्राधान महालेखाकार (लेखापरीक्षा) झारखण्ड का कार्यालय, राँची – 834002

OFFICE OF THE PRINCIPAL ACCOUNTANT GENERAL (AUDIT) JHARKHAND, RANCHI - 834002





दिनांक/Date 11 01 2023

संख्या:म.ले.(ले.प.)/AMG-I/JCL/A/cs/A-197/ ७१५

शेवा में,

प्रबंध निदेशक झारबिहार कोलियरी लिमिटेड धुर्वा. रॉची – 834004

विषयः 31 मार्च २०२२को समाप्त वर्षके लिए झारबिहार कोलियरी लिमिटेड के वित्तीय विवरणी (Financial Statements) पर कंपनी अधिनियम २०१३ की धारा १४३(६)(४) के तहत भारत के नियंत्रक एवं महातेखापरीक्षक की हिप्पणिशॉ।

महोदय.

इस पत्र के साथ 31 मार्च 2022 को समाप्त वर्ष के लिए झारबिहार कोलियरी लिभिटेडके वित्तीय विचरणी (Financial Statements) पर कंपनी आंधेनियम 2013 की धारा 143(6)(b) के तहत भारत के नियंत्रक एवं महालेखापरीक्षक की टिप्पणियों संलग्न हैं।

इस पत्र की पावती की अभिश्वीकृति वांछित हैं।

शंत्रुवयः यथोपिश

(अनूप फ्रांसिस डुंगडुंग) महालेखाकार (लेखापरीक्षा) COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 143 (6)(b) OF THE COMPANIES ACT, 2013 ON THE FINANCIAL STATEMENTS OF JHAR BIHAR COLLIERY LIMITED, RANCHI FOR THE YEAR ENDED 31 MARCH 2022.

The preparation of Financial Statements of **Jhar Bihar Colliery Limited** for the year ended 31 March 2022 in accordance with financial reporting framework prescribed under the Companies Act, 2013 is the responsibility of the management of the Company. The statutory auditor appointed by the Comptroller and Auditor General of India under Section 139(5) of the Act is responsible for expressing opinion on the financial statements under Section 143 of the Act based on independent audit in accordance with the standards on auditing prescribed under Section 143(10) of the Act. This is stated to have been done by them vide their Audit report dated 16th November 2022.

I, on behalf of the Comptroller and Auditor General of India, have conducted the supplementary audit of the financial statements of **Jhar Bihar Colliery Limited** for the year ended 31 March 2022 under Section 143(6)(a) of the Act. This supplementary audit has been carried out independently without access to the working papers of the statutory auditor and is limited primarily to inquiries of the statutory auditor and company personnel and a selective examination of some of the accounting records.

On the basis of my supplementary audit nothing significant has come to my knowledge which would give rise to any comment upon or supplement to the statutory auditor's report under Section 143(6)(b) of the Act.

For and on behalf of the Comptroller & Auditor General of India

Place: Ranchi

Date: 11.01.2023

(Anup Francis Dungdung)

Accountant General (Audit)

Jharkhand, Ranchi

JHARBIHAR COLLIERY LIMITED Engineering Building, HEC, Dhurwa, Ranchi-4

Letter No	/ Ranchi	Dated. 22 12	2022
From,	Sanjay Kumar, Manager (F&A),		
То,	Sr. Audit Officer , Office of the Principal Accountant General(Audit), Jharkhand, Ranchi-834002.		
Sub:	Reply over memo on Annual Accounts for the FY 2021-	22.	
Ref.:-	i) Audit memo no. AG(AU)/AMG-I/A-197/2021-22/A ii) Audit memo no. AG(AU)/AMG-I/A-197/2021-22/A		
Sir, over the above	With reference to above subject please find attached herewise comments raised by the office of PAG, Ranchi.	ith management	reply
	This is for your kind information and further needful.		
Encl. As abo		s Faithfully,	
	(Sanj	ay Kumar)	

Management reply over AG Audit query for FY 2021-22

Provisional Comment	Management's Reply
Ref: Independent Auditors' Report	Noted. To be complied by Statutory Auditor of the company.
As per Section 143 (5) of the Companies Act, 2013, Directions and	
Sub-directions for the financial year 2021-22 was issued by this	
office for compliance which was required to be attached with the	
Independent Auditor's Report but the Statutory Auditor failed to	
comply the same in their Audit Report.	
Ref: Profit and Loss Statement: Other Expenses (Note 19): Rs.	Noted.
	A: The invoice against professional fee of M/s Satish Kumar &
Above includes	Associates has been received in Accounts during FY 2021-22,
	without being verified and approved by Technical wing.
A: an amount of Rs. 47,790 towards consultancy fees and professional fees of M/s Satish Kilmar & Associates	However as the process of verification and approval has been
Company Secretary for the period 2020-21 (invoice date: 23-	initiated, provision has been made in books of accounts during
01-2021) provided during the year 2021-22 and booked as	FY 2021-22. The information about work order issued to
expenses for the year.	M/s Satish Kumar & Associates was not available in the
B: an amount of Rs. 13111, Rs. 1,505 and Rs. 6754 towards	accounts wing, thus no provision was made earlier.
Printing & Stationer Expenses, Office Expenses and	



during the year 2021-22 and booked as expenses for the year. Miscellaneous Expenses for the period 2019-20 provided

В:

error occurred. Paragraph 46 of the Ind AS further requires that the statements approved for issue after their discovery by restating the correction of a prior period error is excluded from profit and loss comparative amounts for the prior period(s) presented in which Ind AS 08 on "Accounting policies, changes in Accounting for the period in which error is discovered. correct prior period errors retrospectively in the first set of financial Estimate and Errors" requires (Paragraph 42) that the entity shall

2019-20, the comparative amounts for the relevant prior period(s) were to be restated and excluded from the current year expenses 22 and above expenditures relate to the financial year 2020-21 and As financial statements were prepared for the financial year 2021-

Above wrong accountal has resulted in overstatement of Other Equity at the beginning of the F.Y. 2021-22 each by '0.69 lakh Expenses as well as loss for the year and overstatement of Other

> of approval necessary provision has been made in books of and approved by them. However as the same was under process accounts during FY 2021-22. Accounts wing by the Technical wing without being verified The invoices against such expenses has been received in

compliance will be made from subsequent financial year. As far as suggestion of AG is concerned, necessary

JBCL, RANCHI

Office of the Pr. Accountant General (Audit) Jharkhand, Ranchi – 834002

Audit Memo: AG (AU)/AMG-I/A-197/2021-22/AM-1

Dated: 15-12-2022

Ref: Independent Auditors' Report

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As per Section 143 (5) of the Companies Act, 2013, Directions and Sub-directions for the financial year 2021-22 was issued by this office for compliance which was required to be attached with the Independent Auditor's Report but the Statutory Auditor failed to comply the same in their Audit Report.

While confirming the facts, Statutory Auditor's comment may be offered within 3 days if any.

Sr. Audit Officer

To, The Director, M/s Jharbihar Colliery Limited, Ranchi Engineering Building, HEC, Dhurwa, Ranchi-834004, Jharkhand

M/s Sanjay Bajoria & Associates. Chartered Accountants, 4, Kunjlal Street, Upper Bazar, Ranchi-834001, Jharkhand

Office of the Pr. Accountant General (Audit) Jharkhand, Ranchi – 834002

Audit Memo: AG (AU)/AMG-I/A-197/2021-22/AM-2 Dated: 16-12-2022

Ref: Profit and Loss Statement: Other Expenses (Note 19): ₹ 2.58 lakh

Above includes

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A: an amount of ₹ 47,790 towards consultancy fees and professional fees of M/s Satish Kumar & Associates Company Secretary for the period 2020-21 (invoice date: 23-01-2021) provided during the year 2021-22 and booked as expenses for the year.

B: an amount of ₹ 13111, ₹ 1,505 and ₹ 6754 towards Printing & Stationer Expenses, Office Expenses and Miscellaneous Expenses for the period 2019-20 provided during the year 2021-22 and booked as expenses for the year.

Ind AS 08 on "Accounting policies, changes in Accounting Estimate and Errors" requires (Paragraph 42) that the entity shall correct prior period errors retrospectively in the first set of financial statements approved for issue after their discovery by restating the comparative amounts for the prior period(s) presented in which error occurred. Paragraph 46 of the Ind AS further requires that the correction of a prior period error is excluded from profit and loss for the period in which error is discovered.

As financial statements were prepared for the financial year 2021-22 and above expenditures relate to the financial year 2020-21 and 2019-20, the comparative amounts for the relevant prior period(s) were to be restated and excluded from the current year expenses.

Above wrong accountal has resulted in overstatement of Other Expenses as well as loss for the year and overstatement of Other Equity at the beginning of the F.Y. 2021-22 each by ₹0.69 lakh.

While confirming the facts and figures, comment if any may be offered within 3 days.

Sr. Audit Officer

To, The Director, M/s Jharbihar Colliery Limited, Ranchi Engineering Building, HEC, Dhurwa, Ranchi-834004, Jharkhand

M/s Sanjay Bajoria & Associates. Chartered Accountants, 4, Kunjlal Street, Upper Bazar, Ranchi-834001, Jharkhand



SANJAY BAJORIA & ASSOCIATES

CHARTERED ACCOUNTANTS

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF IHARBIHAR COLLIERY LIMITED

Report on the Audit of the Standalone Financial Statements

Adverse Opinion

We have audited the accompanying standalone financial statements of JHARBIHAR COLLIERY LIMITED ('the Company"), which comprise the Balance Sheet as at March 31, 2022, the Statement of Profit and Loss for the year then ended, the statement of Cash flows for the year then ended and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, because of the significance of the matter mentioned in the Basis of Adverse Opinion Section of our report, the accompanying financial statements do not give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022, Loss for the year ended on that date and cash flow for the year ended on that date.

Basis for Adverse Opinion

- 1. As disclosed in Foot Note-2 of the financial statements which indicates the decision of Hon'ble Supreme Court of India which has been pleased to pass an order dated 24.09.2014 in the matter of writ petition (CRL) no. 120 of 2012 and cancelled the allotment of Urma Pahari Tola Coal Block allotted by the Central Government jointly in favour of Jharkhand State Electricity Board and Bihar State Mineral Development Corporation. This decision has, closed the tender for selection of MDO for the said Coal Block of the Company and has widely affect the object of company for which it was specially formed and therefore majorly affecting the assumption of Going Concern of the company. Further as per resolution no-16/04.18 passed in Company's Board Meeting dated 02nd February 2018, the board has proposed to proceed for the closure of the company citing no major operations in the company, the preparation of financial statement on the basis of going concern is not appropriate.
- 2. The company had borrowed Rs. 1,42,23,000/- from Bihar State Mineral Development Corporation Ltd (BSMDCL) and Rs. 2,49,67,100/- Jharkhand Urja Utpadan Nigam Ltd (JUUNL). Payment was made to Ministry of Coal vide Office Memorandum No. 13016/38/2009-CA-I of GOI, Ministry of Coal dated 3rd May 2016, on the recommendation of the IMG (Inter ministerial group) by invoking an amount of Rs.

