632	235632
	8.	Any other financial item(s) (as felt appropriate by the management)		

* Impact of audit qualification cannot be quantified as explained at SI.No. II e below.

II. 1. Audit Qualification (each audit qualification separately):

a. Details of Audit Qualification:

Note No.7 Non-current Investments forming part of the Consolidated Ind AS financial statements relating to BEML Midwest Limited, a joint venture Company, has not been consolidated in the absence of its financial statements. As per the accounting principles, the financial statements of this joint venture should have been consolidated using proportionate consolidation method. The effects on the consolidated financial statements, of the failure to consolidate this Joint Venture Company, net of provision for diminution already made in the value of the investment, has not been determined.

- b. Type of Audit Qualification : Qualified opinion
- c. Frequency of qualification: Repeated since year 2009-10
- d. For Audit Qualification(s) where the impact is quantified by the auditors, Management's views :
- e. For Audit Qualification(s) where the impact is not quantified by the auditor :

(i) Management's estimation on the impact of audit qualification:

There was complete cessation of activities in M/s. BEML Midwest Ltd., the JV company since Sept. 2008 and the matters relating to the JV company are subjudice. In view of the above, the JV company has not prepared its accounts and thus the same could not be consolidated. Provision for diminution in the value of investment in the JV company is already made. The impact, if any, on account of non-consolidation is not expected to be material.

(ii) If management is unable to estimate the impact, reasons for the same:

As explained at SI. No. II e (i) since the JV company has not prepared its accounts and BEML Limited has already made a provision for diminution in value of investment in the JV company; BEML is not in a position to estimate the impact, if any. However, the impact is not expected to be material.

Anist banques

(iii) Auditors' Comments on (i) or (ii) above:

III. Signatories:

- Chairman & Managing Director
- Audit Committee Chairman

Statutory Auditor

Place :Gangtok Date :27.05.2022 PADHMANAB Digitally signed by PADHMANABHAN MENAKSHISUNDARA MENAKSHISUNDARAM Date: 2022.05.27 11:40:18 +05'30'





(CIN: L35202KA1964GOI001530)

(A Govt. of India Mini Ratna Company under Ministry of Defence)

Registered Office: "BEML SOUDHA", 23/1, 4th Main Road, S.R. Nagar, Bengaluru-560 027

Tel. & Fax: (080) 22963142, E-mail: cs@beml.co.in, Website: www.bemlindia.in

SI.	tement of Standalone & Consolidated audited Results for Particulars	or the Year en	Standalone	:2	₹in lakhs except EPS			
No.	- driculars				Consolidated			
			r ended	Year ended		r ended	Year ended	
			31/03/2021	31/03/2022	31/03/2022	31/03/2021	31/03/2022	
1	Totallus	Audited	Audited	Audited	Audited	Audited	Audited	
	Total Income from Operations	1,68,359	1,80,529	4,33,749	1,68,358	1,80,574	4,33,749	
	Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary items)		17,795	20,574	20,457	17,582	19,974	
3	Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary Items)	20,565	17,795	20,574	20,457	17,582	19,974	
	Exceptional and / or Extraordinary items)		15,994	13,459	13,342	15,781	12,859	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	18,502	12,111	10,811	18,394	11,922	10,210	
6	Paid up Equity Share Capital	4,164	4,164	4,164	4,164	4,164	4,164	
7	Reserves (excluding Revaluation Reserve)	2,26,502	2,18,268	2,26,502	2,31,455	2,17,247	2,31,455	
8	Security Premium Account	61,204	61,204	61,204	61,204	61,204	61,204	
9	Net worth	2,30,679	2,22,445	2,30,679	2,35,632	2,21,424		
10	Paid up Debt Capital / Outstanding Debt	-,,	-	2,30,073	2,33,032	2,21,424	2,21,424	
11	Outstanding Redeemable Preference Shares			-	-	-		
12	Debt Equity Ratio	0.36	0.33	0.36	0.35	0.24	- 0.25	
13	Earnings per Share (of ₹10/- each) (for continuing and discontinued operations)		0.55	0.50	0.33	0.34	0.35	
	1. Basic:	32	38	32	32	38	31	
_	2. Diluted:	32	38	32	32	38	31	
	Capital Redemption Reserve	-	-	-	- 52	10		
15	Debenture Redemption Reserve	2,500	5,000	2,500	2,500		2 500	
	Debt Service Coverage Ratio	22.61	1.84	6.51	22.50	5,000	2,500	
17	Interest Service Coverage Ratio	21.03	15.45	5.17	20.92	1.82 15.13	6.40 5.05	

The above is an extract of the detailed format of Quarterly/Annually Financial Results filed with the Stock Exchanges under Regulation 52 of the LODR Regulations. The full format of the Quarterly/Annually Financial Results is available at the website of the stock exchanges NSE at www.nseindia.com,the BSE at www.bseindia.com and company's website at www.bemlindia.in.



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MENAKSHISUNDA Date: 2022.05.27

By order of the Board for BEML Limited

(AMIT BANERJEE)

Chairman and Managing Director

Place: Gangtok Date: 27.05.2022



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone { 2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

> Old No:23, CPR Road

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INDEPENDENT AUDITORS' REPORT

To the members of BEML LIMITED

Report on the Audit of Standalone Indian Accounting Standards (Ind AS) Financial Statements

Opinion

We have audited the accompanying Standalone Ind AS Financial Statements of BEML LIMITED ("the Company"), which comprise the standalone Balance Sheet as at March 31, 2022, the standalone Statement of Profit and Loss (including Other Comprehensive Income), the standalone Cash Flow Statement, the standalone Statement of Changes in Equity for the year then ended, and notes to the Standalone Indian Accounting Standards ("Ind AS") Financial Statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "Standalone Ind AS Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Standalone Ind AS Financial Statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Ind AS prescribed under section 133 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March, 2022 and its Profit and total comprehensive income, its cash flows and the changes in equity for the year ended on that date.

Basis for Opinion:

We conducted our audit in accordance with the Standards on Auditing ("SAs") specified under Section 143 (10) of the Act. Our responsibilities under those Standards are further described in the Auditors' Responsibilities for the Audit of the Standalone Ind AS Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the Standalone Ind AS Financial Statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the standalone Ind AS financial statements.

Emphasis of Matter

We draw attention to;

a) Statement of Changes in Equity (SOCE) as on March 31, 2022 relating to Debenture Redemption Reserve (DRR) amounting to Rs.2,500.00 Lakhs (PY Rs. 5,000.00 Lakhs). As per Companies (Share Capital and Debentures) Rules, 2014 (as amended in 2019, effective from 16 August, 2019) listed companies are not required to create Debenture Redemption Reserve (DRR). New No.4. (2019)

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New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone { 2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

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company has not created any Debenture Redemption Reserve (DRR) during the current year but has transferred to Retained Earnings based on redemption of debenture during the current year.

