

#### (FORMELY KNOWN AS S E POWER LTD)

CIN NO. L40106GJ2010PLC091880

Date: 07.06.2024

The Manager Department of Corporate Relationship **BSE Limited** 25 P. J. Towers, Dalal Street Mumbai-400001 The Asstt. Vice President

National Stock Exchange of India Limited
Exchange Plaza, BandraKurla Complex
Bandra (East)

Mumbai-400051

Scrip Code/ Symbol: at BSE-534598, at NSE- SAMPANN

Sub.: Revised Outcome of Board Meeting held on May 23, 2024, as per Regulations 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

#### Sir/Madam,

Dear Sir,

With reference to our outcome letter dated May 23, 2024, Board Meeting,

We found that in our Outcome there is **missing of the Declaration pursuant to Regulation 33(3)(d)** of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

#### There is no change in the

- a. Statements showing the Audited Financial Results (Standalone and Consolidated) for quarter/year ended March 31, 2024.
- b. Auditor's Reports with unmodified opinions on Audited Financial Results-Standalone and Consolidated.

#### we enclose the following:

- a. Statements showing the Audited Financial Results (Standalone and Consolidated) for quarter/year ended March 31, 2024.
- b. Auditor's Reports with unmodified opinions on Audited Financial Results-Standalone and Consolidated.
- c. Declaration pursuant to Regulation 33(3)(d) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Kindly keep the same in your record.

Thanking You,

Yours Faithfully, For Sampann Utpadan India Limited (Formerly Known as S. E. Power Limited)

(Saurabh Agrawal) Company Secretary

Registered Office & Works

+91 2667 251566 +91 82380 27440

54/B, Pratapnagar, Jarod-Savli Road, Samlaya, Vadodara, Gujarat, India 391520



(Formerly Known as S. E. Power Limited) CIN: L40106GJ2010PLC091880
Regd. Off: Survey No. 54/B, Pratapnagar, Jarod-Savli Road, Samlaya, Vadodara-391520 (Guj.)
Tel.: +91 2667 251566, E-mail: cs@suil.in, Website: www.suil.in

	STATEMENT OF STANDALONE AUDITED FINANCE RESULT	S FOR THE	QUARTER/Y	EAR ENDED	SIST MARCI	41 2002 4
PAR	T-A				(Es. in Lakh	
Sc.			Quarter Ended		Year I	Inded
No.	Particulars	31.03.2024	31.12.2403	31.03.2023	31,93,2924	31.03.2023
711		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
1	Revenue from Operationa	1,506.90	1,714.51	1,620.40	7.145.33	5,774.17
	Other Income	8.36	8.00	14.29	36.58	50.94
	Total Revenue	1,912.27	1,722.54	1,634.69	7,182.10	6,826.11
11					70.00	
11	Expenses: Cost of Operations	1.842.53	1,516.40	136160	5 909 42	4.891.87
	Change in Stock	(111.77)	(91.07)	(10.21)	(222.12)	(190.42
	Explayee Benefit Expenses Financial Costs	67.69	96.17	60.80	256.24	231.25
		22.67	16.19	28.50	100.50	97.64
	Depreciation and Amortization Expenses	125.40	127.60	121.33	500.95	491.56
	Other Expenses	179.41	167.82	159.22	664.26	525.97
	Total Expresses	1,605.90	1,993.10	1,721.33	7,099.24	6,047.85
111	Profit before Exceptional Items and Tax	86.25	(84.55)	(96.64)	(97.18)	(213.74
ıv	Executional Items					
IV	Insurance Claim Received					
v	Profit before Tax		-	-		-
v	Prefit before Tax	86.15	(90.55)	(16.64)	087.180	(222.74
VI	Tax Expense:					
	(I) Current Tax					
	(D) Deferred Tax	21.73	(20.17)	(21.81)	(21.8D)	(56.06
	(I) Previous Year Income Tax			0.00	0.00	0.00
	(4) Mot Crodit Estitlament Written off	19:97		0.00	19.97	
		-				
VII	Profit(Loss) from the period	44.64	(44.35)	(64.86)	(85.28)	(166,71
viii	Other Comprehensive Income:					
4)	0 Items that will not be reclassified to profit and loss					
a)	io Income tax relating to items that will not be reclassified to profit and loss					
	() Herry that will be reclassified to creft and loss					
**	10 Income tax relating to items that will be reclassified to profit and loss					
	to knowle tax reasons to noise that will be reclassified to print and sine					
IX	Total Comprehensive Income for the period	44.54	(60.58)	(64.56)	(85.28)	(166.71
	Paid-up Equity Share Capital (Face Value of Rs. 101-)	4,061.00	4,061.00	4,051.00	4,061.00	4.061.00
	Other Equity as per statement of assets and liabilities				(3,763.90)	(1,678.50
x	Earning per Equity Share:					
	(1) Resic	0.11	(0.15)	03.10	(0.21)	03.43
	(f) Distred	0.11	(0.15)	03.163	(0.21)	(0.4)





