

August 08, 2022

To,	To,		
The General Manager-Listing,	The Manager (Listing),		
BSE Limited,	National Stock Exchange of India Limited		
Phiroze Jeejeebhoy Towers,	Exchange Plaza, Bandra Kurla Complex,		
Dalal Street, Mumbai - 400 001	Mumbai - 400051		
Scrip Code: 533189	Symbol: GOENKA		

Sub: Outcome of Board Meeting held on August 08, 2022

Dear Sir/ Madam,

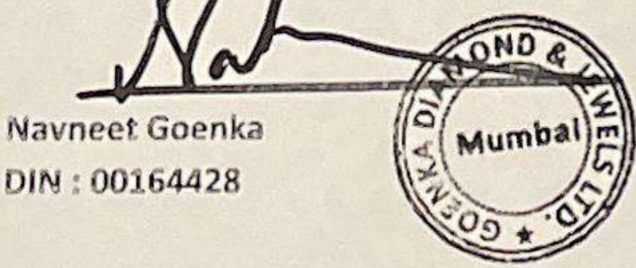
Pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing obligations and Disclosure Requirements) Regulations, 2015, we inform you that the Directors in their meeting held today (August 08, 2022) which commenced at 2:00 P.M. and concluded at 04:30 P.M. have inter-alia, approved the following:

- To consider and adopt the financial results for the quarter ended June 30, 2022 and Limited Review 1) Report thereupon.
- To approve Directors Report for the year ended March 31, 2022 2)
- To fix date of Annual General Meeting of the Company for the year ended March 31, 2022. 3)
- To approve time date and venue of the Annual General Meeting of the Company for the year ended 4) March 31, 2022.
- To fix cut-off date for dispatch of notice. 5)
- To fix cut-off date for determining members eligible to do e-voting at the Annual General Meeting 6) for the year ended March 31, 2022.
- To appoint Mr. Vishal Manseta practicing Company Secretary as Scrutiniser for the e-voting to be 7) done and poll to be conducted at the ensuing AGM.
- To recommend re-appointment of Statutory Auditors. 8)
- To re-appoint Mr. Nand Lal Goenka (DIN:00125281) as Chairman of the Company w.e.f. April 01, 9) 2023.
- 10) To re-appoint Mr. Navneet Goenka (DIN:00164428) as Managing Director of the Company w.e.f. April 01, 2023.
- 11) To adopt secretarial audit report provided by Mr. Vishal N. Manseta, Practicing Company Secretary.

Thanking you

Regards,

For GOENKA DIAMOND & JEWELS LIMITED



GOENKA DIAMOND AND JEWELS LIMITED

Corp. Off.: 1305, Panchratna, Opera House, Mumbai 400 004, India Tel.: (022) 2361 3102, 2362 0222 Fax : (022) 2367 6020 Regd. Off.: 401, Panchratna, M.S.B. Ka Rasta, Johari Bazar, Jaipur 302 003, India Tel.: (0141) 2574175 Fax : (0141) 2573305 e-mail: accounts@goenkadiamonds.com Website: www.goenkadiamonds.com CIN: L36911RJ1990PLC005651



Independent Auditors' Review Report on Unaudited Standalone Financial Results for Quarter Ended June 30, 2022 of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)

Limited Review Report

To Board of Directors of Goenka Diamond and Jewels Limited

- 1. We have reviewed the accompanying statement of unaudited standalone financial results of Goenka Diamond and Jewels Limited ("the Company") for the quarter ended June 30, 2022 attached herewith, being submitted by the company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended).
- 2. This statement is the responsibility of the Company's Management and has been approved by the Board of Directors. This Statement has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder, and other accounting principles generally accepted in India and in Compliance with regulation 33 of the Listing Regulation. Our responsibility is to issue a report on the Statement based
- 3. We conducted our review in accordance with the Standard on Review Engagement (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity' issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial statements are free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provide less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33 (8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, to the extent applicable.

- 4. (a) The company has not translated following monetary items denominated in foreign currency as at the quarter ended closing rate and has been carried forward at the rate as at 31st March 2015, 31st March 2016, and / or 31st March 2017, which is not in accordance with Ind-AS -21 "The Effect of changes in Foreign Exchange Rates" and accounting policy followed by the Company.
 - i. Trade receivable amounting to Rs. 69703.18 lacs. ii.
 - Trade payables and other payable amounting to Rs. 29717.66 lacs. iii.
 - Loan to subsidiary (including accrued interest) amounting to Rs. 2013.93 lacs.

The company has not provided for cumulative exchange gain (net) on the above items amounting to Rs. 10599.63 lacs including exchange gain amounting to Rs. 2167.03 Lacs for the quarter ended June 30, 2022. Accordingly, exchange gain for the quarter ended June 30, 2022 is understated by Rs. 2167.03.

(b) The Company has defaulted in repayment of loans taken from the banks due to which the banks have recalled their loans and have initiated legal actions. The management has decided not to provide interest on such loans and consequently based on the calculation done by the management total interest amounting to Rs. 18929.21 Lacs determined at estimated rates, has not been provided for in the books of accounts including interest amounting to Rs. 680.83 Lacs pertaining to the quarter ended June 30, 2022. Accordingly, finance cost for the quarter ended June 30, 2022 is understated by Rs. 680.83 Lacs.

(c) No deferred tax assets amounting to Rs. 204.61 lacs on expected credited loss of Rs. 763.98 Lacs against the interest receivable on loan from a subsidiary and on loss of Rs. 49.00 lacs on current investment designated through FVTPL have been recognized which is not in accordance with Ind AS-12 "Income Taxes".

Had the exchange difference as stated in para (a) above and interest on loans as stated in para (b) above been provided, the loss before tax for the quarter ended June 30, 2022 would have been decreased by Rs. 1486.20 Lacs.

(d) Due to uncertainties with respect to settlement of bank dues and interest, adjustments of trade receivables and payables and its consequential impact on taxation thereof, we are unable to ascertain the tax impact and liability, on the financial results.

