G. D. TRADING AND AGENCIES LIMITED

Regd Office: Indian Mercantile Chambers, 3rd Floor, 14-R, Kamani Marg, Ballard Estate, Mumbai- 400001

Ph: 22-66314181, Email Id: gdtal2000@gmail.com

Website: www.gdtal.com CIN: L51900MH1980PLC022672

Date: 30th May 2022

To,
The Corporate Relations Department,
Bombay Stock Exchange Limited,
PJ Tower, Dalal Street, Fort,
Mumbai- 400 001.

Dear Sir/ Madam,

Ref: - Scrip Code: 504346

Sub: Outcome of the Board Meeting.

We are pleased to inform the Stock Exchange that the Board of Directors at their meeting held on $30^{\rm th}$ May 2022 at the registered office of the Company at Indian Merchantile Chambers, 3rd Floor, 14 R, Kamani Marg, Ballard Estate, Mumbai, Maharashtra, 400001 has considered and approved the following transaction interalia:

- The Audited Financial Results along with statement of Assets and Liabilities and Cash flow for the Quarter and year ended on 31st March, 2022.
- The Audit Report having un-modified opinion for the year ended $31^{\rm ST}$ March, 2022.
- Appointment of M/s SG & Associates., Practicing Company Secretaries (COP: 5722) as Secretarial Auditor to conduct Secretarial Audit for the year 2022-2023.
- · Other routine Business with the permission of the Chair.

The Meeting had commenced at 2.00 PM and concluded on 4.45 PM

Kindly acknowledge the receipt of the same.

For G. D. Trading & Agencies Limited

Bharat Somani Director

DIN: 00286793

G D TRADING AND AGENCIES LIMITED

(CIN: L51900MH1980PLC022672)

STATEMENT OF AUDITED ASSETS AND LIABILTIES FOR THE QUARTER AND YEAR ENDED 31ST MARCH 2022 (Rs. In Lacs)

P. 41. 1	(RS. III Lacs)		
Particulars	As at 31-03-2022	As at 31-03-2021	
ASSETS			
(1) Non-Current Assets			
Other non-current assets	24.35	24.35	
Non Current Investment (Transfer to Retained Earning)		-	
(2) Current Assets			
Financial Assets			
(i) Trade Receivables	-	-	
(ii) Cash and cash Equivalents	-	2	
(iii)Bank balances other than (ii) above	0.15	1.03	
Other current assets	-	-	
TOTAL ASSETS	24.50	25.38	
EQUITY AND LIABILITIES			
Equity			
Equity Share Capital	10.00	10.00	
Preference Share Capital	50.00	50.00	
Other Equity	10000000000		
Retained Earnings	(829.82)	(51.16)	
Impariment of Equity Investment (Transfer to Retained	()	N. States	
earnings)		(772,08)	
		()	
Total Equity	(769.82)	(763.24)	
Liabilities			
(1) Non-Current Liabilities			
Financial Liabilities			
Long Term Borrowings	792.89	786.35	
bong remisorionings	,,,,,,	700.00	
(2) Current Liabilities			
Financial Liabilities			
(i) Short Term Borrowings	-	*	
(ii) Trade Payables			
Due to Micro and Small Enterprises		5	
Due to Others	-	<u>.</u>	
Other Current Liabilities	0.33	1.47	
Short term provisions	1.10	0.80	
Total Liabilities	794.32	788.62	
TOTAL EQUITY AND LIABILITIES	24.50	25.38	

Place: Mumbai Date: 30/05/2022 For G.D. Trading & Agencies Limited

Director

G D TRADING AND AGENCIES LIMITED

(CIN: L51900MH1980PLC022672)

STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH 2022

(Rs. In Lakhs)