- b) Accounting policy 2.1.E Current/Non-current classification, the company has different operating cycles for 3 Business Verticals viz Mining & Construction, Defence & Aerospace and Rail & Metro. For the purpose of current/non-current classification of assets and liabilities, the Company has evaluated and considering the operating cycle as twelve months in accordance with IND AS 1 Presentation of Financial Statements.
- c) Note No. 12 Inventories includes a provision for shortage of stock of Spares amounting to Rs. 38.83 Lakhs, which is pending to be adjustment in the books of accounts and under reconciliation.
- d) We draw attention to Note no. 14 Trade Receivables amounting to Rs. 1,86,136.11 Lakhs, Note no. 14a Contract Assets amounting to Rs. 59,217.26 Lakhs, Note no. 18 Claims Receivable (net) (Other current Assets) amounting to Rs. 3,492.90 Lakhs of the notes forming part of the Financial statement which includes various onerous contract and regular contracts which are in various stages of completion, pending to be renewed, expired contracts or contracts pending to be executed for which finality and outcome to be arrived at in the future.
- e) Note No. 18 with respect to Claims Recievable from railway board amounting to Rs. 3,839.12 Lakhs an Inter- Ministerial Committee has been formed by MOD to resolve the issues. Pending final recommendations of the Committee, based on the deliberations in the committee and based on Company's assessment, provisions have been made wherever required excluding a sum of Rs.177.22 lakhs which is covered in payable to Sub-Contractors on back to back terms.
- f) Note No. 39(F) regarding Ind AS 108 (Operating Segments) Vide Notification No. S.O.802(E) dated 23-02-2018 issued by Ministry of Corporate Affairs, exempted companies engaged in Defence Production from segmental disclosure as required under Ind AS 108, accordingly the disclosure requirements under Ind AS 108 has not been made.
- Note No. 39(G) regarding pending confirmation, reconciliation, review/ adjustment of balances in respect of advances, balances with government departments, trade payable, trade receivable, other loans and advances and deposits
- h) We draw attention to Note No.7 Non-current Investments amounting to Rs. 252.60 Lakhs and Note No. 16 Current Loans amounting to Rs. 1,679.77 Lakhs relating to Investment in Subsidiary M/s. Vignyan Industries Limited (VIL).
 - Based on the explanation and information as furnished to us, we were given to understand that As per the approaval of the CCEA dtd 8th September 2021, Vignyan Industries limited (VIL), a subsidiary of BEML Ltd, is under Voluntary Liquidation and official Liquidator has been appointed on 12.10.2021 based on EGM dtd 11.10.2021. Movable assets of VIL has been disposed off and disposal of immovable assets (land) is under process.



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone { 2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

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• The assets, viz,. Furniture, Plant & equipment, office equipment, Vehicles, Capital WIP and Inventory have been grouped under one group "Movable assets" and have been revalued as under based on market value. The same has been disposed in November, 2021.

Movable Asset items	Book value	Revalued amount	Gain/(loss) on revaluation
Furniture and fixtures	2.31	Motalica amount	Carry (1035) Off Tevaluation
Plant & equipment	383.41	The sale of parties	
Office equipment	1.5		
Vehicles:		H MAN TO SERVE MAN	William William St.
Vehicles: Own use	3.39	740.2	The same of the same
Movable Fixed Assets (A)	390.61		
Capital Work -in - progress (B)	3.87		
Inventory (C)	420.4		
Total Movable Assets (A+B+C)	814.88	740.2	-74.6

- Buildings and water supply installations with a net book value of Rs.56.91 lakhs have been demolished and disposed off as scrap and differnce between book value and realisable value adjusted in retained earnings.
- Land (factory, helipad, guest house) have been revalued at Rs.6,552.44 lakhs at net realisable value.
- All the employees of VIL have been either retrenched or granted or absorbed in BEML. There are no employees under the rolls of VIL. Hence, no acturial valuation under IND AS 19 employee benefits) has been done.
- i) We draw attention to note no 11 (a) Other Non-current Assets forming part of Financial statements relating to Advance to MAMC Consortium amounting to Rs. 6,827.18 Lakhs (Previous Year Rs. 6,487.40 Lakhs)

Our Opinion is not qualified in respect of these matters.

Key Audit Matters

Key Audit Matters are those matters that, in our professional judgment, were of most significance in our audit of the Standalone Ind AS financial statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the standalone Ind AS financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In addition to the matters described in the Emphasis of Matter sections, we





New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

> Telephone 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

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have determined the matters described below to be the key audit matters to be communicated in our report:

I. Accuracy of recognition, measurement, presentation and disclosures of revenues and other related balances in view of adoption of Ind AS 115 "Revenue from Contracts with Customers": Refer Note 30 to the Standalone Ind AS Financial Statements

Key Audit Matters

The application of the revenue accounting standard involves certain key judgements relating to identification of distinct performance obligations, determination of transaction price of the identified performance obligations, the appropriateness of the basis used to measure revenue recognised over a period, and disclosures including presentations of balances in the financial statements. Additionally, revenue accounting standard contains disclosures which involves collation of information in respect of disaggregated revenue and periods over which the remaining performance obligations will be satisfied subsequent to the balance sheet date.

Auditor's Response to Key Audit Matters

We understood and evaluated the Company's process, procedure and designed our audit approach consisted testing of the design and operating effectiveness of the internal controls and procedures as follows:

 Evaluated the effectiveness of control over the preparation of information that are designed to ensure the completeness and accuracy.

 Selected a sample of continuing and new contracts, and tested the operating effectiveness of the internal control, relating to identification of the distinct performance obligations and determination of transaction price. We carried out a combination of procedures involving enquiry and observation, reperformance and inspection of evidence in respect of operation of these controls.

 Tested the relevant information, accounting systems and change relating to contracts and related information used in recording and disclosing revenue in accordance with Ind AS 115.

Reviewed a sample of contracts to identify possible delays in achieving milestones, which
require change in estimated efforts to complete the remaining performance obligations.

 Performed analytical procedures and test of details for reasonableness and other related material items.

Selected a sample of continuing and new contracts and performed the following procedures:

Read, analysed and identified the distinct performance obligations in these 300 tracts.

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New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

> 2498 8762 Telephone 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

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> Compared these performance obligations with that identified and recorded by the Company.

Considered the terms of the contracts to determine the transaction price including any variable consideration to verify the transaction price used to compute revenue and to test the basis of estimation of the variable consideration.

> In respect of samples relating to metro contracts, progress towards satisfaction of performance obligation used to compute recorded revenue was verified with actual cost incurred up to that stage with estimation. We also tested the access and change management controls relating to these systems.

> Sample of revenues disaggregated by type and service offerings was tested with the

performance obligations specified in the underlying contracts.

> Performed analytical procedures for reasonableness of revenues disclosed by type and

service offerings.

> We reviewed the collation of information from the budgeted information of the management used to prepare the disclosure relating to the periods over which the remaining performance obligations will be satisfied subsequent to the balance sheet date.

11. Inventory

Refer Note 12 to the Standalone Ind AS Financial Statements

Key Audit Matters

Inventories with reference to Note No. 12 includes Raw Material, Work-In-Progress and Finished Goods which have been physically verified by the management based on physical verification instructions.

Auditor's Response to Key Audit Matters

We have carried out following procedures with respect to the existence of Inventory as at the yearend

- Evaluated the design and implementation of the controls over physical verification of inventory and tested the operating effectiveness of these controls during the interim periods.
- Management had carried out the physical verification of inventory at the year end. We have performed the following alternate procedures to audit the existence of inventory:
 - > The physical verification of inventory of inventory conducted by the management and we performed roll back procedures.
 - > As explainted in Note No. 12(a) in case of Inventory held at third party locations, obtained direct confirmation of the inventory held by third party locations subsequent to the year end and performed roll back procedures.





New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

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Obtained physical verification reports of the Management of the company based on inventory verification process. We verified the instructions provided by the management and examined the basis of valuation on a test check basis.

III. Disputes and potential litigations:

Refer to Note 39.D.I.a.i. in the standalone financial statements

Key Audit Matters

The Company is subject to a number of legal, regulatory and tax cases for which final outcome cannot be easily predicted and which could potentially result in significant liabilities.

