Amarjothi House 157, Kumaran Road, Tirupur 641601 Tamil Nadu, India T + 91 421 4311600 info@amarjothi.net www.amarjothi.net



ISO 9001 : 2008 | GOTS-OE | OEKO TEX CERTFIED
GST: 33AAFCA7082C1ZO

CIN: L17111TZ1987PLC002090

29.06.2020

To

The Listing Department BSE Limited Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400001

Dear Sirs,

Sub: Outcome of the Board Meeting

This is to inform you that Outcome of the Board Meeting of the Company held on Monday 29th june, 2020 in accordance with SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, has been approved by the Board of Directors of the Company and taken on record inter-alia the following items;

A) Approval of Audited Results and Dividend Recommendation

- 1. Consideration and Approval of Audited Financial Result for the Year ended 31st March, 2020.
- 2. Independent Auditors Report in pursuance with Regulation 33 of SEBI (LODR) Regulations, 2015 for the F.Y. 31st March, 2020
- 3. The Board of Directors also recommended a dividend of 20% i.e. Rs.2/- per share. The same will be paid, if declared at the ensuing annual General Meeting.

B) Other Business Matters

- 1. Change of Nodal Officer for IEPF purpose
- Resignation of Sri V.Manikandan, Independent Director of the Company The Board has approved his resignation and the necessary resolution has been passed. And as per regulation 30 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, intimation to BSE is to be done separately.
- Reconstitution of CSR Committee
 Corporate Social Responsibility (CSR) committee was reconstituted w.e.f. 29.06.2020 due to cessation of Sri V.Manikandan. The Present Composition of the Corporate Social Responsibility (CSR) Committee w.e.f. 29.06.2020 is as follows:

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S.No	Name of the Member (Current Composition)	Designation
1.	Sri.M.Moorthi	Chairman
2,	Sri. R. Jaichander	Member
3.	Sri M.S. Sivakumar	Member

The said Board meeting Commenced at 10.00 AM and concluded at 4.00 PM.

The above audited results are also being made available on the website of the Company at http://www.amarjothi.net and will be published in newspapers as required under the Listing Regulations.

Kindly take the same on record.

Thanking You.

Yours faithfully,

For Amarjothi Spinning Mills Limited

MOHANA PRIYA.M Company Secretary

Encl: As above.

AMARJOTHI SPINNING MILLS LTD.,

Regd. Office: 157 KUMARAN ROAD

TIRUPUR - 641 601.

