MANOMAY TEX INDIA LIMITED REGD. OFF. :- 32, HEERA PANNA MARKET PUR ROAD, BHILWARA - 311001 (RAJ) FACTORY OFF.:-AARAJI NO. 5-7 GRAM- JOJRO KA KHERA, TEHSIL-GANGRAR, CHITTORGARH-312901(RAJ)

CIN: L18101RJ2009PLC028647 Mail Id: ykladdha@hotmail.com Contact No.: 01482-246983

Website: www.manomaytexindia.com

MTIL/BSE/2021-22 Date: 31.05.2021

BSE Limited

Department of Corporate Services

Phiroze Jeejeebhoy Towers,

Dalal Street.

Mumbai-400001

Scrip Code: 540396

Symbol: MTIL

Subject: Outcome of Board Meeting - Pursuant to Regulation 30 read with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015

Dear Sir/Madam.

Pursuant to Regulation 30 & 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), we wish to inform you that the Board of Directors of the Company in its Meeting held on 31ST May, 2021 at Factory office.:-Aaraji no. 5-7 Gram- Jojro Ka Khera, Tehsil-Gangrar, Chittorgarh-312901(Raj), inter-alia approved following:-

- The Audited Financial Statements of the Company for the Half Year/Year ended 31st March, 2021 and Statement of Audited Financial Results together with Statement of Assets and Liabilities and Cash Flow Statement for the Half Year/Year ended 31st March 2021, duly reviewed and recommended by the Audit Committee of the Company,
- 2. In accordance with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the following document/s are enclosed herewith namely:-
 - The Statement of Audited Financial Results together with the Statement of Assets and Liabilities and cash Flow Statement of the Company for the Half Year? Year ended 31st March 2021;
 - The Certificate [Audit (review) Report] of the Statutory Auditors of the Company for the Half Year/Year ended 31st March, 2021;
 - The Declaration Disclosure pursuant to the Regulation 33(3) (d) of the SEBI (LODR) Regulations, 2015 (as amended) for Audit Report with Unmodified Opinion;
 - The Certificate, pursuant to the proviso to Regulation 33(2) (a) of the SEBI (LODR) Regulations, 2015 (as amended) of the Managing Director and Chief Financial Officer (CFO) of the Company, certifying that the financial results do not contain any false or misleading statement or figures and do not omit any material fact which may make the statements or figures contained therein misleading.
 - 3. Approved re-appointment of Mr. MaheshChandra Director for a further period of 3 (three) years with effect from 09.08.2021 to 08.08.2024, subject to approval of members in the ensuing Annual General Meeting;

The Meeting was commenced at 12:00 NOON and concluded at 02:00 P.M.

We request you to please take on record the above said Standalone Audited Financial Results and Auditor Report for your reference and record.

Thanking you Yours Faithfully

For: Manomay Tex India Limited

or MANOMAY TEX INDIA LTD

ANAGING DIRECTOR

YogeshLaddha **Managing Director** DIN: - 02398508

For: Manomay Tex India Limited

KIMESY 1949. KAMESH SHRI SHRI MAL **Company Secretary** M. No. A56006

MANOMAY TEX INDIA LIMITED
REGD. OFF. :- 32, HEERA PANNA MARKET
PUR ROAD, BHILWARA - 311001 (RAJ)
FACTORY OFF.:-AARAJI NO. 5-7 GRAM- JOJRO
KA KHERA, TEHSIL-GANGRAR, CHITTORGARH-312901(RAJ)

CIN: L18101RJ2009PLC028647 Mail Id: ykladdha@hotmail.com Contact No.: 01482-246983 Website: www.manomaytexindia.com

Disclosure pursuant to Regulation 30 of SEBI (LODR) Regulations, 2015 relating to Re-Appointment of MaheshChandra KailashChandra ladha (Key Management Personnel)

S. No.	Disclosure Requirement	D 1 11
1.	Reason for change	Details
	reason to onange	The present Three year term of Mr. MaheshChandra
		Mr. MaheshChandra KailashChandra ladha, Whole
		Time Director will expire on
		08.08.2021. He is re-appointed
-		for a further term of three years.
2	ารสละบำลุดอย่ากำลายกัt and term of	Mr. MaheshChandra
	appointment	KailashChandra ladha is Re-
		appointed for a further period of
		three years commencing from
		09.08.2021 to 08.08.2024 by the
		Board of Directors at their
		meeting on 31.05.2021. His re-
		appointment is subject to the approval of Shareholders in the
		ensuing Annual General Meeting
4.	Disclosure of relationship with	
	Directors	