The assessment of the risks associated with the litigations is based on complex assumptions. This requires use of judgment to establish the level of provisioning, increases the risk that provisions and contingent liabilities may not be appropriately provided against or adequately disclosed. Management judgement is involved in assessing the accounting for demands, and in particular in considering the probability of a demand being successful. The risk related to the claims is mainly associated with the completeness of the disclosure, and the completeness of the provisions in the financial statements.

Accordingly, this matter is considered to be a key audit matter.

Auditor's Response to Key Audit Matters

In order to get a sufficient understanding of litigations and contingent liabilities, we have discussed the process of identification implemented by the Management for such provisions through various discussions with Company's legal and finance departments.

We read the summary of litigation matters provided by the Company's/ Unit's Legal and Finance Team. We read, where applicable, external legal or regulatory advice sought by the Company.

We discussed with the Company's/ Unit's Legal and Finance Team certain material cases noted in the report to determine the Company's assessment of the likelihood, magnitude and accounting of any liability that may arise.

In light of the above, we reviewed the amount of provisions recorded and exercised our professional judgment to assess the adequacy of disclosures in the Standalone Ind AS financial statements.

Information Other than the Standalone Ind AS Financial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report, Management Discussion and Analysis, Business Responsibility Report, Corporate



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone { 2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

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Governance and Shareholder's Information, but does not include the standalone Ind AS financial statements and our auditor's report thereon.

Our opinion on the standalone Ind AS financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the standalone Ind AS financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone Ind AS financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

Responsibilities of Management and Those Charged with Governance for the Standalone Ind AS Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone Ind AS financial statements that give a true and fair view of the financial position, financial performance, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015 (as amended). This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone Ind AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone Ind AS financial statements the Board of Directors is responsible for assessing the Company's ability to continue as a going concern, disclosure, as applicable, matters relating to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the company or cease operations or has no realistic alternative but to do so.

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

Auditor's Responsibilities for the Audit of the Standalone Ind AS Financial Statements



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone { 2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

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Old No: 23, CPR Road,

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone Ind AS financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone Ind AS financial statements, including the disclosures, and whether the standalone Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone { 2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

> New No:4, Old No:23 CPR Road

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone Ind AS financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the Annexure-A, a statement on the matters Specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of accounts as required by law have been kept by the Company so far as appears from our examination of those books.
 - c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and Cash Flow Statement dealt with by this Report are in agreement with the books of account.



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

> Telephone 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

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- d) In our opinion, the aforesaid Standalone Ind AS Financial Statements comply with the Indian Accounting Standards (Ind AS) prescribed under Section 133 of the Act, read with relevant rules issued there under.
- e) As per notification No. GSR 463(E) dated 5th June 2015 issued by the Ministry of Corporate Affairs, Government of India, provisions of Section 164(2) of the Companies Act, 2013 relating to disqualification of directors are not applicable to the Company, being a Government Company.
- f) With respect to the adequacy of the internal financial controls with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in Annexure B.
- g) With respect to the other matters to be included in the Auditors' Report in accordance with the requirements of Section 197(16) of the Act, as amended, we are informed that the provisions of Section 197 read with Schedule V of the Act relating to managerial remuneration are not applicable to the Company, being a Government Company in terms of notification No. GSR 463(E) dated 5th June 2015 issued by the Ministry of Corporate Affairs, Government of India.
- h) With respect to other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014 (as amended), in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations on its financial position in its standalone Ind AS financial statements. [Refer Note No. 39(D)(I)(a)(ii)]
 - ii. The Company did not have any derivative contracts but have provided a sum of Rs.20.85 lakhs for Onerous contract (PY Rs.5.36 Lakhs) (Refer Note 37).
 - iii. There were no amounts which required to be transferred by the Company to the Investor Education and Protection Fund.

iv.

(a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;





New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone { 2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

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- (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
- v. As stated in the Ind AS financial statements
- (a) The final dividend proposed in the previous year, declared, and paid by the Company during the year is in accordance with Section 123 of the Act, as applicable.
- (b) The interim dividend declared and paid by the Company during the year and until the date of this report is in compliance with Section 123 of the Act.
- (c) The Board of Directors of the Company have proposed final dividend for the year which is subject to the approval of the members at the ensuing Annual General Meeting. The amount of dividend proposed is in accordance with section 123 of the Act, as applicable.





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> 2498 8762 Telephone 2498 8463 4210 6952

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Date			

3. As required by Section 143(5) of the Act, we have given in "Annexure-C", a statement on the matters specified in the directions and additional directions issued by the Comptroller and Auditor General of India for the company.

> For Sundaram & Srinivasan **Chartered Accountants** Firm Regn No: 004207S

> > MENAKSHISUND Date: 2022.05.27 ARAM

PADHMANABHA Digitally signed by PADHMANABHAN MENAKSHISUNDARAM 12:23:57 +05'30'

P Menakshi Sundaram **Partner** Membership No. 217914

Date: 27th May 2022 UDIN: 22217914 A JSEWR 3817

Place: Mangaluru





New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone { 2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

> Old No: 23, CPR Road.

Annexure - A to the Independent Auditors' Report
(Referred to in Paragraph 1 of our Report on Other Legal and Regulatory Requirements
relevant to paragraph 3&4 of "the order")

The Annexure referred to in Independent Auditors' Report to the members of the Company on the Indian Accounting Standards (Ind AS) financial statements for the year ended 31 March 2022, we report that,

- i) In respect of its Fixed Assets;
 - a. According to the information given to us, the company is maintaining proper records showing full particulars, including quantitative details and situation of property, Plant and Equipment;
 - b. The company is maintaining proper records showing full particulars of intangible assets;
 - c. The property, plant and equipment of the Company have been physically verified by the management at reasonable intervals in a phased manner so as to generally cover all the assets once in three years. As informed, no material discrepancies have been noticed on such verification. In our opinion the periodicity of physical verification is reasonable having regard to the size of the Company and nature of its assets.
 - d. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of the Company except in the following cases:

We draw attention to Note No. 3 (B&E) to the Standalone Ind AS Financial Statements:

- i. As explained to us, Building costing Rs.23.16 lakhs (carrying value Rs. 10.87 lakhs) situated at Ranchi are pending for registration / khatha transfer .
- ii. Lease hold land of 4706 Sqm at Hyderabad allotted by TSIIC in July 2006 at ₹129.41 lakhs for the development of showroom, has been surrendered back to TSIIC vide Deed of Cancellation dated 21st March 2022. TSIIC has refunded the cost of ₹129.41 lakhs to BEML in March 2022 and accordingly the said land has been decapitalized. No penalty has been imposed by TSIIC. Further, 7092 Sqm of operational land with a value of ₹ 212.53 lakhs which was incorrectly classified as Leasehold Land has been re-classified as Freehold land.
- iii. As explained to us, Free Hold Land includes additional compensation amount paid to KIADB amounting to ₹183 Lakhs for which title deeds have to be obtained from KIADB and Registration is under process. As per the Karnataka High Court Vide Order dated 11.02.2021, BEML has made total payment of ₹667.56 Lakhs on 28.05.2021, which includes interest amount of ₹484.56 Lakhs.
- iv. Kerala Industrial Infrastructure Development Corporation (KIIDC) has allotted Leased land measuring 374.59 acres for a lease premium of Rs. 2547.21 lakhs(PY Rs.2547.21 lakhs) for 99 years lease period w.e.f 01.07.2009. The actual land handed over by KIIDC was measuring 374.16 acres and the revised lease period payable is Rs. 2544.29 lakhs only, excluding service tax of Rs.273.36 takhs. During New No.44.20