PART	X			TIRUPUR - 641	301.						
	Statement of Sta	ndalone/co		Audited Res		e Year end	ed Marc		0 ONSOLIDA	TED	
S. No.	Particulars	3 Months Ended 31.03.2020	Proceeding 3 Months ended 31.12.2019	Corresponding 3 months ended in the previous year 31.03.2019	Year ended 31.03.2020	Previous year ended 31.03.2019	3 Months Ended 31.03.2020	Proceeding 3 Months ended 31.12.2019	Corresponding 3 months ended in the previous year 31,03,2019		Previous yes ended 31,03,2019
		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
				(Rupees In Lakhs)					(Rupees In Lak)	15)	
1			0.5							1	
	(a) Revenue from operations	4988.80	3591.30	4893,99	18252.94	21219.60	3686.90	3649,72	4880.56	17159.44	21399.
	(b) Other Income	137.78	80.08	64.09	268.32	760,75	469,57	81.57	222.98	602.55	929.
	Total Income	5126,58	3671.30	4958.08	18521.26	21980,35	4156.47	3731.29	5103.54	17761.99	22328.
2	Expenses										
	(a) Cost of materials consumed	2385.72	1610.92	2637.13	9168.95	10996.88	2410.32	1610.92	2662.54	9193,55	11022,2
	(b) Purchases of stock-in-trade	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.0
	(c) Changes in inventories of finished goods, stock-in- trade and work-in-progress	590.19	-43.65	-51.35	380,28	169.76	-611.92	-22.74	-65.50	-799,49	203,6
	(d) Employee benefit expense	318,28	347,32	351.97	1336.24	1399.84	332,93	347.32	366.71	1350,89	1413.0
	(e) Finance Costs	158.48	145.58	259.96	684.49	1284.49	328.03	204.79	353.45	956.47	1402.4
	(f) Depreciation and amortisation expense	387,05	398,16	393.99	1554.36	1542,52	577.16	398,16	527.62	1744,47	1676,1
	(g) Other expenses	1120.69	765,31	1016,59	3897.11	4550.38	761.45	734.83	917,57	3643.27	4497.0
	Total expenses	4960.41	3223.64	4608.29	17021.43	19943.87	3797.97	3273.28	4762,39	16089,16	20214.5
3	Profit/(Loss) before exceptional Items & Tax	166.17	447.66	349.79	1499.83	2036,48	358.50	458.01	341.15	1672.83	2113.6
4	Exceptional items	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0,0
5	Profit / (Loss) before Tax	166.17	447.66	349.79	1499.83	2036,48	358,50	458,01	341.15	1672.83	2113.6
6	Tax expense							10,01	541.13	1072.63	2113.0
	Current Tax	29.22	90.89	69.99	300.00	343.00	72.79	92.99	69.27	305.55	242.0
	Deferred Tax				167.21	252.16	, 2.,, 3	32.33	05.27	167.21	343.0
7	Net Profit/(Loss) for the period from Continuing	136,95	356,77	279.80	1032,62	1441.32	285.71	365,02	271.00		252,1
8	Operations Profit (Loss) from Discontinued Operations before Tax	0,00	0.00	0,00	0.00	0.00	0,00	0,00	271.88	1200,07	1518,4
9	Tax Expense of Discontinued Operations	0,00	0.00	0.00	0,00	0.00			0.00	0.00	0.00
10	Net Profit (Loss) from Discontinued Operation after Tax	0.66	9.00	6.00	0.00	0,00	0.00	0.00	0,00	0.00	0.00
11	Profit / (Loss) for the period	0.00	0.00	0.00	13-11		0,00	0.00	0.00	0.00	0,00
12	Non-Controlling Interest	0.00	0,00	0.00	0.00	0.00	0,00	0,00	0,00	0.00	0.00
13	Share of Profit of associates	0.00	0.00	5,0220	0,00	0,00	0.00	0,00	0,00	-67,06	0.00
14	Profit (Loss) after Non-Controlling Interest & Share of	0.00	0.00	0.00	0.00	0,00	-68,09	24.18	-5.34	178.46	-5,34
15	Profit for Associates Other Comprehensive Income	0.00	0.00	0.00	0.00	00.0	0.00	0,00	0.00	1988,67	1523.78
16	Total Comprehensive income for the period	136.95									
17	Details of Equity Share Capital	20000000	356.77	279.80	1032,62	1441.32	353,80	340,84	277.22	1088,67	1523.78
192771	100 II 300 ABA	675.00	675,00	675,00	675.00	675,00	675,00	675.00	675,00	675,00	675,00
	Paid up Equity Share Capital	6750000	6750000	6750000	6750000	6750000	6750000	6750000	6750000	6750000	6750000
10	Face Value of Equity Share Capital	10,00	10.00	10.00	10,00	10.00	10.00	10,00	10,00	10.00	10.00
18	Reserves Excluding Revaluation Reserve				12462,53	11570,29				12751.16	11803,25
19	Earnings per share before & After extraordinary Items										
	a) Basic	2.03	5.29	4.15	15,30	21,35	5.24	5.05	4.11	16,13	22.57
	b) Diluted	2,03	5,29	4.15	15,30	21,35	5.24	5.05	4.11	16.13	22.57