(e) We draw attention to Note No. 2 and 3(b) of financial results regarding default in repayment of loans and interest to banks (including ARC) owing to which the banks has classified the account as NPA and recalled its loans and has initiated various legal actions for recovery of its dues including legal action initiated under SARFESI Act, The Recovery of Debts due to Banks and Financial Institution Act, 1993 and Insolvency and Bankruptcy Code, 2016, which are still pending for hearing. The outstanding loans, credit balances and interest due to banks (including ARC) amounting to Rs. 17,695.78 lacs and deposit/advance to an asset reconstruction company amounting to Rs. 1405.61 lacs for which no confirmation/ statements have been obtained and are subject to reconciliation and subsequent adjustments.

(f) No provision for the expected credit loss/ impairment relating to overdue Trade Receivables of Rs. 69730.17 Lacs has been recognized as per the requirement of Ind- AS 109 "Financial Instruments". In view of defaults in payment obligations by the Trade Receivables on due date, non-recoveries from Trade Receivables, non-confirmations/ reconciliation from Trade receivables, initiation of legal action/ suits against Trade Receivables by the company, notices/ summon to the Company from Enforcement Directorate, Reserve Bank of India, Development Commissioner of Surat SEZ and in absence of clear forward looking information regarding outcome of pending legal actions initiated and time frame and quantum of realisability of these Trade receivables, we are unable to determine the amount of expected credit loss/ impairment based on provision matrix as per the requirements of Ind-AS 109 "Financial Instruments" and its consequential impact, on the financial results.



(g) No provision for the expected credit loss/ impairment on loan to a subsidiary amounting to Rs. 1249.95 Lacs has been recognized as per the requirement of Ind- AS 109 "Financial Instruments". The net worth of above subsidiary is negative and based on reasonable and supportable information regarding the current financial status and business condition there has been significant increase in credit risk and there could be delay/default in recovery of this amount. Considering the above, we are unable to comment on the amount of expected credit loss/ impairment and its consequential impact, on the financial results.

(h) The Inventory has been taken on the basis of physical verification carried out by the management as at the quarter end and its valuation is based on determination of estimated net realizable value and specific identification which involves technical judgment of management. We have relied upon by the physical verification and valuation of the Inventory as certified and determined by the management.

(i) The company has made investment of Rs. 2.03 lacs and Rs. 7.44 lacs in its subsidiaries namely M.B. Diamonds LLC and Goenka Diamond and Jewels DMCC, the networth of these subsidiaries is negative. The Company has not made any provision for Impairment against these investments.

(j) Balances with Banks amounting to Rs. 4.76 lacs (debit balances), Other noncurrent deposits amounting to Rs. 13.23 lacs,, Trade Payables and Other Current Assets and Liabilities are subject to confirmations and consequential adjustment thereof

5. Material Uncertainty related to going concern

The Company's operating results have been materially affected due to various factors including non-realization of Trade receivables, defaults in repayment of loans and interest to banks, non-availability of finance due to recall of loans by banks in consortium, legal actions/ insolvency proceedings initiated by banks against company for recovery of its dues, notices/ summon to company/director(s) from Enforcement Directorate, Reserve Bank of India, Development Commissioner of Surat SEZ and from other regulatory authorities, pending proceeding with National Company Law Tribunal, Debt Recovery Tribunals and other courts for recovery of banks dues and possession/attachment/sale of company's properties, assignment and transfer of dues in favor of an asset reconstruction company (ARC), pending income tax demands and consequent attachment of bank accounts by Income tax department, reliance on occasional sales for meeting out expenses, overall substantial decrease in volume of business and sales, non-payment of statutory dues and taxes, overdue creditors, nonrealization of loan and interest thereon from a subsidiary etc. We are also unable to determine the impact of actions and forthcoming actions that may be taken by various legal and statutory authorities due to various factors mentioned herein above. These events cause significant doubts on the ability of the company to continue as a going concern. The appropriateness of the going concern assumption is dependent on the company's ability to raise adequate finance from alternative means, settlement of its due from banks and ARC and recoveries from overseas Trade Receivables to meet its short term and long term obligations as well as to establish consistent business operation. The above situation indicates that material uncertainty exist that cast significant doubt on company's ability to continue as a going concern.



Based on our review, with a exception of the matters described in para4(c)to(j) above, where we have not been able to determine the possible effect on the financial results and financial impact of the matters described in para4(a) and (b) above and considering the facts stated in para 5 regarding material uncertainty relating to Going Concern, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited standalone financial results prepared in accordance with applicable accounting standards i.e. Ind-AS prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) including the manner in which it is to be disclosed, or that it contains any material misstatement.

For Ummed Jain & Co.

Chartered Accountants ICAI Firm Regn. No. 119250W

U. M. Jain Partner Membership No.: 070863

UDIN: 22070863A00GMY4985

Mumbai August 8, 2022





Registered Office: 401, Pancharatna, MSB Ka Rasta, Johari Bazar, Jaipur : 302003, Rajasthan

CIN No.L36911R]1990PLC005651

Statement of Unaudited Standalone Financial Results for the Quarter ended June 30, 2022 prepared in compliance with the Indian Accounting Standard (Ind-AS)