SR.	(Rs. In Lakhs)						
		Quarter Ended Year Ended					
SR. NO.	PARTICULARS	31.03.2022	31.12.2021	31.03.2021	31.03.2022	31.03.2021	
		AUDITED	UNAUDITED	AUDITED	AUDITED	AUDITED	
1	Revenue from Operations						
	(a) Revenue from operations	5,75		55	(1 8))	-	
	(b) Other Income	1940	16	÷ .	848	0.00	
			-		54.7	0.00	
2	Expenses						
	(a) Employee Benefit Expenses	0.60	0.60	0.60	2.30	2,30	
	(b) Finance Cost	0.01		75	0.01	0.01	
	(c) Other expenses	0.25	0.14	1.27	4.26	5.94	
	Total Expenses	0.86	0.74	1.87	6.57	8,25	
3	Net Profit / (Loss) before Exceptional Items & Tax (1-2)	(0.86)	(0.74)	(1.87)	(6.57)	(8.25	
4	Exceptional Items - Income / (Expenses) Refer note-3			*		*	
5	Profit before tax (3-4)	(0.86)	(0.74)	(1.87)	(6.57)	(8.25	
6	Current Tax	-	1000			*	
7	Net profit for the period (5-6)	(0.86)	(0.74)	(1.87)	(6.57)	(8.25	
8	Other Comprehensive Income for the period	-	- 1	`- 1	- 1	91 <u>5</u>	
	A) Items that will not reclassified to profit or Loss						
	i) Fair value of Investment						
	B) (i) Items that will be reclassified to Profit or						
	Loss						
9	Total Comprehensive Income	1.00	-				
10	Paid-up equity share capital (Face value of the	10.00	10.00	10.00	10.00	10.00	
	Share Rs.10 per share)						
11	Earnings Per Share (in Rs.)						
i.	(a) Basic	(0.86)	(0.74)	(1.87)	(6.57)	(8.25	
ii.	(b) Diluted	(0.86)	(0.74)	(1.87)	(6.57)	(8.25	
otes:-							
1	1 The above audited financial result, prepared in	n accordance w	ith the Indian Acco	ounting Standard	l (Ind AS), the pr	ovision of the	
1	The above audited financial result, prepared is companies Act, 2013 and guidelines issued by the Committee and approved by the Board of Direct	e Securities and	l Exchange Board (Of India, have be	en received by tl		
2	companies Act, 2013 and guidelines issued by the	e Securities and fors at their resp and corresponders between au	Exchange Board (pective meeting hel ding quarter ended dited figures in res	Of India, have be d on 30th May, 2 d in the previous spect of the full f	een received by the 2022 year as reported inancial year and	in the	
165	companies Act, 2013 and guidelines issued by the Committee and approved by the Board of Direct The figures for the quarter ended 31 March 2022 standalone financial result are the balancing figure at the date unaudited figures up to the end of the company of the send of	e Securities and ors at their resp and correspon tres between au he third quarter urities and Exch	Exchange Board (pective meeting hel ding quarter ended dited figures in res of the relevant fin nange Board of Ind	Of India, have be d on 30th May, 2 I in the previous spect of the full f ancial year whice	een received by the 2022 year as reported inancial year and h were subjected	in the I the published to limited	
2	companies Act, 2013 and guidelines issued by the Committee and approved by the Board of Direct The figures for the quarter ended 31 March 2022 standalone financial result are the balancing figure at to date unaudited figures up to the end of the review. The statement is as per Regulation 33 of the Sect Requirements) Regulations, 2015, as amended (1)	e Securities and ors at their resp and correspon tres between au he third quarter urities and Exch	Exchange Board (pective meeting hel ding quarter ended dited figures in res of the relevant fin nange Board of Ind	Of India, have be d on 30th May, 2 I in the previous spect of the full f ancial year whice	een received by the 2022 year as reported inancial year and h were subjected	in the I the published to limited	
2	companies Act, 2013 and guidelines issued by the Committee and approved by the Board of Direct The figures for the quarter ended 31 March 2022 standalone financial result are the balancing figure are to date unaudited figures up to the end of the review. The statement is as per Regulation 33 of the Secretary Requirements (11 Regulations, 2015, as amended (12 Regulations) Regulations, 2015, as amended (13 Regulations) Regulations is single segment only.	e Securities and ors at their resp and correspon- tres between au he third quarter urities and Excl- Listing Regulati	A Exchange Board of pective meeting hel ding quarter ended dited figures in res of the relevant fin hange Board of Indons').	Of India, have be d on 30th May, 2 I in the previous spect of the full f ancial year whice	een received by the 2022 year as reported inancial year and h were subjected	in the I the published to limited	
3	companies Act, 2013 and guidelines issued by the Committee and approved by the Board of Direct The figures for the quarter ended 31 March 2022 standalone financial result are the balancing figure are to date unaudited figures up to the end of the review. The statement is as per Regulation 33 of the Sect Requirements) Regulations, 2015, as amended (1). The Company operates in single segment only. There are no Investors Complaints pending as or	and corresponders between au their responders between au their fluorities and Exclusiving Regulation 31st March, 20	A Exchange Board of pective meeting hel ding quarter ended dited figures in res of the relevant fin hange Board of Indons').	Of India, have be d on 30th May, ? I in the previous spect of the full f ancial year whic ia ('SEBI') (Listin	een received by the 2022 year as reported inancial year and h were subjected g Obligations an	in the in the published to limited d Disclosure	
