

SEC/CL/16/Uploaded

June 26, 2021

Scrip Code: 509586 ISIN No.: INE00ZH01011

To, BSE Limited Department of Corporate Services, 25th Floor.P.J.Towers, Dalal Street, Mumbai-400 001

Dear Sir/madam,

Pursuant to Regulation 30, Regulation 33 and Schedule III of the SEBI(Listing Obligations and Disclosure Requirements), 2015; this is to inform you that the Board of Directors of Govind Poy Oxygen Limited, at their meeting held today i.e. 25th June, 2021 **and the respective enclosures are enclosed herewith for your records.**

You are requested to kindly take this information on record.

Thanking You,

Yours Sincerely,

For Govind Poy Oxygen Limited

Sanjay A Poy Raiturcar Managing Director DIN 00358326

ENCL: As Above.



STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER & YEAR ENDED 31.03.2021

(Rs in lakhs)

II. Other III. Tota IV. Expe (a) (b) (c) (d) (e) (f) (g) Total V. Profi VI. Tax (a) (b) (c) VII. Net H Items loss (a) (b) (c) Total for the IX. Total the pe Incom		Quarter	122070000000	Quarter		
II. Other III. Tota IV. Expe (a) (b) (c) (d) (e) (f) (g) Total V. Profi VI. Tax (a) (b) (c) VII. Net H Items loss (a) (b) (c) Total for the IX. Total the pe Incom	Particulars	ended Mar 31, 2021	Quarter ended Dec 31, 2020	ended Mar 31, 2020	Year ended Mar 31, 2021	Year ended March 31, 2020
II. Other III. Tota IV. Expe (a) (b) (c) (d) (e) (f) (g) Total V. Profi VI. Tax (a) (b) (c) VII. Net H Items loss (a) (b) (c) Total for the IX. Total the pe Incom		Rupees	Rupees	Rupees	Rupees	Rupees
II. Other III. Tota IV. Expe (a) (b) (c) (d) (e) (f) (g) Total V. Profi VI. Tax (a) (b) (c) VII. Net H Items loss (a) (b) (c) Total for the IX. Total the pe Incom		Audited	Unaudited	Audited	Audited	Audited
III. Total for the IX. Total the pe Incom	enue from operations	185.96	190.40	171.53	645.40	756.4
III. Total for the IX. Total the pe Incom	er income	6.61	2.95	2.57	11.20	11.7
IV. Experiments (a) (b) (c) (d) (e) (f) (g) Total (a) (b) (c) VII. Net I (a) (b) (c) (c) (c) (d) (d) (e) (e) (e) (f) (g) (f) (f) (f) (f) (f) (f) (f) (f) (f) (f	al Income (I+II)	192.57	193.35	174.10	656.60	768.2
(a) (b) (c) (d) (e) (f) (g) Total (b) (c) (vII. Net F/III. Othe Items loss (a) (b) (c) Total for the IX. Total the pe Incom	penses:	122.01	175,55	174.10	05.0.00	700.2
(b) (c) (d) (e) (f) (g) Total V. Profi VI. Tax (a) (b) (c) VII. Net F /III. Othe Items loss (a) (b) (c) Total for the IX. Total the pe Incom		63.80	73.26	51.63	226,77	238.5
(c) (d) (e) (f) (g) Total V. Profit VI. Tax (a) (b) (c) VII. Net F VIII. Othe Items loss (a) (b) (c) Total for the IX. Total the pe Incom		33.83	31.15	34.42	132.35	166.8