SR		Amount in Lakhs Except Share Data STANDALONE				
NO.		11	IREE MONTHS ENDE	D	YEAR ENDED	
		June 30, 2022	March 31, 2022	June 30, 2021	March 31, 2022	
I	Revenue	Unaudited	Unaudited	Unaudited	Audited	
	(a) Revenue from Operations					
	(b) Other Income	47.91	(1.99)	326.38	421.15	
	Total Income from operations	15.57	15.53	14.66	59.95	
2	Expenses	03.47	13.55	341.04	481.11	
10		WORLD STREET				
	(a) Cost of materials consumed/ Sold	23.30	A Contraction of the second	244.09	323.66	
	(b) Change in Inventories of finished goods, work-in-	18.09	Call Series Star	49.95	5535	
	progress and stock-in-trade			47,73	20 (1) (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2	
	(c) Employee benefits expenses	11.66	14.13	13.48	54.32	
	(d) Finance costs - (Refer Note No. 3(b))	17.33	13.83	13.40	55.24	
	(e) Depreciation and amortisation expenses	10.83	11.49	9.74	43.54	
	(I) Other expenses	23.19	45.42	27.86	119.85	
	Total Expenses	Non-Nuksite detter og	10.16	61.00	114.03	
3	(Large) before the	104.39	84.87	358.92	651.96	
4	(Loss) before tax and exceptional items (1-2)	[40.92]	(71.32)	(17.89)	(170.86	
5	Exceptional items	A STREET CONTRACT	Collection and warding	(ITTO)	(170.00	
6	[Loss] before tax (3-4) Tax Expenses	(40.92)	(71.32)	(17.89)	(170.86	
	Current Tax			[17:07]	(170.00	
	Deferred Tax	A PROPERTY OF A STATE	1. State 1.			
	Total tax expenses	0.36	(0.27)	0.57	1.6	
7	(Loss) after tax (5-6)	0.36	(0.27)	0.57	1.6	
в	Other Comprehensive Income	(41.28)	(71.05)	(18.46)	[172.4]	
	(a) frame that will was here a second	Server States and States		State of the second	elevas telecor	
	(a) Items that will not be reclassified to profit or loss		7.50		7.5	
	(b) Income tax relating to items that will not be	NULL CONTRACTOR	Self of Max .		1.3	
	reclassified to profit or loss		(1.95)	and the second second	11 A	
	(c) Items that will be reclassified to profit or loss	No. March 1995 Mailen		THE SECTION OF STREET	(1.9	
	(d) Income tax relating to items that will not be	CONTRACTOR OF STREET, ST				
1.125	reclassified to profit or loss			ALL		
,	Total Other Comprehensive Income	A CONTRACTOR OF THE	5.55	The second second	5.5	
·	Total Comprehensive (loss) for the period (7-8)	(41.28)	(65.50)	(18.46)	and the second	
0	Paid-up Equity Share Capital (Face Value per Share of 7	PERCENT OF STREET	(03.50)	[10:40]	(166.9	
		3,170.00	3,170.00	2 1 7 0 00		
1	Other Equity (Excluding Revaluation Reserve)	5127 5.00	5,170.00	3,170.00	3,170.0	
2	Earning Per Shares in ₹ 1. (Not Annualized)				22,093.5	
	Basic	(0.04)				
	Diluted	(0.01)	(0.02)	(0.01)	(0.0	
		(0.01)	(0.02)	(0.01)	(0.	

Notes: 1

Lead Bank Punjab National Bank, on behalf of all consortium banks, had issued fresh notice u/s 13(2) of the SARFAESI Act (after withdrawing its earlier notice) on October 22, 2018 for an amount of Rs. 216.62 crores owed by company to the consortium banks (excluding dues of one bank) and Asset Reconstruction Company up to March 31, 2018 and subsequently issued possession notices for company's properties and thereafter for sale of secured assets of the company which was stayed by DRT-1, Mumbai vide its order dated December 30, 2019. Further, Punjab & Sind Bank (one of the consortium bank) has issued separate notice u/s 13(2) of the SARPAESI Act on January 07, 2020 for recovery of an amount of Rs. 77.26 Crores (including interest upto December 31, 2019) within 60 days of the receipt of notice, which as per the management is already covered under the above stay order by DRT. Further, Mumbai DRT has also issued summons dated June 3, 2019 on application made by Punjab & Sind Bank (one of the consortium bank) under section 19(4) of The Recovery of Debts due to Banks and Financial Institution Act, 1993 for recovery of an amount of Rs 56.92 crores owed by company to the bank, against which company has filed appeal. The Corporation Bank (one of the consortium bank) has filed petition with National Company Law Tribunal under Section 7 of the Insolvency and Bankruptcy Code, 2016 for initiating corporate insolvency resolution process which are still pending for hearing. Further on application by the Corporation Bank, DRT-Mumbai has also issued summons dated September 16, 2020 under The Recovery of Debts due to Banks and Financial Institution Act. 1993 for recovery of Rs 30.41 crs, the proceeding for which is still pending. PNB has also issued notice for classifying the company and its directors & guarantors as "wilful defaulter" against which the Company has filed its reply. Four lender banks up to the reporting date have already transferred and assigned its outstanding dues against company to an Asset Reconstruction Company. In previous year State Bank of India has accepted the One Time Settlement (OTS) proposal submitted by the Company and the company during the period has paid full amount as per settlement terms. However, OTS proposal submitted to other banks has been rejected by the banks and they have requested to improve the OTS



Registered Office: 401, Pancharatna, MSB Ka Rasta, Johari Bazar, Jaipur : 302003, Rajasthan

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Statement of Unaudited Standalone Financial Results for the Quarier ended June 30, 2022 prepared in compliance with the Indian Accounting Standard (Ind-AS)

The company and its managing director have also received enquiry and summon notices from Enforcement Directorate in respect of nonrecovery of dues from overseas trade receivables against which the company has submitted its reply and managing directors have attended the personal hearing proceedings. The Company has also received show cause notice from Reserve Bank of India (RBI) for non-realisation of export bills within the period prescribed under the Foreign Exchange Management Act, 1999, to which the company has replied. The Company has also received show cause notice from Office of the Development Commissioner, Surat SEZ regarding certain non-compliances and non-realisation of export proceeds, to which company has replied suitably.