(Formerly Known as S. E. Power Limited) CIN: L40106GJ2010PLC091880 Regd. Off: Survey No. 54/8, Pratapnagar, Jarod-Savii Road, Samlaya, Vadodara-391520 (Guj.) Tel.: +91 2667 251566, E-mail: cs@suiLin, Website: www.suiLin

PAR	T-B			(Rs. in Lakh
			Year Ended	Year Ended
Sr. No.	Particulars		31.03.2024	31.03.2023
			(Audited)	(Audited)
	ASSETS			
	(1) Non Current Assets			
	(a) Property, Plant and Equipment and Intangible		100	
	(i) Property, Plant and Equipment		6,282.14	6,550.67
	(ii) Intangible assets			
	(iii) Capital work-in-progress		924.40	
	(iv) Intangble swets under development			
	(b) Non Current Investments		75.00	75.00
	(c) Deferred tox assets (not)		1,334.05	1,314.23
	(d) Long term loons and advances		2.95	2.95
	(a) Other non-current assets			
	(2) Current Assets			
	(a) Current Investments		51.85	144.22
	(h) Inventories		775.76	494.55
	(c) Trude receivables		1.083.28	973.42
	(d) Cash and cash equivalents		5.16	7.02
	(e) Short term loans and advances	1000 1000 00	176.15	154.92
	(f) Current Tax Assets (Not)		14.15	.18.16
	(g) Other current assets		13.96	19.97
		Total Assets	10,742.84	9,769.11
0	EQUITY AND LIABILITIES			
	(1) Shareholders' Funda			
	(a) Equity Share capital		4.001.00	4.011.00
	(b) Heserves and Surplus		(3,763.93)	(3,678.5Z
	(2) Liabilities	(1) (2) (1) (1) (1)	11.000	
	Non-current liabilities		4	
	(a) Long-term berowings	90.7	A.589.54	A.102.39
	the Deferred tax limbilities (Net)			
	(c) Other Long term Liabilities			
	0D Long term provisions			
	(3) Current liabilities (a) Short Teen Berrowings			
	(a) Short Term Barrowings		563.06	747.32
	(b) Current Maturity of long term beenwings		110.93	56.91
	(c) Tenda payablas			
	total outstanding dues to micro small and medium concepcions		571.14	344.43
	total outstanding dues to others (4) Other current liabilities		100.96	75.65
	(d) Other current liabilities (a) Short term Provisions		65.00	49.90
	(A) Separa seria Provincias			





(Formerly Known as S. E. Power Limited) CIN: L40106GJ2010PLC091880 Regd. Off: Survey No. 54/6, Pratapnagar, Jarod-Savii Road, Samiaya, Vadodara-391520 (Guj.) Tel: +91 2667 251566. E-mail: cs@sull.in. Website: www.sull.in