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FY 21-22, out of 374.16 acres, land measuring 226.21 acres had been mutually agreed to be surrendered back to KIIDC and to enter into fresh lease agreement for the balance portion of 147.95 acres. The matter is under active consideration. Service tax of Rs.273.56 lakhs had been waived by KIIDC and accordingly the captialized value of the land had been reduced.

v. Based on explaination and information furnished to us, the Company had taken land measuring 1109 acres and two workshops on lease for a period of 10 years vide Lease Agreement dated 5th May 2004, w.e.f. 28.04.2004 from M/s. Bharat Gold Mines Limited (BGML) (A company under orders of winding up by BIFR), and a sum of Rs. 100 Lakhs was paid as non-refundable deposit, (included under other non- current assets (Note no.11)). As per the terms of the Lease agreement, this deposit shall be adjusted against the ouright sale/transfer of ownership that may be fixed for the property and lessee shall be free to construct new bilding/alter the exisiting building/lay roads/fence the land in the interst of futhering its business to suit its use and on expiry of the lease the said building shall vest with the lessor on payment of consideration based on value prevailing on the date of handing over the property. The Company had incurred on the above land a sum of ₹1452.95 lakhs (with carying value - ₹814.27 Lakhs) on Buildings (Previous Year - ₹859.05 lakhs) included in Property, Plant and Equipment as at year end.

Vide order dated 09.07.2013, the Hon'ble Supreme Court of India upheld the decision of the Union Government to float a global tender of BGML assets with an observation about the existence of sub-lease of a portion of the land to BEML Ltd expiring on 28.04.2014 to be included in the tender documents. The Company filed an Interlocutory application before the Hon'ble Supreme Court of India, praying for exclusion of land leased to BEML from the purview of global tender, which was dismissed. Since the lease agreement provides for the continuation of the lease even after the expiring of lease period on 28.04.2014 till the final decision of the Company / Government in this regard, the operations of the company on the above land is continued. Appropriate accounting action will be considered based on the outcome of the tender process.

Meanwhile, BEML has proposed to surrender 1080.65 Acres out of 1109 Acres of land to BGML and to enter into a fresh lease agreement for the balance operational area of 28.35 Acres. However, BGML has offered BEML to outrightly purchase the land of 28.35 acres at mutually agreed price. The matter is under discussion between BGML and BEML.

- vi. Company has completed the process of obtaining documents in respect of flat at Roshan camp, chennai and office building at Nagpur.company has taken action to obtain title documents in respect of flat at Ashadeep, New Delhi- Rs.2.80 lakhs.
- vii. The Company has initiated legal action to obtain possession of 1.88 acres of land out of 5 acres at Tatisilwai, Arra Village, Ranchi.
- viii. Based on explaination and information furnished to us, Free hold at KGF does not include 114 Acres which is under reconciliation with DC, Kolar.



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- f. According to the information and explanations given to us and on the basis of our examination of the records of the Company, No proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
- a. According to the information and explanations given to us, physical verification of inventory excluding materials lying with third parties and work in progress has been conducted at reasonable intervals by the management and in our opinion, the coverage and procedure of such verification by the management is appropriate, no discrepancies of 10% or more in the aggregate for each class of inventory were noticed. According to the information and explanation given to us and in our opinion the frequency of physical verification is reasonable.

In our opinion and according to the information and explanations given to us, discrepancies noticed on physical verification of inventories, which were not material, have been properly dealt with in the books of accounts Except for the effects of the matter described in the Emphasis of Matter (c) section in our Independent Auditors Report.

- b. During the year, the company has been sanctioned working capital limits in excess of five crore rupees, in aggregate, from bank on the basis of security of current assets. Quarterly returns or statements filed by the company with bank are in agreement with books of account of the company.
- (a) According to the information and explanations given to us, during the year the company had made investment of Rs.1.00 lakh to one of its subsidiary companies. (Refer Note:7) and had granted secured loans to one of its subsidiary companies under liquidation.

During the year, a sum of Rs. 401.60 lakhs had been provided as loan and interest amounting Rs. 94.03 lakhs had been accounted. Balance outstanding as at the end of March 2022 was Rs.1,679.77 lakhs including interest of Rs.99.54 lakhs. Refer Note: 16

(b) The Investment made & the loans and Advances in the nature of loan provided to the subsidiary companies are not prejudicial to the company's interest.

In respect of loan provided to the subsidiary company, Clause (c) to Clause (e) of Paragraph 3 are not applicable since there is no aggreement or repayment schedule between the companies.

(f) The company has granted loan without specifying any terms or period of repayment to its subsidiary company amounting to Rs. Rs.1,679.77 lakhs including interest receivable of Rs.99.54 lakhs (Total value of loan provided is Rs.1,679.77 lakhs - Refer Note: 16) (100%).



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- In respect of loan and investments, provisions of sections of 185 and 186 of the iv) companies Act are not applicable for the company. Accordingly paragrapPat9(iv)-of-the--order is not applicable to the Company.
- The Company has not accepted any deposits from public within the meaning of Sections 73 V) to 76 or any other relevant provisions of the Companies Act, 2013 and the rules framed there under during the year and also the directions issued by the Reserve Bank of India. Accordingly paragraph 3(v) of the order is not applicable to the Company.
- Pursuant to the rules made by the central government of India, the Company is required to vi) maintain Cost Records as specified u/s 148(1) of the Act in respect of its products and services.

We have broadly reviewed the same and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained. We have not, however, made a detailed examination of the records with a view to determine whether these are accurate and complete. Cost Audit Report is yet to be obtained for the current year.

- vii) According to the information and explanations given to us in respect of statutory dues:
 - a. The Company has been generally regular in depositing undisputed statutory dues including Provident Fund, Employees' State Insurance, Income-tax, Sales tax, Service Tax, Duty of Customs, Duty of Excise, Value added Tax, Cess and any other statutory dues with the appropriate authorities. According to the information and explanations given to us, no undisputed statutory dues were outstanding for a period of more than six months from the date they became payable, as per the books of accounts as at March 31, 2022.
 - b. According to the information and explanations given to us, there are disputed statutory dues, which are outstanding on account of dispute as on March 31, 2022 as given here in below:

Name Of The Statute	Nature Of Disputed Tax	Amount (Rs. Lakhs)	Period To Which The Amount Relates	Forum Where The Dispute Is Pending
Central Excise	Excise Duty incl. Interest and Penalty	21,020.92	April 2006 to Feb 2013	CESTAT
Act, 1944	National Calamity Contingency Duty	11,342.41	April 2006 to Jun 2017	CESTAT
	Total Excise Duty	32,363.33		



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Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com

New No:4, Old No:23, CPR Road,

Chennai 600 018.