AHMEDABAD: 207 Sampada, Near Mithakhali Six Road, Ahmedabad 380009 Phone +91 079 643 KOLKATA: 7A, Bentinck Street, 2nd Floor, Suite 201, Kolkata - 700 001 Phone : +91 33 4007 693 RANCHI: 4, Kunjial Street, Upper Bazar, Ranchi 834001 Phone : +91 0651 220 7695, 0933439111

Demail: shall alpesh@rediffmail.com

& ASSO

3.2928 Crores from the Bank Guarantee. Also, by referring above mentioned memo coal controller claimed to Bank of India, BG issuing Bank, to pay Rs.3.2928 crs. vide letter no-CC/MCBA/102/47/ 2014-15-33 dated 09/05/2016. Bank of India paid the above amount by liquidating the margin money submitted in the name of JSEB and BSMDCL proportionately vide its letter no CLB/ADV/RS/16-17 dated 25.05.2016. The company has not provided sufficient and appropriate audit evidence to us with respect to funds provided by (BSMDCL).

3. Material uncertainty related to going concern

The Financial Statements indicate that the company has accumulated losses exceeding the share capital and reserves and its Net worth has been fully eroded (Note 9).

Further as per Note No-23, of Financial Statement, the Board of Directors has passed a resolution dated 02-02-2018 for closure of the company

These conditions indicate the existence of a material uncertainty that may cast significant doubt about the company's ability to continue as a going concern. However, the financial statements of the company have been prepared on a going concern basis which is not appropriate as its violates the Generally Accepted Accounting Principles (GAAP). The going concern assumptions of Generally Accepted Accounting Principles (GAAP) states if the business entity were to liquidate in the near future, it would have to restate its assets and liabilities in accordance with the actual amount that could be realised or payable as the case may be so as to reflect the true financial position of the company.

We conducted our audit in accordance with the standards on auditing specified under section 143 (10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the auditor's responsibilities for the audit of the 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 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.

Emphasis of Matter

- 1. The Board has passed a resolution for closure of the company on 02-02-2018, but financial statements are still being made following Going Concern principle.
- 2. Depreciation has provided in accordance with the provisions of Electricity Act'2003 following SLM method and not as prescribed by Schedule II of the Companies Act, 2013
- 3. As per Ministry of Corporate Affairs (MCA), Company has not filed annual return with MCA from 2018-19 onwards, till the date of audit report. The Company is Active Non-Compliant as per the MCA portal.

Other Matter

Mr. Rakesh Raushan (DIN-07818581), the Director of the Company, being the authorized signatory has not been updated in MCA's Portal.

Information other than the financial statements and Auditors' report thereon

The Company's Board of Directors are responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexure(s) to Board's Report but does not include the Financial Statements and our auditor's report thereon.

Our opinion on the 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 Financial Statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the 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 Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Company's Act, 2013 ("the Act") with respect to the preparation of theses financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with

the provisions of the Act for safeguarding the assets of the Company and for preventing & detecting frauds & other irregularities; selection & application of appropriate accounting policies; making judgments& estimates that are reasonable & prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the 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 also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibility for the Audit of the Financial Statement

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

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

- Identify and assess the risks of material misstatement of the financial 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 control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, 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 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 financial statements, 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 deliciencies 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.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of Section 143(11) of the Companies Act 2013, we give in the Annexure "A", a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable
- 2. As required by Section 143(3) of the Act, we report that:
 - a) We have sought &obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit.
 - b) In our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books.



- c) The Balance Sheet, the Statement of Profit and Loss and the Cash Flow Statement dealt with by this Report are in agreement with the books of account & subject to Notes forming parts of Accounts.
- d) In our opinion, the aforesaid Financial Statements comply with the Accounting Standard specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- e) On the basis of written representations received from the directors as on March 31, 2022, and taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022, 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 B"
- g) The company has not paid any managerial remuneration, hence section 197(16) with respect to maximum permissible managerial remuneration is not applicable.
- h) With respect to the other matters included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to our best of our information and according to the explanations given to us:
 - i. The Company does not have any pending litigations which would impact its financial position.
 - ii. The Company did not have any long-term contracts including derivatives contracts for which there were any material foreseeable losses.
 - There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - iv. (a) The management has represented that, to the best of it's knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person or entity, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the



Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

- (b)The management has represented that, to the best of its knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (c) Based on such audit procedures as considered reasonable and appropriate in the circumstances, nothing has come to their notice that has caused us to believe that the representations under sub-clause (a) and (b) contain any material misstatement
- v. The dividend declared or paid during the year by the company follows section 123 of the Companies Act, 2013: No such dividend was declared or paid during the year.
- i) As required by section 143(5) of the Act, we give in "Annexure C" a statement on the matters specified in the directions issued by Comptroller Auditor General of India in respect of the company

FOR SANJAY BAJORIA & ASSOCIATES

Chartered Accountants

(Partner)
M. No. 053367

UDIN 2205369 BEARQE 1693

Place: Ranchi Date: 16-11-2022.

Annexure "A" to the Independent Auditor's Report

Referred to in paragraph 1 under 'Report on Other Legal and Regulatory Requirements' section of our report to the members of JHARBIHAR COLLIERY LIMITED of even date)

On the basis of the information and explanation given to us during the course of our audit, we report that:

- (i) a) (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of all fixed assets.
- (B)) According to the information and explanations given to us and on the basis of our examination of the records of the Company is not having any intangible asset. Therefore, the provisions of Clause (i) (a)(B) of paragraph 3 of the order is not applicable to the company.
- b) According to the information and explanations given to us ,pursuant to the company's programme of verifying fixed assets in a phased manner, all the Property, Plant & Equipment of the Company have been physically verified by the management at reasonable intervals during the year which is in our opinion is reasonable, having regard to the size of the company and nature of its assets and no material discrepancies were noticed on such verification.
- c) According to the information and explanations given to us and on the basis of our examination of the records , the company is not having any immovable properties. Therefore the provisions of this clause is not applicable.
- d) According to the information and explanations given to us ,the company has not revalued its Property, Plant, and Equipment during the year. Therefore, the provisions of Clause (i)(d) of paragraph 3 of the order are not applicable to the company
- e)) According to the information and explanations given to us, no proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder. Therefore, the provisions of Clause (i)(e) of paragraph 3 of the order are not applicable to the company.
- (ii) According to the information and explanations given to us, the company has no inventory during the year. Accordingly, the clause 3 in not applicable to the company.
- (iii) In our opinion and based on the information and explanation given to us the company has not granted any loan, secured or unsecured to companies, firms, Limited Liability Partnerships, or other parties covered in the register maintained under



section 189 of the Companies Act 2013. Accordingly, the provisions of clause 3 (iii) (a), (b),(c), (d), (e) and (f) of the Order are not applicable to the Company.

- (iv) According to the information and explanations given to us and on the basis of representations of the management which we have relied upon, the company has not taken or provided any loan during the financial year during the year. Accordingly provisions of clause 3 (iv) relating to Section 185 and Section 186 of the Companies Act, 2013 are not applicable to the company during the year.
- (v) According to the information and explanations given to us, the Company has not accepted deposits from the public in terms of provisions of sections 73 to 76 of the Companies Act, 2013 therefore reporting under this clause is not applicable. Therefore, the directives issued by the Reserve Bank of India and provisions of sections 73 to 76 or any other relevant provisions of the Act and rules framed thereunder with regard to deposits accepted from the public are not applicable. We are informed by the management that no order has been passed by the Company Law Board, National Company Law Tribunal or Reserve Bank of India or any Court or any other Tribunal
- (vi) According to the rules prescribed by the Central Government for the maintenance of cost records under section 148(1) of the Companies Act, 2013, the company is not required to maintain cost records. Accordingly, the requirements under paragraph 3(vi) of the Order is not applicable to the Company.
- (vii) a) According to the information and explanations given to us and the records of the Company examined by us, in our opinion, the Company has been generally regular in depositing statutory dues as applicable, with the appropriate authorities except there have been certain delays in payment of ESIC & Provident Fund due to website error maintenance. There are no statutory dues that are outstanding as of March 31, 2022, for a period of more than six months.
- b) As of the year-end, according to the records of the Company and information and explanations given to us, there are no disputed statutory dues outstanding on the company.
- (viii) In our opinion and according to the information and explanations given to us, there is no any transaction not recorded in the books of account have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961). Accordingly, the requirement to report on clause 3(viii) of the Order is not applicable to the Company.
- (ix) a) According to the records of the Company examined by us and the information and explanations given to us, the Company has not obtained any loans from the



financial institution and debenture holders therefore reporting of repayments of such loans under this clause is not applicable.

- b) In our opinion and according to the information and explanations given to us, the company has not been a declared wilful defaulter by any bank or financial institution or other lender.
- c) In our opinion and according to the information and explanations given to us, and the procedures performed by us, and on an overall examination of the Financial Statements of the Company, we report that, prima facie, there are no funds raised on short-term basis which have been utilised for long-term purposes.
- d) In our opinion and according to the information and explanations given to us, the Company does not have any subsidiaries, associates or joint ventures. Accordingly, the requirement to report on clause (ix)(e) of the Order is not applicable to the Company.
- f) In our opinion and according to the information and explanations given to us, the Company do not have any subsidiaries, associates or joint ventures. Accordingly, the requirement to report on clause (ix)(f) of the Order is not applicable to the Company
- (x) (a) According to the information and explanations given to us, on an overall basis, the company has not raised any money by way of initial public offer or further public offer (including debt instruments).
- (b) The Company has not made any preferential allotment or private placement of shares/fully or partially or optionally convertible debentures during the year under audit-and therefore, the requirement to report on clause 3(x)(b) of the Order is not applicable to the Company.
- (xi) a) According to the information and explanations given to us and on the basis of representation of the management which we have relied upon, no fraud by the Company or on the company by its officers or employees has been noticed or reported during the year.
- b) During the year no report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
- c) As represented to us by the Management and as auditors, we did not receive any whistle-blower complaints during the year..