	STANDALONE SEGHENT REPORTING	FOR THE QUARTER	YEAR ENDER	S FIST MARC		
	T-C					(Rs. in Lakk
Se.		Quarter Ended			Year Ended	
No.	Particulars	31.65.2024	33.32.2023	31.93.2923	31.03.5024	31.65,9093
-		(Andited)	(Casodited)	(Andited)	(Audited)	(Audited)
	Segment Revenue					
	(a) Non Conventional Energy	1.68	4.91	6.29	34.38	40.7
	(b) Heclaimed Habber	1,960.23	1.709.59	1.614.11	7,110.95	5,733.4
	to Other					
	Total	1,905.90		1,600.40	7,145.33	5,774.E
	Look later Segment Revenue				-	-
	Net Income from Operations	1,905.99	1,714.51	1,620.40	1,145,33	5,774.1
	Segment Results:				7	
	Profit/Loss) before tax, interest and Europtional Items	Otom	200.00	08.87	(134.39)	(188.0
	(a) Non Conventional Energy					(42.6
	60 Reclaimed Habber	141.74	(42.7%)	(33.47)	110.98	(42.9
	to Other Total	105.65	(71.3%)	(71.54)	(13.41)	(176.0
	Long	195.65	(72.045)	CILORE	(68.41)	4176.0
	(i) Finance meta	11.67	1619	25.50	100.50	97.6
	Add.	14.00	16.10	24.10	100.00	91.0
	(2) Other Un-allocable Income	1.96	5.03	14.22	35.76	50.0
	Total Profit/Lood Before Tax	86.33	(80.55)	04.60	017.130	4222.3
	Segment Assets		-	0.100	-	-
	(a) Non-Conventional Energy	1.456.81	1.332.61	1.476.14	1.450.41	1.476.5
	(b) Heclaimed Habber	9.296.03	9.079.77	8.082.57	9.185.03	6.282.5
	to Other					
	Total	30,742.84	10,412.56	9,719,11	39,742,64	9,759.1
	Segment Liabilities					
	(a) Non Conventional Energy	50.35	60.19	55.44	59.55	56.4
	60 Beclaimed Babber	10,396.30	10,000.84	9.320.39	10,385.30	9,000.1
	id Other					
	Total	10,445.64	10,149.62	9,376.60	39,445.94	9,979.4
	Capital Employed					
	(Segrecz Assets Segreczi Liabilitze) (s) Nen Correctional Sparry	1,007.46	1,070.60	1.420.10	1,397.45	1.420.1
	(s) Non-Courrectional Heavy 60 Berlaimed Habber	0.100.00		(1,037,42)	(1,397.46	1,420.1
	60 Beclaimed Habber 61 Other	0.100.260	(1.020.05)	(1,037/02)	(1, 390, 26)	(1,001.6
	Total	297.00	232.55	202.40	297,00	383.4
int.						

The above countle have been reviewed by the Audit Committee and approved by the Board of Correction at the meeting held on 23rd May 2024 The accupant of the statespace auditors in being filed with the SSS Loll and National Stock Exchange of India Lid. The Statisticsy Auditors have expressed Unconfided Opinions.

The Company has two primary business segments i.e. Non-Commutional Energy. Division and Reclaimed Rubber Division.

The Gaussial results for the quarter coded March 31, 2001 and March 31, 2002 are the balancing figures between audited result.

The financial residis for the quarter ended Manch 11, 1004 and March 11, 1003 are the balancing figures between sudded residis for the Previous periods) year's figures have been reclassified regrouped whenever necessary to confirm to current period procestation.

Place: New Delhi

Tand on what of SACE SHAME

#### M/S SAMPANN UTPADAN INDIA LIMITED (FORMERLY KNOWN AS M/S S. E. POWER LIMITED) Cash Flow Statement for the year ended on 31st Mar. 2024

		THE RESERVE TO SHEET, S	-	Amount in Rs.
Particulars		31-03-2024		31-03-2023
Cash Flows from Operating Activities:				
Net Profit before taxation, and extraordinary items		(87,13,364)		(2,22,73,412
Adjustments for				
Depreciation	5,00,94,503		4,81,57,580	
Interest Expense	1,00,49,623		97,64,411	
Interest Income	(4,92,496)		(7,71,543)	
Profit on Sale of Fixed Assets	(28,314)			
Accumulated Depreciation				
Operating Profit before working capital changes		5,09,09,952		3,48,77,036
Adjustments for				
Short Term Leans & Advances	(31,16,377)		(8,52,415)	
Inventories and Trade Receivable	(3.89,07,550)		(4,88,97,479)	
Current Liabilities & Provisions	2,70,07,990		70,75,376	
Cash generated from operations		3,58,94,914		(77,97,483
Direct Taxon				2.894
Cash flow before extraordinary item		3,58,94,014		(78,90,377
Extraordinary items				
Net Cash from/ (used) Operating activities		3,55,94,914		(78,90,377
Cash Flows from Investing Activities:				
Interest Income	4.92.496		7.71,543	
Proceed from Equity Capital				
Purchase of Fixed Assets	(11,57,28,580)		(3,52,24,368)	
Sale of Fixed assets	75,000			
Purchase of Trade Investments	92,17,089		(4.77,132)	
Decrease/Increase) in Long Term Loans and Advances			(5,000)	
Net Cash from/ (used) Investing activities		(10,59,23,995)		(3,49,34,938)
Net Cash from Financing activities:				
Proceeda/(Repayment) Short Term Borrowings	3,12,75,890		2,47,55,938	
Proceeds/(Repayment) of Long Term Borrowings	4,96,17,211		2,77,91,236	
Interest Expenses	(1,00,49,623)		(97,64,411)	
Net Cash from/ (used) Financing activities		6,95,43,449		4,27,82,763
Net Increase in Cash & Cash equivalents		(1,86,582)		47,428
Cash & Cash equivalents at beginning of period		7,02,317		6,54,889
Cash & Cash equivalents at end of period		5,15,785	1	7,02,317
			//	1