2 3 4 5	companies Act, 2013 and guidelines issued by the Committee and approved by the Board of Direct The figures for the quarter ended 31 March 2022 standalone financial result are the balancing figure are to date unaudited figures up to the end of the review. The statement is as per Regulation 33 of the Secretary Requirements (11 Regulations, 2015, as amended (12 Regulations) Regulations, 2015, as amended (13 Regulations) Regulations is single segment only.	and correspondres between authorities and Exchange Exchan	A Exchange Board of sective meeting helding quarter ended dited figures in rest of the relevant find the section of the sectio	Of India, have bed on 30th May, 2 I in the previous spect of the full fancial year which is ('SEBI') (Listing (Investment Coreanch court apply plan no value to	year as reported inancial year and h were subjected g Obligations an inpany) amount I (cation no -1 IA) b be received cur-	in the I the published to limited d Disclosure Rs. 772.08 Lacs, No. 1048 of 2020 rent shareholder	
3 4 5 6	companies Act, 2013 and guidelines issued by the Committee and approved by the Board of Direct The figures for the quarter ended 31 March 2022 standalone financial result are the balancing figurear to date unaudited figures up to the end of the review. The statement is as per Regulation 33 of the Sect Requirements) Regulations, 2015, as amended (1) The Company operates in single segment only. There are no Investors Complaints pending as of Company made investment in equity share of SI Investment Company undergone NCLT and result order no C.P. (IB) No. 2045/MB/2018 dated and as per NCLT order, management has decided Investment.	and corresponders between auther third quarter urities and Exchaisting Regulation 31st March, 20 mee Vindhya Palution plan par 02/02/2021 and value of investigers.	A Exchange Board of ective meeting helding quarter ended dited figures in rest of the relevant finding Board of Indiange	Of India, have bed on 30th May, 2 If in the previous spect of the full fancial year which is ('SEBI') (Listing (Investment Coreanch court apply plan no value to retained earns)	year as reported inancial year and h were subjected g Obligations an inpany) amount I ication no -1 IA I o be received curings from Impair	in the I the published to limited d Disclosure Rs. 772.08 Lacs, No. 1048 of 2020 rent shareholde ment of	
3 4 5	companies Act, 2013 and guidelines issued by the Committee and approved by the Board of Direct The figures for the quarter ended 31 March 2022 standalone financial result are the balancing figure to date unaudited figures up to the end of the review. The statement is as per Regulation 33 of the Sect Requirements) Regulations, 2015, as amended (1). The Company operates in single segment only. There are no Investors Complaints pending as of Company made investment in equity share of SI Investment Company undergone NCLT and result of the Company made investment in equity share of SI Investment Company undergone NCLT and result of the Company made investment in equity share of SI Investment Company undergone NCLT and result of SI Investment Company undergone NCLT	and corresponders between auther third quarter urities and Exchisting Regulation 31st March, 20 aree Vindhya Paolution plan part of the vindhya part of	All Exchange Board of ective meeting held in guarter ended dited figures in reserved from the relevant finding Board of Indiange	Of India, have bed on 30th May, 2 I in the previous spect of the full fancial year which is ('SEBI') (Listing anch court apply plan no value to retained earns in the court of Investment of Investme	year as reported inancial year and h were subjected g Obligations an inpany) amount I ication no -1 IA lober to be received currings from Impair to a going concernit (Long term catal Liabilities excital Liabilities excital subjects of the control	in the I the published to limited d Disclosure Rs. 772.08 Lacs, No. 1048 of 2020 rent shareholder ment of n. Company pital loss eeded its Total	
3 4 5 6	companies Act, 2013 and guidelines issued by the Committee and approved by the Board of Direct Standalone financial result are the balancing figure are to date unaudited figures up to the end of the review. The statement is as per Regulation 33 of the Sect Requirements) Regulations, 2015, as amended (1). The Company operates in single segment only. There are no Investors Complaints pending as of Company made investment in equity share of SI Investment Company undergone NCLT and resund order no C.P.(IB) No. 2045/MB/2018 dated and as per NCLT order, managment has decided Investment. The annual financial statement have been prepaincurred a net loss of Rs.6.57 Lacs for the year en (unquoted equity) Rs. 772.08 Lacs transfer to Rel assets as on 31st March, 2022. As per Financial S	and corresponders between auther third quarter urities and Exchisting Regulation 31st March, 20 aree Vindhya Paolution plan part of the vindhya part of	All Exchange Board of ective meeting held in guarter ended dited figures in reserved from the relevant finding Board of Indiange	Of India, have bed on 30th May, 2 I in the previous spect of the full fancial year which is ('SEBI') (Listing anch court apply plan no value to retained earns in the court of Investment of Investme	year as reported inancial year and h were subjected g Obligations an inpany) amount I ication no -1 IA lober to be received currings from Impair to a going concernit (Long term catal Liabilities excital Liabilities excital subjects of the control	in the I the published to limited d Disclosure Rs. 772.08 Lacs, No. 1048 of 2020 rent shareholder ment of n. Company pital loss eeded its Total	