- (xii). According to the explanation and information given to us, the Company is not a Nidhi Company. Accordingly, the requirement to report on clause 3(Xii)(a) to (c) of the Order is not applicable to the Company.
- (xiii) According to the information and explanations given to us, all transactions with the related parties are in compliance with section 177 and 188 of The Companies Act, 2013 as applicable and the details have been disclosed in the Financial Statements as required by the applicable accounting standards.
- (xiv) According to the explanation and information given to us and based on our examination of the records of the Company, the Company does not require to comply with provision of section 138 of the Act. Therefore, the provisions stated in paragraph 3(xiv) (a) to (b) of the Order are not applicable to the Company.
- (xv) According to the information and explanations given to us based on our examination of the record of the company, the company has not entered into any non cash transactions with directors or persons connected with him.
- (xvi) a) The company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.
- b) According to the explanation and information given to us and based on our examination of the records of the Company, the company has not conducted any Non-Banking Financial or Housing Finance activities during the year. Accordingly, the requirement to report on clause 3(xvi)(b) of the Order is not applicable to the Company.
- c) According to the explanation and information given to us and based on our examination of the records of the Company, the company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, the requirement to report on clause 3(xvi)(c) of the Order is not applicable to the Company
- (d) According to the the information and explanations received, the group does not have any CIC as part of the group hence, the requirement to report on clause 3(xvi)(d) of the Order is not applicable to the Company.
- (xvii) The company has incurred cash loss in current financial year as well in immediately preceding financial year. Details are disclosed below:

FY 2021-22	Rs. 23.65 thousands
FY 2020-21	Rs. 204.5 thousands



(xviii) There has been no resignation of the previous statutory auditors during the year. and accordingly, requirement to report on Clause 3(xviii) of the Order is not applicable to the Company.

(xix) On the basis of Notes 9 and 23 to the financial statements, ageing and expected dates of realization of financial assets and payment of financial liabilities, resolutions passed, other information accompanying the financial statements, Debt equity ratio, return on equity ratio and other financial ratios disclosed in the notes on Financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, we believe that material uncertainty exists that cast a doubt on the company's ability to continue as a going concern and that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date as on the date of the audit report. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

(xx) According to the information and explanations given to us, the provisions of section 135 of the Act are not applicable to the Company. Hence, the provisions of paragraph (xx)(a) & (b) of the Order are not applicable to the Company

(xxi) The company has not made investments in the subsidiary company. Therefore, the company does not require to prepare a consolidated financial statement and reporting under clause 3(xxi) of the Order is not applicable in respect of audit of standalone financial statements. Accordingly, no comment in respect of the said clause has been included in the report.

FOR SANJAY BAJORIA & ASSOCIATES

countants

(INCOMPACCOUNT)

UDIN 22053667 BEA QQE 2693

Place: Ranchi

"Annexure B" to the Independent Auditor's Report of even date on the Financial Statements of JHARBIHAR COLLIERY LIMITED

Report on the internal financial controls over financial reporting 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 JHARBIHAR COLLIERY LIMITED ("the Company") as at March 31, 2022, in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's responsibility for internal financial controls

The board of directors of the Company 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. 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, 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 Companies Act, 2013.

Auditors' responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Company 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") issued by the Institute of Chartered Accountants of India and the standards on auditing prescribed under Section 143 (10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. 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 were 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 judgement, including the assessment of the risks of material misstatement in the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained, is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial control system over financial reporting.

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 (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (ii) 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 authorisations of management and directors of the company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

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 of 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.

Adverse Opinion

According to the information and explanation given to us and based on our audit the following material weakness have been identified in the operating effectiveness of the company's internal financial reporting as at $31^{\rm st}$ March'2022

With reference to Note 9, of Financial Statement which indicates that the company has accumulated losses exceeding the share capital and reserves and its Net worth has been fully eroded.

With reference to Note No- 10 of Financial Statement, there is no sufficient and appropriate audit evidence regarding the amount of Borrowings from Borrowings from Bihar State Mineral Development Corporation Ltd. (BSMDCL) amounting Rs. 1,42,23,000/- and Jharkhand Urja Utpadan Nigam Ltd. (JUUNL) earstwhile (JSEB) amounting to Rs. 2,49,67,100/- aggregating Rs. 3,91,90,100/- and its end use.

Further as per Note No-23, of Financial Statement, the Board of Directors has passed a resolution dated 02-02-2018 for closure of the company

In our opinion and according to the information and explanations given to us, the Company has, in all material respects, maintained an adequate internal financial control system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2022, 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.

We have considered the material weakness identified and reported above in determining the nature, timing and extent of audit test applied in our audit of March 31, 2022 and these material weakness doesn't affect our opinion on the standalone financial statements of the company.

FOR SANJAY BAJORIA & ASSOCIATES

Chartered untants (FRN 1443)

CA HONTAY BAYSAL

M. No. 053567 UDIN 22053667BEARQE 1693

Place: Ranchi
Date: 16.11.2022.

ANNEXURE'C'

Report U/s 143(5) of Companies act,2013 on the account Jharbihar Colliery Limited for the year ended 31^{st} March 2022.

SL. NO.	Directions/sub-directions u/s 143(5) of the Companies Act,2013	Auditor's Reply on action taken on the direction	Impact on financial Statement
	ection under section 143(5) of the appanies Act,2013	Auditor's Reply on action taken on the direction	Impact on financial Statement
1 .	Whether the company has clear title/lease deeds for freehold and leasehold respectively? If yes, please state the area of freehold and leasehold land for which title/lease deeds are not available?	The company has no freehold and leasehold property during the year.	Not Applicable
2	Whether there are any case of waiver/write off of debts/loan/interest etc., if yes, the reason there for and amount involved.	According to information and explanation given to us, there are no case of debts/loan/interest etc.	NIL
3	Whether proper records are maintained for inventories lying with third parties & assets received as gift / grant (s) from the Govt. or other authorities	During the year under audit, Company have no inventories and not received assets as gift / grant (s) from the Govt. or other authorities	NIL
Sub	Adequacy of steps to prevent to encroachment of idle land owned by company may be examined. In case land of the company encroached, under litigation, not put to use or declared surplus, detail may be	As explained to us, company have no land neither leasehold nor freehold. So, we are not commenting on the matter.	Not Applicable
2	provided Where land acquisition is involved in setting up new projects, report whether settlement of dues done expeditiously and in a transparent manner in all cases. The cases of deviation may please be detailed	As explained to us, and based on our examination of documents and papers, no land acquisition is involved in setting up new projects.	Not Applicable
3	Whether the company has an effective system for recovery of	Since, company has not started its	Not Applicable



			and the second	
		revenue as per contractual terms	operation, revenue	
		and the revenue is properly	has not been	
		accounted for in the books of	generated	
		accounts in compliance with the		
		applicable AS	70	NIII
	4	How much cost has been incurred	During the year, the	NIL
		on abandoned project and out of this	company has not	
		how much has been written off?	incurred any cost on	
			abandoned projects.	
	Gene	eration		
	1	In case of thermal power projects,	Thermal power	Not
		compliance of the various Pollution	project of company	Applicable
		Control Acts and the impact thereof	has been abandoned	
		including utilization and disposal of	in stage of selection of	
		ash and policy of the company in	developer . So ,are not	
		this regard, may be checked and	commenting further	
		commented upon		
	2	Has the company entered into	As explained to us	Not
		revenue sharing Agreements with	and our examination	Applicable
		private parties for extraction of call	of books, company	
		at pitheads and it adequately	has not entered into	
		protects the financial interest of the	revenue sharing	
		company?	agreements with any	
			parties.	
	3	Does the company have a proper	The company has not	Not
		system for reconciliation of quantity	ordered or received	Applicable
		/quantity of coal ordered and	any grade of coal.	
		received and whether grade of coal/	Therefore, this point	
		moisture and demurrage etc. are	is not applicable.	
		properly recorded in the books of		
		accounts		
	4	How much share of free power was	Company is not in	Not
		due the state government and	operation and as	Applicable
		whether the same was calculated as	explained to us there	
		per agreed terms and depicted in the	is no such agreement	·
		counts as per accepted accounting	for sharing free power	
		norms?	with the state	
			government.	
	5	In the case of Hydroelectric projects	Company has no any	Not
		the water discharge is as per	Hydroelectric	Applicable
		policy/guidelines issued by the state	projects. Therefore,	
		government to maintain	this clause is not	
		biodiversity. For not maintaining it	applicable.	
		penalty paid / payable may be	• •	
		reported.		
L		1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		



Engineering Building, H.E.C., Dhurva, Ranchi - 834004, Jharkhand

(CIN No. U10100JH2009SGC6013627) Balance Sheet as at 31st March 2022

Figure'000

	Note	As at 31 st March	As at 31 st March
	No.	2022	2021
Particulars			
EQUITY AND LIABILITIES			
(1) Equity	8	10000.00	10000.0
Equity Share capital	9	-39904.80	-39903.4
Other Equity		Ī	
(2) Liabilities			
(a) Non-current liabilities			
Financial Liabilities			39190.1
(i) Borrowings	10	39190.10	
(ii) Trade Payables		0.00	1
(iii) Other financial liabilities		0.00	0.0
Other non current liabilities	12	401.57	i
Provisions		0.00	
Deferred tax liabilities (Net)		0.00	0.0
(b) Current liabilities			
Financial Liabilities			
(i) Borrowings		0.00	1 .
(ii) Trade Payables	İ	0.00	1
(iii) Other financial liabilities	11	0.00	
Other current liabilities	12	120.01	
Provisions		0.00	1
Current Tax Liabilities (Net)		0.00	0.
Total Equity and Liabilities		9806.88	9806.
ASSETS			
(1) Non - Current Assets			
Property, Plant and Equipment & Intagibles Assets		160.63	185.
Property, Plant and Equipment	2	0.00	1
Intangible assets	}	0.00	٦ .
Investment Property		0.0	
Financial Assets	3	0.0	0
(i) Investments			
(ii) Trade receivables	3	0.0	1 ^
(iv) Others		0.0	0
Deffered Tax Assets (Net)			0
Other Non-Current Assets	7	0.0	٩
(2) Current Assets		0.0	0
Inventories	4	0.0	آ ا
Financial Assets		0.0	0
(i) Investments	7a	0.0	0
(ii) Trade Receivables	5	9619.4	9607
(iii) Cash and Cash Equivalents (iv) Other Bank balances		0.0	0
	3	0.0	
(v) Loans	6	23.4	. (
(vi) Others		0.0	
Current Tax Assets (Net) Other Current Assets	7	3.4	10 13
		9806.8	9806
Total Assets		3000.0	

The accompanying notes are an integral part of the financial statements

As per our report of even date

OF SANJAY BAJORIA & ASSOCIATES

Chartered Accountants

A SANTAY BAJORIA

Partner M. No. **053667**

Place : Ranchi

Date-16.11.2022

or JHAREN AR COLLIERY LIMITE

Director DIN: 01437506 Director DIN: 07818581

Engineering Building, H.E.C., Dhurva, Ranchi - 834004, Jharkhand (CIN No. U10100JH2009SGC6013627)

Statement of Profit and Loss for the year ended 31st March 2022

(Amount in'000)