- The auditors in their report on financial statement for the year ended March 31, 2022 have given disclaimer of opinion on the basis of observations that the Company's operating results have been materially affected due to various factors including non-realization of trade receivables, non-availability of finance due to recall of loans by banks in consortium, legal action initiated by banks against company for recovery of its dues including initiating corporate insolvency resolution process with NCLT under Insolvency and Bankruptcy Code and for attachment of company's properties, assignment and transfer of dues of four banks in favor of an asset reconstruction company, pending income tax demands and consequent attachment of bank accounts by income tax department, reliance on occasional sales for meeting out expenses, overall substantial decrease in volume of business and sales, non-payment of statutory dues and taxes, overdue creditors, defaults in repayment of loans and interest to banks, non realization of interest on loans to subsidiary, non-confirmation of various balances etc, which cast doubts on the ability of the Company to continue as going concern. The management is of the view that due to certain unfavourable developments and sluggish market in earlier periods, the recovery from trade receivables are slow and there is a mismatch in the cash flow resulting in default in payment to creditors, payment of statutory does and repayment of dues to banks owing to which banks have classified the account as NPA and recalled their loans. The management is hopeful that these trade receivables shall be recovered as the company has initiated legal action by way of sending legal notices and filing court cases. The company has filed legal suits in Mumbai High Court against majority of debtors. Further, the management is taking all possible steps to revive the business operations. The Company has approached consortium bankers and ARC for settlement of Joan dues and assumes that Company will have adequate cash flow from export realisation to defray its entire debt obligation and payment to creditors in phased manner. At the same time, management is hopeful that it will be able to raise adequate finance from internal accruals and alternate means to meet its short term and long term obligations. Hence, the accounts of the Company are prepared on going concern basis
- 3 (a) Trade Receivables, Trade payables/other payables and Loans (including accrued interest) given to a subsidiary denominated in foreign currency have not been restated based on exchange rate as at the period end and consequential tax impact on above has also not been accounted for. These Trade Receivables and Loans (including accrued interest) have been carried forward based on exchange rate as at the end of March 31, 2015, March 31, 2016 and / or as at end of March 31, 2017, as it is deemed prudent not to take cognizance of unrealised exchange difference on notional basis due to uncertainties with regard to expected time frame for realisation of Trade Receivables and loan to subsidiary. Consequently, the payment to creditors is also dependent on recovery from these Trade receivables. The company shall account for the actual exchange differences and its consequential tax impact at the time of realization of these trade receivables. Loans and advances and at the time of payment to trade creditors/ other payables.
- (b) As the promoters of the Company have approached consortium banks and ARC for settlement of entire dues, envisaging part-payment of principal amount against working capital loan dues, the Board in earlier year have decided not to provide Interest on working capital borrowings availed by the Company. Accordingly, no interest liability has been provided for the financial year ended March 31, 2017, March 31, 2018, March 31, 2019, March 31, 2020, March 31, 2021, March 31, 2022 and June 30, 2022. Further, no confirmations and/or statements have been received from lender banks having outstanding dues amounting to Rs. 17,695.78 lacs, deposit/advance given to an assets reconstruction company amounting to Rs. 1405.61 lacs and various banks having debit balance of Rs. 4.76 Lacs at the year ended June 30, 2022. These balances are subject to reconciliation and subsequent adjustments. However, the management to the best of its knowledge and belief have recorded all the transactions.
- (c) The Company has made provision for expected credited loss in previous year and current year of Rs. 763.98 lacs against the interest receivable on loan from subsidiary and had recognized loss of Rs. 49.00 lacs on current investment designated through FVTPL on which no deferred tax assets thereon amounting to Rs. 204.61 lacs has been recognized.
- (d) Had the exchange gains/(loss) and interest as referred above have been accounted for, loss before tax for the quarter ended would have been decreased by Rs. 1486.20 Lacs.
- 4 The auditors have made observation regarding non recognition of expected credit loss on trade receivables and loan given to subsidiary. The management is of the opinion that in view of court cases initiated against the trade receivables and looking to the uncertainty regarding time frame and quantum of realisation from these trade receivables, amount of expected credit loss required to be recognized cannot be estimated. The same shall be provided as and when the information regarding quantum and time frame of realisation from these trade receivables is ascertained. With regard to loan due from subsidiary, the same is in the nature of long term loan for set up of business of the subsidiary and is part of net investment in the subsidiary. The operation of the subsidiary shall soon be revived and these loans will be recovered in future.

However, the company is providing interest on its loan to subsidiary and simultaneously is also providing for expected credited loss against such interest accrued. Till date provision for expected credit loss amounting to Rs. 763.98 lacs has been made against the accrued interest on the loan to subsidiary.



Registered Office: 401, Pancharatna, MSB Ka Rasta, Johari Bazar, Jalpur : 362003, Rajasthan

CIN No.L36911RJ1990PLC005651

G Statement of Unaudited Standalone Financial Results for the Quarter ended June 30, 2022 prepared in compliance with the Indian Accounting Standard (Ind-AS)

- 5 With regard to auditors observation in standalone financial statement regarding non-provision for impairment against investment in subsidiaries amounting to Rs. 2.03 Lacs and Rs. 7.44 lacs, the management is of the view that the investment in subsidiary is in the nature of long term investment and the subsidiaries have substantial business value.
- 6 The Company has given Rs. 1405.61 lacs to Alchemist Asset Reconstruction Company Ltd (ARC) as adhoc advance payment/ security Deposit to show its intent of settlement of its dues with four lender banks assigned to ARC. The terms and conditions of the settlement are yet to be finalised.
- Figures for the previous periods are re-classified/re-arranged/re-grouped wherever necessary. 7

For Goenka Diamond & Jewels Ltd

Place : Mumbal Date : August 08, 2022

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Navneet Goenka Vice Charlman & Managing Director



Registered Office: 401, Pancharatna,MSB Ka Rasta, Johari Bazar, Jaipur : 302003, Rajasthan CIN No.L36911RJ1990PLC005651

Unaudited Segment wise Standalone Revenue, Results and Capital Employed for the Quarter ended June 30, 2022