(Formerly Known as S. E. Power Limited) CIN: L40106GJ2010PLC091880 Regd. Off: Survey No. 54/8, Pratapnagar, Jarod-Savli Road, Samlaya, Vadodara-391520 (Guj.) Tel.: +91 2667 251566, E-mail: cs@suil.in, Website: www.suil.in

PAF	T-A				(Rs. in Laki	Except EPS
		35.72.23	Quarter Ended		Year	Ended
Sr. No.	Particulars	31.03.2024	31.12.2023	31.03.2023	31.03.2024	31.03.2023
140.		(Audited)	(Unaudited)	(Audited)	(Audited)	(Andited)
-	Rovenue from Operations	1,906.90	1,714.51	1,620.40	7.145.33	5,774.17
	Other Income	3.37	8.03	14.29	36.78	50.96
	Total Revenue	1,912.27	1,722.54	1,634.69	7,182.10	5,825.13
0	Expenses:					
	Cost of Operations	1.542.58	1,516.40	1.961.60	5.969.47	4.891.87
	Change in Stock	(111.77)		(10.21)	(222.12)	(180.43)
	Empleyon Benefit Expenses	67.69	96.17	60.80	256.24	211.22
	Financial Costs	22.67	16.16	28.59	100.50	97.64
	Depreciation and Amertination Expenses	125.63	127.84	121.56	501.89	482.53
	Other Expenses	123.60	167.83	159.96	664.57	525.60
	Total Expenses	1,806.40	1,840.35	1,722.00	7,570.55	6,049.52
m	Profit before Exceptional Items and Tax	86.87	688.81)	657.81)	055.450	(224.39)
			411.00	91.20	(inc. 43)	4111333
fv -	Exceptional Items					
	Loss due to fire					
v	Profit before Tax	85.87	(99.81)	(87.81)	(88.45)	(224.59)
vı	Tax Expense					
	(I) Current Tax					
	(I) Deferred Tus	21.95	(20.17)	(21.80)	(21.64)	(55.90)
	(I) Pervious Year Income Tox	21.00	(20.17)	121.000	(21.04)	0.03
	(6 Mat Credit Entitlement Written off	19.97			19.97	
VII	Profit/Loss from the period	43.95	(60.64)	(65.45)	(94.76)	(168.52)
viii	Other Comprehensive Income:					
a)	© Items that will not be reclassified to profit and loss					
	ii) Income tax relating to items that will not be reclassified to profit and loss					
b)	i) Items that will be reclassified to profit and loss					
	ii) Income tax relating to items that will be reclassified to profit and loss					
IX	Total Comprehensive Income for the period	43.95	(60.64)	(65.65)	098.780	(168.52)
	Paid-up Equity Share Capital (Face Value of Rs. 105-)	4,061.00	4.061.00	4.061.00	4,061.00	4,051.00
	Other Equity as per statement of assets and liabilities				(3,545.15)	(3,458.37)
x	Earning per Equity Share:		100			
	(1) Basic	0.11	(0.15)	(0.14)	49.21)	00.410
	(Z) Diluted	0.11	0.15	(0.16)	(0.21)	(0.41)





(Formerly Known as S. E. Power Limited) CIN: L40106GJ2010PLC091880 Regd. Off: Survey No. S4/B, Pratapnagar, Jarod-Savli Road, Samlaya, Vadodara-391520 (Guj.) Tel: +91 2667 251566. E-mail: cs@suil.in. Website: www.suil.in