F			Figures for the year	Figures for the year
	Particulars	Note	ended March 31 st	ended March 31st
	1 37.11.32	No.	2022	2021
-				
	INCOME		0.00	0.00
	Revenue From Operations	13	0.00	1
	Other Income	14	234.01	0.00
	Total Income (I)		234.01	0.00
	- Languages			
	EXPENSES		0.00	0.00
	Cost of Material Consumed			
	Changes in inventories of finished goods, stock-in-Trade and work in	15		0.00
	progress	16	0.00	0.00
İ	Employee Benefits Expense	17	0.00	0.00
	Finance Costs	18	24.95	24.95
	Depreciation and amortization expense	i	257.66	204.50
	Other Expenses	19	282.61	229.45
	Total Expenses (II)		282.01	225.43
m	Profit before exceptional items and tax (I-II)		-48.60	-229.45
IV	Exceptional Items		0.00	0.00
	Profit / (Loss) before tax (III-IV)		-48.60	-229.45
V	§			
, VI	Tax Expense:	20	0.00	0.00
(1)	Current Year Taxes	20	0.00	
(2)	Previous Year Taxes	20	0.00	1 :
(3)	Deferred Tax	20		
VII	Profit / (Loss) for the period from continuing operations (V-VI)		-48.60	-229.45
1 100	Profit/(loss) from Discontinued Operations		0.00	0.00
VIII	Tax expense of Discontinued Operations		0.00	0.00
IX	Profit/(loss) from Discontinued Operations (after tax) (VIII-IX)		0.00	0.00
X	Profit/(loss) from Discontinued Operations (after tax) (viii ix)			
XI	Profit / (Loss) for the period (VII + X)		-48.60	-229.45
L XII	Other Comprehensive Income			
^"	(i) Items that will be reclassified to profit or loss	22	47.20	28.29
	(ii) Income tax relating to items that will not be reclassified to profit or			
	1.	1	0.00	0.00
	loss		47.20	f
	Total Comprehensive Income for the period (XI + XII) [Comprising			
XIII	Profit (Loss) and Other Comprehensive Income for the period)		-1.40	-201.15
VI	Earnings per equity share (for continuing operation):			
	1	21	(0.49	(2.29)
	(1) Basic (In Rs.)	21	(0.49	(2.29)
	(2) Diluted (In Rs.)		100.00	
	(3) Nominal Value (In Rs.)			
	ng notes are an integral part of the financial statements		~ ~ ~	, \

The accompanying notes are an integral part of the financial statements

As per our report of even date

\$ ASSOCIATES FOR SANJAY BAJORIA

Chartered Accountants

M. No. .. 053684 Place : Ranchi

Date: 16.11.2022

Director

DIN: '01437506

Director DIN: 07818581

OLLIERY LIMITED

Engineering Building, H.E.C., Dhurva, Ranchi - 834004, Jharkhand (CIN No. U10100JH2009SGC6013627)

Cash Flow Statement for the year ended $31^{\rm st}$ March 2022

(Amount in .'000)

			(Amount in . 000)
		Figures for the year	Figures for the year
	O	ended March 31 st	ended March 31 st
- 1	Particulars	2022	2021
A	Cash Flow from Operating Activities		
- 1	Profit Before Tax	-1.40	-201.15
-	Adjustments for:		
2	Depreciation and impairment of property, plant	24.95	24.95
	and equipment	0.00	0.00
1	Provisions for Expense	0.00	
1	Loss/(Profit) on Impairment of Investments (net)	0.00	
	Dividend Income	0.00	i
	Interest Income	0.00	
ļ	Interest Expenses	0.00	
- 1	Adjustments for Other Non Current Assets		Ί
1	Adjustments for Other Non Current Liabilities	401.57	
	Operating Profit before Working Capital Changes (1+2)	425.12	-126.50
	Change in Working Capital:		
.	(Excluding Cash & Bank Balances)	0.00	0.00
j	Inventories	0.00	1
1	Financial Assets	0.00	0.00
	Trade Receivables	0.00	
	Others	23.4	٧,
•	Current Tax Assets	10.0	30.4
	Other Current Assets	10.0	25
	Financial Liabilities		0.00
	Borrowings	0.0	~I
	Trade Payables	0.0	٠,
	Other Current Financial Liabilities	0.0	
	Other Current Liabilities	-400.2	
	Short Term Provisions	0.0	
	Current Tax Liabilities	0.0	
	Change in Working Capital	-413.6	500 5
5	Cash Generated From Operations (3+4)	11.4	٠,
6	Less : Taxes Paid for Current Year	0.0	~ <u> </u>
	Less : Taxes Paid for Previous Year	0.0	
7	Net Cash Flow from Operating Activities (5-6)	11.4	-580.5
В	Cash Flow from Investing Activities:		0.0
	Proceeds from sale of Property, plant and equipment/Transfer of Assets	0.0	0.0
	Proceeds from sale of Investment	0.0	
	Payment/Receive of Loans & Advances	0.0	
	Interest received (Finance Income)	0.0	
	Dividend Income	i	-
l	Investment in Partnership Firm	1	0.
1	Expenditure on Construction Work in Progress	1	00 . 0.
	Incoming of government grants (Capital Grant)	l .	1
	Loss/(gain) arising on financial assets/liabilities as at fair value through profit and		٠٠١
	Net Cash Generated/(Used) in Investing Activities:	0.	00
c	Net Cash Flow From Financing Activities:		0.
1	Proceeds from Long-Term Borrowings (Including finance lease)		-
	Repayments of Long-Term Borrowings (Including finance lease)	1	00 0.
1	Interest paid	ř	00 0
	Net Cash Generated/(Used) from Financing Activities:	0.	00
D	Net Change in Cash & cash equivalents	11.	-580
	(A+B+C)	9619	45 9607
1.	the state of the year	9607	
E - 1		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	

The accompanying notes are an integral part of the financial statements

4 ASSOCIATES

Chartere

Partner M. No. ...

Place : Ranchi

Date: 16.11.2022

Director

DIN: 01437506

DIN: 07818581

Director

Engineering Building, H.E.C., Dhurva, Ranchi - 834004, Jharkhand (CIN No. U10100JH2009SGC6013627)

Statement of Changes in Equity for the year ended 31st March 2022

(a) Equity Share Capital:

(Amount in '000.)

Particulars	No. of Shares	Amount
Equity shares of Rs. 100 each issued,		
subscribed and fully paid		
At 1 st April 2021	100000	10000.00
Add: Issue of share capital (Note 8)	0	0.00
At 31st March 2022	100000	10000.00

(b) Other Equity:

For the year ended 31st March 2022:

(Amount in '000)

Γ	<u> </u>		Reserve	& Surplus		Items of OCI	(Amount in boo)
	Particulars	Capital Reserve	Securities Premium	General Reserve	Retained Earnings	FVTOCI Reserve	Total
		(Note 9)	(Note 9)	(Note 9)	(Note 9)	(Note 12)	
	As at 1 st April 2021	0.00	0.00	0.00	-39903.40	0.00	-39903.40
	Profit for the period	0.00	0.00	0.00	-48.60	0.00	-48.60
	Other comprehensive income	0.00	0.00	0.00	0.00	47.20	47.20
	At 31 st March 2022	0.00	0.00	0.00	-39952.00	47.20	-39904.80
ļ	•				-		

For the year ended 31st March 2021:

(Amount in '000)

							(Alliquit ill 000)
ĺ			Reserve	& Surplus		Items of OCI	
.	Particulars	Capital Reserve	Securities Premium	General Reserve	Retained Earnings	FVTOCI reserve	Total
		(Note 9)	(Note 9)	(Note 9)	(Note 9)	(Note 12)	
	As at 1 st April 2020				-39702.25	0.00	-39702.25
	Profit for the period	0.00	0.00	0.00	-229.45	0.00	-229.45
1	Other comprehensive income	0.00	0.00	0.00	0.00	28.29	23.29
	At 31 st March 2021	0.00	0.00	0.00	-39931.70	28.29	-39903.40

The accompanying notes are an integral part of the financial statements As per our report of even date

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Charter

CANTAL PRINTING

Partner M. No. 053667

Place : Ranchi

Date: 16.11.2022

JHARBIHAR COLLIERY LIMITED

Director DIN: '01437506 Director

(CIN No. U10100JH2009SGC6013627)

(Amount in'000.)

2. Property, Plant and Equipment:

		AT	AT COST			DEPRECIATION .	DEPRECIATION AND AMORTISATION	7	NET BLOCK	OCK
G. Name of the Assets	Gross Block as at 1 st April 2021	Additions during the year	Disposals/ Deductions/ Transfers/ Reclassifications	Gross Block as at 31 st March 2022	Depreciation and Amortisation as at 1 st April 2021	Depreciation and Amortisation during the year	Disposals/ Deductions/ Transfers / Reclassifications	Total Depreciation and Amortisation upto 31 st March 2022	AS AT AS AT 31st March 2021	AS AT 31 st March 2021
Furniture & Fixtures	376.77	0.00	00:0	376.77	198.97	23.85		222.82	153.95	177.80
Office Equipments	17.32	00:00	00:0	17.32	9.55	1.10	00:0	10.65	29.9	7.77
	0.00			00.00	00:0	0.00	00:00	0.00	00.0	0.00
Total	394.10	0.00	00.0	394.10	208.52	24.95	0.00	233.47	160.63	185.57

		AT	AT COST			DEPRECIATION	DEPRECIATION AND AMORTISATION	-	NET BLOCK	LOCK
Name of the Assets	Gross Block as at 1 st April 2020	Additions during the year	Disposals/ Deductions/ Transfers / Reclassifications	Gross Block as at 31 st March 2021	Gross Block as at Amortisation as at Amortisation 31st March 2021 1st April 2020 during the year	Depreciation and Amortisation during the year	Disposals/ Deductions/ Transfers/ Reclassifications	Total Depreciation and Amortisation upto 31st March 2021	AS AT 31 st March 2021	AS AT 31st March 2020
0 0	77 978	0.00	0.00	376.77	175.12	23.85	0.00	198.97	177.80	201.65
רטווונטוד א רואנטיבי	17 32			17.32	8.46	1.10	00:00	9.55	77.7	8.87
Office Equipments	1								0.00	0.00
Total	394.10	0.00	0.00	394.10	183.58	. 24.95	0.00	208.52	185.57	210.52
	_				_					

Notes:

- 1. The company has reviewed carrying cost of its Property, Plants & Equipments and the management is of the view that in the current financial year, Impairment of its Property, Plants & Equipments is not considered necessary as all the assets are in good condition and realisable value is more than carrying cost.
 - 2 Depreciation on fixed assets has been provided on straight line method at the rates prescribed as per Electricity Act, 2003, which is 6.33% for both office equipment and furniture & fixture,



GLUERY LIMITED



Difector DIN: 07818581

Engineering Building, H.E.C., Dhurwa, Ranchi - 834004, Jharkhand (CIN No. U10100JH2009SGC6013627)

Statement of Shares held by Promoters for the year ended 31st March 2022

	Shares held by promoters	at the end of the year		%Change during the Year
SI. No.	Promoter Name	No. of Shares	% of total Shares	
1	JUUNL (THROUGH NOMINEE)	62500	62.5	NIL
2	BSMDC(THROUGH NOMINEE)	37500	37.5	NIL