MANOMAY TEX INDIA LIMITED

REG. OFFICE: 32, HEERA PANNA MARKET, PUR ROAD, BHILWARA 311001, RAJASTHAN FACTORY OFFICE: AARAJI NO. 5-7, GRAM-JOJRO KA KHERA, TEHSIL-GANGRAR CHITTORGARH-312901

STATEMENT OF AUDITED FINANCIAL RESULTS FOR HALF YEAR/ YEAR ENDED 31.03.2021

Particulars	Six Months ended on 31.03.2021 (AUDITED)	Preceding Six Months Ended on 30.09.2020 (UNAUDITED)	Six Months ended in the previous year on 31.03.2020 (AUDITED)	ended.on 31.03.2021 (AUDITED)	31.03,2020 (AUDITI D	
	31.03.2021	30.09.2020	31.03.2020	01.04.2020 to 31.03.2021	31.03.2020	
I. Revenue from Operations II. Other Income	24418.01 0.72	7707.29 0.00	19975.49 17.36	32125.30 0.72	40544.57 17.44	
III. TOTAL REVENUE (I+II)	24418.73	7707.29	19992.85	32126.02	40562.01	
IV. Operating Expenditure (a) Cost of Materials Consumed (b) Purchase of Trade Goods Changes in Inventories of Finished Goods, Work-in-progress and	15532.91	4843.22	12283.69	20376.13	25471 90	
stock-in-trade	44.87	-458.32	-388.57	-413.45	578.49	

Notes:

- 1. The above said financial results were reviewed by the Audit Committee and approved by the Board of Directors at their Meeting held on Monday, 31st May, 2021.
- 2. The Statutory Auditors of the Company has given their Report on the Financial Results for the half year/ year ended 31st March, 2021, which was also reviewed and approved by the Audit Committee and Board at their meeting held on Monday, 31st May, 2021. The Auditors Report is unmodified and there are no comments or a remark which needs to be described in the prescribed Form. The Company has also provided a declaration to that effect to the stock exchange.
- 3. The statement includes results for the half year and Year ended 31" March., 2021, and 31" March., 2020, being balancing figures between the audited figures in respect of the half year ended 30^b. September, 2020.
- 4. <u>Earnings per Share</u>: Earnings per share have been calculated on the weighted average of the share capital outstanding during the year.
- 5. Previous year/period figures have been re-grouped and re-arranged wherever necessary.
- IND AS is not currently applicable to the Company.
- 7. The requirement of AS-17 "Segment Reporting" is not applicable to the Company as it is engaged in single business segment.
- 8. The Company is not having any subsidiary, associate or joint venture; therefore, it has prepared only standalone results as consontial non-requirements in ocapping abbreviate Company.
- 9. The company has made assessment of impact of COVID-19 Pandemic on the carrying amount of assets Comprising of property, plant & Equipment, inventories, Receivables and other current assets based on current indicators. The actual impact of global health pandemic may be different from that which has been estimated, as the situation of COVID-19 pandemic evolves in India & Globally. The Company will closely monitor any material changes to future economic indicators.
- 10. Statement of Assets and Liabilities as on 31st March, 2021 is acclosed herewith:

For B.MAHESHWARI & CO.

MANOMAY TEX INDIA LIMITED

Chartered Accountants

'('የ'ƘAS ƊARAƘ) Partner

Valent Das

M.No. :- 400732

FRN:- 105839W

Date: 31.05.2021

Place: Bhilwara

WK. YOOESH. LADDHA.

MD

KAMESH JOUT.

