



Date: 29th June, 2020

To, General Manager-Listing BSE Limited, P. J. Towers, Dalal Street, Mumbai- (M.H.) -400 001

Sub: Disclosure under Regulation 30 & 33 of Securities and Exchange Board of India (listing Obligations Disclosure Requirements) Regulation, 2015

Dear Sir/Madam,

With reference to the Regulation 30 & 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the above mentioned subject, we wish to inform you that the Board of Directors in its Meeting held on Monday, 29th June, 2020 has approved the Audited Financial Results of the Company for the Quarter/Financial Year ended 31st March, 2020. In this regard, please find enclosed herewith the following:

- 1. Audited Financial Results for the Quarter/Financial year ended 31st March, 2020.
- 2. Auditor's Report on the Audited Financial results for the Quarter/Financial Year ended 31st March, 2020

You are requested to please take the same on record.

Thanking You Yours faithfully

For PORWAL AUTO COMPONENTS LIMITED

COMPANY SECRETARY

#### PORWAL AUTO COMPONENTS LTD.

Regd. Office: 209 Sector I Pithampur 454775 Dhar Madhya Pradesh Statement of the Audited Financial Results For The Quarter & Year Ended 31st March 2020

Sn.	n. Particulars			Quarter ended			`In Lac
			31.03.2020	31.12.2019	31.03.2019	Year Ended 31.03.2020	31.03.2019
PAF	RT		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Audited)
1	Τ	Income from Operations	-			,	(Financia)
	1	Revenue from operations					
		Other Income	1833.40	1927.93	2751.88	7872.33	12062.69
	1	Total Income	0.35	0.17	-0.05	0.91	0.8
2		Expenses	1833.75	1928.10	2751.83	7873.24	12063.50
	a	Cost of Material Consumed	005.01				
	b	Purchase of Stock in Trade	885.91	850.92	1307.37	3755.64	6395.1
	С	Changes in Inventory of Finished goodsWIP and Stock in trade	0.00 -16.86	3.34	13.47	14.69	60.56
	d	Stock in trade	-10.00	70.39	74.64	169.23	-54.93
	1000	Employee benefit expense	170.31	163.37	243.60		
	e f	Financial costs	60.48	52.44	65.09	696.19	944.57
- 1		Depreciation and amortization expense	178.08	143.38	152.26	231.14	256.21
	g	Other Expense	573.84	628.10	729.96	608.31	587.56
		Total Expenses	1851.77	1911.94	2586.39	2438.57	3355.14
				1011.54	2566.39	7913.78	11544.26
3 4		Profit before exceptional and extraordinary items and tax  Exceptional Items	-18.02	16.16	165.44	-40.54	519.30
5			0.00	0.00	0.00	0.00	0.00
3		Profit before extraordinary items and tax  Extraordinary Items (Prior Period Items)	-18.02	16.16	165.44	-40.54	0.00 <b>519.30</b>
,		Profit before tax (VII - VIII)	0.00	0.00	0.00	0.00	0.00
3	-	Tax Expense	-18.02	16.16	165.44	-40.54	519.30
1		(1) Current tax		1		10.04	019.50
1		(2) Deferred tax	0.00	0.00	0.00	0.00	106.91
	- 1		0.00	0.00	0.00	-96.60	
		Profit (Loss) for the period from continuing operations	-18.02	16.16	165.44	56.06	70.46 <b>341.93</b>
2	Į.	Profit/(Loss) from discontinuing operations	0.00	0.00	0.00		
		Tax expense of discounting operations	0.00	0.00	0.00	0.00	0.00
2	15	Profit/(Loss) after tax from Discontinuing operations	0.00	0.00	0.00	0.00	0.00
1	15	Profit/(Loss) for the period	-18.02	16.16		0.00	0.00
1.		Other Comprehensive Income		10.16	165.44	56.06	341.93
8	1 (1	) Item that will not be reclassified to Profit or Loss	1	- 1			
	P	ii) Income Tax relating to items that will not be reclassified to			=		
b		) Item that will be reclassified to Profit or Loss			1		
	(i	i) Income Tax relating to items that will be reclassified to Profit					
1	I۷	LUSS		1			
	T	otal Comprehensive Income for the period		1			
	((	Comprising Profit(Loss) and other comprehensive income for				1	
	141	e period)	1				
	E	arning per equity share (for continuing operations)					
	1.	) Basic	-0.12	0.11	1.10	0.07	
		Diluted	-0.12	0.11	1.10	0.37	2.26
1	E	arning per equity share (for discontinued operations)			1.10	0.37	2.26
	1,	) Basic		1			
		) Diluted		1			
	On	arning per equity share (for discontinued and continuing perations)					
		) Basic	1				
	1	) Diluted	-0.12	0.11	1.10	0.37	2.26
_	1/-/	, white	-0.12	0.11	1.10	0.37	2.26





