## Listing / Compliance Department <br> BSE Limited

Floor 25, P J Towers, Dalal Street,
Mumbai - 400001

BSE Scrip Code: 532993

## Listing/Compliance Department National Stock Exchange of India Limited Exchange Plaza, Bandra Kurla Complex, Bandra (East), Mumbai - 400051

NSE Symbol: SEIALLTD

Dear Sir/Madam,

## Subject : Outcome of the Board Meeting.

## Reference : Regulation 30 read with part A of Schedule III of SEBI (LODR) Regulations, 2015.

This is to inform you that, the Board of Directors of the Company at its meeting held today i.e. Saturday, February 12, 2022 at the registered Office of the Company situated at 3rd Floor, 173/174, Sejal Encasa, Opp. Bata Showroom, S.V.Road, Kandivali (west), Mumbai 400067, inter-alia considered the following;

1. Approved the un-audited Financial Results (Standalone and Consolidated) for the quarter and nine months ended December 31, 2021. The Un-audited Financial Results (Standalone and Consolidated) and unmodified Limited Review Report (Standalone and Consolidated) issued by the Statutory Auditors of the Company are enclosed herewith for ready reference.
2. Approved allotment of $100,00,000$ (One Crore) fully paid-up Equity Shares of face value of INR 10/- (Rupees Ten only) on Preferential basis to the allottees named below, under the Promoter and Promoter group category. These shares shall rank pari passu in all respects to the existing Equity Share of the Company.

| Sr. No | Name of the Allottee(s) | No. of Equity Shares <br> proposed to be alloted |
| :---: | :--- | ---: |
| 1 | M/s. Dilesh Roadlines Private Limited | $1,00,000$ |
| 2 | Mr. Chandrakant V. Gogri | $50,00,000$ |
| 3 | Mrs. Jaya C. Gogri | $16,50,000$ |
| 4 | M/s. Trushti Enterprises LLP | $32,50,000$ |

The company has received In-principle approval from BSE Ltd and NSE Ltd for the issue of the offered Equity Shares on the preferential basis on February 03, 2022. The Copy letters received from stock exchanges are also enclosed herewith.

The application for seeking listing and trading approvals for the shares allotted as above, will be made in due course of time.

Consequent upon the above allotment the Paid-up Share Capital of the Company shall stand increased as follows:

| Particulars | No of Equity Shares | Amount (INR) |
| :--- | :--- | :--- |
| Existing Paid up Share Capital | 100,000 | $10,00,000 /-$ |
| Post allotment Paid up Share Capital | $101,00,000$ | $10,10,00,000 /-$ |

Please take note of the same on your record.
Thanking you,
Yours faithfully,
For SEJAL GLASS LIMITED


## Ashwin S. Shetty.

V.P. - Operations \& Company Secretary-Compliance Officer.

Encl: As above.



SEJAL GLASS LTD. (DIN EN ISO 9001: 2008)
Registered Office: Sejal Encasa, 173/174. S.V. Road, Kandivali (West), Mumbai - 400067
Tel. : +91-22 - 28665100
Factory : Plot No. 259/10/1, Dadra Village, District - Silvassa - 396193 , U.T. of Dadra \& Nagar Haveli, India.
$\mathrm{Tel}:+91.7405060870$
E-mail : info@sejalglass.co.in | Website : www.sejalglass.co.in