Statement of Shares held by Promoters for the year ended 31st March 2021

	Shares held by promoters	at the end of the year		%Change during the Year
SI. No.	Promoter Name	No. of Shares	% of total Shares	
1	JUUNL (THROUGH NOMINEE)	62500	62.5	NIL
2	BSMDC(THROUGH NOMINEE)	37500	37.5	NIL

PANCH! SASSOCIATION OF THE PARCOUNTERS OF THE PARCO

For JHARBIHAR COLLERY LIMITED

Director DIN: 01437506 Director

Engineering Building, H.E.C., Dhurwa, Ranchi - 834004, Jharkhand (CIN No. U10100JH2009SGC6013627)

Title Deed of Immovable Property not held in name of the Company for the year ended 31st March 2022

Relevant line item in the Balance Sheet	Description of item of Property	Gross carrying value	Title deeds held in the name of	Whether title deed holder is a promoter, director or relative of promoter/ director or employee of promoter/ director	Property held since which date	Reason for not being held in the name of the company
PPE	NIL	NIL	NIL	NIL	NIL	NIL
Investment Property	. NIL	NIL	NIL	NIL	NIL	NIL
PPE retired from active use and held for disposal	NIL	NIL	NIL	NIL	NIL	NIL

Title Deed of Immovable Property not held in name of the Company for the year ended 31st March 2021

Relevant line item in the Balance Sheet	Description of item of Property	Gross carrying value	Title deeds held in the name of	Whether title deed holder is a promoter, director or relative of promoter/ director or employee of promoter/ director	Property held since which date	Reason for not being held in the name of the company
PPE	NIL	NIL	NIL	NIL	NIL	NIL
Investment Property	NIL	NIL	NIL	NIL	NIL	NIL
PPE retired from active use and held for disposal	NIL	NIL	NIL	NIL .	NIL	NIL
	1					ŀ

HANOHI DES

Director DIN: 01437506

Director DIN: 07818581

RBIHAR COLLIERY LIMITE

(CIN No. U10100JH2009SGC6013627)

3. Financial Assets

Particulars	NC	Non-current			Current	
A) Investments :						
i) Investments in equity shares:	-					
a) In Subsidiary Companies	0.00	0.00	0.00	0.00	0.00	0.00
b) In Associate Companies	00:00	0.00	0.00	0.00	0.00	0.00
c) in Joint Venture Entities	00:00	 00:0	0.00	00.0		 00: :
 d) In Others: Investments in Equity Shares at fair value through P&L Account (fully paid): 	•					
Quoted:		_				
Unquoted: Sub-total	0.00	0.00	0.00	0.00	0.00	0.00
ii) Investments in Government Securities	0.00	0.00	00:00	0.00	0.00	0.00
iii) Investments in Debentures & Bonds	0.00	0.00	0.00	0.00	0.00	0.00
iv) Investments in Mutual Funds				00.0	00.0	00:0
Sub Total				00	00	00.0
v) investments in Partnership Firms	0.00	0.00	00:00	0.00	0.00	00.00
TOTAL	0.00	0.00	0.00	0.00	0.00	0.00
Disclosures :						
Details of Investment in Equity Shares:			-			
Aggregate book value of quoted investments Apgregate market value of quoted investments	-					
Aggregate value of unquoted investments				-		
Aggregate amount of impairment in value of investments			(•	(9
	00.00	0000	0.00	9 6	0.00	00.0
B) Trade Bereivables	 2 3 5	 8 9	9	2	9	3
C) Loans (at amortised cost) :	0.00	0.00	0.00	0.00	0.00	00:0
Secured, Considered Good	0.00	0.00	0.00	0.00	00:00	00:00
Unsecured, Considered Good	0.00	0.00	0.00	0.00	00.0	00:00
Unsecured, Considered Doubtful	00'0	0.00	0.00			-
Less : Provision for Doubtful Deposits	0.00	0.00	0.00	0.00	0.00	00.0
· · · · · · · · · · · · · · · · · · ·	00.0	0.00	9	0.00	0.00	0.00
	- Carlotte Control	_ 2	Dr. IHARBONA COLI	COLLIERY LIMITED	4	
		<u> </u>				

Director DIN: 07818581

Director DIN: 01437506

(CIN No. U10100JH2009SGC6013627)

4. Inventories

		St 1- 2021
Particulars	At 31 st March 2022	At 31" March 2021
 In Hand :	0.00	0.00
Less : Provision for Losses	0.00 0.00	0.00
TOTAL	0.00	0.00

PANCHI PREDACCOUNTER

FOR JHARBIHAR COLLTERY LIMITED

Director

DIN: 01437506

Director

(CIN No. U10100JH2009SGC6013627)

5. Cash and Cash Equivalent

(Amount in '000)

Particulars	5	At 31 st March 2022	At 31 st March 2021
Bank Balances: Current Account i) A/c No -2486	108976.00	9619.45	9607.99
ii) MOD A/C -7355 Cash Balances	9510474.00	0.00 9619.45	0.00 9607.9 9



For JHARBIHAR COLLIERY LIMITED

Director

DIN: 01437506

Director

(CIN No. U10100JH2009SGC6013627)

6. Current Assets (Others)

Particulars	At 31 st March 2022	At 31 st March 2021
TDS	23.40	0.00
Total	23.40	0.00

RANCHU RED ACCOUNT

For JHARBIHAR COLLIERY LIMITED

Director

DIN: 01437506

Director

(CIN No. U10100JH2009SGC6013627)

At 31st March 2021

At 31st March 2022

At 31st March 2021

At 31st March 2022

7. Other Assets

/ Otilei Assets			•	
(Unsecured, considered good unless stated otherwise)			∀	(Amount in '000)
Particulars	Non-Current		Current	
				
Advance Recoverable in Cash or Kind from:				
Related Parties	0.00	00:00	0.00	00:00
Others	00:00	0.00	3.40	13.40
Prepaid Expenses	00.0	0.00	0.00	00.00
				•
Total	00:00	0.00	3.40	13.40







DIN: 01437506 Director

(CIN No. U10100JH2009SG6013627)

7a. Trade Receivable

Trade receivable ageing schedule for the year ended 31st March 2022

	Outst	anding for follo	wing period fi	rom due date of	payment	
Particulars	Less than 6 months	6 months - 1 Year	1 - 2 Years	2 - 3 Years	More than 3 Years	Total
(i) Undisputed Trade receivables - considered good	NIL	NIL	NIL	- NIL	NIL	NIL
(ii) Undisputed Trade receivables - considered doubtful	NIL	NIL	NIL	NIL	NIL	NIL
(iii) Disputed Trade receivables considered good	NIL	NIL	NIL	NIL	NIL	NIL
(iv) Disputed Trade receivables considered doubtful	NIL	NIL	NIL	NIL	NIL	NIL

Trade receivable ageing schedule for the year ended 31st March 2021

	Outst	anding for follo	wing period fr	om due date of	payment	
Particulars	Less than 6 months	6 months - 1 Year	1 - 2 Years	2 - 3 Years	More than 3 Years	Total
(i) Undisputed Trade receivables - considered good	NIL	NIL	NIL	NIL	NIL	NIL
(ii) Undisputed Trade receivables - considered doubtful	NIL	NIL	NIL	NIL	NIL	NIL
(iii) Disputed Trade receivables considered good	NIL	NIL	NIL	NiL	NIL	NIL
(iv) Disputed Trade receivables considered doubtful	NIL	NIL	NIL	NIL	NIL	NIL
				,	\downarrow	

RANCHI ES SELECTION OF THE SECOND OF THE SEC

POT JHARDINAR COLLIERY LIMITED

irector Dir

DIN: 01437506 DIN: 07818581

(CIN No. U10100JH2009SGC6013627)

8. Share Capital

			(Figure in '000)
	Particulars	31 st March 202	31 st March 2022 31 st March 2021
<u></u>	Authorized: 10,00,000 (10,00,000) Equity Shares of Rs 100 each	100000.00	100000.00
	Issued, Subscribed and Paid Up:		
	1,00,000 (1,00,000) Equity Shares of Rs 100 each fully paid up	10000.00	10000.00
	Less: Call in arrears		
	TOTAL	10000.00	10000.00

A. Reconciliation of No. of Equity Shares

Particulars	31st March 2022	22 31st March 2021
Opening Balance	100.00	100.00
Shares Issued	0.00	0.00
Shares bought back	0.00	0.00
Closing Balance	100.00	100.00

B. Terms/Rights attached to equity shares

Board of Directors is subject to the approval of the shareholders in the ensuing AGM, except in case of interim dividend. In the event of liquidation, the equity shareholders The Company has one class of equity shares having a par value of '100 per share. Each shareholder is eligible for one vote per share held. The dividend proposed by the are eligible to receive the remaining assets of the Company after distribution of all prefential amounts, in proportion to their shareholding.

No Shares were alloted for consideration other than cash, no bonus shares were issued & no shares were bought back in the last 5 Years.

The Company is a subsidiary of JUUNL. Shareholding by the Holding company is 62.50% in the company.

C. Details of shareholders holdings more than 5% shares

Name of Shareholder	31 st Ma	31 st March 2022	31 st Mai	31 st March 2021
	Number of	Number of shares held	Number of	Vumber of shares held
Bihar State Mineral Development Corporation Ltd.	37.50	37.5%	37.50	37.5%
JUUNL (Earstwhile JSEB)	62.50	62.5%	62.50	62.5%



For JHARBIHAR COLLIERY LIMITED

Director

Director DIN: 07818581

(CIN No. U10100JH2009SGC6013627)

9. Other Equity

(Amount	in	(000)
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Particulars	31 st March 2022	31 st March 2021
General Reserve : As per Last Account	0.00 0.00	0.00 0.00
Retained Earnings : Balance Bought Forward from Last Year's Account Add: Profit for the Year Balance carried forward to next year	-39903.40 -1.40 -39904.80	-201.15
TOTAL	-39904.80	-39903.40

FOR JHARBIHAR COLLIERY LIMITED

Director

DIN: 01437506

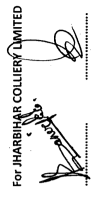
Director

(CIN No. U10100JH2009SGC6013627)

10. Long term Borrowings (at amortised cost)

				(Amount in '000)
and in signature	Long Term	Term	Current maturities *	aturities *
raticulais	31 st March 2022	31 st March 2021	31 st March 2022	31st March 2021
NON CURRENT BORROWINGS				
SECURED LOANS				
Total Secured Loans	0.00	0.00	0.00	00.00
UNSECURED LOANS	·			
From Related Parties	39190.10	39190.10	0.00	00.0
Total Unsecured Loans	39190.10	39190.10	0.00	0.00
TOTAL NON-CURRENT BORROWINGS	39190.10	39190.10	0.00	0.00