	RTI		I				
Α		PARTICULARS OF SHAREHOLDING					
	1	Public Shareholding		9			
	a	Number of Shares	0490346.00	0400040.00			
	b	Percentage of Shareholding	9489216.00	9489216.00		0.00210.00	9499276.
		l same of the same	62.84%	62.84%	62.91%	62.84%	62.91
	2	Promoters & Promoter Group Shareholding					
	a	Pledged/Encumbered					
		Number of shares	Nil	Nil	Ni	Nil	
	ii	Percentage of Shares(as a % of total shareholding of promoter	1 1				
		(a promoter group)	1				
	iii	Percentage of Shares(as a % of total share capital of the	1 1				
		Company)					
	b	Non-Encumbered					
- 1	- 1	Number of shares		1			
	.	Percentage of Shares(as a % of total shareholding of promoter	5610784	5610784	5600724.00	5610784.00	5600724.0
	ii	& promoter group)	100	100	100	100.00	10
	iii	Percentage of Shares(as a % of total share capital of the				100.00	10
_		Company)	37.16%	37.16%	37.09%	37.16%	37.099
В	$\perp$	INVESTORS COMPLAINTS					
	a	Pending at the beginning of the quarter	NILL	NILL	N.111 1		
	b	Received during the quarter	NILL	NILL	NILL		
	C	Disposed off during the quarter	NILL	NILL	NILL		
	d I	Remaining Unresolved at the end of the quarter	NILL	NILL	NILL		
OTE				IVILL	NILL		
	-						
1 I a	he t the	above results were reviewed by the Audit Committee and were a eir meeting held on 29th June 2020.	pproved & taker	on record by t	the Board of D	Directors	
RT	hie	nent reporting as required AS-17 is not applicable as 100% reverstatement has been prepared in accordance with the companies	nue comes from	a single segme	ent of manufac	cturing	
, ,	Ind	statement has been prepared in accordance with the companies AS) section 133 of the companies Act 2013 and other recogniser nning from 01st April 2017 the company has adopted Ind AS with	(Indian Accoun	ting prescribed	under et et d	cturing	
	enir	the companies Act 2013 and other recognise			. under standa	ards) Rule 2015	
В	cyll	nning from 01st April 2017 the company has adopted to 1 to 2	d accounting pra	ctices and poli	cies to the ext	ards) Rule 2015 ent applicable	
В	esul	nning from 01st April 2017 the company has adopted Ind AS with ts for the quarter ended 29th June. 2020	d accounting pra a transition date	e of 01st April 2	cies to the ext	ent applicable.	
re	esul	ts for the quarter ended 29th June, 2020.	a transition date	of 01st April 2	cies to the ext 017 and acco	ent applicable. rdingly restated	
re	esul	nning from 01st April 2017 the company has adopted Ind AS with ts for the quarter ended 29th June, 2020. Inciliation of equity as per generally accepted accounting principle cular	a transition date	of 01st April 2	cies to the ext 017 and acco	ent applicable. rdingly restated	
R	eco arti	ts for the quarter ended 29th June, 2020.	a transition date	of 01st April 2	cies to the ext 017 and acco	ent applicable. rdingly restated	
R	eco artiquit	ts for the quarter ended 29th June, 2020.  Inciliation of equity as per generally accepted accounting principle  Cular  y as per IGGAP	a transition date	of 01st April 2	cies to the ext 017 and acco	ent applicable. rdingly restated en below:	
RPEC	eco artiquit	ts for the quarter ended 29th June, 2020.  Inciliation of equity as per generally accepted accounting principle  Cular  y as per IGGAP  ges in equity shares	a transition date	of 01st April 2	cies to the ext 017 and acco	ent applicable. rdingly restated en below: (in Lakhs)	
RPECOE	eco arti- quit han ther	ts for the quarter ended 29th June, 2020.  Inciliation of equity as per generally accepted accounting principle  Cular  y as per IGGAP  ges in equity shares	a transition date	of 01st April 2	cies to the ext 017 and acco	ent applicable. rdingly restated en below: (in Lakhs) 1510.00	