(d) (e) (f) (g) Total V. Profit VI. Tax (a) (b) (c) VII. Net F VIII. Other Items loss (a) (b) (c) Total for the IX. Total the pe Incom	Changes in inventories of finished goods, work-in-progress and stock- in-		54.45	57.12	102.00	100,0
(e) (f) (g) Total V. Profit VI. Tax (a) (b) (c) VII. Net I Items loss (a) (b) (c) Total for the IX. Total the pe Incom	trade	(3.15)	0.34	5.43	(12.37)	3.3
(f) (g) Total V. Profit VI. Tax (a) (b) (c) VII. Net I (b) (c) VIII. Othe Items loss (a) (b) (c) Total for the IX. Total the pe Incom	Employee benefits expense	25.01	23.35	28,85	92.82	100.2
(g) Total V. Profit VI. Tax (a) (b) (c) VII. Net F VIII. Othe Items loss (a) (b) (c) Total for the IX. Total the pe Incom	Finance costs	4.15	4.41	3.90	16.67	16.6
V. Profit VI. Tax (a) (b) (c) VII. Net F VIII. Othe Items loss (a) (b) (c) Total for the IX. Total the pe Incom	Depreciation and amortisation expense	6.30	6.28	5.76	25.05	22.9
V. Profit VI. Tax (a) (b) (c) VII. Net F /III. Other Items loss (a) (b) (c) Total for the IX. Total the pe Incom	Other expenses	62.87	63.44	59.64	227.10	229.9
VI. Tax (a) (b) (c) (c) VII. Net H /III. Other Items loss (a) (b) (c) Total for the IX. Total the per Incom	al Expenses	192.81	202.23	189.63	708.40	778.5
(a) (b) (c) VII. Net I VIII. Othe Items loss (a) (b) (c) Total for the IX. Total the pe Incom	fit/(Loss) before tax (III-IV)	(0.24)	(8.89)	(15,53)	(51.80)	(10.3
VII. Net F /III. Othe Items loss (a) (b) (c) Total for the IX. Total the pe Incom		0.14	- 0.65	5,18 (5.85)		4.4 (5.8
Total for the Ix. Total the pe Incom	Profit/ (Loss) for the period (V-VI)	(0.10)	(8.24)	1.79 (14.42)	(0.38)	(0,4)
(b) (c) Total for the IX. Total the pe Incom	er Comprehensive Income (OCI): as that will not be reclassified to profit or Remeasurement gains / (losses) on	(0.10)	(0.21)	(14.42)	(22.10)	(12,1
Total for the IX. Total the pe Incom	defined benefit obligations Change in Fair value of 'FVTOCI'	4.00	-	(2.10)	4.00	(2.1
Total for the IX. Total the per Incom	Equity instruments Income tax (expense)/credit relating to items that will not be reclassified to	25.25	33.77	(80.99)	74.59	(61.3
IX. Total the pe Incom	Profit or Loss	(9.46)	(4.83)	0.55	(4.63)	0.5
IX. Total the pe Incom	al Other Comprehensive Income/(Loss)					
IX. Total the pe Incom	he year (Net of Tax)	19.79	28.94	(82.54)	73.96	(62.9
The second secon	al Comprehensive Income /(Loss) for period including Other Comprehensive me (VII-VIII)	19.69				
	I- up Equity Share Capital (Face Value Share Rs.10 each)	40.00	40.00	(96.94)	21.78	(75.0
Reserv Sheet	er Equity (excluding Revaluation rve) as shown in the Audited Balance t of previous year	_	-	-	175.92	156.1
XII. Earn	nings Per Equity share:(Face value of R	s.10 per shar	e)			
	Basic & Diluted	(0.03)	(2.06)	(3.60)	(13.04)	(3.0