## Notes :-

1. The Audit Committee has reviewed the above financial results for the quarter and nine months ended December 31, 2021 and the Board of Directors of Sejal Glass Limited ("the Company") have approved the same and its release at their respective meetings held on February 12, 2022. The statutory auditors of the Company have carried out a limited review of these financial results.
2. The Hon'ble National Company Law Tribunal, Mumbai Bench ("NCLT") vide its order dated March 26, 2021 ("the Order") has approved the Resolution Plan ("the Plan") submitted by M/s. Dilesh Roadlines Private Limited, Mr. Surji Chheda \& Mrs. Chhaya Chheda (Joint Resolution Applicants). The implementation of approved Resolution Plan is effective from April 25, 2021, being 30 days from the date of Order passed by Hon'ble NCLT approving the Resolution Plan. The effects of the Order in accordance with the Resolution Plan and the applicable Indian Accounting Standards are as under:
a) In accordance with the provisions of the Resolution Plan, the erstwhile Board of Directors have vacated their office. Consequently, a new Board consisting of Mr. Surji Chheda (NonExecutive Chairman), Mr. Jiggar Savla (Executive Director), Mrs. Neha Gada (Independent Director) and Mr. Chirag Doshi (Independent Director) have been appointed.
b) The existing issued, subscribed and paid up Equity Share Capital of Rs. 33,55,00,000/comprising of $3,35,50,000$ shares of Rs. $10 /-$ each has been reduced \& consolidated to Rs. $10,00,000 /$ - comprising of $1,00,000$ equity shares of Rs. $10 /-$ each as per the terms of the Resolution Plan and procedural formalities for the same are completed.
c) The Company has received the share application money of Rs. 10,00,00,000/- towards issue of $1,00,00,000$ equity shares of Rs. $10 /-$ each as per the Approved Resolution Plan. The Board at its meeting held on February 12, 2022 has approved the Allotment of the said shares to the Resolution Applicants and its affiliates.
d) In respect of derecognition of financial and operational creditors (including statutory dues), difference amounting to Rs. 121.62 Crore between the carrying amount of the liabilities extinguished and consideration paid/payable as per the Plan AND reversal of Provision for Contingencies and Unforeseen Losses, in respect of liabilities amounting to Rs. 38.34 Crores is recognised in the Statement of Profit and Loss in accordance with the applicable Indian Accounting Standards and has been disclosed under 'Exceptional Items' (Refer Note 4A (i) and (ii)).
e) The liability of the Company and Successful Resolution Applicant ("SRA") in respect of any claim, debt, other dues from the Company to any person (including Statutory Authorities) for the period prior to the date of approval of the Plan shall be limited to the extent provided in the Plan and no other liability, demand, damages, penalties, loss, claims of any nature whatsoever (whether admitted/ verified/ submitted/ rejected or not, due or contingent, asserted or unasserted, crystallised or uncrystallised, known or unknown, disputed or undisputed, present or future) including any liabilities, losses, penalties or damages arising out of non-compliances, to which the Company is/or may be subject to and which pertains to such prior period shall accrue or withstand.
f) Employees liability of Rs. 125.00 lakhs agreed to be paid as per the approved resolution plan, also includes payment towards past Provident Fund Liability. The amount of Rs. 20.12 lakh towards provident fund is outstanding as on date to be paid which company is in the process
of paying the same. The earmarked amount is lying with the CIRP control account for the same.
3. Post acquisition of the Company, the new Management is in the process of reviewing the existing carrying values of all tangible, intangible and the other assets of the Company. Based on such review, the Management has written off/provided for various assets as Exceptional Item.
4. Exceptional items for the quarter ended December 31, 2021 include:
(Rs. In Crores)

|  |  | $\begin{gathered} \text { For the Period } \\ \text { Ended } \\ 31-12-2021 \end{gathered}$ |  | For the Period Ended 30-09-2021 |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| No | Particulars | Amt | Amt | Amt | Amt |
| A | Derecognition of Liabilities/Provisions |  |  |  |  |
| i | Derecognition of liabilities consisting of loans/borrowings, trade payables, statutory dues, other payables etc. | - | 121.61 | - | 121.62 |
| ii | Reversal of Provision for Contingencies and Unforeseen Losses, in respect of liabilities provided earlier | - | 38.34 | - | 38.34 |
| B | Impairment/write off of various assets |  |  |  |  |
| i | Consisting of old assets and receivables etc. | (74.00) | - | (74.00) | - |
| Less: | Net Reversal of Provision for Contingencies \& doubtfulness and Unforeseen Losses, in respect of Assets | 64.48 | (9.52) | 64.48 | (9.52) |
| Total of Exceptional items (Gain/(Loss) |  |  | 150.43 |  | 150.44 |