BE RECOE T	eco arti- quit han ther quity	ts for the quarter ended 29th June, 2020.  Inciliation of equity as per generally accepted accounting principle  cular  y as per IGGAP  ges in equity shares  y as per Ind AS  econciliation of net profit reported for querter ended 24th Mentals	a transition date	e of 01st April 2	cles to the ext	ent applicable. rdingly restated en below: (in Lakhs) 1510.00 0	
BE RECOE T	eco arti- quit han ther quity	ts for the quarter ended 29th June, 2020.  Inciliation of equity as per generally accepted accounting principle  cular  y as per IGGAP  ges in equity shares  y as per Ind AS  econciliation of net profit reported for querter ended 24th Mentals	a transition date	e of 01st April 2	cles to the ext	ent applicable. rdingly restated en below: (in Lakhs) 1510.00 0	
RECOETIC	eco arti- quit han ther quity ne re	ts for the quarter ended 29th June, 2020.  Inciliation of equity as per generally accepted accounting principle cular  y as per IGGAP  ges in equity shares  s y as per Ind AS  econciliation of net profit reported for quarter ended 31st March 2 rehensive income in accordance with Ind AS is given below:	a transition date	e of 01st April 2	cies to the ext	ent applicable. rdingly restated en below: (in Lakhs)  1510.00 0 1510.00	
R P E C O E	eco artic quity han ther quity ne re	ts for the quarter ended 29th June, 2020.  conciliation of equity as per generally accepted accounting principle cular y as per IGGAP ges in equity shares s y as per Ind AS econciliation of net profit reported for quarter ended 31st March 2 rehensive income in accordance with Ind AS is given below:	a transition date	e of 01st April 2	cies to the ext	ent applicable. rdingly restated en below: (in Lakhs) 1510.00 0 1510.00	
R P E C O E T	esul eco artic quit han ther quit price price artic	ts for the quarter ended 29th June, 2020.  conciliation of equity as per generally accepted accounting principle cular y as per IGGAP ges in equity shares y as per Ind AS econciliation of net profit reported for quarter ended 31st March 2 rehensive income in accordance with Ind AS is given below: cular rofit/Loss as per previous GAPP(Indian)	a transition date	e of 01st April 2	cies to the ext	ent applicable. rdingly restated en below: (in Lakhs)  1510.00 0 1510.00  Amount in Rs. (in Lakhs)	
R P E C O E Th	eco artic quity han ther quity ne re er Propertion	ts for the quarter ended 29th June, 2020.  conciliation of equity as per generally accepted accounting principle cular y as per IGGAP ges in equity shares 's y as per Ind AS econciliation of net profit reported for quarter ended 31st March 2 rehensive income in accordance with Ind AS is given below:  cular rofit/Loss as per previous GAPP(Indian) Comprehensive Income	a transition date	e of 01st April 2	cies to the ext	ent applicable. rdingly restated en below: (in Lakhs) 1510.00 0 1510.00	
R P E C O E T C C O E T C C O E T C C O E T C C O E T C C C C C C C C C C C C C C C C C C	eco artic quit than ther quit me ro mp	ts for the quarter ended 29th June, 2020.  conciliation of equity as per generally accepted accounting principle cular y as per IGGAP ges in equity shares y as per Ind AS econciliation of net profit reported for quarter ended 31st March 2 rehensive income in accordance with Ind AS is given below: cular rofit/Loss as per previous GAPP(Indian)	a transition date es (Previous GA	cuces and poil of of 01st April 2  AP) and as per	cies to the ext	ent applicable. rdingly restated en below: (in Lakhs)  1510.00  0  1510.00  Amount in Rs. (in Lakhs)  -18.02  0	