PART B		STAND	ALONE	CONSOLI	DATED
Stanc	dalone/Consolidated Statement of Assets and Liabilities	Year ended 31.03.2020	Year ended 31.03.2019	Year ended 31.03.2020	Year ended 31.03.2019
	Particulars				
	ASSETS				
1	Non-current assets				
a)	Property, Plant and Equipment	10423.04	10815.54	17197.6	18571.
b)	Capital Work-in-progress	493.85	496.67	496.67	496.
c)	Investment Property				
d)	Other Intangible assets	0.44	1.05	0.45	1.
e)	Financial Assets	Colonia de la Co			
(I)	Investments	208.46	115.89	91.15	90.
(ii)	Loans				
(iii)	Other Financial Assets	108.70	104.91	108.70	104.
Ŋ	Other non-current assets	49.75	93.67	49.91	93,
_	Total - Non-current assets	11284.24	11627.73	17944.48	19358.
2	Current assets				
a)	Inventories	4861.18	5430.35	6085.52	5499.
b)	Financial Assets				
(I)	Investments				
(ii)	Trade Receivables	3043.98	2960.90	1852.66	2915.
(iii)	Cash and Cash equivalents	8.48	68.23	43.24	168.
(iv)	Bank Balances Other than above (III)	35.20	35.98	35.20	35.
c)	Current Tax Assets (Net)	21.43	0.00	21.43	0.
d)	Other current assets	2617.65	2637.18	4277.77	4701.
	Total - Current assets	10587.92	11132.64	12315.82	13321.:
	TOTAL - ASSETS	21872.16	22760.37	30260.30	32680.0
1	Shareholders' funds				
	(a) Shace capital	675.00	675.00	675.00	675.0
	(b) Reserves and surplus	12462.53	11570.29	12751.16	11803.3
	(c) Money received against share warrants	0	0	0	
	Total - Shareholders' funds	13137.53	12245.29	13426.16	12478.
2	Share application money pending allotment				
3	Deferred Government grants				
4	Minority interest	0	0	829.38	809.
5	Non-current liabilities			027.50	007.
	Long-term borrowings	4005.51	6412.22	11037.71	10262.8
	Deferred tax liabilities (net)	1582.97	1415.76	1582.97	1415.
	Foreign Currency Monitory Item Translation difference Liability account	0	0	0	
	Other long-term liabilities	0.00	0.00	0.00	0.0
		CORCE			0.0
	Long-term provisions	0.00	0.00	0.00	0.0
	Total - Non-current liabilities	5588.48	7827.98	12620.68	11678.6
6	Current liabilities	2723			
-	Short-term borrowings	742.61	580.78	742.61	580.7
	Trade payables Other coursest liabilities	1273.24	892.72	1531.56	5960.1
-	Other current liabilities	884.99	888.32	864.60	868.5
	Short-term provisions	245.31	325.28	245.31	304.5
	Total - Current liabilities	3146.15	2687.1	3384.08	7714.0
	TOTAL FOURTY AND LIABILITIES				
	TOTAL - EQUITY AND LIABILITIES	21872.16	22760.37	30260.30	32680.0
	ement of assets and liabilities.				
Notes:	The above results after their review by the Audit Committee	0.00	0.00	0.00	0.00

The above results after their review by the Audit Committee were taken on record by the Board of Directors in their meeting held on 29th Jun, 2020.

(BY ORDER OF THE BOARD)
For Amarjothi Spinning Mills Ltd.,

Place: Tirupur Date: 29.06,2020 R.JAICHANDER
JOINT MANAGING DIRECTOR

In accordance with the requirement of regulation 33 of SEBI (LODR) Regulations 2015 with the stock Exchanges, the financial result of the Year ended 31st March 2020 have been Audited by the Statutory Auditors of the company.

³ The Operations of the Company relates to only one Segment namely, yarn manufacturing.

AMARJOTHI SPINNING MILLS LIMITED

	Year	Year ended 31 03 2020	Year 31.0	Year ended 31.03.2019	Year ended 31.03,2020	ded 020	Year 31.03	Year ended 31.03.2019
A. CASH FLOW FROM OPERATING ACTIVITIES:		140003600 52		202647075 45		1400.83		2036 48
NET Profit before Taxation Adjustments for:		50:000000441		24.016.140.007		00:771		
Depreciation and amortisation	155436134.09		154251877.94		554.36		1542.52	
Loss /(Profit) on Sale of Assets	-2388068.10		-47396449.09		-23.88		-473.96	
Interest Income	-3913237.96		-10746634.86		-39.13		-107.47	
Finance costs	68449158.00	217583986 03	128448585.38	774557379 37	684.49	2175 84	1284.49	2245.58
Operating Profit before Working Capital Changes		367567594.56		428205354.82		3675.67		4282.06
Adjustments for:		f			7			
Trade & other Receivables	-35284659.26		-24830665.40		-352.87		-248.35	
Inventories	56917603.62		170642071.02		569.18		1706.42	
Trade Payable & Other Liabilities	45903053.79	67535998.15	53136838,41	198948244.03	459.03	675.34	531.57	
Cash Generated from Operations		435103592.71		627153598.85	100	4351.01		05.11.50 11.031
Direct Taxes provisions / paid		-8108700.00		1691300.00		-81.09	Ī	16.91
Net Cash from Operating activities	A	426994892.71		628844898.85	V.	4269.92		6288.41
Committee of the contract of t								
B. CASH FLOW FROM INVESTMENT ACTIVITIES:		136762346 98		-18109907.34		-1367.62		-181.10
Furchase of Fixed Assets		18248569.11		-35803453.07		182.49		-358.02
Dayment for Canital Projects in Progress		0.00		-282286.00		0.01		-2.80
Investments made		-13169773.98		-4932630.86	9	-131.69		-49,31
Adjustments for other non current assets		4012032.76		17972413.14		40.13		179.72
Interest Received		3913237.96		10746634.86		39.13		107.47
Net Cash from Investment activities	2	-123758281.13		-30409229.27	æ	-1237.55		-304.04
C CASH ELOW EROM FINANCING ACTIVITIES:								
Romowings (net)		-224488140.83		-450195013.90		-2244.88		-4501.96
Dividend paid including tax		-16274965.00		-16248282.00		-162.75		-162.48
Finance costs		-68449158.00		-128448585.38		-684.49	7	-1284 49
Net Cash from Financing Activities	C	-309212263.83		-594891881.28	၂ ၁	-3092.12	1	-5948.93
				1)				
Net Increase/ (Decrease) in cash and cash equivalents	(A+B+C)	-5975652.25		3543788.30	(A+B+C)	-59.75		35.44
Cash and Cash Equivalents as at the beginning of the period		6822691.46		3278903.16		98.48		68.73
Cash and Cash Equivalents as at the end of the period		847039.21		6822691.46		8.48		