The above adjustments, are having one-time, non-routine material impact on the financial results hence, the same has been disclosed as "Exceptional Items" in the Financial Results.
5. EPS is calculated on weighted average shares arriving after giving effect of reduction and consolidation of existing equity shares (Ref Note 2(b)) and fresh issue of equity shares (Refer Note 2(c) ) pursuant to Resolution Plan, on effective date i.e. 25th April 2021 being 30 days from the date of the order and hence previous period/year's EPS figures are not comparable.
6. The Company has one Associate Company Sejal Firebaan Glass Pvt. Ltd., where there is no operation during the Quarter and Nine Months ended 31st December 2021.
7. The Company has only one reportable segment and hence segment reporting is not applicable.
8. The management has assessed the Impact of COVID-19 pandemic on the financial statements, business operations, liquidity position and cash flow and has concluded that no material adjustments are required in the financials.
9. Figures for the quarter/ half year/year ended have been rearranged / re-grouped / reclassified wherever necessary, to confirm with the figures for the current year/Quarter and half year ended.
10. The results for the Quarter and Nine Months ended 31st December 2021 are available on the BSE Limited and NSE Website and on the Website of the Company at www.sejalglass.co.in

## For Sejal Glass Limited

Jiggar $\begin{aligned} & \text { Digitally signed by } \\ & \text { Jiggar }\end{aligned}$ Lakshmicha Lakshmichand Savla nd Savla Date:2022.02.12 Jiggar Savla

Director
Din: 09055150
Place : Mumbai
Date : February 12, 2022

Independent Auditors' Limited Review Report on quarterly and year-to-date unaudited standalone financial results of Sejal Glans Lhmited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

## T'o

The Board of Directors of Sejal Glass Limited

1 We have roviowed the acompanying, stalembend of untadited stamdatone finameal results ("the Statement") of Sejal Glass Limited ('the Company') for the quarter ended 31 st December 2021 and year to date results for the period ended 1 April 2021 to 31 st December 2021 being, submitted by the Company pursuant to the requirement of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements), Regulation 2015 as amended ("Listing Regulations)

2 This Statement, which is the responsibility of the Company's management and approved by the Board of Directors (refer para $5(a)$ below), 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 ("the Act") read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to issue a report on the Statement based on our review.

3 We conducted our review in aroordance 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 results are free of material misstatement. A review is limited primarily to inquiries of Company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.
 applicalle Incllan Accounting Standards specitied under section 133 of the Companies Act, 2013 as amended, read with relevant rules issued thereunder and other recognised 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) Regulation, 2015 including the manner in whirh it is to be diaclused, us that it cuntaius any matertal misstatement.


Independent Auditors' Limited Review Report on quarterly and year-to-date unaudited standalone financial results of Sejal Glans Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

## 5 Emphasis of Matters.

a) Post approval of resolution plan submitted by the Dilesh Rondlines Private Limited \& others (successful resolution applicants) by Committee of Creditors in their meeting held on $\mathrm{b}^{\text {b }}$ November 2019, Hon'ble National Company Law Tribunal (NCITT), Mumbai Bench approved resolution plan vide its order dated $26^{11}$ March 2021 (amended vide order dated 7w June 2021). The implementation of above resolution plan is under progress.
b) The Management has given effect of resolution plan approved by NCLI whereby certain liabilities were derecognised, and assets were impaired/provided for based on management review. Pursuant to this, exceptional gatn of Rs, 15,042.11 lakhs were recognised in 30 th June 2021 yuarterly financial results which was reviewed by erstwhile statutory auditors, KSPM \& Associates, Chartered Accountants.
c) The Company has received share application money of Rs 1,000 lakhs towards issue of $1,00,00,000$ equity shares of Rs $10 /$ - each as per approved resolution plan. The procedural formalities for the same are in process. Pending allotment, it has been considered under Other Equity.

Our opinion is not modified in respect of the above matters

## Other Matters.

a) The comparative unaudited financial results for quarter and nine month ended $31^{\text {st }}$ December 2020 were reviewed by erstwhile statutory auditors, KSPM \& Associates, Chartered Accountants whose limited review report dated $13^{1 \mathrm{ln}}$ February 2021 had expressed modified opinion on financial statements.
b) The comparative audited annual financial results for the year ended 31 st March 2021 have been audited by erstwhile statutory auditors, KSPM \& Associates, Chartered Accountants whose annual auditors report dated $30^{\text {th }}$ June 2021 had expressed unmodified opinion on financial statements.