Mr. KAMESH SHRESH II MAL

CS

የልሄድ የፈናርታለ የተገር አውው ከት

WTD

Mr. RAJ KUMAR CHECHANI

CFO



MANOMAY TEX INDIA LIMITED

REG. OFFICE: 32, HEERA PANNA MARKET, PUR ROAD, BHILWARA 311001, RAJASTHAN
FACTORY OFFICE: AARAJI NO. 5-7, GRAM- JOJRO KA KHERA, TEHSIL- GANGRAR CHITTORGARH-312901

STATEMENT OF ASSETS AND LIABILITIES AS AT 31ST MARCH 2021

		RS. IN LAC
<u>Particulars</u>	As at 31 March 2021 AUDITED	As at 31 March 2020 AUDITE
EQUITY AND LIABILITIES		
.SHAREHOLDER'S FUNDS		
(a) Share Capital	1468.34	
(b) Reserve & Surplus	4674.01	1468.34
(c) Money Received against share warrant		4398.54
	0.00 6142.34	0.00 5866.88
Share Application Money Pending Allotment		
The state of the s	0.00	0.00
Non-Current Liabilities	0.00	0.00
(a) Long-Term Borrowings	4670.75	
(b) Deferred Tax Liability (Net)	4672.75	3767.24
(c) Other Long Term Libilities	423.02	422.20
(d) Long-Term Provisions	0.00	0.00
(a) Aong Territ Tovisions	112.55	86.07
.Current Liabilities	5208.32	4275.51
(a) Short-Term Borrowings	4708.16	4963.69
(b) Trade Payble -		
A) total outstanding dues of micro enterprises and small enterprises; and		
	953.81	350,66
Pi,*ൻപ്രി വർദ്യtanding dues of creditors other than micro enterprises and	000.011	-0110101
small enterprises.	4095.26	
(c) Other Current Liabilities	230.08	4188.1
(d) Short-Term Provisions		207.68
	130.12	125.50
TOTAL	10117.43	9835.68
II. ASSETS	21468.09	19978.04
1) Non-Current Assets		
(a) Fixed Assets		
(i)Tangible Assets		
Gross Fixed Assets		
	9961.40	9837.73
Less:Depreciation	4333.14	3635.17
Net Fixed Assets	5628.26	6202.56
(ii)Intangible Assets	0.00	0.00
(iii) Capital work in Progress	0.00	
(iv) Intangible Assets Under development	0.00	0.00
Capital work in Progress	0.00	0.00
	5628.26	6202.56
(b) Non Current Investments		
(c) Deferred Tax Assets (Net)	0.00	0.00
(d) Long-Term Loans and Advances	0.00	0.00
(e) Other Non - Current Assets	53.27	98.65
(a) other non-ourient Assets	73.15	0.11
	126.42	98.76
Current Assets		
(a) Current Investments	0.00	0.00
(b) Inventories	5601.51	5617.12
(c) Trade Receivables	7880.35	5594.16
(d) Cash and Cash Equivalents	487.08	477.50
(e) Short Term Loans and Advances	1541.54	1653.37
(f) Other Current Assets	202.93	334.57
	15713.41	13676.72
TOTAL	15713.41 21468.09	13676.72

As per our Report of even date annexed

For B.MAHESHWARI & CO. **Chartered Accountants**

(VIKAS DARAK)