AMARJOTHI SPINNING MILLS LIMITED

	•	Year ended	nded	Year	Year ended	Year ended	papu	Year ended	nded
		\$1.05,2020	0707	31.0	31.03.2019	31.03.2020	2020	31.03.2019	010
A. CASH FLOW FROM OPERATING ACTIVITIES:			0						
NET Profit before Taxation	9-7		167282487.33		211359676.13		1672.83		2113.60
Adjustments for:									
Depreciation and amortisation		174447136.66		167614375.94		1744.47		1676.15	
Loss /(Profit) on Sale of Assets		-2388068.10		47396449.09		-23.88		473.97	
Interest Income		-36912355,96		-26450053.86		-369.12		-264.50	
Finance costs		95646748.00		140244918.38		956.47		1402.45	
			230793460.60		234012791.37		2307.94		2340.13
Operating Profit before Working Capital Changes			398075947.93		445372467.50		3980.77		4453.73
Adjustments for:									
Trade & other Receivables		305016114.00		-81621625.38		3050.14		-816.23	
Inventories		-58599035.97		178621549.62		-585.99		1786.22	
Trade Payable & Other Liabilities	•	433002529.19	-186585451.16	540077272.35	637077196.59	-4330.03	-1865.88	5400.77	6370.76
Cash Generated from Operations			211490496.77		1082449664.09		2114.89		10824.49
Direct Taxes provisions / paid			-34300000.00		-40678345.00	Ī	-343.00		-406.78
Net Cash from Operating activities		¥	177190496.77		1041771319.09	V	1771.89		10417.71
B. CASH FLOW FROM INVESTMENT ACTIVITIES:	a.								
Purchase of Fixed Assets			-189731934.60		-793929885.72		-1897.32		-7939.30
Sale of Fixed Assets			14289666.17		367208910.52		142.91		3672,10
Payment for Capital Projects in Progress			00.00		-282286.00		0.00		-2.82
Investments made			-36931035.96		-27225473.86		-369.30		-272.23
Adjustments for other non current assets			4012032.76		17957413.14		40.11		179.57
Interest Received			36912355.96		26450053.86		369.12		264.50
Net Cash from Investment activities		m	-171448915.67		-409821268.06	m	-1714.48		-4098.18
C. CASH FLOW FROM FINANCING ACTIVITIES:			8	50					
Borrowings (net)			93666187.18		-509678056.77		936.66		-5096.81
Dividend paid including tax			-16248282.00		-16248282.00		-162.48		-162.48
Finance costs			-95646748.00		-140244918.38		-956.47		-1402.45
Net Cash from Financing Activities		ပ	-18228842.82		-666171257.15	C C	-182.29		-6661.74
Net Increase/ (Decrease) in cash and cash equivalents		(A+B+C)	-12487261.72		-34221206.12	(A+B+C)	-124.88		-342.21
Cash and Cash Equivalents as at the beginning of the period			16811667.33		51032873.45		168.12		510.33
Cash and Cash Equivalents as at the end of the period			4324405.61		16811667,33		43 24		168.12