STATEMENT OF CONSOLIDATED AUDITED ASSETS AND LIABILITIES AS AT 31ST MARCH, 2021

PAR	1.8			(Rs. in Lakh
Se.			Year Ended	Year Ended
No.	Particulars		31.83.2024	31.83.2023
			(Andited)	(Andited)
	ASSETS			
	(1) Non Current Assets			
	(a) Property, Plant and Equipment and Intangible assets (i) Property, Plant and Engagement		0.200.06	6270.4
			6,380.36	6,370.4
	(ii) Integrible seeds (iii) Capital work to accurate	man and a second	224.42	
	(it) lateable anets under development		104.43	
	(ht Goodes)		11.99	11.0
	thi Non Current Investments		17.49	47.4
	(n) Deferred has assets (net)		1.836.47	13148
	(f) Long form lines and advances		214.80	211.0
	(r) Other non-numeral assets		214.00	211.00
	(3) Chair and current assets			
	(2) Current Assets			
	(a) Current Investments		51.65	144.2
	(h) lavesturies		178.39	496.5
	(d) Trade receivables (d) Cash and cash equivalents		1.065.26	971.4
			0.45	11.4
	(0) Short term lasse and advances		177.90	104.6
	(f) Current Tax Assets (Not)		14.15	18.10
	(g) Other current assets	Total Assets	10,061,78	9,979,41
11	EQUITY AND LIABILITIES			
	(1) Shareholdors' Funds	and the second second		
	(a) Equity Share capital		4.061.00	4.061.00
	(h) Reserves and Surplus		(0,545.35)	(3,454.97
	(I) Liabilities			
	Non-extrent liabilities			
	(a) Long-torm horrowings		8.168.14	6,100.00
	(b) Deferred tax liabilities (Net)			
	(1) Other Long term Linbilities			
	(4) Long term previous	No. of the Control of		
	(B Current liabilities	37 T 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	10.7	
	(a) Short Toron Burrowings		943.06	747.89
	(b) Current Maturity of long term barrowings		333.93	56.91
	(c) Trade parables	C 5 20 10 10 1		
	· total substanding does to more small and medium enterprises		571.14	344.47
	- total autotanding does to others		100.90	75.6
	18 Other current habilities	700 200	68.22	84.00
	ioi Short turm Provisions	The second secon		
		Total Equity and Liabilities	10,041,72	9.979.45





(Formerly Known as S. E. Power Limited) CIN: L40106GJ2010PLC091880 Regd. Off: Survey No. 54/B. Pratapnagar, Jarod-Savli Road, Samlaya, Vadodara-391520 (Guj.) Tel.: +91 2667 251566. E-mail: cs@suil.in. Website: www.suil.in

OMDATED SEGMENT REPORTING FOR THE QUARTER OF ART INDEEDS (Rs. in Lak) Lean Inter Sugment Revenue 1,620.60 Not Income from Operations (1.6 60 Other Un-allocable Income Total ProfiviLoss) Before Tax Segment Liabilities do Reelaimed Rabber

Capital Employed

(Negrapat Assets: Singuess Linkditon)

set the above francial results have been proposed in accordance with the recognition and measurement principles laid down in the Indian Accounting

The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 22rd May 2024 The socks report of the statetery medices is being filed with the ISE Ltd and National Stack Enchange of India Ltd. The Statetery Auditors have exceeded as The Company has two primary business segments i.e. Non-Conventional Energy Division and Reclaimed Rubber Division

Previous periods / year's figures have been reclassified' regrouped whonever moreously to conform to current period presentat The Group has been custinusely performing scendivity analysis on the assumptions used and haved on current indicators of future economic conditions. The

Place - New Path Date: 23.65.2924

For and on behalf at House the

1.420.10

#### MS SAMPANN UTPADAN INDIA LIMITED (FORMERLY KNOWN AS MS S. E. POWER LIMITED) Consolidated Cash Flow Statement for the year ended on 31st March/2024