Partner M.No.: 400732 FRN:- 105839W Date: 31.05.2021 Place : Bhilwara

MANOMAY TEX INDIA LIMITED

Mr. YOGESH LADDHA MD

Mrs. PALLAVI LADDHA WTD

Mr. KAMESH SHRI SHRI MAL MR. RAJ KUMAR CHECHANI



MANOMAY TEX INDIA LIMITED CASH FLOW STATEMENT FOR THE YEAR ENDED 31 st MARCH 2021

Г			RS. IN LAC
	PARTICULARS	As at 31 March 2021 (AUDITED)	As at 31 March 2020 (AUDITED)
1	CASH INFLOW/CASH OUTFLOW		
A	CASH FLOW FROM OPERATING ACTIVITIES		
	Profit Before extraordinary items & Tax	400.70	
	Adjustments For	400.76	742.10
	Depreciation & Amortization Exp	697.97	
	Exceptional Items		976.98
	OPERATING PROFIT BEFORE WORKING CAPITAL, Provision For Tax & Extraordinery Items	0.00 1098.73	0.00 1719.14
	Adjustments For		
	Working capital changes:		
	Changes in current Investment	0.00	0.00
	Changes in inventories	15.61	-1001.20
	Changes in trade receivables	-2286.19	969.95
	Changes in short-term loans and advances	111.83	19.35
	Changes in other current assets	131.64	14.54
	Changes in Short Term Borrowings	-255.53	767.07
	Changes in trade payables	510.26	-1411.82
	Changes in other current liabilities	22.43	53.03
	Changes in Short Term Provision	4.62	-27.12
	Interest and other finance costs	664.58	851.73
	Extraoridinery item (Gain)/Loss on sale of fixed assets	0.00	851.73 0.0.0
	Current year provisions for taxes (Net of MAT Credit)	-124.47	-123.88
	Provision for Defered tax	-0.82	59.47
	NET CASH GENERATED FROM OPERATING ACTIVITIES (A)	407.24	1000
	(A)	-107.31	1890.26
	CASH FLOW FROM INVESTING ACTIVITIES		
	(a)Purchase of fixed assets	-123.68	-246.37
	(b)Proceeds from sale of fixed assets	0.00	0.00
	(c)Decrease in other long-term loans and advances	45.38	-0.43
	(d)Changes in capital WIP	0.00	60.61
	(e)Changes in Long Term Provision	26.48	46.00
	(f) Chanes in Non Current Assets	-73.04	0.53
	(g)Tuf Subsidy Received	0.00	0.00
	NET CASH GENERATED FROM INVESTING ACTIVITIES (B)		
	The state of the s	-124.86	-139.66



Que D

Pallan



my alchen



C.	CASH FLOW FROM FINANCING ACTIVITIES		
-	(a)Proceeds from issue of share capital/premium		
	(b)Share application money	0.00	700.00
	(c)Changes in long-term borrowings	0.00	0.00
	(d)Interest and other finance costs	905.51	-1436.07
	(e) Changes in Defered Tax Libilities	-664.58	-851.73
-	(f) Amortion F	0.82	-59.47
	(f) Amortisation Exp.	0.00	0.00
	NET CASH USED IN FINANCING ACTIVITIES (C)		
		241.75	-1647.27
	D) NET INCREASE/ DECREASE IN CASH (A+ B + C)	0.50	
	Add: Cash and cash equivalents at the beginning of the period	9.58	103.33
V	Cash and cash equivalents at the beginning of the period	477.50	374.17
	and dustrequivalents at the end of the period	487.08	477.50

As per our Report of even date annexed

For B.MAHESHWARI & CO.

Chartered Accountants

MANOMAY TEX INDIA LIMITED

(VIKAS DARAK)
Partner

M.No. :- 400732 Date: 31.05.2021 Place : Bhilwara Mr. YOGESH LADDHA

MD

Mrs. PALLAVI LADDHA

WTD

Mr. KAMESH SHRI SHRI MAL

CS CS

MR. RAJ KUMAR CHECHANI

CFO





B.MAHESHWARI & CO. Chartered Accountants

Vikas Darak B.COM, F.C.A 33, Heera Panna Market Gandhi Nagar, Pur Road Bhilwara-311001 (只能), Mobile No.9414115091

Independent Auditor's Rengrt on Financial Results of the Manomay Tex India Limited Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended

To,
The Board of Directors,
MANOMAY TEX INDIA LIMITED,
Factory office:-Aaraji no. 5-7
Gram- Jojro Ka Khera, Tehsil-Gangrar,
Chittorgarh-312901(Raj)
Regd. Office.:-32, Heera Panna Market, Pur Road
Bhilwara Rajasthan 311001(Raj)

Report on the audit of the Standalone Financial Results

Opinion

We have audited the accompanying half yearly/ yearly financial results of MANOMAY TEX INDIA LIMITED (the company) for the half year / year ended 31st March, 2021 and the year to date Standalone Financial results for the period 01st April, 2020 to 31st 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, 2255 gas amended (1 in Song Programments).

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

- are presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in this regard; And
- ii. Give 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 of the net profit and other comprehensive income and other financial information for the half wear Liveac and add 31th March 2021 as well at the year to date results for the period from 01th April, 2020 to 31th March, 2021.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companie Act, 2013 as amended (the Act). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Results section of our report. We are independent of the Company is accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethics requirements that are relevant to our audit of the financial Statement (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 obtained by us is sufficient and appropriate to provide a basis for our opinion.

Management's Responsibilities for the Standalone Financial Results

The Statement has been prepared on the basis of the standalone annual financial statements. The Board of Directors of the Company is responsible for the preparation and presentation of the Statement that gives a true and fair view of the net profit and other comprehensive income of the Company and other financial information in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with relevant rules issued thereunder 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 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 the

absuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial results (Statement) that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial results (Statement), 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.