Place: Nuvem, Salcete, Goa Date: 25/06/2021

CIN. No.:L40200GA1972PLC000144

Udyog Aadar Memoraandum: GA02B0000548

For GOVIND POY OXYGEN LIMITED

(Sanjay A. Poy Raiturcar)

Managing Director

(DIN 00358326)

Regd.Office: Fabrica de Gas Carbonico, NH 17, NUVEM, Salcete, Goa. 403 713. India. Tel No.: 0832 - 2791703, 2790653 e-mail: sanoxypoy@gmail.com Factory / Works: ARLEM, RAIA, Salcete, Goa 403 720. India. Tel. No.:0832 - 2740321 / 2740322; e-mail: oxypoy@gmail.com Sales Depot: RS No. 107/3, Shiroli (Pulachi), Kolhapur - 416122, Maharashtra State; Tel. No.: 0230-2461390, 2461391; e-mail: poyoxygen@gmail.com



Sr. No.	Particulars	As at 31.03.2021	As at 31.03.2020
		Rupees	Rupees
	ASSETS		
	(A) Non - Current Assets	200.01	329.3€
	(a) Property, Plant and Equipment	308.01	
	(b) Capital Work-in-Progress	3.85	3.85
	(c) Financial Assets	216.00	100.3
	(i) Investments	246.99	190.20
	(d) Deferred Tax Assets (Net)	4.41	9.42
	(e) Other Non - Current Assets	6.50	5.42
	Total Non - Current Assets (A)	569.76	538.3
	(B) Current Assets		
	(a) Inventories	42.63	36.7
	(b) Financial Assets	-	
	(i) Trade receivables	96.22	99.6
	(ii) Cash and cash equivalents	5.81	2.7
	(iii) Other bank balances	20.45	21.4
	(iv) Loans and Advances	13.22	11.4
	Total Current Assets (B)	178.33	172.0
	TOTAL - ASSETS (A+B)	748.09	710.3
I	EQUITY AND LIABILITIES		
	(A) Equity		
	(a) Equity Share Capital	40.00	40.0
	(b) Other Equity	175.92	156.1
	Total Equity (A)		196.1
	(B) Liabilities		
	1 Non - Current Liabilities		
	(a) Financial Liabilities		
	(i) Borrowings	95.74	84.0
	(b) Employee Benefit Obligation	9.09	14.1
	Total Non - Current Liabilities	104.83	98.1
	2 Current Liabilities		
	(a) Financial Liabilities		
	(i) Borrowings	47.43	50.9
	(ii) Trade Payables		
	- Outstanding due of MSME	11.41	5.5
	- Outstanding other than due of MSME	16.33	27.0
	(iii) Other financial liabilities	343.86	327.8
	(b) Other Current liabilities	5.98	1.9
	(c) Employee Benefit Obligation	2.33	2.7
11	Total Current Liabilities	427.34	416.0
	Total Liabilities (B)		514.2
	TOTAL - EQUITY AND LIABILITIES (A+B)	748.09	710.3

Place: Nuvem, Salcete, Goa

Date: 25/06/2021

CIN. No.:L40200GA1972PLC000144

For GOVIND POY OXYGEN DIMITED

(Sanjay A. Poy Raiturcar)

Managing Director

(DIN 00358326)

Udyog Aadar Memoraandum: GA02B0000548

Regd.Office: Fabrica de Gas Carbonico, NH 17, NUVEM, Salcete, Goa, 403 713. India. Tel No.: 0832 - 2791703, 2790653 e-mail: sanoxypoy@gmail.com Factory / Works: ARLEM, RAIA, Salcete, Goa 403 720. India. Tel. No.:0832 - 2740321 / 2740322; e-mail: oxypoy@gmail.com Sales Depot: RS No. 107/3, Shiroli (Pulachi), Kolhapur - 416122, Maharashtra State; Tel. No.: 0230-2461390, 2461391; e-mail: poyoxygen@gmail.com



CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2021

Particulars		For the year ended 31st March, 2021	For the year ended 31st March, 2020	
		Rupees	Rupees	
Cash	Flows from Operating Activities			
	Profit / (Loss) before Tax	(51.80)	(10.3	
Ad	justments for:			
	Depreciation	25.05	22.9	
	Interest Income	(1.20)	(1.4	
	Interest Expense	16.67	16.6	
	Dividend Income	(8.01)	(6.3	
	(Profit)/Loss on Sale of Assets	(1.04)	(3.8	
	Adjustments in Other Comprehensive Income	37.74	(25.9	
		69.21	2.0	
Op	erating Profit / (Loss) before Working Capital Changes	17.41	(8.3	
Ad	justments for working capital changes:			
	(Increase)/Decrease in Trade Receivables	3.43	6.7	
	(Increase)/Decrease in Inventories	(5.90)	(2.7	
	(Increase)/Decrease in Other Non Current Assets	(1.09)	6.3	
	(Increase)/Decrease in Loans and Advances (Current)	(1.79)	23.5	
	Increase/(Decrease) in Trade Payables	(4.85)	(4.3	
	Increase/(Decrease) in Other Financial Liabilities (Current)	15.97	32.	
	Increase/(Decrease) in Non Current Provisions	(5.03)	2.	
	Increase/(Decrease) in Current Provisions	(0.42)	0.	
	Increase/(Decrease) in Other Current Liabilities	4.18	(0.	
		4.50	64.	
Ca	sh generated from Operations	21.91	56.	
	Direct Taxes (Net)	1.33	(1.	
Ne	t Cash from/(used) in Operating Activities	23.24	54.	
Cash	Flows from Investing Activities			
	Purchase of Fixed Assets	(3.71)	(60.	
	Sale of Fixed Assets	1.05	4.	
	Investment in Equity instruments (purchased)/sold (net)	(17.30)	33.	
	Other Bank Balances (net)	1.01	(13.	
	Interest Received	1.20	1.	
	Dividend Received	8.01	6.	
Ne	t Cash from/(used) in Investing Activities	(9.76)	+	
Cool	Flows from Financing Activities			
Casl	Net change in Short Term Borrowings	(3.51	(22	
	Repayment of Long Term Borrowings	11.73		
	Interest Paid	(16.67		
	Dividends and Corporate Dividend Tax Paid	(2.00		
N	et Cash from/(used) in Financing Activities	(10.45		
210	reasi from (uses) in Financing Activities	(2.000		
	mmary et Cash from/(used) Operating Activities	23.24	54	
	et Cash from/(used) operating Activities	(9.76		
	et Cash from/(used) in Financing Activities	(10.45		
Net	Increase (Decrease) in Cash and Cash Equivalents	3.03	(1.	
	h and Cash Equivalents at beginning of the year	2.78	3.	
	h and Cash Equivalents at the end of the year	5.81	2	
	FOR GOVIND POY DYLYGEN LIMITED	3.03		