For Porwal Auto Components Limited

Place : Pithampur Date: 29.06.2020

Devendra Jain Managing Director DIN: 00232920

INDORE INDORE

# POKWAL AUTO COMPONENTS LTD. Regd. Office 209 Sector I Pithampur 454775 Dhar Madhya Pradesh

STATEMENT OF ASSETS AND LIABILITIES

in Lacs

Particulars	As /	The second secon
railiculai 5	31/03/2020	31/03/2019
ASSETS	inniindi	inuman
Non-Current Assets		
(a) Property Plant and Equipment		
(b) Capital Work-in-progress	4.630.93	5.060.2
(c) Investment Properties	276.49	-
(d) Goodwill	- 1	-
ligiving intengiole reacts	- 1	-
(f) Intangible assets under development	12.70	7.4
(g) Biological Assets other than bearer plants	-	-
(h) Financial assets	-	-
(i) investments	- 1	-
(II) Trade receivables	860.48	820.7
(III) Loans	*	**
(i) Deferred Tax Asset (net)	289.54	504.2
(j) Other non-current Assets	- 1	
37.7.0000	356.07	153.6
Current Assets	The same of the sa	
(a) Inventories	anima e	
b) Financial assets	680.82	1,018.5
All hericated 400040 (1) 17 18 18 18 18 18 18 18 18 18 18 18 18 18	9 99 99 9	,
(ii) Trade receivables	A STATE OF THE STA	4
(III) Cash and cash equivalents	806.32	880.5
(IV) Bank balance other than (iii) above	16.76	1.79
(v) Loans	-	11 04
(vi) Other Receivables	9.23	13.2
c) Current Tax Assets (Net)	- 1	40.53
G)Culter Current assets (Net)	_	
otal assets	119.54	111.31
OUITY AND LIABILITIES	8,058.94	8,623.27
quity		
a) Equity Share Capital	der en	
b) Other Equity	1,510.00	1,510.00
A A A A A A A A A A A A A A A A A A A	4,408.35	4,352.29
on Current Liabilities	many of the	
a) Financial Liabilities		
(i) Borrowings	446.55	599.82
(ii) Trade Payables		
(iii) Other financial liabilities		
ກ Provisions ກູ້ Deferred ແລະ ກິດວິກິກິຣະ (ກິດວິກິ		
A Captured the manufact first	202.36 }	288,98
) Other non-current liabilities urrent liabilities		244144
) Financial Liabilities		
	1	
(i) Borrowings	726.77	640.91
(ii) Trade Payables	320.06	389.62
(iii) Other financial liabilities	-	590:92
Other Current Liabilities	175.92	175.50
Provisions	178.90	566.15
Current Tax Liabilities (Net)	170.00	300.15
tal Equity and Liabilities	8,058.94	8,623.27

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Place : Pithampur Date: 29.06.2020