Chartered Accountant



(O) 2550333, 2987757 (R) 2542885

INDEPENDENT AUDITOR'S REPORT

To the Members of M/s. Amarjothi Spinning Mills Limited,

Report on the Audit of the Standalone Financial Statements

Opinion

I have audited the accompanying standalone financial statements of **M/S Amarjothi Spinning Mills Limited**, ("the Company"), which comprise the balance sheet as at 31st March 2020, and the statement of profit and loss, statement of changes in equity and statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In my opinion and to the best of my information and according to the explanations given to me, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian accounting Standards) Rules,2015, as amended, ("ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2020, and its profit, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

I conducted my audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. My responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of my report. I am 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 the Rules thereunder, and I have fulfilled my other ethical responsibilities in accordance with these requirements and the Code of Ethics. I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my opinion.



Information Other than the Standalone Financial Statements and Auditor's Report thereon:

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Management discussion and analysis, Board's report including annexures to Board's report, business responsibility report, corporate governance and shareholder's information, but does not include the standalone financial statements and my auditor's report thereon.

My opinion on the standalone financial statements does not cover the other information and I do not express any form of assurance conclusion thereon.

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

If based on the work I have performed, I conclude that there is a material misstatement of this other information, I am required to report that fact. I have nothing to report in this regard.

Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Ind AS specified under section 133 of the Act. 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 financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial statements, the Management is 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 Management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

reporting process.

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, I give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by section 197(16) of the Act, as amended in my opinion and to the best of my information and according to the explanations given to me, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of Section 187 of the Act.
 - 3. As required by Section 143(3) of the Act, I report that:
 - (a) I have sought and obtained all the information and explanations which to the best of my knowledge and belief were necessary for the purposes of my audit.
 - (b) In my opinion, proper books of account as required by law have been kept by the Company so far as it appears from my examination of those books .
 - (c) The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.

- (d) In my opinion, the aforesaid standalone financial statements comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- (e) On the basis of the written representations received from the directors as on 31st March, 2020 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2020 from being appointed as a director in terms of Section 164(2) of the Act.
- (f). With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to my separate Report in "Annexure B".
- (g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014 (as amended), in my opinion and to the best of my information and according to the explanations given to me:
 - 1. The Company does not have any pending litigations which would impact its financial position
 - 2. The Company did not have any long term contracts including derivative contracts for which were any material foreseeable losses.
 - 3. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

P.S.SITARAM
Signature

Proprietor (Membership No.023033)

UDIN:20023033AAAAAM7381

Place: COIMBATORE Date:29th JUNE 2020

P.S.SITARAM B.Sc., FCA.





(O) 2550333, 2987757 (R) 2542885

INDEPENDENT AUDITOR'S REPORT

To the Members of M/s. Amarjothi Spinning Mills Limited,

Report on the Audit of the Consolidated Financial Statements

Opinion

I have audited the accompanying consolidated financial statements of **M/S Amarjothi Spinning Mills Limited**, (hereinafter referred to as "the Holding Company") and its subsidiaries and associates (the holding company and its subsidiaries and associates together referred to as "the Group"), which comprise the Consolidated balance sheet as at 31st March 2020, and the consolidated statement of profit and loss, consolidated statement of changes in equity and consolidated statement of cash flows for the year ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "The Consolidated Financial Statements").

In my opinion and to the best of my information and according to the explanations given to me, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013 in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian accounting Standards) Rules,2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Group as at 31 st March, 2020, its profit, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

I conducted my audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. My responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of my report. I am 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 the rules thereunder, and I have fulfilled my other ethical responsibilities in accordance with these requirements and the Code of



OFFICE: 77, PONNURANGAM ROAD (W), R.S. PURAM, COIMBATORE - 641 002.

Ethics. I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my opinion.

Information Other than the Consolidated Financial Statements and Auditor's Report thereon:

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

My opinion on the Consolidated financial statements does not cover the other information and I do not express any form of assurance conclusion thereon.

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

If based on the work I have performed, I conclude that there is a material misstatement of this other information, I am required to report that fact. I have nothing to report in this regard.

Management's Responsibility for the Consolidated Financial Statements The Holding Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these consolidated financial statements that give true and fair view of the consolidated financial position, consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group in accordance with the accounting principles generally accepted in *India, including the Ind AS specified under section 133 of the Act. This responsibility also includes 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 financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.