Name Of The Statute	Nature Of Disputed Tax			Forum Where The Dispute Is Pending	
Service Tax Act, 1994	Service Tax including penalty	3,378.35	Relates April 2009 TO Jun 2017	Commissioner & CESTAT	
	Total Service Tax	3,378.35			
The Customs Act, 1962	Customs Duty	2,706.65	2008-09 TO 2016-17	Commissioner & CESTAT	
	Total Customs Duty	2,706.65			
The Karnataka Municipal	Municipality Taxes KGF	7,433.37	2002-03 to 2021-22	City Municipality council - KGF	
Corporation Act, 1976	Property Tax	109.11	1995-96 to 2005-06	City Civil Judge, Bangalore	
	Total Property tax	7,542.48			
	Sales Tax /VAT	345.19	2007-08 to 2017-18	Maharashtra Commercial Tax	
	Sales Tax /VAT	5,925.47	2010-11 to 2017-18	Karnataka Commercial Tax	
	Sales Tax /VAT	647.53	2008-09 & & 2009-10	West Bengal Commercial Tax	
Sales Tax Act of Various States	Sales Tax /VAT	1,634.70	2006-07 to 2016-17	Jharkhand Commercial Tax	
	Sales Tax / VAT	34.54	2010-11 to 2017-18	Kerala Commercial Tax	
	Sales Tax /VAT	53.26	2005-06 & 2006-07	Odisha Commercial Tax	
	Sales Tax /VAT	117.28	2013-14 to 2017-18	Madhya Pradesh Commercial Tax	
	Total Sales Tax / VAT	8,757.97			
Income Tax Act, 1961	Income Tax	8,299.35	2017-18	Commissioner Appeals - NeAC	
	Total Income Tax	8,299.35			
	Grand Total	63,048.13			
Amount Deposited under Protest	Central Excise/Customs	208.19		QAM & SRIVE	



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> Telephone 2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

Name Of The Statute	Nature Of Disputed Tax	Amount (Rs. Lakhs)	Period To Which The Amount Relates	Forum Where The Dispute Is Pending
Amount Deposited under Protest	Sales Tax VAT	2,326.54		
	TOTAL	2,534.73		

- viii) In our opinion and according to the information and explanations given to us, there is no transactions not recorded in the books of account have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).
- ix) (a) The Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender.
 - (b) The company is not declared a wilful defaulter by any bank.
 - (c) Terms loans were applied for the purpose for which the loans were obtained.
 - (d The funds raised on short terms basis have not been utilised for long term purposes.
 - (e) The company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
 - (f) The company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.

X)

- a. According to the information and explanations given to us, the company has not raised moneys by way of initial public offer or further public offer (including debt instruments) during the year.
- b. According to the information and explanations given to us, the company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year.

xi)

- a. According to the information and explanations given to us by the management and based on audit procedures performed, no fraud by the company or fraud on the company has been noticed or reported during the year.
- b. In our opinion and according to the information and explanations given to us, no report under sub-section (12) of section 143 of the Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Old No: 23,

CPR Road,

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Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

- c. According to the information and explanations given to us, there were no whistle blower complaints received during the year by the Company.
- xii) In our opinion and according to the information and explanations given to us, the Company is not a Nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable to the Company.
- xiii) According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with Sections 177 and 188 of the Companies Act, 2013 where applicable and details of such transactions have been disclosed under Note 39C in the Standalone Ind AS Financial Statements as required under Ind AS 24 'Related Party Disclosures' specified under Section 133 of the Act read with relevant rules.

xiv)

- a. In our opinion and based on our examination, the company has an internal audit system commensurate with the size and nature of its business.
- b. We have considered the internal audit reports of the company issued till date, for the period under audit.
- According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable to the Company.
- xvi) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 (2 of 1934). Hence, the provisions of clause 3(xvi) of the Order are not applicable.
- xvii) The company has not incurred cash losses in the financial year and in the immediately preceding financial year.
- xviii) There has been no resignation of the statutory auditors during the year and accordingly this clause is not applicable.
- According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, along with details provided in Notes to the Ind AS Financial statements which describe the maturity analysis of assets & liabilities other information accompanying the financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a liabilities of the liabilities are liabilities.

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Telephone

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from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

XX)

- a. According to the information and explanations given to us and based on our examination of the records of the Company, it is not required to transfer any unspent amount as at the end of the previous financial year pertaining to the year under report to a Fund specified in Schedule VII to the Companies Act in compliance with second proviso to sub section 5 of section 135 of the said Act.
- b. According to the information and explanations given to us and based on our examination of the records of the Company, there is no amount which is remaining unspent under sub section 5 of section 135 of the Act pursuant to any ongoing Corporate Social Responsibility (CSR) project.
- xxi) There is a qualification to report in the consolidated audit report.

For Sundaram & Srinivasan Chartered Accountants Firm Regn No: 004207S

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P Menakshi Sundaram Partner Membership No. 217914

Place: Mangaluru Date: 27th May 2022

UDIN: 2221 7914 A JSEWR 3817



New No.4. Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

> 2498 8762 Telephone 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

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Date	

CPR Road, 600 018

Annexure - B to the Independent Auditors' Report

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

Opinion

We have audited the internal financial controls over financial reporting of BEML LIMITED (hereinafter referred as "the Company") as of March 31, 2022 in conjunction with our audit of the standalone Ind AS financial statements of the company for the year ended on that date.

In our opinion, the Company has, in all material respects, an internal financial controls with reference to financial statements with reference to Financial Statements and such internal financial controls with reference to Financial Statements were operating effectively as at March 31, 2022, based on the internal control with reference to Financial Statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (the "Guidance Note").

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the Guidance Note) issued by the Institute of Chartered Accountants of India [ICAI]. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal on the assessed risk. The procedures selected depend on the auditor's judgment Old No:23,

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New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

> 2498 8762 Telephone 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

assessment of the risks of material misstatement of the financial statements, whether due to fraud Date or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that;

- pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- 2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and
- provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

For Sundaram & Srinivasan

Chartered Accountants Firm Regn No: 004207S

PADHMANAB HAN MENAKSHISU Date: 2022.05.27 **NDARAM**

Digitally signed by PADHMANABHAN MENAKSHISUNDARAM 12:24:34 +05'30

P Menakshi Sundaram

Membership

Place: Mangaluru Date: 27th May 2022

UDIN: 22217914AJSEWR 3817



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone

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Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

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Annexure - C to the Independent Auditors' Report

Revised Directions under Section 143(5) of the Companies Act, 2013 ("the Act")

On the directions issued by the Comptroller and Auditor General of India under sub section 5 of section 143 of the Companies Act, 2013, based on the verification of records of the Company and information and explanations given to us, we report that:

A	Revised Directions under Section 143(5) of Companies Act, 2013	
	DIRECTIONS	AUDITOR'S COMMENTS
1	Whether the company has system in place to process all the accounting transactions through IT system? If yes, the implications of processing of accounting transactions outside IT system on the integrity of the accounts along with the financial implications, if any, may be stated.	The Company uses SAP software for processing accounting transactions at Manufacturing Divisions / Units, Central Marketing Office, Branches and Head Office. As per information and explanations given to us, and based on our audit on test basis, there are no accounting transactions processed outside the IT system, no instances of lack of integrity of accounts and no financial implications has been noted/reported.
2	Whether there is any restructuring of an existing loan or cases of waiver/write off of debts /loans/interest etc. made by a lender to the company due to the company's inability to repay the loan? If yes, the financial impact may be stated.	As per information and explanations given to us, there was no restructuring of an existing loan or cases of waiver/ write off of debts/loans/interest etc., made by a lender to the company due to the company's inability to repay the loan.
3	Whether funds (grants/subsidary etc.) received / receivable for specific schemes from Central / State Government or its agencies were properly accounted for/ utilized as per its term and conditions? List the cases of deviation.	As per information and explanations given to us, the Company, during the year of audit, has not received/receivable of funds for specific schemes from Central/State agencies.