Place : Mumbai Date : 30/05/2022 For G.D. Trading & Agencies Limited

Director

G D TRADING AND AGENCIES LIMITED (CIN: L51900MH1980PLC022672) STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31 MARCH 2022 (Rs. In Lakhs)

Particulars	31.03.2022		31.03.2021					
Cash flow from operating activities								
Net Profit before Tax		(6.57)		(8.25)				
Discontinued operations		1.5						
Profit before income tax including discontinued operations		(6.57)		(8.25)				
Adjustments for								
Depreciation and amortisation expense	-		-					
Dividend Income	#	20	4	-				
Operating Profit before Working Capital Changes		(6.57)		(8.25)				
(Increase)/decrease in other non current assets	2		92					
Decrease in other current liabilities	(1.15)		1.31					
(Increase)/decrease in other current assets	S_ 01		0.13					
(Increase)/decrease in other Trade Receivable			0.64					
(Increase)/decrease in Short term provisions	0.30		0					
Cash generated from operations		(0.85)		2.08				
Income taxes paid		* _ * *						
Net cash inflow from operating activities		(7.42)		(6.17)				
Cash flows from investing activities				· · · · · ·				
(Increase)/Decrease in investments	772.08		(A)					
Investment value transfer in retained earnings due to Investment	(772.08)							
value no value in future								
Dividend Received	8		ia i					
Net cash used in investing activities		2		-				
Cash flow from financing activities								
(Increase)/Decrease in Long Term Borrowings	6.54		7.20					
Net cash from financing activities		6.54		7.20				
Net increase (decrease) in cash and cash equivalents		(0.88)		1.03				
Cash and cash equivalents at the beginning of the year		1.03		-				
Cash and cash equivalents at end of the year	· Vac	0.15	79 1	1.03				

Place : Mumbai Date : 30/05/2022 For G.D. Trading & Agencies Limited

Director

N B T and Co

Chartered Accountants



AND

MURARA

Auditor's Report on Quarterly Financial Results and Year to Date Result of M/s. G D TRADING AND AGENCIES LIMITED pursuant to the Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.

To,
The Board of Directors of,
M/s. G D TRADING AND AGENCIES LIMITED,
Mumbai

Report on the audit of the Annual Financial Results

We have audited the Statement of Financial Results of M/s. G D TRADING AND AGENCIES LIMITED ("The Company") for the quarterly ended 31st March, 2022 and year to date results attached herewith for the period from 1st April, 2021 to 31st March, 2022, being submitted by the Company pursuant to the requirement of Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 to the Stock Exchange.