GADIYA & CO

Managing Director DIN: 00232920

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH		
PATICULARS	31.03.2020	31.03.2019
Operating Activities	And The Control of th	54020004
Profit before tax	-4054018	51929894
Add: Depreciation	60831262	58756219
Add: Interest/ Finance Cost	23114306	25620764
Less: Non Operating Income	-90651	-86687
Add: Loss on Sale of Fixed Assets	878364	208301
Cash Flow from operating activities	80679262	136428491
Less Decrease CL (including bank borrowings)	-37052382	-60852407
Add Decrease in current assets	• 44822998	56830961
Less tax paid	9659500	
Less Interest Paid	-23114306	-25620764
Net Operating Cash Flow	74995073	89048980
Investing Activities		
Inflow:		
Increase in Deferred Tax Liability	-9659500	7046300
Short Provision W/ o	929	-939970
Sale of Fixed Assets/Invesments	2150000	421000
Subsidy Received	1105000	
Outflow:		
Increase in Fixed Assets	-22570737	-78473457
Decrease in Capital WIP	-27648/11	21546796
<ul> <li>Increase in Non current Assets</li> </ul>	-2742472	8480819
	undangen av cente se	
Net Cash from Investing Activities	-59365492	-41918512
Financial Activities		
Inflow:		
Net Change in Long term Borrowing	-1532758	-33494177
. Net Non Operating Income	9065	1 86687
Dividend Paid		-11325000
Dividend Distribution Tax		-2328420
Net Cash from Financial Activities	-1523693	-47060910
Opening Cash	128295	8 121339
Cash Surplus/Deficit	39265	
	167560	
Closing Cash		0

This is the cash flow statement referred to in our report of even date.



### INDEPENDENT AUDITORS' REPORT

## To the Members of PORWAL AUTO COMPONENTS LIMITED

Report on the Audit of the Standalone Financial Statements

### **Opinion**

We have audited the accompanying standalone financial statements of Porwal Auto Components Limited("the Company"), which comprise the Balance Sheet as at March 31, 2020, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year ended on that date, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("the Act") 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, the profit and total comprehensive income, changes in equity and its cash flows for the year ended on that date.

### **Basis For Opinion**

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing specified under section 143(10) of the Act (SAs). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Statements 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 (ICAI) together with the independence requirements that are relevant to our audit of the standalone financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI'sCode of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone financial statements.



# 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 our auditor's report thereon.

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

In connection with our audit of the standalone financial statements, our 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 our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We 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 Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding 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 standalone 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, 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 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

Our objectives are to obtain reasonable assurance about whether the standalone 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 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 standalone financial statements.

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

- ldentify and assess the risks of material misstatement of the standalone financial statements, 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 financial controls 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 system 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 management.
- Conclude on the appropriateness of management's 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 standalone financial statements 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 standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.



Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

### Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, based on our audit we report that:
  - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
  - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
  - c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account.
  - d) In our 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.



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- e) On the basis of the written representations received from the directors as on March 31, 2020 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 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 our separate Report in "Annexure A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
  - In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- h) 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 our opinion and to the best of our information and according to the explanations given to us:
  - (i) The Company has disclosed the impact of pending litigations on its financial position in its standalone financial statements.
  - (ii) The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.
  - (iii) There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

2. As required by the Companies(Auditor's report)Order,2016("the Order") issued by the Central Government in terms of section 143(11) of the Act, we give in "Annexure B" a statement of the matters specified in paragraph 3 and 4 of the order.

For S N Gadiya & Co. Chartered Accountants

Firm Reg. No.002052 C

(CA Satyanarayan Gadiya)

Proprietor M.No.071229

UDIN: 20071229AAAADD2953.

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Place: Indore Date: 29/06/2020 is firem

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ANNEXURE "B" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 1 under "Report on Other Legal and Regulatory Requirements section of our report of even date)

In terms of the information and explanations given to us and the books and records examined by us in the normal course of audit and to the best of our knowledge and belief, we state that -

i)	(a)	The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
	(b)	Major items of fixed assets have been physically verified by the management during the year in accordance with a programmed of verification, which in our opinion, is reasonable having regard to the size of the company and the nature of its assets. No
	(c)	According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of the Company.
(ii)		The management, during the year under review, has conducted physical verification of inventory and no material discrepancies were noticed on such verification.
(iii)		The company has not granted any loan to any body corporate covered in the register maintained under section 189 of the Companies Act, 2013. Hence this clause is not applicable.
(iv)		In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of section 185 and 186 of the Act, with respect to the loans and investments made.
(v)		The Company has not accepted any deposits from public within the meaning of Section 73 and 74 of the Act and the rules framed there under to the extent notified.
(vi)		The Central Government has not prescribed maintenance of cost records under of subsection (1) of Section 148 of the Act, for the nature of industry in which the Company is doing business.
(vii)	(a)	Undisputed statutory dues including Provident Fund, Investor Education and Protection Fund, Employees' State Insurance. Income Tax, Sales Tax, Wealth Tax, Service Tax Customs Duty, Excise Duty, Cess (as applicable) have generally been regularly deposited with the appropriate authorities.