In preparing the Consolidated financial statements, the respective Board of Directors of the companies included in the group are responsible for assessing the Group'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 Management either intends to liquidate the Company 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 is responsible for overseeing the Group's financial reporting process.

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by section 197(16) of the Act, as amended in my opinion and to the best of my information and according to the explanations given to me, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of Section 197 of the Act
- 2. As required by Section 143(3) of the Act, I report that:
- a. I have sought and obtained all the information and explanations which to the best of my knowledge and belief were necessary for the purposes of my audit of the aforesaid consolidated financial statements.
- b. In my opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept by the Company so far as it appears from my examination of those books
- c. The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss, the Consolidated Cash Flow Statement dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the Consolidated financial statements.

- d. In my opinion, the aforesaid Consolidated financial statements comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- e. On the basis of the written representations received from the directors of the Holding Company as on 31st March, 2020 and taken on record by the Board of Directors of the Holding company and the reports of the Statutory auditors of the associate and subsidiary companies, none of the directors of the group is disqualified as on 31st March, 2020 from being appointed as a director in terms of Section 164(2) of the Act.
- f. With respect to the adequacy of the internal financial controls over financial reporting of the Group and the operating effectiveness of such controls, refer to my separate Report in "Annexure A".
- g. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in my opinion and to the best of my information and according to the explanations given to me:
- 1. The Group does not have any pending litigations which would impact its financial position.
- 2. The Group did not have any long term contracts including derivative contracts for which there were any material foreseeable losses.
- 3. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

Place: COIMBATORE
Date: 29th JUNE 2020

P.S.SITARAM Signature

P.S. S. Faram

Proprietor (Membership No.023033)

UDIN:20023033AAAAAP5535

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29.06.2020

To

The Listing Department BSE Limited Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400001

Dear Sirs,

Scrip Code: 521097

Sub: Declaration under proviso to Clause (d) of Sub-regulation(3) of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

We hereby declare that the Auditor of the Company Mr. P.S.Sitaram, Chartered Accountant has issued Audit Report with Unmodified Opinion on Standalone & Consolidated Financial Statement of the Company as prepared under the provisions of Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, for the financial year ended 31st March 2020.

Thanking you,

Yours faithfully,

For Amarjothi Spinning Mills Limited

MOHANA PRIYA.M

M. Mohaner

Company Secretary

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CIN: L17111TZ1987PLC002090

29.06.2020

To

The Listing Department **BSE** Limited Phiroze Jeejeebhoy Towers **Dalal Street** Mumbai-400001

Dear Sirs,

Sub: Compliance of Regulation 30(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 - Reg.

Pursuant to Regulation 30 (4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 please find enclosed herewith the details of Audited Financial results for the year ended 31.03.2020. The Board of Directors at their meeting held on 29.06.2020 has recommended a dividend of Rs.2/- (20%) per equity share of Rs.10/- each for the year ended 31.03.2020.

Kindly acknowledge the receipt.

Thanking you,

Yours faithfully,

For Amarjothi Spinning Mills Limited

MOHANA PRIYA.M

M. Noharet

Company Secretary

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29.06.2020

To

The Listing Department BSE Limited Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400001

Dear Sirs,

Scrip Code: 521097

Subject: Undertaking of Non-applicability of Regulation 32 of SEBI (LODR) Regulations, 2015.

As per Regulation 32 of SEBI (LODR) Regulations, 2015 Every Listed Company shall submit to the Stock Exchange the following statement(s) on Quarterly Basis for Public Issue, right issue, preferential issue etc:-

- (a) Indicating deviations, if any, in the use of proceeds from the objects stated in the offer document or explanatory statement to the notice for the general meeting, as applicable;
- (b) Indicating category wise variation (capital expenditure, sales and marketing, working capital etc.) between projected utilisation of funds made by it in its offer document or explanatory statement the general meeting, as applicable and the actual utilisation of funds.

In view of the aforesaid, I, the undersigned, Mrs. Mohana Priya.M, Company Secretary of Amarjothi Spinning Mills Limited hereby certify that Compliance of Regulation 32 of SEBI (LODR) Regulations, 2015 is not applicable to the company as the company has not issued any share by way of public issue, right issue, preferential issue during the quarter ended on 31st March, 2020.

Thanking you,

Yours faithfully,

For Amarjothi Spinning Mills Limited

MOHANA PRIYA.M Company Secretary