In our opinion and to the best of our information and according to the explanations given to us the financial results as well as the year to date results:

- are presented in accordance with the requirement of Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 in this regard, and
- ii. gives a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net profit/loss and other financial information for the year ended 31st March, 2021, as well as the results for the year ended on 31st March, 2022.

Basis of Opinion

We conducted our audit in accordance with the standards of Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 (the Act) and other applicable authoritative pronouncements issued by the Institute of Chartered Accountants of India ("the ICAI"). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the 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 Companies Act, 2013 and the Rules there under, 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.

Material Uncertainty Relating to Going Concern

We draw attention to in the financial statements which indicates that the Company incurred a net loss of Rs. 6.57 Lacs for the year ended 31st March 2022, and Long term Investment transfer to retained earnings (refer note no 6) Rs. 772.08 Lacs for the year ended 31st March, 2022 and, as of that date, the Company Total Liabilities exceeded its Total assets as on 31st March, 2022. As per Financial Statement these events or conditions, indicate that a material uncertainty exists that may cast significant doubt on the Company's ability to continue as a going concern.

Our opinion is not modified in respect of this matter.

Emphasis of Matter

Loan and advances given & taken are subject to confirmation, reconciliation, adjustment & provisions, if any which may arise out of confirmation and reconciliation. Absence of recoveries since several years form loans given and advance given indicates the existence of uncertainty that may cause on recoverability of loan and advances. However as per the management no provision is required as the balances are considered goods and recoverable.

Our opinion is not modified in respect of this matter.

Management's Responsibilities for the Financial Results

These financial results have been prepared on the basis of the annual financial statements. The Company's Board of Directors are responsible for the preparation of these financial results that give a true and fair view of the net loss and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, 'Interim Financial Reporting' prescribed under Section 133 of the Act read with relevant rules issued there under and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This Board of Directors of the Company are responsible for 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 results 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 financial results by the Board of Directors of the Company as aforesaid.

In preparing the financial results, 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 is also responsible for overseeing the Company's financial reporting process of the Company.

AND

MUMBA

Auditor's Responsibilities for the Audit of the Financial Results

Our objectives are to obtain reasonable assurance about whether the financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level 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 financial results.

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

- Identify and assess the risks of material misstatement of the financial results, 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 financial statements in place and 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.
- We have concluded that a material uncertainty exists and we draw our attention in our auditor's report to the related disclosures in the financial results. 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 financial results, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.

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

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 results for the quarter ended March 31, 2022 being the balancing figure between the audited figures in respect of the full financial year ended March 31, 2022 and the published unaudited year-to-date figures up to the 3rd quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

AND

MUMBAI FRN-140489W

For N B T AND CO

Chartered Accountants

FRN: - 140489W

Ashutosh Biyani

Partner

M.No - 165017 Date: 30-05-2022

Place: Mumbai

UDIN -22165017AJWYJY5540

G. D. TRADING AND AGENCIES LIMITED

Regd Office: Indian Mercantile Chambers, 3rd Floor, 14-R, Kamani Marg, Ballard Estate, Mumbai- 400001

Ph: 22-66314181, Email Id: gdtal2000@gmail.com

Website: www.gdtal.com CIN: L51900MH1980PLC022672

Date: 30th May 2022

To,

Corporate Relationship Department Bombay Stock Exchange Limited

1st Floor, New Trading Ring, Rotunda Building, P.J. Towers, Dalal Street, Fort, Mumbai- 400 001

BSE Script Code: 504346

Declaration pursuant to SEBI (Listing Obligation and Disclosure Requirements) (Amendment) Regulation, 2016

This is with reference to the Audit Report given by the Statutory Auditors of the Company dated $30^{\rm th}$ May 2022 for the Quarter and Financial Year ending $31^{\rm st}$ March, 2022, we would like to inform that the Auditors have given an unmodified opinion in their Audit Report for the financial year ending $31^{\rm st}$ March, 2022.

For G. D. Trading & Agencies Limited

Bharat Somani Director

DIN: 00286793