Director Director DIN: 01437506 DIN: 07818581

(CIN No. U10100JH2009SG6013627)

10a. Trade Payable

Trade payable ageing schedule for the year ended 31st March 2022

	Outstanding fo	or following per	iod from due d	ate of payment	
Particulars	Less than 1 Year	1 - 2 years	2 - 3 Years	More than 3 Years	Total
(i) MSME	NIL	NIL	NIL	NIL	NIL
(ii) Others	NIL	NIL	NIL	NIL	NIL
(iii) Disputed dues - MSME	NIL	NIL	NIL	NIL	NIL
(iv) Disputed dues - Others	NIL	NIL	NIL	NIL	NIL

Trade payable ageing schedule for the year ended 31st March 2021

	Outstanding fo	or following per	iod from due d	ate of payment	
Particulars	Less than 1 Year	1 - 2 years	2 - 3 Years	More than 3 Years	Total
(i) MSME	NIL	NIL	. NIL	NIL	NIL
(ii) Others	NIL	NIL	NIL	NIL	NIL
(iii) Disputed dues - MSME	NIL	NIL	NIL	NIL	NIL
(iv) Disputed dues - Others	NIL	NIL	NIL	NIL	NIL

BLORIA & ASSOCIATION OF THE STATE OF THE STA

For JHARBIHAR COLLIERY LIMITED

Director

DIN: 01437506

Director

(CIN No. U10100JH2009SGC6013627)

11. Other Financial Liabilities

	Non C	Non Current	Cur	Current
Particulars	31 st March 2022	31 st March 2021	31st March 2022 31st March 2021 31st March 2022 31st March 2021	31 st March 2021
Other financial liabilities at amortised cost Current maturity of long term loans Other Liabilities Total other financial liabilities at amortised cost	0.00	0.00 00.00	00.0 0.00	00.0 0.00
Total other financial liabilities	0.00	0.00	0.00	0.00
Total Other Infancial Hazmers				





Director DIN: 07818581

(CIN No. U10100JH2009SG6013627)

Engineering Building, H.E.C., Dhurwa, Ranchi - 834004, Jharkhand

11a. Statement of loans or advances granted to promoters, directors, KMPs and the Related Parties as on 31st March 2022

Type of Borrower	Amount of loan or advance in the nature of loan outstanding	Percentage to the total loans and Advances in the nature of loans
Promoters	NIL	NIL
Directors	NIL	NIL
KMPs	NIL	NIL
Related Parties	NIL	NIL

Statement of loans or advances granted to promoters, directors, KMPs and the Related Parties as on 31st March 2021

Type of Borrower	Amount of loan or advance in the nature of loan outstanding	Percentage to the total loans and Advances in the nature of loans
Promoters	NIL	NIL
Directors	NIL	NIL
KMPs	NIL	NIL
Related Parties	NIL	NIL

FOR JHARBING COLLIERY LIMITED

Director DIN: 01437506 Director

(CIN No. U10100JH2009SGC6013627)

12. Other Liabilities

March 2021 31st March	
1212111 17 141211111111	31st March 2022 31st March 2021 31st March 2022 31st March 2021
-	
0.00	0.00
0.00	120.01 520.27
0.00	120.01 520.27
	·





Director DIN: 07818581

For JHARBIHAR COLLIERY LIMITED

(CIN No. U10100JH2009SGC6013627)

13. Revenue From Operations

Breakup of "Revenue From Operations" in profit and loss is as follows:

(Amount in '000)

Particulars	Year Ended 31 st March 2022	Year Ended 31 st March 2021
Sale of Services	0.00	0.00
Total	0.00	0.00

RANCHY SEREN ACCOUNT

For JHARBIHAR COLLERY LIMITED

Director

DIN: 01437506

Director

(CIN No. U10100JH2009SGC6013627)

14. Other Income

14. Other Income	_ (Amount in '000)
Particular	Year Ended 31 st March 2022	Year Ended 31 st March 2021
Long Term Capital Gain Interest Income	0.00 234.01	0.00
Profit on sale of fixed assets Sub total Total	0.00 234.01 234.01	0.00 0.00 0.00

FOR JHARBIHAR COLLIERY LIMITED

Director DIN: 01437506 Director DIN: 07818581

(CIN No. U10100JH2009SGC6013627)

15. Changes in inventories of finished goods, Stock-in -Trade and work-in- progress

(Amount in '000)

Particulars	Year Ended 31 st March 2022	Year Ended 31 st March 2021
Opening stock Finished goods*	0.00	0.00
Stock-in-progress Stock-in-trade	0.00	0.00
Less: Closing stock		
Finished goods* Stock-in-progress Stock-in-trade	0.00	0.00
(Increase) / decrease	0.00	0.00
Finished goods	0.00	0.00
Stock-in-progress	0.00	0.00
Stock-in-trade Total	0.00 0.00	0.00 0.00

FANCHI E SED ACCOUNT

For JHARBIHAR COLLIERY LIMITED

Director DIN: 01437506 Director

(CIN No. U10100JH2009SGC6013627)

16. Employee Benefits Expense

(Amount in '000.)

 Particulars	Year Ended 31 st March 2022	Year Ended 31 st March 2021
	0.00	0.00
Salaries and wages	0.00	0.00
Staff welfare expenses	0.00	0.00
Leave Encashment to Staff	0.00	0.00
Total		

There is no permanent employee posted in the Company. Employee working in JUUNL has been given responsibilities to work for the company.

For JHARBIHAR COLLYERY LIMITED

DIN: 01437506

Director

(CIN No. U10100JH2009SGC6013627)

17. Finance Costs

(Amount in '000)

- [Particulars	Year Ended 31 st March 2022	Year Ended 31 st March 2021
,	Interest expense: Interest on debts and borrowings	0.00	0.00
	Others * Sub total Bank Charges TOTAL	0.00 0.00 0.00 0.00	0.00 0.00 0.00 0.00

ANORIA & AGGO

For JHARBIHAR COLLJERY LIMITED

Director

DIN: 01437506

Director

(CIN No. U10100JH2009SGC6013627)

18. Depreciation and amortization expense

(Amount i	n '000)
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~	Particulars	Note No.	Year Ended 31st March 2022	Year Ended 31st March 2021
	The state of the s	2	24.95	24.95
	Depreciation of property, plant and equipment	_	24.95	24.95



DIN: 01437506

Director

Rr JHARBIHAR COKHERY LIMITED

(CIN No. U10100JH2009SGC6013627)

19. Other Expenses

10		unt	in	'000	١
14	mo	unt	111	UUU	٠.

Particulars	Year Ended 31 st March 2022	Year Ended 31 st March 2021
	29.50	29.50
Audit Fees	0.00	0.00
Income Tax Penalty	0.15	0.00
Bank Charges	0.00	0.00
Bank Gurantee Charges	206.64	175.00
Consultancy Exp	0.00	0.00
Conveyance Expenses	0.00	0.00
Other statutory expenses	0.00	0.00
Legal and Professional Exp	1.51	0.00
Office Expenses	13.11	0.00
Printing & Stationery	0.00	0.00
Prospecting License Fee	6.75	0.00
Misc. expenses	0.00	0.00
Tour & Travelling Exp	0.00	0.00
Entertainment	257.66	200 501
TOTAL		

FOR JHARBHIAR COLLIERY LIMITED

Director DIN: 01437506 Director

(CIN No. U10100JH2009SGC6013627)

20. Income Tax

The major components of income tax expense for the years ended 31" March 2022 and 31" March 2021 are:-

L	Particulars	As at 31 st March 2022	As at 31 st March 2021
	Tax Expense:	0.00	0.00
	Current tax		
	Adjustments in respect of current income tax of previous year	0.00	00:0
	Deferred tax:		
	Relating to origination and reversal of temporary differences	0.00	
	MAT Credit Entitlement	0.00	0.00
	Income tax expense reported in the statement of profit or loss	0.00	

Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate for 31st March 2021 and 31st March 2020:

Particulars	As at 31 st March 2022	As at 31st March 2021
Accounting profit before tax from continuing operations	-48.60	-2.
Accounting profit before tax from discontinuing operations	0.00	
Accounting profit before income tax	-48.60	-22
Statutory income tax rate	0.00	
Computed estimated tax expense	0.00	00.0
Adjustments in respect of current income tax of previous years		00.0
Non-deductible expenses for tax purposes		
Income to be considered under other head		
Taxable Income under Other Head of Income		
Deferred Tax Adjustment due to change in enacted tax rate	0.00	00.0
Others		
Income tax expense reported in the statement of profit and loss	0.00	0.00

(CIN No. U10100JH2009SGC6013627)

Deferred Tax:

	As at 31 st March	As at 31st March Provided during the As at 31st March Provided during the	As at 31st March	Provided during the
Particulars	2022	year	2021	year
Deferred tax Assets:				
Related to Fixed Assets	00 0	0.00		
Revaluations of FVTPL investments to fair value Total deferred tax Assets (A)	0.00	0.00	0.00	0.00
Deferred tax Liability:	0.00	00:00	0.00	0.00
Total deferred tax Liability (B)	0.00	0.00	0.00	0.00
Deferred Tax Assets (Net) (A - B)	0.00	0.00	0.00	0.00

The Company offsets tax assets and liabilities if and only if it has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same tax authority.



For JHARBIHAR COLLIERY LIMITED

Birector

Director

Director

Director

Director

Director

Director

Director

Director

Director

(CIN No. U10100JH2009SGC6013627)

21. Earnings Per Share (EPS)

Basic and Diluted EPS amounts are calculated by dividing the profit for the year attributable to equity holders of the parent by the weighted average number of Equity shares outstanding during the

(Amount in'000.)

The following reflects the income and share data used in the basic and diluted EPS computations:

	Year Ended 31st March Year Ended 31st March	Year Ended 31st March
Particulars	2022	2021
Profit attributable to equity holders of the parent	09.00	2000
- Continuing Operations (Amount in Rs)		00.0
- Discontinued Operations (Amount in Rs)	78.60	-5
- Total	00 00 1	
Weighted Average number of equity shares used for computing Earning Per Share (Basic & Dilute	00.0	
Earning Per Share (Basic and Diluted) (Amount in Rs)	100 001	-
Face value per share (Amount in Rs)		
O CONTRACTOR AND OF FAMILY Charact	FY 2021-22	FY 2020-21
Computation of weighted Average No. of Equity Shares	No. Shares	No. Shares
 (A)Total Number of Shares issued of `100 each		
(Rispaid for Fully paid up Shares fully paid `100 paid up	100.00	
	00.0	0.00
(C)Paid for partly paidup Shares	000	000
(D)Proportionate fully paid up shares of (C) above		<u> </u>
If Invisibled Average No Of Shares of 100 each fully baid up	100.00	



FOR JHARBIHAM COLLIERY LIMITED Director

DIN: 01437506

DIN: 07818581 Director

(CIN No. U10100JH2009SGC6013627)

Engineering Building, H.E.C., Dhurwa, Ranchi - 834004, Jharkhand

22. Components of other comprehensive income (OCI)

The disaggregation of changes to OCI by each type of reserve in equity is shown below:

During the year ended 31 March 2022

(Amount	in Rs.
---------	--------

Particulars	Year ended 31 st March 2022	Year ended 31 st March 2021
 Adjustment for reversal of provision against Audit fee for the F.Y-2009-10 to F.Y-2012-13.	47.20	28.29
Total	47.20	28.29



For JHARBIHAR COLLIERY LIMITED

Director

DIN: 01437506

Director

(CIN No. U10100JH2009SGC6013627)

General Corporate information: Jharbihar Colliery Limited (the company) is a public limited company domiciled in India and incorporated on 18th June 2009 under the provisions of Companies Act, 1956. The Company is engaged in development of coal block. The company is not having any commercial operation since inception. The Board of Directors of the Company on 02-02-2018 passed a resolution for closure of the company.