				Amount in Rs.
Particulars		31-43-2024		31-03-201
Cash Flows from Operating Activities:	THE PART OF THE PA			
Net Profit before taxation, and extraordinary items		(88,44,224)		(2,24,39,16
Adjustments for				
Depreciation	5,01,88,917		4,82,53,195	
Interest Expense	1,00,49,623		97,64,411	
Interest Income	(4,92,496)		(7.71, 543)	
Profit on sale of Fixed assets	(28,314)			
Accumulated Depreciation				
Operating Profit before working capital changes		5,95,73,596		3,45,96,503
Adjustments for				
Short Torm Loans & Advances	(31, 16, 377)		(8,20,733)	
Inventories and Trade Receivable	(3,89,07,550)		(4,88,97,479)	
Current Liabilities & Provisions	2,70,11,990		70,75,376	
Cash generated from operations		3,58,61,568		(78,33,93
Direct Taxes				2.89
Cash flow before extraordinary item		3,55,61,568		(78,38,82)
Insurance Claim Received for "Loss of Profit" due to fire ille	(Note 26)			
Extraordinary items (Loss due to First) (Ref. Note 28)				
Net Cash from / (used) Operating activities		3,55,61,565		(78,35,525
Net Cash from / (used) Operating activities  Cash Flows from Investing Activities		3,59,41,569		(78,38,828
	4,92,496	3,55,41,565	2,71,543	(78,35,829
Cash Flows from Investing Activities:	4,92,496	3,51,61,561	2,71,548	(78.35.522
Cash Flows from Investing Activities: Interest Income	4,92,496	3,51,61,561	2,71,548	(78.38.828
Cash Flows from Investing Activities: Interest Income Proceed from Equity Capital		3,51,61,565		(78.38.822
Cash Flows from Investing Activities: Interest Investe Proceed from Equity Capital Purchase of Fixed Assets	(11,57,28,580)	3,55,41,565		(78,38,828
Cash Flows from Investing Activities: Interest Income Proceed from Equity Capital Purchase of Fixed Assets Sale of Fixed Assets	(11,57,28,580) 75,000	2,58,61,568	(3.52,24,366)	(78,88,826
Cash Flores from Investing Activities: Interest Invesse Proceed from Equity Capital Purchase of Flord Assets Sale of Fased Assets Purchase of Total Assets	(11,57,28,580) 75,000 92,87,000	2,58,61,568	(1,52,24,366) (4,77,132)	(78,35,828
Cash Flows from Investing Activities  Interest Income  Proceed from Equity Capital  Purchase of Front Assets Shir of Florid Assets Shir of Florid Assets Diversals/Investigation on Advances  Diversals/Investigation in Long Trem Leans and Advances	(11,57,28,580) 75,000 92,87,000		(1,52,24,366) (4,77,132)	
Cash Planes from Investing Artistities; Interest Income Proceed their Equity Capital Purchase of Flood Anotes Sikin of Freed Anotes Purchase of Trade Investigates Purchase of Trade Investigates Purchase of Trade Investigates Nest Cash from (Guest) Incept Tree Loans and Advances Nest Cash from (Guest) Investigates artivities	(11,57,28,580) 75,000 92,87,000		(1,52,24,366) (4,77,132)	
Cash Flows from Inconsting Activities: Interest Income Proceed from Equity Capital Proceed from Equity Capital Sist of Front Assets Processaria Cash Cash Cash Cash Cash Cash Cash Cas	(11,57,25,580) 73,660 92,37,680 20,660		(1.72,24,348) (4.77,132) 15,090	
Cash Planes from Investing Artistities.  Interest Income Proceed their Equity Capital Purchase of Flood Annets Siks of Fried Annets Siks of Fried Annet Purchase of Trinds Investings and Advances Porthous of Trinds Investings artistities Net Cash from Financing artistities Net Cash from Financing artistities Net Cash from Financing artistities Proceedilingsynamic Short Free Removings	(11,57,28,580) 75,000 92,27,000 20,000		(1.52.24.348) (4.77.132) 15.000	
Cash Essex from Investing Arthrities Interest learns Proved Sur Equity Capital Provides of Food Assets Provides of Food Assets Developed To the Interest Interest Interest Interest Developed To the Interest Interest Developed To the Interest Interest Developed To the Interest Interest Net Cash Form Interest Investing articities Net Cash Form Interest Interest Provided Represent Sur Term Benessing Provided Represent Sur Term Benessing	(11,57,28,546) 75,060 92,37,049 26,060 3,12,76,960 4,66,17,211		(1,52,24,368) (4,77,132) 15,090 2,47,55,938 2,77,91,236	
Cash Dave, from necessing Architeire.  Leavest Homes.  Proved for Equire Capital  Provide for John Aceste Side of Freed Aceste Side of Freedom Transaction accidents  Net Cash from Transaction accidents  Net Cash from Transaction accidents  Net Cash from Transaction accidents  Proceediffications and Freedom Transaction  Proceediffications and Freedom Transaction  Transactions  Transact	(11,57,28,546) 75,060 92,37,049 26,060 3,12,76,960 4,66,17,211	(16,59,03,995)	(1,52,24,368) (4,77,132) 15,090 2,47,55,938 2,77,91,236	(3,45,14,93)
Casa Disso, Arous Associates Astinities  (Section 1 Common Proceed for Equity Capital  Proceded for Equity Capital  Proceded of Transic Interested  Proceded of Transic Interested  Net Common Interested Interested  Net Common Common Interested Interested  Net Common Common Interested  Net Common Interested Interested  Net Common Interested Interested  Proceded (Interested Interested Interested  Proceded (Interested Interested Interested  Net Common Interested Interested  Net Common Interested  Net Com	(11,57,28,546) 75,060 92,37,049 26,060 3,12,76,960 4,66,17,211	(16,59,03,995) 5,35,43,445	(1,52,24,368) (4,77,132) 15,090 2,47,55,938 2,77,91,236	(3,45,14,95)