	STANDALONE					
Particulars	Т	YEAR ENDED				
ALC: NO DECIDENT	June 30, 2022 March 31, 2022		June 30, 2021	March 31, 2022		
	Unaudited	Unaudited	Unaudited	Audited		
1. Segment Revenue		CHICKING STREET				
(a) Diamond	47.91	(1.99)	326.38	421.15		
(b) Jewellery						
(c) Unallocable						
Total	47.91	(1.99)	326.38	421.15		
2. Segment Results						
(a) Diamond	8.34	(25.13)	256.62	279.74		
(b) lewellery	(29.46)	(6.18)	(250.08)	(348.19		
(c) Unallocable		(0.07	(00000)			
Total	(21.12)	(31.30)	6.53	(68.45		
Less: (i) Interest	(12.20)					
(ii) Other Income	(17.33)	(13.83)	(13.80)	(55.24		
(iii) Unallocable Expenses / Income		15.53	14.66	59.95		
Total Profit / (Loss) Before Tax	(18.04)	(41.72)	(25.28)	(107.12		
	[90,92]	(71.32)	(17.89)	(170.86		
3. Segment Assets						
(a) Diamond	64,050.75	64,072.92	64,063.12	64,072.92		
(b) lewellery	7,595.98	7,563.59	7,659.59	7,563.59		
(c) Unallocable	2,393.08	2,425.83	2,466.40	2,425,83		
Total	74,039.81	74,062.34	74,189.11	74,062.34		
A Segment Liabilties	Contraction of the local sector		74,107.11	74,002.34		
(a) Diamond	29,630.21	29,629.90	29.629.92	29,629.90		
b) Jewellery	187.39	187.11	188.14	187.11		
c) Unallocable	44,222.20	44,245.33	44.371.06	44.245.33		
Total	74,039.81	74,062.34	74.189.11	74,062.34		







Independent Auditors' Review Report on Unaudited Consolidated Financial Results for Quarter Ended June 30, 2022 of the Group Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)

Limited Review Report

To the Board of Directors of Goenka Diamond and Jewels Limited

- 1. We have reviewed the accompanying Statement of Unaudited Consolidated Financial Results ("the Statement") of Goenka Diamond and Jewels Limited ("the Holding Company") and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group"), for the quarter ended June 30, 2022, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.
- 2. This Statement, which is the responsibility of the Holding Company's Management and approved by the Holding Company's Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued there-under, and other accounting principles generally accepted in India and in Compliance with regulation 33 of the Listing Regulation. Our responsibility is to issue a report on the Statement based on our review of the Statement.
- **3.** We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33 (8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, to the extent applicable.

4. The accompanying consolidated financial results are presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 and include financial results of the following entities:

Sr. No.	Name of the Entity	Relationship
1.	M.B. Diamonds LLC	Subsidiary
2.	Goenka Diamond and Jewels DMCC	Subsidiary
3.	Solitaire Diamond Exports	Subsidiary

- **5.** (a) The holding company has not translated following monetary items denominated in foreign currency as at the quarter ended closing rate and has been carried forward at the rate as at 31st March 2015, 31st March 2016, and / or 31st March 2017, which is not in accordance with Ind-AS -21 "The Effect of changes in Foreign Exchange Rates" and accounting policy followed by the group.
 - i. Trade receivable amounting to Rs. 69703.18 lacs
 - ii. Trade payables and other payable amounting to Rs. 29717.66 lacs

The Holding Company has not provided for cumulative exchange gain (net) on the above items amounting to Rs. 10203.09 lacs including exchange gain amounting to Rs. 2069.56 lacs pertaining to the quarter ended June 30, 2022. Accordingly, exchange gain for the quarter ended June 30, 2022 is understated by Rs. 2069.56 Lacs.

(b) The Holding Company has defaulted on repayment of loans taken from the banks due to which the banks have recalled their loans and have initiated legal actions. The Holding Company's management has decided not to provide interest on such loans and consequently based on the calculation done by the management total interest amounting to Rs. 18929.21 Lacs determined at estimated rates, has not been provided for in the books of accounts including interest amounting to Rs. 680.83 Lacs pertaining to the quarter ended June 30, 2022. Accordingly, finance cost for the quarter ended June 30, 2022 is understated by Rs. 680.83 Lacs.

(c) The Holding Company has recognized loss of Rs. 49.00 lakhs on current investment designated through FVTPL on which no deferred tax assets amounting to Rs. 12.33 lacs has been recognized which is not in accordance with Ind AS-12 "Income Taxes"

Had the exchange difference as stated in para (a) above and interest on loans as stated in para (b) above been provided, the loss after tax in the consolidated financial results for the quarter ended June 30, 2022 would have been decreased by Rs. 1388.73 lacs.

(c) Due to uncertainties with respect to settlement of bank dues and interest, adjustments of trade receivables and payables and its consequential impact on taxation thereof, we are unable to ascertain the tax impact and liability, on the financial results.

(d) We draw attention to Note No. 2 and 3(b)of financial results regarding default in repayment of loans and interest to banks (including ARC) owing to which the banks has classified the account as NPA and recalled its loans and has initiated various legal actions for recovery of its dues including legal action initiated under SARFESI Act, The Recovery of Debts due to Banks and Financial Institution Act, 1993 and Insolvency and Bankruptcy Code, 2016 for which the proceedings are still going on. The outstanding loan balances due to banks (including ARC) amounting to Rs. 17695.78 Lacs and deposit/advance to an asset reconstruction company amounting to Rs.1405.61 lacs for which no confirmation/ statements have been obtained and are subject to reconciliation and subsequent adjustments.