FRN: 118006W MARGAO GOA

CIN. No.:L40200GA1972PLC000144

Udyog Aadar Memoraandum: GA02B0000548

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NOTES:

- The above audited financial results of the Company have been reviewed by the Audit Committee
 and approved by the Board of Directors at their respective meetings held on June 25, 2021. The
 audited financial results for the quarter and year ended March 31, 2021 have been subjected to
 limited review by the statutory auditors of the Company. An unmodified report has been issued
 by them thereon.
- These results have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS), as amended, prescribed under Section 133 of the Companies Act, 2013 and other recognized accounting practices and policies to the extent applicable.
- 3. The figures for the quarter ended March 31, 2021 and March 31,2020 are the balancing figure between the audited figures of the full financial year and the published year to date figures upto December 31, 2020 and December 31, 2019 respectively, which were subject to limited review by the statutory auditors.
- 4. The operations of the Company were continued with limited capacity utilization during the lockdown period due to COVID-19 since its products fall in the essential items category. As per the current assessment of the company, no material impact is expected due to COVID-19 on the carrying amounts of Property Plant and Equipment and financial assets including receivables and expects to duly recover the same. The management has taken all known impacts of COVID-19 in the preparation of the financial results for the quarter and year ended March 31, 2021 and the Company will continue to closely monitor any material changes to future economic conditions and impact thereof on its operations. However, the impact assessment of COVID-19 is a continuing process, given the uncertainties associated with its nature and duration.
- 5. The Code on Social Security, 2020 ('the Code') relating to employee benefits received Presidential assent on September 28, 2020. The Ministry of Labour and Employment has released draft rules for the Code on November 13, 2020 and invited suggestions from the stakeholders. The date of implementation of the Code is yet to be notified by the Government and when implemented will impact the contributions by the Company towards benefits such as Provident Fund, Gratuity etc. The Company will assess the impact of the Code and give effect in the financial results when the Code and Rules thereunder are notified.
- The company is engaged in the business of manufacturing and trading of gases in the domestic market only and hence has only a single reportable segment, in terms of Indian Accounting Standards 108 (Ind AS 108).
- Earnings per equity share are not annualized except for the year ended March 31, 2021 and March 31, 2020.

8. Figures pertaining to previous period(s) have been regrouped and reclassified, wherever necessary to conform to the classification adopted in the current year.