## D. Tayal & Jain, Chartered Accountants



Phone: +91 562 4060087, +91 9897070087 E-mail: catayaldeep@gmail.com



INDEPENDENT AUDITOR'S REPORT ON THE AUDITED CONSOLIDATED QUARTERLY AND YEAR TO DATE FINANCIAL RESULTS OF SAMPANN UTPADAN INDIA LIMITED (FORMERLY KNOWN AS S. E. POWER LIMITED) PURSUANT TO THE REGULATION 33 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (AS AMENDED)

To
The Board of Directors of
Sampann Utpadan India Limited
(Formerly Known as S. E. Power Limited)
Vadodara

#### **OPINION**

We have audited the accompanying consolidated quarterly and year to date financial results of Sampann Utpadan India Limited ('the Company') and its Wholly Owned Subsidiary Company (holding company and its subsidiary together referred to as 'the Group') for the quarter ended March 31, 2024 and the year-to-date results for the period from April 1, 2023 to March 31, 2024 ('the Statement'), attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations').

In our opinion and to the best of our information and according to the explanations given to us and based on the financial information of subsidiary, the Statement:

- i. includes the financial results of Wholly Owned Subsidiary Company M/s Shubham Electrochem Limited ('Subsidiary Company');
- ii. presents in accordance with the requirements of the Listing Regulations in this regard; and
- iii. gives a true and fair view in conformity with the applicable Indian Accounting Standards ('Ind AS') prescribed under Section 133 of the Companies Act, 2013 ('the Act') read with relevant rules issued thereunder, and other accounting principles generally accepted in India of the consolidated net profit and other comprehensive income and other financial information of the Group for the quarter ended March 31, 2024 as well as the year to date results for the period from April 1, 2023 to March 31, 2024

#### BASIS FOR OPINION

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



#### MANAGEMENT'S RESPONSIBILITIES FOR THE STATEMENT

The Statement has been prepared on the basis of consolidated audited financial statements. The Holding Company's Board of Directors are responsible for the preparation of the Statement that give a true and fair view of the consolidated net profit and other comprehensive income and other financial information of the Group in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations.

The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and 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 Statement that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Statement by the Directors of the Holding Company, as aforesaid.

In preparing the Statement, the respective Board of Directors of the companies included in the Group are responsible for assessing ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are responsible for overseeing the financial reporting process of the Group.

#### AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE STATEMENT

Our objectives are to obtain reasonable assurance about whether the Statement as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Standards on Auditing, specified under Section 143(10) of the Act, 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 the Statement.

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

- Identify and assess the risks of material misstatement of the Statement, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Holding Company has adequate internal financial controls with reference to the financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.

- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms of the requirements specified under the Listing Regulations
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and
  whether the financial results represent the underlying transactions and events in a manner that achieves
  fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial statements/financial information of
  the entities within the Group to express an opinion on the Statement. We are responsible for the direction,
  supervision and performance of the audit of financial information of Subsidiary Company included in the
  consolidated financial results of which we are the independent auditors. We remain solely responsible for
  our audit opinion.

We communicate with those charged with governance of the Holding Company and Subsidiary Company included in the Statement of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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

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

#### OTHER MATTER

The Statement includes the financial results for the quarter ended March 31, 2024 being the balancing figures between audited figures in respect of the full financial year and the published unaudited year-to-date figures upto the third quarter ended December 31, 2023, which were subject to limited review by us.

Our report on the Statement is not modified.