Place: Mangaluru Date: 27th May 2022

UDIN: 22217914AJ SEWR 3817

For Sundaram & Srinivasan Chartered Accountants Firm Regn No: 004207S

PADHMANABHAN Digitally signed by PADHMANABHAN MENAKSHISUNDA MENAKSHISUNDARAM Date: 2022.05.27 12:24:48 +0530'

P Menakshi Sundaram Partner Membership No. 217914

New No: 4, Old No: 23, CPR Road, Chennai 600 018.



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone { 2498 8762 2498 8463 4210 6952

Email : sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website : www.sundaramandsrinivasan.com

INDEPENDENT AUDITORS' REPORT

Date			
Date	**********	**********	*********

To the members of BEML LIMITED

Report on the Audit of Consolidated Ind AS Financial Statements

Qualified Opinion

We have audited the accompanying consolidated Ind AS financial statements of **BEML LIMITED** (hereinafter referred to as "the Holding Company") and its subsidiaries (holding company and its subsidiaries together referred to as "the Group"), its associates and jointly controlled entities which comprise consolidated Balance Sheet as at March 31, 2022, the consolidated Statement of Profit and Loss (including Other Comprehensive Income), the consolidated Statement of Changes in Equity and the consolidated Statement of Cash Flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated Ind AS financial statements").

In our opinion and to the best of our information and according to the explanations given to us, subject to the significance of the matter discussed in the Basis for Qualified Opinion section of our report, the accompanying consolidated Ind AS financial statements gives a true and fair view in conformity with the accounting principles generally accepted in India, the information required by the Companies Act, 2013 ("the Act"), of their consolidated state of affairs of the Group, its associates and jointly controlled entities, as at March 31, 2022, of its Consolidated Profit and consolidated total comprehensive income, Consolidated position of change in equity and the consolidated cash flows for the year ended on that date.

Basis for Qualified Opinion

BEML MIDWEST LIMITED

1. We draw attention to Note No.7 Non-current Investments forming part of the Consolidated Ind AS financial statements relating to BEML Midwest Limited, a joint venture Company, has not been consolidated in the absence of its financial statements. As per the accounting principles, the financial statements of this joint venture should have been consolidated using proportionate consolidation method. The effects on the consolidated financial statements, of the failure to consolidate this Joint Venture Company, net of provision for diminution already made in the value of the investment, has not been determined.

We conducted our audit in accordance with Standards on Auditing (SAs) specified under section 143 (10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the consolidated Ind AS financial statements section of our report. We are independent of the Group, its associates and jointly controlled entities, in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities

New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

> Telephone 2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our qualified opinion.

Emphasis of Matter:

We draw attention to the following in respect of the Holding Company:

- a) Statement of Changes in Equity (SOCE) as on March 31, 2022 relating to Debenture Redemption Reserve (DRR) amounting to Rs.2,500.00 Lakhs (PY Rs. 5,000.00 Lakhs). As per Companies (Share Capital and Debentures) Rules, 2014 (as amended in 2019, effective from 16 August, 2019) listed companies are not required to create Debenture Redemption Reserve (DRR). However, the company has not created any Debenture Redemption Reserve (DRR) during the current year but has transferred to Retained Earnings based on redemption of debenture during the current year.
- b) Accounting policy 2.1.E Current/Non-current classification, the company has different operating cycles for 3 Business Verticals viz Mining & Construction, Defence & Aerospace and Rail & Metro. For the purpose of current/non-current classification of assets and liabilities, the Company has evaluated and considering the operating cycle as twelve months in accordance with IND AS 1 Presentation of Financial Statements.
- c) Note No. 12 Inventories includes a provision for shortage of stock of Spares amounting to Rs. 38.83 Lakhs, which is pending to be adjusted in the books of accounts and under reconciliation.
- d) We draw attention to Note no. 14 Trade Receivables amounting to Rs. 1,86,136.11 Lakhs, Note no. 14a Contract Assets amounting to Rs. 59,217.26 Lakhs, Note no. 18 Claims Receivable (net) (Other current Assets) amounting to Rs. 3,492.90 Lakhs of the notes forming part of the Financial statement which includes various onerous contract and regular contracts which are in various stages of completion, pending to be renewed, expired contracts or contracts pending to be executed for which finality and outcome to be arrived at in the future.
- e) Note No. 18 with respect to Claims Recievable from railway board amounting to Rs. 3,839.12 Lakhs an Inter- Ministerial Committee has been formed by MOD to resolve the issues. Pending final recommendations of the Committee, based on the deliberations in the committee and based on Company's assessment, provisions have been made wherever required excluding a sum of Rs.177.22 lakhs which is covered in payable to Sub-Contractors on back to back terms.
- f) Note No. 39(F) regarding Ind AS 108 (Operating Segments) Vide Notification No. S.O.802(E) dated 23-02-2018 issued by Ministry of Corporate Affairs, exempted companies engaged in Defence Production from segmental disclosure as required under Ind AS 108, accordingly the disclosure requirements under Ind AS 108 has not been made.

New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone { 2498 8762 2498 8463 4210 6952

PR Road

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

- g) Note No. 39(G) regarding pending confirmation, reconciliation, review/ adjustment of balances in respect of advances, balances with government departments, trade payable, trade receivable, other loans and advances and deposits.
- h) We draw attention to note no 11 (a) Other Non-current Assets forming part of Financial statements relating to Advance to MAMC Consortium amounting to Rs. 6,827.18 Lakhs (Previous Year Rs. 6,487.40 Lakhs)

Our Opinion is not qualified in respect of these matters.

We draw attention to the following in respect of the Subsidary Company:

i) In the books of MAMC Industries Limited, company is holding lease hold land taken from Urban Development Dept, Govt of West Bengal on March 07, 2011 and the said land is lying without erection of factory and as per the term No.25 of said lease deed, the Govt. of West Bengal has right to re-enter and take back the possession of the said land if no factory is erected within two years from the date of lease-and also have to right to cancel the lease deed. Further, the lease rentals remain unpaid since the date of lease, see Note No.3, Property, Plant and Equipment attached to the Balance Sheet, which is in non observance of point no 23 of the said lease deed.

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

Key Audit Matters:

Key Audit Matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated Ind AS financial statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the consolidated Ind AS financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In addition to the matters described in the Basis for qualified Opinion and Emphasis of Matter sections, we have determined the matters described below to be the key audit matters to be communicated in our report in respect of the Holding Company:

 Accuracy of recognition, measurement, presentation and disclosures of revenues and other related balances in view of adoption of Ind AS 115 "Revenue from Contracts with Customers": Refer Note 30 to the Consolidated Ind AS Financial Statements

Key Audit Matters

The application of the revenue accounting standard involves certain key judgements relating to identification of distinct performance obligations, determination of transaction price of the identified performance obligations, the appropriateness of the basis used to measure revenue

New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

> Telephone 2498 8463 4210 6952

Email : sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website : www.sundaramandsrinivasan.com

recognised over a period, and disclosures including presentations of balances in the financial statements. Additionally, revenue accounting standard contains disclosures which involves collation of information in respect of disaggregated revenue and periods over which the remaining performance obligations will be satisfied subsequent to the balance sheet date.

Auditor's Response to Key Audit Matters

We understood and evaluated the Holding Company's process, procedure and designed our audit approach consisted testing of the design and operating effectiveness of the internal controls and procedures as follows:

o Evaluated the effectiveness of control over the preparation of information that are designed to

ensure the completeness and accuracy.
 Selected a sample of continuing and new contracts, and tested the operating effectiveness of the internal control, relating to identification of the distinct performance obligations and determination of transaction price. We carried out a combination of procedures involving enquiry and observation, reperformance and inspection of evidence in respect of operation of these controls.