Place: Nuvem - Goa

Date: June 25, 2021 CIN. No.:L40200GA1972PLC000144 By order of the Board

SANJAY A. POY RAITURCAR Chairman & Managing Director

DIN No. 00358326

Udyog Aadar Memoraandum: GA02B0000548

Regd.Office: Fabrica de Gas Carbonico, NH 17, NUVEM, Salcete, Goa, 403 713. India. Tel No.: 0832 - 2791703, 2790653 e-mail: sanoxypoy@gmail.com Factory / Works: ARLEM, RAIA, Salcete, Goa 403 720. India. Tel. No.: 0832 - 2740321 / 2740322; e-mail: oxypoy@gmail.com Sales Depot: RS No. 107/3, Shiroli (Pulachi), Kolhapur - 416122, Maharashtra State; Tel. No.: 0230-2461390, 2461391; e-mail: poyoxygen@gmail.com

INDEPENDENT AUDITOR'S REPORT ON ANNUAL FINANCIAL RESULTS OF GOVIND POY OXYGEN LIMITED PURSUANT TO REGULATION 33 OF THE SEBI (LISTING OBLIGATION AND DISCLOSURE REQUIREMENTS), REGULATIONS, 2015

TO THE BOARD OF DIRECTORS GOVIND POY OXYGEN LIMITED

Opinion

We have audited the accompanying annual financial results of **Govind Poy Oxygen Limited** (hereinafter referred to as the "Company") for the year ended 31 March 2021, attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations').

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

- a) are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- b) give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable Indian Accounting Standards, and other accounting principles generally accepted in India, of the net loss and other comprehensive income and other financial information for the year ended 31 March, 2021.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing ("SAs") specified under section 143(10) of the Companies Act, 2013 ("the Act"). Our responsibilities under those SAs are further described in the *Auditor's Responsibilities for the Audit of the Annual 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 (ICAI) together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act, and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained, is sufficient and appropriate to provide a basis for our opinion on the annual financial results.

Management's and Board of director's Responsibility for the Annual Financial Results

These annual financial results have been prepared on the basis of the annual financial statements.

The Company's Management and the Board of Directors are responsible for the preparation and presentation of these annual 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 principle laid down in Indian Accounting Standard prescribed under Section 133 of the Act and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection

and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the annual financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the annual financial results, the Management and 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 responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Annual Financial Results

Our objectives are to obtain reasonable assurance about whether the annual 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 annual 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 annual 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 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 through a separate report on the complete set of financial statements on whether the Company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by Management and Board of Directors.
- Conclude on the appropriateness of the Management and Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the annual financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of

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SUDHA SURESH PAI & ASSOCIATES

Chartered Accountants

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 annual financial results, including the disclosures, and whether the financial statements 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 Matters

The annual financial results include the results for the quarter ended 31 March, 2021 being the balancing figure between the audited figures in respect of the full financial year and the published unaudited year to date figure up to the third quarter of the current financial year which were subject to limited review by us.

For Sudha Suresh Pai and Associates

Chartered Accountants Firm Registration No. 118006W

Su. (In MV)
Suresh Muroor Vaman Pai

Partner

Membership No. 046235 UDIN 21046235AAAABR4148

Place: Margao, Goa Date: June 25,2021



Ref: No. SEC/01/CL/Mar2021

Date: June 25, 2021

Scrip Code: 509586 ISIN No.: INEOOZH01011

To,
BSE Limited
Department of Corporate Services,
Phiroze Jeejeebhoy Towers,
Dalal Street, Fort
Mumbai - 400 001

Sub: Outcome of Board Meeting

Sir/ Madam,

Pursuant to Regulation 30, Regulation 33 and Schedule III of the SEBI (Listing Obligations and Disclosure Requirements), 2015; this is to inform you that the Board of Directors of Govind Poy Oxygen Limited, at their meeting held today i.e. 25th June, 2021, approved the following:

- 1. The Board confirmed the minutes of the previous Board Meeting
- The Board considered the matters arising out of decisions taken in the previous board meeting;
- The Board considered and approved the audited Financial Statements for the quarter and year ended 31st March 2021.
- 4. The Board considered Related Party Transaction proposed to be entered in FY 2021-22;
- 5. The Board reviewed the general business affairs of the Company
- 6. The Board approved the Register of Contracts and other business.

You are requested to kindly take this information on record.

Thanking you,

Yours faithfully,

For Govind Poy Oxygen Limited

Sanjay A. Poy Raiturcar Managing Director DIN 00358326

CIN. No.:L40200GA1972PLC000144

Udyog Aadar Memoraandum: GA02B0000548

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