Our opinion is not modified in respect of the above matters
For Gokhale \& Sathe,
Chartered Accountants
Firm Registration No.: 103264 W


Partner
Membership Number - 123215
UDIN: -22123215ABMXZB2773


Place: Mumbai
Date: $12^{\text {th }}$ February 2022

Independent Auditors' Limited Review Report on quarterly and year-to-date unaudited consolidated financial results of Sejal Glass Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To
The Board of Directors of
Sejal Class Limited
I We have reviewed the accompanying statement of unaudited consolidated financial results of Sejal Glass Limited (hereinafter referred to as the "Company") and its associate (the Company and its associate together referred to as ' the Group') for the quarter ended $31^{s t}$ December 2021 and year to date results for the period 1 April 2021 to 31 st December 2021, 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, which is the responsibility of the Company's Management and approved by the 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, and other accounting principles generally accepted in India. Our responsibility is to issue a report on the statement based on our review.

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. 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.

## Independent Audltory' Limlted Revlew Report on quarterly and year-to-date unaudited consolldated financlal resulte of Sejal Glasa Limited pursuant to the Regulation 33 of the SEBI (Llating Obligatlons and Dlaclosure Requirementa) Regulations, 2015 (Continued)

4 This statement includes the standalone unadited financial results of the following ansociate entity:
a) Sejal Pirebaan Class Private Limited

5 Bated on our review and procelares performed ass stated in paragraph 3 above and taking into consideration of para no 6 below, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with recognition and mensurement principles generally accepted in India, has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, including the manner in which it is to be disclosed, or that it contains any material misstatement.

6 The unaudited consolidated financial results also include the financial information Group share of net profit of Rs NIL lakhs for the quarter and nine month ended 31 w December 2021 in respect of associate entity, whose interim financial information is not reviewed by us. Th interim financial information of this associate entity is not reviewed by other auditors and is based on information furnished by the management. According to the information and explanations given to us by the Management, there are no operations in this associate entity and accordingly these interim financial information/financial results are not material to the Group. Our conclusion on the Statement is not modified in respect of this matter.

7 Emphasis of Matter.
a) Post approval of resolution plan submitted by the Dilesh Roadlines Private Limited \& others (succeseful resolulion upplicunts) by Committee of Creditors in their meeting held on $6^{\text {th }}$ November 2019, Hon'ble National Company Law Tribunal (NCLT), Mumbai Bench approved resolution plan vide its order dated $2^{\text {th }}$ March 2021 (amended vide order dated 7th June 2021). Pursuant NCLT order, the Company has constituted new Board of Directors under the management of the resolution applicants. The implementation of above resolution plan is under progress.


Independent Auditors' Limited Review Report on quarterly and year-to-date unaudited consolidated financial results of Sejal Glass Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Continued)
b) The Management has given effect of resolution plan approved by NCLT whereby certain liabilities were derecognised, and assets were impaired/provided for based on management review. Pursuant to this, exceptional gain of Rs. 15,042.11 lakhs were recognised in 30 th June 2021 quarterly financial results which was reviewed by erstwhile statutory auditors, KSP'M \& Assuciates, Chintered Acountants.
c) The Company has recelved share application money of Rs 1,000 lakhs towards issue of $1,00,00,000$ equity shares of Rs $10 /-$ each as per approved resolution plan. The procedural formalities for the same are in process. Pending allotment, it has been considered under Other Equity.

Our opinion is not modified in respect of the above matters

## 8 Other Matters.

a) The comparative unaudited consolidated financial results for quarter and nine month ended 31* December 2020 were reviewed by erstwhile statutory auditors, KSPM \& Associates, Chartered Accountants whose limited review report dated $13^{\text {th }}$ February 2021 had expressed modified opinion on financial statements.
b) The comparative audited annual consolidated financial results for the year ended $31^{\text {st }}$ March 2021 have been audited by erstwhile statutory auditors, KSPM \& Associates, Chartered Accountants whose annual auditors report dated 30 th June 2021 had expressed unmodified opinion on financial statements.

Our opinion is not modified in respect of the above matters

For Gokhale \& Sathe, Chartered Acrountants
Firm Registration Number: 1U3264W


Tejas Parikh
Partner
Membership Number : 123215


UDIN: 22123215ABMYCL1113
Place: Mumbai
Date: 12 ${ }^{\text {th }}$ February 2022