 Tested the relevant information, accounting systems and change relating to contracts and related information used in recording and disclosing revenue in accordance with Ind AS 115.

 Reviewed a sample of contracts to identify possible delays in achieving milestones, which require change in estimated efforts to complete the remaining performance obligations.

 Performed analytical procedures and test of details for reasonableness and other related material items.

- Selected a sample of continuing and new contracts and performed the following procedures:
 - Read, analysed and identified the distinct performance obligations in these contracts.

Compared these performance obligations with that identified and recorded by the Company.

- Considered the terms of the contracts to determine the transaction price including any
 variable consideration to verify the transaction price used to compute revenue and to test
 the basis of estimation of the variable consideration.
- In respect of samples relating to metro contracts, progress towards satisfaction of performance obligation used to compute recorded revenue was verified with actual cost incurred up to that stage with estimation. We also tested the access and change management controls relating to these systems.

Sample of revenues disaggregated by type and service offerings was tested with the performance obligations specified in the underlying contracts.

Performed analytical procedures for reasonableness of revenues disclosed by type and service offerings.

We reviewed the collation of information from the budgeted information of the management used to prepare the disclosure relating to the periods over which the remaining performance obligations will be satisfied subsequent to the balance sheet date.

New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone 2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

Date	 	

II. Inventory

Refer Note 12 to the Consolidated Ind AS Financial Statements

Key Audit Matters

Inventories with reference to Note No. 12 includes Raw Material, Work-In-Progress and Finished Goods which have been physically verified by the management based on physical verification instructions.

Auditor's Response to Key Audit Matters

We understood and evaluated the Holding Company's process, we have carried out following procedures with respect to the existence of Inventory as at the year-end

- Evaluated the design and implementation of the controls over physical verification of inventory
 and tested the operating effectiveness of these controls during the interim periods for the
 Holding Company.
- Management had carried out the physical verification of inventory at the year end. We have performed the following alternate procedures to audit the existence of inventory:
 - The physical verification of inventory of inventory conducted by the management and we performed roll back procedures.
 - As explainted in Note No. 12(a) in case of Inventory held at third party locations, obtained direct confirmation of the inventory held by third party locations subsequent to the year end and performed roll back procedures.
 - Obtained physical verification reports of the Management of the holding company based on inventory verification process. We Verified the instructions provided by the management and examined the basis of valuation on a test check basis.

III. Disputes and potential litigations:

Refer to Note 39.D.I.a.i. in the Consolidated financial statements.

Key Audit Matters

The Holding Company is subject to a number of legal, regulatory and tax cases for which final outcome cannot be easily predicted and which could potentially result in significant liabilities.

The assessment of the risks associated with the litigations is based on complex assumptions. This requires use of judgment to establish the level of provisioning, increases the risk that provisions and contingent liabilities may not be appropriately provided against or adequately disclosed. Management judgement is involved in assessing the accounting for demands, and in particular in considering the probability of a demand being successful. The risk related to the claims mainly



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone 2498 8463

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website : www.sundaramandsrinivasan.com

associated with the completeness of the disclosure, and the completeness of the provisions in the financial statements.

Accordingly, this matter is considered to be a key audit matter.

Auditor's Response to Key Audit Matters

In order to get a sufficient understanding of litigations and contingent liabilities, we have discussed the process of identification implemented by the Management for such provisions through various discussions with Holding Company's legal and finance departments.

We read the summary of litigation matters provided by the Holding Company's/ Unit's Legal and Finance Team. We read, where applicable, external legal or regulatory advice sought by the Company.

We discussed with the Holding Company's/ Unit's Legal and Finance Team certain material cases noted in the report to determine the Holding Company's assessment of the likelihood, magnitude and accounting of any liability that may arise.

In light of the above, we reviewed the amount of provisions recorded and exercised our professional judgment to assess the adequacy of disclosures in the Consolidated Ind AS financial statements.

Information Other than the Consolidated Ind AS Financial Statements and Auditor's Report Thereon

The Holding Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report, Management Discussion and Analysis, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the Consolidated Ind AS financial statements and our auditor's report thereon.

Our opinion on the Consolidated Ind AS financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated Ind AS financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the Consolidated Ind AS financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

> Telephone 2498 8762 2498 8463 4210 6952

> > New No: 4, Old No: 23,

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

The Holding Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these Consolidated Ind AS Financial Statements that give a true and fair view of the consolidated financial position, consolidated financial performance (including consolidated other comprehensive income), consolidated changes in equity and consolidated cash flows of the Group, its associate and jointly controlled entities in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under Section 133 of the Act, read with the Companies (Indian Accounting Standards) Rules, 2015 (as amended).

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group, its associate and jointly controlled entities and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Consolidated Ind AS Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.

In preparing the Consolidated Ind AS Financial Statements, the respective Management of the Group, its associate and jointly controlled entities included in the ability of the Group, its associate and jointly controlled entities to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Management either intends to liquidate the companies under the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the Holding Company and its associate are responsible for overseeing the financial reporting process of the Holding Company and its associate.

Auditor's Responsibilities for the Audit of the Consolidated Ind AS Financial Statements

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

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

 Identify and assess the risks of material misstatement of the consolidated Ind AS financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our

New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone { 2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies
 Act, 2013, we are also responsible for expressing our opinion on whether the company and its
 subsidiary companies which are companies incorporated in India has adequate internal financial
 controls with reference to consolidated financial statements in place and the operating
 effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management of the Holding Company.
- Conclude on the appropriateness of Management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that maycast significant doubt on the Group, its associate and jointly controlled entities ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the Consolidated Ind AS Financial Statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group, its associate and jointly controlled entities to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated Ind AS financial statements, including the disclosures, and whether the consolidated Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the Consolidated Ind AS Financial Statements of the entities within the Group, its associate and jointly controlled entities to express an opinion on the Consolidated Ind AS Financial Statements. We are responsible for the direction, supervision and performance of the audit of financial information of such entities included in the Consolidated Ind AS Financial Statements of which we are the independent auditors. For the other entities included in the Consolidated Ind AS Financial Statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

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

We communicate with those charged with governance of the Holding Company of which we are the independent auditors regarding, among other matters, the planned scope and timing of the saudit and



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone 2498 8762 2498 8463 4210 6952

Email : sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website : www.sundaramandsrinivasan.com

significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Consolidated Ind AS Financial Statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Other Matters

- I. Consolidated Ind AS Financial Statements include the audited Financial Statements of 3 (three) subsidiaries M/s. VIGNYAN INDUSTRIES LIMITED [VIL], M/s. BEML LAND ASSETS LIMITED [BLAL] and M/s. MAMC INDUSTIRES LTD, whose Financial Statements reflect Group's share of total assets of Rs. 7,597.93 Lakhs as at March 31, 2022, Group's share of total revenue of Rs. 79.39 Lakhs, Rs. 0.00 (Nil) and Rs. 0.00 (Nil) lakhs and Group's share of total net profit/(loss) after tax of Rs. (599.55) Lakhs, Rs. (0.81) Lakhs and Rs. (9.47) Lakhs for the year ended March 31, 2022, which have been audited by their respective independent auditors. The independent auditors' reports on Financial Statements of these entities have been furnished to us and our opinion on the Consolidated Ind AS Financial Statements, in so far as it relates to the amounts and disclosures included in respect of these entities, is based solely on the report of such auditors and the procedures performed by us are as stated in paragraph above.
- II. The Consolidated Ind AS Financial Statements does not include the Financial Statements of 1 (one) associate company M/s. BEML BRAZIL INDUSTRIAL LTD ("BBIL") whose Financial Statements are not available as these as there was no operation in BBIL, capital repatriation has been completed and the amount has been repatriated from BBIL Account to Account of BEML Limited, India. Cancellation of company registration number has been completed and closure certificate was issued by Brazilian Authorities in May, 2019. Further, BEML Limited has written to RBI through authorized dealer SBI, Overseas Branch, Bangalore for closure of Unique Identification Number (UIN) issued in respect of BBIL.