	(b)	No disputed amounts payable in respect of Wealth Tax, Income Tax, Service Tax, Custom Duty, Excise Duty and Cess were in arrears as at 31 <sup>st</sup> March 2020 except the following.					
		Name of the Statue	Nature of Dues	Amount Disputed	Period to which the amount relates	Forum where dispute is pending	
		Employee Provident Fund & Mis. Provisions Act 1952	Provident Fund	Rs. 8.05 lacs	F.Y. 2005-06	Employee Provident Fund Appellate Tribunal	
		MP VAT Tax	Vat Tax	Rs. 2.56 lacs	F.Y. 2011-12	M.P. Commercial Tax Appellate Board, Bhopal	
		MP VAT Tax	Vat Tax	Rs.2.48 lacs	F.Y. 2013-14	Appellate Authority Additional Commissioner of Commercial Tax. Indore	
		MP VAT Tax	Vat Tax	Rs.0.74 lacs	F.Y. 2015-16	Appellate Authority Additional Commissioner of Commercial Tax Indore	
		MP VAT Tax	Vat Tax	Rs.2.67 lacs	F.Y. 2016-17	Appellate Authority Additional Commissioner o Commercial Tax Indore	
(viii)	)	The company has no as at the balance shee		n repaymen	t of dues to finar	ncial institutions or ban	
(ix)		The Company did no offer (including debt			vay of initial pub	lic offer or further pub	



(x)	No instance of material fraud on or by the Company, notice or reported during the year, nor have we been informed of any such case by the Management.			
(xi)	The Company has paid/provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act.			
(xii)	The Company is not a Nidhi Company. Accordingly, paragraph 3(xii) of the Order is not applicable.			
(xiii)	The transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.			
(xiv)	The Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.			
(xv)	The Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.			
(xvi)	The Company is not required to be registered under section 45-I of India Act 1934. Accordingly, paragraph 3 (xvi) of the Order Company.  For S N Gadiya & Co. Chartered Accountants Firm Reg. No.002050	is not applicable to the		
	Proprietor M.No.071229 UDIN: 20071229 A AAADD 2953	nt of Ha		
		ions of po		

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### Annexure - A to the Auditors' Report

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of PORWAL AUTO COMPONENTS LIMITED ("the Company") as of 31 March 2020 in conjunction with our audit of the Ind AS financial statements of the Company for the year ended on that date.

#### Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Act.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the Ind AS financial statements, whether due to fraud or error.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that:

- (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and
- (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March 2020, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For S N Gadiya & Co. Chartered Accountants

Firm Reg. No.0020502@

(CA S. N. Gadiya)

Proprietor M.No.071229

UDIN: 20071229AAAA DD2953

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Date: 29/06/2020

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Place: Indore

#### Annexure VII

Independent Auditor's Report on Year to Date Financial Result of PORWAL AUTO COMPONENTS LTD Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To Board of Directors of PORWAL AUTO COMPONENTS LIMITED

We have audited the financial results of PORWAL AUTO COMPONENTS LIMITED for the year ended 31<sup>st</sup> March 2020, 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 modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016.

This statement which is the responsibility of Company's Management and approved by the Board of Directors, has been complied from the related Ind- AS Financial Statements, which have been prepared in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013 read with relevant Rules issued there under ('Ind AS') and other Accounting Principles generally accepted in India. Our responsibility is to express an opinion on the Statement based on our audit of such Financial Statement.

We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those standards require that we comply with ethical requirement and plan and perform the audit to obtain reasonable assurance about whether the financial results are free of material misstatement(s).