Place : Agra

Date : 23rd May 2024

For D. Tayal & Jain Chartered Accountants Firm Reg. No. 011181C

(CA. DEEPAK TAYAL)
Proprietor

Membership No. 073102 UDIN: 24073102-BKECRO 3356

## D. Tayal & Jain, Chartered Accountants

G-3, Ganpati Royale Building, 30, Surya Nagar, Agra-282002

Phone: +91 562 4060087, +91 9897070087 E-mail: catayaldeep@gmail.com



INDEPENDENT AUDITOR'S REPORT ON THE AUDITED STANDALONE QUARTERLY AND YEAR TO DATE FINANCIAL RESULTS OF SAMPANN UTPADAN INDIA LIMITED (FORMERLY KNOWN AS S. E. POWER LIMITED) PURSUANT TO THE REGULATION 33 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (AS AMENDED)

To
The Board of Directors of
Sampann Utpadan India Limited
(Formerly Known as S. E. Power Limited)
Vadodara

#### **OPINION**

We have audited the accompanying standalone quarterly and year to date financial results of Sampann Utpadan India Limited ('the Company') for the quarter ended March 3 1, 2024 and the year-to-date results for the period from April 1, 2023 to March 31, 2024 ('the Statement'), attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations').

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

- i. presented in accordance with the requirements of the Listing Regulations; and
- ii. gives a true and fair view in conformity with the applicable Indian Accounting Standards ('Ind AS') prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder, and other accounting principles generally accepted in India of the standalone net profit and other comprehensive income and other financial information of the Company for the quarter ended March 31, 2024 as well as the year-to-date results for the period from April 1, 2023 to March 31, 2024.

#### BASIS FOR OPINION

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



#### MANAGEMENT'S RESPONSIBILITIES FOR THE STATEMENT

The Statement has been prepared on the basis of standalone audited annual financial statements and has been approved by the Company's Board of Directors.

The Company's Management and Board of Directors are responsible for the preparation of the Statement that give a true and fair view of the net profit and other comprehensive income and other financial information of the Company in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and 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 Statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Statement, the Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

#### AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE STATEMENT

Our objectives are to obtain reasonable assurance about whether the Statement as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Standards on Auditing, specified under Section 143(10) of the Act, 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 the Statement.

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

- Identify and assess the risks of material misstatement of the Statement, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that
  are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible for
  expressing our opinion on whether the Company has adequate internal financial controls with reference to
  the financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms of the requirements specified under the Listing Regulations.

- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the 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 Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and
  whether the financial results represent the underlying transactions and events in a manner that achieves
  fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial statements/financial information of the Company to express an opinion on the Statement.

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.

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

#### OTHER MATTER

The Statement includes the financial results for the quarter ended March 31, 2024 being the balancing figures between audited figures in respect of the full financial year and the published unaudited year-to-date figures upto the third quarter ended December 31, 2023, which were subject to limited review by us, as required under the Listing Regulations.

Our report on the Statement is not modified.

Place: Agra

Date : 23rd May 2024

For D. Tayal & Jain Chartered Accountants Firm Reg. No. 011181C

(CA. DEEPAK TAYAL)
Proprietor
Membership No. 073102

UDIN: 240731023KECRN7163



### (FORMERLY KNOWN AS S E POWER LTD)

CIN NO. L40106GJ2010PLC091880

Date: 23/05/2024

The Manager
Department of Corporate Relationship
BSE Limited
25 P.J. Towers, Dalal Street
Mumbai-400001
Ref.: Scrip Code: 534598

The Asstt. Vice President
National Stock Exchange of India Limited
Exchange Plaza, Bandra Kurla Complex
Bandra (East)
Mumbai-400051
Scrip Symbol: SAMPANN

Sub: Declaration pursuant to Regulation 33(3) (d) of the Securities & Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulation, 2015.

#### Sir/Madam,

I, Sachin Agarwal, Managing Director of Sampann Utpadan India Limited (Formerly Known as S. E. Power Limited) (CIN: L40106GJ2010PLC091880) having its Registered office at Survey No. 54/B, Pratapnagar Jarod-Savli Road, Samlaya Vadodara - 391520, hereby declare that the Statutory Auditor of the Company M/s D. Tayal & Jain, Chartered Accountants (Firm Reg. No. 011181C) have issued an Audit Report with unmodified opinion on the Audited Financial Results of the Company (Standalone & Consolidated) for the year ended March 31, 2024...

This declaration is given in compliance to Regulation 33(3)(d), and other applicable regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 (As Amended).

Kindly take this declaration on your records.

For Sampann Utpadan India Limited

(Erstwhile known as S. E.

(Sachin Agrawat) Managing Director