(e) No provision for the expected credit loss/ impairment relating to overdue Trade Receivables of Rs. 75984.34 Lacs has been recognized as per the requirement of Ind- AS 109 "Financial Instruments". In view of defaults in payment obligations by the Trade Receivables on due date, non-recoveries from Trade Receivables, non-confirmations/ reconciliation from Trade receivables, initiation of legal action/ suits against Trade Receivables by the holding company, notices/ summon to the holding company/director(s) of holding company from Enforcement Directorate, Reserve Bank of India, Development Commissioner of Surat SEZ and in absence of clear forward looking information regarding JAIN



outcome of pending legal actions initiated and time frame and quantum of realisability of these Trade receivables, we are unable to determine the amount of expected credit loss/ impairment based on provision matrix as per the requirements of Ind-AS 109 "Financial Instruments" and its consequential impact, on the financial results.

(f) The Inventory of holding company has been taken on the basis of physical verification carried out by the management as at the quarter end and its valuation is based on determination of estimated net realizable value and specific identification which involves technical judgment of management. We have relied upon by the physical verification and valuation of the Inventory as certified and determined by the management.

(g) Balances with Banks amounting to Rs 4.76 lacs (debit balances), Other non-current deposits amounting to Rs. 13.23 lacs, Trade Payables and Other Current Assets and Liabilities of the group are subject to confirmations and consequential adjustment thereof.

6. Material Uncertainty related to going concern

The Group's operating results have been materially affected due to various factors including non-realization of Trade receivables, defaults in repayment of loans and interest to banks, non-availability of finance due to recall of loans by banks in consortium, legal actions/ insolvency proceedings initiated by banks against holding company for recovery of its dues, notices/ summon to the holding company/director(s) of holding company from Enforcement Directorate, Reserve Bank of India, Development Commissioner of Surat SEZ and from other regulatory authorities, pending cases with National Company Law Tribunal, Debt Recovery Tribunals and other courts for recovery of banks dues and possession/attachment/sale of holding company's properties, assignment and transfer of dues of banks in favor of an asset reconstruction company (ARC), pending income tax demands and consequent attachment of bank accounts by Income tax department, reliance on occasional sales for meeting out expenses, overall substantial decrease in volume of business and sales, non-payment of statutory dues and taxes, overdue creditors, etc. We are also unable to determine the impact of actions and forthcoming actions that may be taken by various legal and statutory authorities due to various factors mentioned herein above. These events cause significant doubts on the ability of the group to continue as a going concern. The appropriateness of the going concern assumption is dependent on the group's ability to raise adequate finance from alternative means, settlement of holding company's due from banks and ARC and or recoveries from overseas Trade Receivables to meet its short term and long term obligations as well as to establish consistent business operation. The above situation indicates that material uncertainty exist that cast significant doubt on group's ability to continue as a going concern

Based on our review, with a exception of the matters described in para 4(c) to (g) above, where we have not been able to determine the possible effect on the financial results and financial impact of the matters described in para 4(a) and (b) above and considering the facts stated in para 6 regarding material uncertainty relating to Going Concern, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited consolidated financial results prepared in accordance with applicable accounting standards i.e. Ind-AS prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued there-under and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)



including the manner in which it is to be disclosed, or that it contains any material misstatement.

7. We did not review the interim financial information / financial results of three subsidiaries included in the unaudited consolidated financial results, whose interim financial information / financial results reflects, total revenues of Rs. NIL lacs, total net loss after tax of Rs. 11.07 lacs and total other comprehensive income of Rs. NIL lacs, for the quarter months ended June 30, 2022, as considered in the unaudited consolidated financial results. These interim financial information / financial results have been reviewed by other auditors whose reports have been furnished to us by the Management and our conclusion on the Statement, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, is based solely on the reports of the other auditors and the procedures performed by us as stated in paragraph 3 above.

Our conclusion on the Statement is not modified in respect of the above matters.

For Ummed Jain & Co.

Chartered Accountants ICAI Firm Regn. No. 119250W

U. M. Jain Partner Membership No.: 070863



UDIN: 22070863AOOFPX2327

Mumbai August 8, 2022

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GOENKA DIAMOND AND JEWELS LIMITED

Registered Office: 401, Pancharatna, MSB Ka Rasta, Johari Bazar, Jalpur : 302003, Rajasthan

CIN No.L36911RJ1990PLC005651

Statement of unaudited Consolidated Financial Results for the Quarter ended June 30, 2022 prepared in compliance with the Indian

Accounting Standard (Ind-A5)