An audit involved performing procedures to obtain audit evidence about the amount and the disclosure in the Statement. The procedure selected depends on the Auditor's judgement, including the assessment of the risk of material mis-statement of the statement whether due to fraud or error. In making those risk assessment, the Auditor considers internal control relevant to the Company's preparation and fair presentation of the statement in order to design audit procedure that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. An audit also includes evaluating the appropriateness of the Accounting Policy used and the reasonableness of the Company's estimate made by the Management, as well as evaluating the overall presentation of the statement.

We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion.

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

(i) are presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016.and

(ii) give a true and fair view in conformity with the aforesaid Indian Accounting Standards and other Accounting principles generally accepted in India of the net profit and other financial information for the year ended 31<sup>st</sup> March 2020.

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For S N Gadiya & Co.

Chartered Accountants Firm Reg. No.0020502C

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(CA S. N. Gadiya)

Proprietor M.No.071229

UDIN: 20071229 A AAADD 2953

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Date: 29/06/2020 Place: Indore

### AUDTIORS CERTIFICATE ON CORPORATE GOVERNANCE

To the Members of PORWAL AUTO COMPONENTS LIMITED

We have examined the compliance of conditions of Corporate Governance by Porwal Auto Components Limited, for the year ended on 31 March, 2020, as stipulated in Regulations 17 to 27 and clauses (b) to (i) of Regulation 46(2) and para C and D of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations').

The compliance of conditions of Corporate Governance is the responsibility of the Management. This responsibility includes the design, implementation and maintenance of internal control and procedures to ensure the compliance with the conditions of the Corporate Governance stipulated in Listing Regulations.

Our responsibility is limited to examining the procedures and implementation thereof, adopted by the Company for ensuring compliance with the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

We have examined the books of account and other relevant records and documents maintained by the Company for the purposes of providing reasonable assurance on the compliance with Corporate Governance requirements by the Company.

e have carried out an examination of the relevant records of the Company in accordance with the Guidance Note on Certification of Corporate Governance issued by the Institute of the Chartered Accountants of India (the ICAI), the Standards on Auditing specified under Section 143(10) of the Companies Act 2013, in so far as applicable for the purpose of this certificate and as per the Guidance Note on Reports or Certificates for Special Purposes issued by the Institute of Chartered Accountants of India which requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India.



We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Based on our examination of the relevant records and according to the information and explanations provided to us and the representations provided by the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in Regulations 17 to 27 and clauses (b) to (i) of Regulation 46(2) and para C and D of Schedule V of the Listing Regulations during the year ended 31 March, 2020.

We state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the Management has conducted the affairs of the Company.

For S N Gadiya & Co.

Chartered Accountants

Firm Reg. No.00205 2C

(CA S. N. Gadiya)

Proprietor M.No.071229

UDIN: 20071229 AAAADD2953.

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Date: 29/06/2020 Place: Indore enlara () e Ter (c)

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### **DECLARATION**

Pursuant to the Regulation 33(3) of the SEBI (Listing Obligations and Disclosure Requirements)

Regulations. 2015

In compliance with the requirements of SEBI (Listing obligation and Disclosure Requirements) Regulations, 2015 and the amendments made therein vide SEBI Circular No. SEBI/LAD-NRO/GN/2016-17 dated 25th May, 2016 and on dated 27th May, 2016, we, the undersigned, hereby affirm and declare that the statutory auditor has not expressed any "Modified Opinion(s),,/ "Audit Qualification(s)"/or "Other Reservation(s)" in the Audit Report accompanying the Annual Audited Financial Statements of Porwal Auto Components Limited for the financial year ended 31st March 2020.

For S N GADIYA & CO.

Chartered Accountants Firm Reg. No. - 002052C

Company data and data

(S N GADIYA) (Proprietor)

Membership No. - 71229

For Porwal Auto Components Ltd

W.D

MR. DEVENDRA JAIN (MANAGING DIRECTOR)

(DIN: 00232920)

For Porwal Auto Components Ltd

My

MR. SHAILESH JAIN (CFO)

For Porwal Auto Components Ltd

MR. NITIN DAFRIA

(Chairman Of Audit Committee)

(DIN: 01560804)