23.1 Basis of Accounting

The financial statements of the company have been prepared in accordance with the Indian accounting standards (Ind AS) notified under the companies (Indian Accounting standard)Rules 2015 as amended from time to time.

For all periods up to and including the year 31st March 2022, the company prepare its financial statements in accordance with in accounting standard notified under section 133 of the Companies Act, 2013 read together with paragraph VII of the Companies (Account Rules), 2014 Indian GAAP

23.2 Significant accounting judgments estimates and assumptions

The preparation of the company's financial statements requires management to make judgments, estimates and assumptions that affect the reported amount of revenues and expenses ,Assets and liabilities and the accompanying disclosures and the disclosures of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

23.3 Estimates and assumptions

The company have made its assumption and estimates on the available parameter in course of preparing financial statements. Existing circumstances and assumptions about future development, however, may change due to market changes or change in circumstances which are beyond the control of the company. All such changes reflected are on the basis of specific assumptions.

23.4 Property, Plant and Equipment (PPE)

Tangible assets are stated at cost less accumulated depreciation. Cost comprises of purchase price and any directly attributed cost of bringing the assets to its working condition for its intended use

23.5 Depreciation and Amortization

Depreciation on tangible items of fixed assets is provided on straight line method in accordance with the provision of Electricity Act, 2003 and considering the useful lives, by using the SLM method so as to depreciate the initial cost down to the residual value upto 10% over the estimated useful lives.

23.6 Significant Accounting Policies

Accounting Convention: Financial statements of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standard) Rules, 2015 as amended by the Companies (Indian Accounting Standards) Amendment Rules, 2016 and in accordance to the relevant provision of the Companies Act, 2013 ("the Act")(to the extent notified). The financial statements have been prepared on an accrual basis and under the historical cost convention.

The preparation of financial statements in conformity with the Indian Accounting Standards require management to make, estimates and assumptions that affect the reported amount of assets and liabilities at the date of the financial statements, and the reported amount of revenues and expenses during the year.

Historical Cost Convention: The financial statements have been prepared on a historical cost basis.

Current and non-current classification: All assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle (twelve months) and other criteria set out in the Schedule III to the Act.

Trade and other payables: These amounts represent liabilities for goods and services at the end of financial year which are unpaid. The amounts are unsecured and are usually paid within 30 days of recognition. Trade and other payables are presented as current liabilities unless payment is not due within 12 months after the reporting period. They are recognized initially at their fair value and subsequently measured at amortized cost using the effective interest method, wherever necessary.

<u>Use of Estimates</u>: The preparation of the financial statements in conformity with Ind AS require estimates and assumptions to be made that affect the reported amount of assets and liabilities at the date of the financial statements and reported amount of revenues and expenses during the reporting period. Difference between the actual results and estimates are recognized in the period in which the results are known / materialized.

23.7 CONTINGENT LIABILITY & OTHERS COMMITMENTS (to the extent not provided for)

FY 2020-21 FY 2021-22 NIL NIL Contingent Liability Not Provided For NIL NIL Capital & other Commitments

24 RELATED PARTY TRANSACTIONS

The related parties as per the terms of Ind AS-24, "Related Party Disclosures", (specified under section 133 of the Companies Act, 2013, read with Rule 7 of Companies (Accounts) Rules, 2015) and description of their relationship and transaction carried out with them during the year in the ordinary course of business are given below:

24.1 Details of Related Parties: Name of Related Parties Bihar State Mineral Development JUUNL (Earstwhile JSEB)

Type of Relation Promoter Company / Director/Key N ∯olding Company / Director/Key Mar

24.2 Details of related party transactions during the year ended 31.03.2022:

	(Amount in	า '000}_	
_	District		

			Current Year Amount		Previous Year Amount
	Language Corporation Ltd.			Cr.	14223.00
A)	Bihar State Mineral Development Corporation Ltd. Balance Outstanding at the beginning of the year.	Cr.	14223.00	Cr.	14225.05
	Amount of services availed from the party: Balance Outstanding at the close of the year.	Cr.	14223.00	Cr.	14223.00
В)	JUUNL (Earstwhile JSEB) Balance Outstanding at the beginning of the year.	Dr.	24967.10	Cr.	24967.10
	Balance Outstanding at the close of the year.	Dr	24967.10	Cr.	24967.10
L	Balance Outstanding at the close of the 7		.11	_	



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(CIN No. U10100JH2009SGC6013627)

25 DISCLOSURES UNDER MICRO, SMALL AND MEDIUM ENTERPRISES DEVELOPMENT ACT, 2006 (MSMED)

There are no Micro and Small Scale Business Enterprises, to whom the company owes dues, which are outstanding for more than 45 days as at March 31, 2022. This information as required to be disclosed under the MSMED Act 2006 has been determined to the extent such parties have been identified on the basis of information available with the Company.

26 EXPENDITURE IN FOREIGN CURRENCY

_		FY 2021-22	FY 2020-21
Į	Particulars	NIL	NIL
-	Purchase of Fixed Asset	NIL	NIL
١	Purchase of Stores and Spares		

27 EARNING IN FOREIGN EXCHANGE

	D. Atturbus	FY 2021-22	FY 2020-21
	Particulars	NIL	NIL

28 VALUE OF IMPORTS (CALCULATED ON CIF BASIS)

	FY 2021-22	FY 2020-21
Particulars	NIL	NIL
Purchase of Fixed Asset	NIL	NIL
Purchase of Stores and Spares	,,,,,	

29 VALUE OF RAWMATERIALS CONSUMED

		FY 2021-22		FY 2020-21		4	
	Particulars	Rs. In Amount	%	Rs. In Amount	%		
ļ		NIL	0	NIL	0		
Indegeneous		NIL	0	NIL	0		
l Imported		INIL		l			

30 VALUE OF STORES/ SPARES & COMPONENTS CONSUMED

		FY 2021-22		FY 2020-21	
	Particulars	Rs. In Amount		Rs. In Amount	%
<u> </u>		NIL	0	NIL	0
	Indegeneous	NIL	0	NIL	0
	Imported	1412	L		

31 CONTINGENT LIABILITY CAPITAL & OTHERS COMMITMENTS (to the extent not provided for)

_		FY 2021-22	FY 2020-21
L	Particulars	NIL	NIL
	Contingent Liability Not Provided For	NIL	NIL
1	Capital & other Commitments	IVIC	

Note 30.1 Provision is recognized when there is a present obligation as a result of a past event that probably requires an outflow of resources and a reliable estimate can be made of the amount of the obligation. Disclosure for contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not, require an outflow of resources. No provision is recognized or disclosure for contingent liability is made when there is a possible obligation or a present obligation and the likelihood of outflow of resources is remote. Contingent Asset is neither recognized nor disclosed in the financial statements.

32 SEGMENT REPORTING

As the Companys has not started the business and as per the ResolutionNo. 16/01.18 passed in the company's Board Meeting dated 2nd February 2018, the Board has proposed to proceed for closure of the company citing no major operation in the company and the preparation of Financial Statement as a Going concern is not appropriate. Thus there are no additional disclosures to be provided under Ind AS 108 – "Operating Segment'.

33 DISCLOSURE UNDER CLAUSE 32 OF LISTING AGREEMENT
There are no reportable transactions / balance with related parties that requires dislosure as per clause 32 of the Listing Agreement.

34 The figures have been rounded off to the nearest rupees upto two decimal places.



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35 FAIR VALUE HIERARCHY

The following table provides the fair value measurement hierarchy of the Group's assets :

Quantitative disclosures fair value measurement hierarchy for assets as at March 31, 2022:

(Amount in Rs.)

	1	Fair Value measurement using					
Particulars	Date of Valuation	Total	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)		
Financial Assets							
Assets measured at fair value:	31-Mar-22	0.00	0.00	0.00	0.00		

Quantitative disclosures fair value measurement hierarchy for assets as at March 31, 2021:

(Amount in Rs.)

 T		Fair Value measurement using				
Particulars	Date of Valuation	Total	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)	
 Financial Assets Assets measured at fair value:	March 31 st ,	0.00	0.00	0.00	0.00	

36 FINANCIAL RISK MANAGEMENT

The financial management risk has been categorised under the following heads:

i) CREDIT RISK

Credit Risk is the risk that a counter party will not meet its obligations under a financial instrument or customer contract leading to a financial loss. The Company is exposed to credit risk from its financing activities including deposits with banks.

Financial Assets and receivables

Credit risk is managed by each business unit subject to the Company's established policy, procedures and control relating to credit risk management. Outstanding advances are regularly monitored.

The impairment analysis is performed at each reporting date on an individual basis. The maximum exposure to credit risk at the reporting date is the carrying value of each class of financial assets. The Company toes not hold collateral as security.

Credit risk exposure :

There is no significant credit risk exposure to the company.



(CIN No. U10100JH2009SGC6013627)

Revenues generated from top customers:

Since the company has not commenced its business yet, there is no revenue generated during the corresponding period

The Company limits its exposure to credit risk by generally keeping the funds in nationalised Banks only. The Company does not expect any losses from non-performance by such institutions.

ii) INTEREST RATE RISK

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate due to changes in market interest rates. The Companys does not own interest bearing debt obligations with any other institutions hence is not exposed to significant interest rate risk.

iii) LIQUIDITY RISK

Liquidity risk is defined as the risk that the Company will not be able to settle or meet its obligations on time or at reasonable price. The Company's objective is to at all times maintain optimum levels of liquidity to meet its cash and liquidity requirements. The Company closely monitors its liquidity position and deploys a robust cash management system. It maintains adequate source of financing through the use of short term bank deposits and cash credit facility. Processes and policies related to such risks are overseen by senior management. Management monitors the Company's liquidity position through rolling forecasts on the basis of expected cash flows.

The equity capital of the company contributed by its holding companies is eroded primarily with the reason that the business of the company is not started and the Board of the company decided for closure of the company. The purpose of incorporation of the company was to manage the affairs of coal mine for captive consumption for power plant was defeated as Ministry of Coal cancelled the coal mine allotted to the company in the year 2016.