Amount in Lakhs Except Share Data

		Amount in Lakhs Except Share Data CONSOLIDATED				
SR. NO,	PARTICULAR		YEAR ENDED			
		June 30, 2022	March 31, 2022	June 30, 2021	March 31, 2022	
			Unaudited	Unaudited	Audited	
		Unaudited	Unauditeu	bhabanco		
1	Revenue	52.46	Contract Contract	328.02	425.66	
	(a) Revenue from Operations	14.59	(0.13)	2.84	1.49	
	(b) Other Income Total Income from operations	67.06	(0.13)	330.86	427.15	
2	Expenses		A CONTRACTOR OF THE OWNER	244.09	323.66	
	(a) Cost of materials consumed/ Sold	23.30	24.68	66.85	145.28	
	(b) Change in Inventories of finished goods, work-in- progress and stock-in-trade	23.78	a show had he as	00.03		
	(c) Employce benefits expenses	11.66	14.13	13.48	\$4.32	
	(d) Finance costs - (Refer Note No. 3(b))	17.33	13.83	13.80	55.24	
	(e) Depreciation and amortisation expenses	11.08	11.74	9.99	44.56	
	(f) Other expenses	12.15	43.63	15.02	76.86	
	Total Expenses	99.30	109.01	363.23	699.92	
3	(Loss) before tax and exceptional items (1-2)	(32.24)	(108.14)	(32.37)	(272.77	
4	Exceptional items	Contraction of the second		Senter March 1.	(1993.97	
5	(Loss) before tax (3-4)	(32.24)	(108.14)	(32.37)	(272.77	
6	Tax Expenses	No. 2015 (Second				
	Current Tax			0.57	1.63	
	Deferred Tax	0.36	(0.27)	0.57	1.63	
	Total tax expenses	0.36	(0.27)	(32.94)	(274.40	
7	(Loss) after tax (5-6)	[32.60]	[107.86]	[Constant State	
8	Other Comprehensive Income			No. Andrews	7.50	
	(a) Items that will not be reclassified to profit or loss	100 A	7.50			
	(b) Income tax relating to items that will not be		(105)		(1.95	
	reclassified to profit or loss	104 (83	(1.95)	(8.76)	9.46	
	(c) Items that will be reclassified to profit or loss	(31.67)	13.54	(0.7.97		
	(d) Income tax relating to items that will not be		and the second second	Service Service		
	reclassified to profit or loss	(31.67)	19.09	(8.76)	15.01	
9	Total Other Comprehensive Income/ (loss) Total Comprehensive (loss) for the period (7-8)	(64.27)	(88.77)	(41,70)	(259.39	
10	(Loss) for the year attributable to:		and and an entrol of	A CONTRACTOR OF THE	Sachard Sector State	
10	a) Owners of the parent	(32.56)	(107.84)	(31.28)	(274.35	
	b) Non-controlling interests	(0.05)	(0.02)	(1.66)	(0.05	
11	Other comprehensive income attributable to:	(0.00)	ALL THE ALL AND ALL AND	资源的资源和 ¹ 为在1991年1		
100	a) Owners of the parent	(31.67)	19.09	(8.76)	15.01	
	b) Non-controlling interests		Sale (Cathinsen)		salt and a start was	
12	Paid-up Equity Share Capital (Face Value per Share of	3,170.00	3,170.00	3,170.00	3,170.00	
	₹. 1/-)	3,170.00	5,170.00	5,270.00		
13	Other Equity (Excluding Revaluation Reserve)			White and the second second	20,952.40	
14	Earning Per Shares in ₹ 1. (Not Annualized)	State State Barrier Street	Supplied the south	(and	(0.09	
	Basic	(0.01)	(0.03)	(0.01)	(0.09	
Mi Bitty	Diluted	(0.01)	(0.03)	(0.01)	[0.09]	

Notes:

1 Lead Bank Punjab National Bank, on behalf of all consortium banks, had issued fresh notice u/s 13(2) of the SARFAESI Act (after withdrawing its earlier notice) on October 22, 2018 for an amount of Rs. 216.62 crores owed by holding company to the consortium banks (excluding dues of one bank) and Asset Reconstruction Company up to March 31, 2018 and subsequently issued possession notices for company's properties and thereafter for sale of secured assets of the holding company which was stayed by DRT-1. Mumbai vide its order dated December 30, 2019 Further, Punjab & Sind Bank (one of the consortium bank) has issued separate notice u/s 13(2) of the SARFAESI Act on January 07, 2020 for recovery of an amount of Rs. 77.26 Crores (including interest upto December 31, 2019) within 60 days of the receipt of notice, which as per the management is already covered under the above stay order by DRT. Further, Mumbai DRT has also issued summons dated June 3, 2019 on application made by Punjab & Sind Bank (one of the consortium bank) under section 19(4) of The Recovery of Debts due to Banks and Financial Institution Act, 1993 for recovery of an amount of Rs. 56.92 crores owed by holding company to the bank, against which holding company has filed appeal. The Corporation Bank (one of the consortium bank) has filed petition with National Company Law Tribunal under Section 7 of the Insolvency and Bankruptcy Code, 2016 for initiating corporate insolvency resolution process which are still pending for hearing. Further on appilcation by the Corporation Bank, DRT- Mumbai has also issued summons dated September 16,2020 under The Recovery of Debts due to Banks and Financial Institution Act, 1993 for recovery of Rs.30.41 crs, the proceeding for which is still pending. PNB has also issued notice for classifying the holding company and its directors & guarantors as "wilful defaulter" against which the holding Company has filed its reply. Four lender banks up to the reporting date have already transferred and assigned its outstanding dues against company to an Asset Reconstruction Company. In previous year State Bank of India has accepted the One Time Settlement (OTS) proposal submitted by the holding Company and the holding company during the period has paid full amount as per settlement terms. However, OTS proposal submitted to other banks has been rejected by the banks and they have requested to improve the OTS proposal.





Registered Office: 401, Pancharatna, MSB Ka Rasta, Johari Bazar, Jalpur : 302003, Rajasthan

CIN No 136911R/1990PLC005651

Statement of unaudited Consolidated Financial Results for the Quarter ended June 30, 2022 prepared in compliance with the Indian Accounting Standard (Ind-AS)

The holding company and its managing director have also received enquiry and summon notices from Enforcement Directorate in respect of nonrecovery of dues from overseas trade receivables against which the holding company has submitted its reply and managing directors have attended the personal hearing proceedings. The Holding company has also received show cause notice from Reserve Bank of India (RDI) for nonrealisation of export bills within the period prescribed under the Foreign Exchange Management Act, 1999, to which the holding company has replied. The Holding Company has also received show cause notice from Office of the Development Commissioner, Surat SEZ regarding certain non-compliances and non-realisation of export proceeds, to which holding company has replied suitably.