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

Our objectives are to obtain reasonable assurance about whether the standalone financial results (Statement) 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 results (Statement).

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 standalone 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 the 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.
- Conclude on the appropriateness of the 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 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 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 results (Statement), including the
 disclosures, and whether the (Statement) 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.

Place: Bhilwara Date: 31.05.2021

For B. Maheshwari & Co. Chartered Accountants

FRN: 105839W M. No.: 400732

> Vikas Darak (Partner)

20 Deruk

UDIN:

21400732AAAAFP5758.

MANOMAY TEX INDIA LIMITED REGD. OFF. :-32, HEERA PANNA MARKET PUR ROAD, BHILWARA - 311001 (RAJ) FACTORY OFF.:-AARAJI NO. 5-7 GRAM- JOJRO KA KHERA, TEHSIL-GANGRAR, CHITTORGARH-31,2901/(RAJ)

CIN: L18101RJ2009PLC028647 Mail Id: ykladdha@hotmail.com Contact No. : 01482-246983

Website: www.manomaytexindia.com

MTIL/BSE/2021-22 Date: 31.05.2021

To,

BSE Limited

Phiroze Jeejeebhoy Towers,

Dalal Street.

Mumbai-400001

Scrip Code: 540396

Symbol: MTIL

Sub.: Declaration - Disclosure pursuant to Regulation 33(2)(a) of The SEBI (Listing Obligations and Disclosures Requirement) Regulations, 2015 (as amended)

Dear Sir/Madam,

In compliance with the proviso to Regulation 33(2)(a), of the SEBI(Listing Obligation and Disclosure Requirements) Regulations, 2015 (as amended), we do hereby confirm, declare and certify that, the financial results [financial statement(s) of the Company, for the half-year and year ended 31st March 2021 do not contain any false or misleading statement or figures and do not omit any material fact which may make the statements or figures contained therein misleading.

You are therefore, kindly requested to place the aforesaid information on records and acknowledge the same. Yours Faithfully

For: Manomay Tex India Limited

Raj Kumar Chechani

Chief Financial Officer

(Pan No. AXKPC6508J)

For: Manomay Tex India Limited

For MANOMAR PEX INDIA LTD

MANAGING DIRECTOR

Managing Director

DIN: 02398508

Yogesh Laddha

MANOMAY TEX INDIA LIMITED REGD. OFF.: - 32, HEERA PANNA MARKET PUR ROAD, BHILWARA - 311001 (RAJ) FACTORY OFF .: - AARAJI NO. 5-7 GRAM- JOJRO KA KHERA, TEHSIL-GANGRAR, CHITTORGARH-312901(RAJ) CIN: L18101RJ2009PLC028647 Mail Id: ykladdha@hotmail.com Contact No.: 01482-246983

Website: www.manomaytexindia.com

_____ Date: 31.05.2021 MTIL/BSE/2021-22

To,

BSE Limited

Phiroze Jeejeebhoy Towers,

Dalal Street,

Mumbai-400001

Scrip Code: 540396

Symbol: MTIL

Sub.: Declaration - Disclosure pursuant to Regulation 33(3)(d) of The SEBI (Listing Obligations and Disclosures Requirement) Regulations, 2015 (as amended)

Dear Sir/Madam,

In compliance with the provisions of Regulation 33(3)(d) of The SEBI (Listing Obligations and Disclosures Requirement) Regulations, 2015 (as amended). We do hereby confirm and declare that M/s B. Maheshwari & Co. Chartered Accountants, Bhilwara (Firm Registration No. 105839W), Statutory Auditors of the Company, have issued the Audit Report with Unmodified Opinion, in respect of financial statements of the Company for the halfyear and year ended 31st March 2021, duly reviewed and recommended by the Audit Committee of the Company and approved by the Board of Directors of the Company at their respective meeting/s held on Monday 31st May 2021.

You are therefore, kindly requested to place the aforesaid information on records and do the needful. Meantime, kindly acknowledge the receipt.

Yours Faithfully

For: Manomay Tex India Limited

Raj Kumar Chechani

Chief Financial Officer

(Pan No. AXKPC6508J)

For: Mancmay Tex India Limited

FOR MANOMAY FEX INDIA LTD

MANAGING DIRECTOR

Yogesh Laddha

Managing Director

DIN: 02398508