Our opinion on the Consolidated Ind AS Financial Statements is not modified in respect of the above



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone 2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

matters with respect to our reliance on the work done and the reports of the other auditors and the Financial Statements certified by the Management.

Report on other Legal and Regulatory Requirements

- As required by Section 143(3) of the Act, based on our audit and on the consideration of the reports
 of the other auditors on separate financial statements and other financial information of joint
 operations, subsidiaries, associates and jointly controlled companies incorporated in India referred
 to in other matters above, we report, to the extent applicable, that:
- We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid Consolidated Ind AS Financial Statements;
- b) Except for the effects of the matter described in the Basis for Qualified Opinion section above, in our opinion proper books of accounts as required by law relating to preparation of the aforesaid Consolidated Ind AS Financial Statements have been kept so far as appears from our examination of those books and the report of the other auditors;
- C) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss (including Consolidated Other Comprehensive Income), the Consolidated Cash Flow Statement and the Consolidated Statement of Changes in Equity dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of Consolidated Ind AS Financial Statements;
- d) Except for the effects of the matters described in the Basis for Qualified Opinion section above, in our opinion, the aforesaid Consolidated Ind AS Financial Statements comply with the Indian Accounting Standards (Ind AS) prescribed under Section 133 of the Act, read with relevant rules issued there under;
- e) The matters described in the Basis for Qualified Opinion section above, in our opinion, may have an adverse effect on the functioning of one of the Subsidary Company of the Group;
- f) As per notification No. GSR 463(E) dated 5th June, 2015 issued by the Ministry of Corporate Affairs, Government of India, Section 164(2) of the Companies Act, 2013 is not applicable to the Holding Company and other Subsidiaries, Jointly Controlled Entities and Associate.
- g) With respect to the adequacy of the internal financial controls over financial reporting and the operating effectiveness of such controls, refer to our separate Report in Annexure A. Our report expresses an Unqualified opinion on the adequacy internal financial controls over financial reporting and operating effectiveness of the Holding Company / subsidiary companies incorporated in India;
- h) With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014 (as amended), in our opinion and to the best of our information and according to the explanations given to us:



New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone

Bsundaraman	dsrinivasan.	COM
Lsundaraman	dsrinivasan.	COM

- a. Except for the possible effect of the matter described in paragraph on the basis of Qualified Opinion above, the Consolidated Ind AS Financial Statements disclose the impact of pending litigations on the consolidated financial position of the Group [Refer Note No. 39 (D)(I)(a)(ii)];
- b. The Group did not have any derivative contracts but have provided material foreseeable losses of Rs. 20.85 Lakhs (PY Rs. 5.36 Lakhs) for onerous contracts (Refer Note 37).
- c. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Holding Company and its subsidiary companies incorporated in India.
- (a) The Management has represented that, to the best of its knowledge and belief, no d. funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
- e. As stated in the Ind AS financial statements
 - (a) The final dividend proposed in the previous year, declared, and paid by the Company during the year is in accordance with Section 123 of the Act, as applicable.
 - (b) The interim dividend declared and paid by the Company during the year and until the date of this report is in compliance with Section 123 of the Act.



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(c) The Board of Directors of the Company have proposed final dividend for the year which is subject to the approval of the members at the ensuing Annual General Meeting. The amount of dividend proposed is in accordance with section 123 of the Act, as applicable.

For Sundaram & Srinivasan Chartered Accountants Firm Regn No: 004207S

PADHMANABHA Digitally signed by N PADHMANABHAN MENAKSHISUND Date: 2022.05.27 ARAM 12:25:41 +05'30'

P Menakshi Sundaram Partner Membership No. 217914

Place: Mangaluru Date: 27th May 2022

UDIN: 22217914 AJ SFR× 3363





New No.4, Old No. 23. C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

> 2498 8762 Telephone 2498 8463 4210 6952

> > New No:4, Old No:23, CPR Road.

Email: sundaramandsrinivasan1948@gmail.com vessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

Annexure - A to the Independent Auditors' Report

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

Opinion

We have audited the internal financial controls with reference to Consolidated Ind AS Financial Statements of M/s. BEML LIMITED (hereinafter referred to as "the Holding Company") and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group"), its as of March 31, 2022 in conjunction with our audit of the Consolidated Ind AS Financial Statements of the Group for the year ended on that date.

In our opinion, the Group, have in all material respects, an adequate internal financial controls with reference to Consolidated Ind AS Financial Statements and such internal financial controls with reference to Consolidated Ind AS Financial Statements were operating effectively as at March 31, 2022, based on the internal control with reference to Consolidated Ind AS Financial Statements criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Statements issued by the Institute of Chartered Accountants of India (the "Guidance Note").

Management's Responsibility for Internal Financial Controls

The respective Boards of Directors of the Group, are responsible for establishing and maintaining internal financial controls based on the internal financial controls with reference to Consolidated Ind AS Financial Statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013 ("the Act").

Auditors' Responsibility

Our responsibility is to express an opinion on the Group, internal financial controls with reference to Financial Statements based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing, prescribed under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and. both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to Consolidated Ind AS Financial Statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system with reference to Consolidated Ind AS Financial Statements and their operating effectiveness. Our audit of internal financial controls with reference to Consolidated Ind AS Financial Statements included obtaining an understanding of internal financial controls with reference to Financial Statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend

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New No.4, Old No. 23, C.P. Ramaswamy Road Alwarpet, Chennai - 600 018

Telephone -

2498 8762 2498 8463 4210 6952

Email: sundaramandsrinivasan1948@gmail.com yessendes@sundaramandsrinivasan.com Website: www.sundaramandsrinivasan.com

on the auditors' judgment, including the assessment of the risks of material misstatement of the Consolidated Ind AS Financial Statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Group, internal financial controls system with reference to Financial Statements.

Meaning of Internal Financial Controls over Financial Reporting

A Company's internal financial control with reference to Consolidated Ind AS Financial Statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of Consolidated Ind AS Financial Statements for external purposes in accordance with generally accepted accounting principles. A Company's internal financial control with reference to Financial Statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of Financial Statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorisations of Management and Directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the Company's assets that could have a material effect on the Consolidated Ind AS Financial Statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls with reference to Consolidated Ind AS Financial Statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to Consolidated Ind AS Financial Statements to future periods are subject to the risk that the internal financial control with reference to Consolidated Ind AS Financial Statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Other Matter

Our aforesaid report under Section 143(3)(i) of the Act on the adequacy and operating effectiveness of the internal financial controls with reference to Consolidated Ind AS Financial Statements in so far as it relates to subsidiary companies incorporated in India, is based on the corresponding reports of the auditors of such companies.

For Sundaram & Srinivasan Chartered Accountants Firm Regn No: 004207S

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Digitally signed by N PADHMANABHAN
MENAKSHISUND Date: 2022.05.27
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P Menakshi Sundaram Partner Membership No. 217914



Place: Mangaluru Date: 27th May 2022

UDIN: 22217914 AJ SFRY3363