- The auditors in their report on financial statement for the year ended March 31, 2022 have given disclaimer of opinion on the basis of observations that the Holding Company's operating results have been materially affected due to various factors including non-realization of trade receivables, non-availability of finance due to recall of loans by banks in consortium, legal action initiated by banks against company for recovery of its dues including initiating corporate insolvency resolution process with NCLT under Insolvency and Bankruptcy Code and for attachment of holding company's properties, assignment and transfer of dues of three banks in favor of an asset reconstruction company. pending income tax demands and consequent attachment of bank accounts by income tax department, reliance on occasional sales for meeting out expenses, overall substantial decrease in volume of business and sales, non-payment of statutory dues and taxes, overdue creditors, defaults in repayment of loans and interest to banks, confirmation of various balances etc, which cast doubts on the ability of the Holding Company to continue as going concern. The management is of the view that due to certain unfavourable developments and sluggish market in earlier periods, the recovery from trade receivables are slow and there is a mismatch in the cash flow resulting in default in payment to creditors, payment of statutory dues and repayment of dues to banks owing to which banks have classified the account as NPA and recalled their loans. The holding company management is hopeful that these trade receivables shall be recovered as the holding company has initiated legal action by way of sending legal notices and filing court cases. The holding company has filed legal sults in Mumbai High Court against majority of debtors. Further, the management of holding company is taking all possible steps to revive the business operations. The Holding Company has approached consortium bankers and ARC for settlement of loan dues and assumes that Holding Company will have adequate cash flow from export realisation to defray its entire debt obligation and payment to creditors in phased manner. At the same time, Holding company management is hopeful that it will be able to raise adequate finance from internal accruals and alternate means to meet its short term and long term obligations. Hence, the accounts of the Holding Company are prepared on going concern basis.
- 3 (a) Trade Receivables, Trade payables/other payables denominated in foreign currency have not been restated based on exchange rate as at the period end and consequential tax impact on above has also not been accounted for. These Trade Receivables have been carried forward based on exchange rate as at the end of March 31, 2015, March 31, 2016 and / or as at end of March 31, 2017, as it is deemed prudent not to take cognizance of unrealised exchange difference on notional basis due to uncertainties with regard to expected time frame for realisation of Trade Receivables. Consequently, the payment to creditors is also dependent on recovery from these Trade receivables. The Holding company shall account for the actual exchange difference and their consequential tax impact at the time of realization of these trade receivables and at the time of payment to trade creditors/ other payables.
- (b) As the promoters of the Holding Company have approached consortium banks and ARC for settlement of entire dues, envisaging part-payment of principal amount against working capital loan dues, the Board in earlier year have decided not to provide Interest on working capital borrowings availed by the Holding Company. Accordingly, no Interest liability has been provided for the financial year ended March 31, 2017, March 31, 2018, March 31, 2019, March 31, 2020, March 31, 2021, March 31, 2022 and June 30, 2022. Further, no confirmations and/or statements have been received from lender banks having outstanding dues amounting to Rs. 17,695.78 lacs, deposit/advance given to an assets reconstruction company amounting to Rs. 1405.61 lacs and various banks having debit balance of Rs. 4.76 Lacs at the year ended June 30, 2022. These balances are subject to reconciliation and subsequent adjustments. However, the holding company management to the best of its knowledge and belief have recorded all the transactions.
- (c) The Holding Company has recognized loss of Rs. 49.00 lakhs on current investment designated through FVTPL on which no deferred tax assets amounting to Rs. 12.33 lacs has been recognized.
- (d) Had the exchange gains/loss and interest as stated above been accounted for loss before tax for the quarter ended would have been decreased by Rs. 1388.73 Lacs.
- 4 The auditors have made observation regarding non recognition of expected credit loss on trade receivables. The management of holding company is of the opinion that in view of court cases initiated against the trade receivables and looking to the uncertainty regarding time frame and quantum of realisation from these trade receivables, amount of expected credit loss required to be recognized cannot be estimated. The same shall be provided as and when the information regarding quantum and time frame of realisation from these trade receivables is ascertained.
- 5 The Holding Company has given Rs. 1405.61 lacs to Alchemist Asset Reconstruction Company Ltd (ARC) as adhoc advance payment/ security Deposit to show its intent of settlement of its dues with four lender banks assigned to ARC. The terms and conditions of the settlement are yet to be finalised.
- 6 Figures for the previous periods are re-classified/ re-arranged/ re-grouped wherever necessary.

Place : Mumbai Date : August 08, 2022



Diamond & lewels Ltd For Goen ONA Mumba Navneet Goenka 0 Vice Charlman & Managing Director



Registered Office: 401, Pancharatna, MSB Ka Rasta, Johari Bazar, Jaipur : 302003, Rajasthan CIN No.L36911RJ1990PLC005651

Unaudited Segment wise Consolidated Revenue, Results and Capital Employed for the Quarter ended June 30, 2022

	in the second second	CONSOL	IDATED		
Particulars	TH	THREE MONTHS ENDED			
Particulars	June 30, 2022 March 31, 2022		June 30, 2021	March 31, 2022	
(1) A second s second second s second second sec	Unaudited	Unaudited	Unaudited	Audited	
1. Segment Revenue					
(a) Diamond	52.46		328.02	425.66	
(b) Jewellery		A CARLER STREET			
(c) Unallocable		The second second			
Total	52.46		328.02	425.66	
2. Segment Results					
(a) Diamond	(0.78)	(35.23)	261.60	270.09	
(b) Jewellery	73.35	20.99	(230.36)	(313.73	
(c) Unallocable					
Total	72.57	(14.24)	31.24	(43.64	
Less: (i) Interest	(17.33)	(13.83)	(13.80)	(55.24	
(ii) Other Income	0.37	0.37	0.37	1.48	
(iii) Unallocable Expenses / Income	(87.86)	(80.44)	(50.18)	(175.37	
Total Profit / (Loss) Before Tax	(32.24)	(108.14)	(32.37)	(272.77	
3. Segment Assets					
(a) Diamond	70.393.33	70,167.19	70,048.93	70,167,19	
(b) Jewellery	5,792.11	5,783.23	5,989.93	5,783.23	
(c) Unallocable	3,157.07	3,174.62	3,171.01	3,174.62	
Total	79,342.51	79,125.04	79,209.87	79,125.04	
4. Segment Liabilties	C FRO VEIGY		ST. GEIGER BH		
(a) Diamond	36,026.58	35,765.78	35,664.82	35,765.78	
(b) Jewellery	251.11	248.31	239.17	248.31	
(c) Unallocable	43,064.82	43,110.94	43,305.87	43,110.94	
Total	79,342.51	79,125.04	79,209.87	79,125.04	