The Company's principal sources of liquidity are cash and cash equivalents. The Company believes that the cash and cash equivalents is sufficient to meet its current requirements. Accordingly no liquidity risk is perceived.

The break-up of cash and cash equivalents is as below.

	(Amount in Rs.)
For the ye	ar ended
31st March 2022	31st March 2021
. 9619.45	9607.99
9619.45	9607.99
	For the ye

The table below summarises the maturity profile of the Company's financial liabilities at the reporting date. The amounts are based on contractual undiscounted payments.

Particulars	On Demand	Less than 12 months	1 to 5 years	> 5 years
As at March 31, 2022 Borrowings Trade & other payables Other financial liabilities	0.00 0.00 0.00	0.00 0.00 0.00	39190.10 0.00 0.00	0.00 0.00 0.00
As at March 31, 2021 Borrowings Trade & other payables Other financial liabilities	0.00 0.00 0.00	0.00 0.00 0.00	39190.10 0.00 0.00	0.00 0.00 0.00

iv) MARKET RISK

foreign exchange rates. The Company's does not face exchange risk as it is not engaged in foreign operations.



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37 Capital Management

For the purposes of Company capital management, Capital includes equity attributable to the equity holders of the Company and all other equity reserves. The primary objective of the Company capital management is to ensure that it maintains an efficient capital structure and maximize shareholder value. The Company manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants. The Company is not subject to any externally imposed capital requirements. No changes were made in the objectives, policies or processes for managing capital during the year ended March 31, 2022 and March 31, 2021.

(Amount in'000)

Particular	5	March 31 st , 2022	March 31 st , 2021	
		10000.00	10000.00	
Equity Share Capital		-39904.80		1
Free Reserve		-39904.60	33363.10	l
Reserve to Share Capita	al (In no. of	0.00	0.00	1
times)		0.00	0.00	

Recognition of financial assets and financial liabilities

Ind AS 109 requires certain categories of financial assets and liabilities to be measured at amortized cost using the effective interest rate method. In accordance with Ind AS 109 "effective interest rate" is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial asset or financial liability to the gross carrying amount of a financial asset or to the amortized cost of a financial liability. Ind AS 101 requires a first time adopter to apply the above requirement retrospectively i.e. from the date of initial recognition of the financial asset/ liability. However, a first time adopter may find it impractical to apply the effective interest method in Ind AS 109 retrospectively. If this is the case, the fair value of financial asset or liability at the date of transition to Ind AS is the new gross carrying amount of that financial asset or the new amortized cost of that financial liability. The Company de-recognizes financial liabilities when, and only when, the Company's obligations are discharged, cancelled or they expire.

A financial asset is derecognized only when

- The company has transferred the rights to receive cash flows from the financial asset, or
- Retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients.

Where the Company has not transferred substantially all risks and rewards of ownership of the financial asset, the financial asset

Where the Company has neither transferred a financial asset nor retains substantially all risks and rewards of ownership of the financial asset, the financial asset is derecognized if the company has not retained control of the financial asset. Company measures the expected credit loss associated with its assets based on historical trend, industry practices and the business environment in which the entity operates or any other appropriate basis. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

Intangible Assets: There is no intangible asset with the company

38 Financial Instruments

Cash and cash equivalents for the purpose of cash flow statement comprise cash in hand, demand deposits with banks and other short-term highly liquid investments/deposits with an original maturity of three months or less.

The accounting classification of each category of financial instruments, their carrying quounts and fair value amounts are set out below:

Einancial Assets:

Total

(Amount in Rs.) 31-Mar-22 Fair Value through Profit or Total fair value **Amortised Cost** Total carrying cost **Particulars** Loss 0.00 0.00 0.00 0.00 Investments 0.00 0.00 0.00 0.00 Loans 9,607,992.00 9,607,992.00 9,619,450.00 Cash and Cash Equivalents 0.00 0.00 0.00 0.00 0.00 Other Current Financial Assets 9,607,992.00 9,607,992.00 9,619,450.00

0.00

31-Mar-2	1			(Amount in Rs.)
Particulars	Fair Value through Profit or Loss	Amortised Cost	Total carrying cost	Total fair value
	0.00	0.00	0.00	0.00
Investments	0.00	0.00	0.00	0.00
Loans	0.00	9,607,992.00	10,188,490.00	
Cash and Cash Equivalents	0.00	0.00	49,702.00	49,702.00
Other Current Financial Assets Total	0.00	9,607,992.00	10,238,192.00	10,238,192.00

Financial Liabilities:

31-Mar-22				(Amount in Rs.)
Particulars	Fair Value through Profit or	Amortised Cost	Total carrying cost	Total fair value
, 0, 0, 0, 0, 0	Loss	39,190,100.00	39,190,100.00	39,190,100.00
Borrowings	0.00	0.00	0.00	0.00
Trade Payables	0.00	98.640.00	98,640.00	98,640.00
Other Current Financial Liabilities	0.00	/:	1	39,288,740.00
Total	0.00	39,288,740.00	39,288,740.00	33,200,

	31-Mar-23	1			(Amount in Rs.)
		Fair Value through Profit or		Total carrying cost	Total fair value
1	Particulars	Loss			39,190,100.00
\vdash	Borrowings	0.00	39,190,100.00		39,190,100.00
	Trade Payables	. 0.00	0.00	0.00	
	1	0.00	520,269.00	520,269.00	
1	Other Current Financial Liabilities	0.00	39,710,369.00	39,710,369.00	39,710,369.00
L_	Total	0.00		1	

The managment was unable to identify and depreciate significant components with different useful lives separately from the principal asset as required by Note 4 of Schedule II of Companies Act 2013 due to lack of technical expertise on the said matter. However, having a resaonable approach, the company assumes that none of the parts of an item of tangible fixed assets have different useful lives from the remaining parts of the asset or the principal asset and as per the past experience of the company, there are no significant components of existing tangible assets that are used than be used for a lifespan shorter/longer than life of the principal asset.

(CIN No. U10100JH2009SGC6013627)

Footnotes on the accounts for the year ended March 31, 2022

- 1. Amount paid to Ministry of coal vide Offfice Memorandum No. 13016/38/2009-CA-I of GOI, Ministry of Coal dated 3rd May 2016, on the recommendation of the IMG (Inter ministerial group) by invoking an amount of Rs. 3.2928 Crores from the BG Submitted by the holding companies. Also by referring above mentioned memo coal controller claimed to Bank of India, BG issuing Bank, to pay Rs.3.2928 crs. vide letter no-CC/MCBA/102/47/ 2014-15-33 dated 09/05/2016. Bank of India Paid the above amount by liquidating the margin money submitted in the name of JSEB and BSMDCL proportionately. The amount so invoked by the Coal Controller was considered as an expense in F.Y.2016-17. Since the liability for BG was never been a contingent liability to the company nor it has been intimated by the holding company that an amount of Rs.3,29,28,000/- has been paid to GOI on behalf of the company and the corresponding amount is required to be charged as expenses and equivalent amount shall be shown as liability in holding companies name. There is no confirmation of accounts with the company from the holding companies accounts that an amount is payable against invoking the BG worth Rs.3,29,28,000/-. However the company has filed a writ petition against the recovery of the BG and therefore the expenses and liability is represented as such in the accounts.
- 2. As per decision of Hon'ble Supreme Court of India which has been pleased to pass an order dated 24.09.2014 in the matter of writ petition (CRL) no. 120 of 2012 and cancelled the allotment of Urma Pahari Tola Coal Block alloted by the Central Government jointly in favour of Jharkhand State Electricity Board and Bihar State Mineral Development Corporation. . This decision has, closed the tender for selection of MDO for the said Coal Block of the Company and has widely affect the object of company for which it was specially formed and therefore majorly affecting the assumption of Going Concern of the company.
- 3. Section 135 of the Companies Act, 2013 is not applicable to company, hence CSR disclosure is not applicable.
- 4. No any proceedings have been initiated or pending against the company for holding any Benami property under the Benami Transaction (Prohibitious) Act, 1988, hence disclosure is not applicable.
- 5. Company has not been declared willful defaulter by any bank or financial institution or other lender.

6. There is no any undisclosed income which is required to be shown.

FOR SANTAY BAJORIA & ASSOCIATES

Chartered Accountage

FRN: 117.443

Partner M. No. 053667

Place: Ranchi

Date: 16.11.2022

B COLLIERY LIMITED

Director

DIN: 01437506

Ratio Analysis

	Particulars	Formula	Year ended 31 st March 2022	Year ended 31 st March 2021	Variance	Reason
no 1	Current Ratio	Current Assets/Current Liability	80.38	18.49	61.89	This variance is due to change in classification of Liability of Jinfra from current Liability to non current Liability
	Debt Equity ratio	Total debt/Total	(1.33)	(1.33)	0.00	NA
2	Debt service coverage ratio	shareholder's equity (PAT+DEP+INTT ON LOAN)/(INTT ON LOAN + LOAN REPAYMENT)	0.00	0.00	0.00	NA
3	Return on equity ratio	Net Income/Shareholders	-0.00014	-0.02012	0.02	NA
4	notio .	Equity Cost of goods Sold/Avg	0.00	0.00	0.00	NA
	Inventory turnover ratio	Inventory Credit sales/ Avg	0.0	0.0	0.00	NA NA
	Trade receivable turnover ratio	Accounts Receivable Net credit purchase/	0.0	0 0.0	0 0.00) NA
	Trade payable turnover ratio	Avg Accounts Payable	0.0		0 0.00	NA NA
	8 Net capital Turnover ratio	Sales/ Net Assets	0.0		% 0.0	NA NA
	9 Net Profit ratio	Net Profit / Sales EBIT/ Capital Employe		0.0	0.0	NA NA
1	Return on capital employed			0.0	0.0	0 NA
	1 Return on investment	Profit/Investment		100		

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MINUTES FOR 27th MEETING OF THE BOARD OF DIRECTORS OF JHARBIHAR COLLIERY LIMITED HELD ON FRIDAY, 22nd DAY OF JULY, 2022 AT- 12.00 NOON, THROUGH VIRTUAL MODE! AUDIO VIDEO / VIDEO CONFERENCE, IN THE OFFICE OF PRINCIPAL SECRETARY ENERGY DEPARTMENT CUM CMD, JUVNL, ENGINEERING BUILDING DHURWA, RANCHI.

Present:

1. Shri Avinash Kumar , IAS

Principal Secretary,

Energy Department, Govt. of jharkhand cum CMD, JUVNL

--Chairman

2: Shri Pankaj Dixit, IAS, Director (Industries), Govt. of Bihar

--Director

3. Shri Ashutosh, IFS

Principal Chief Conservator of Forests,

- Director

Environement and Forest Department, Govt. of Bihar

4. Shri Amit Banerjee, Director (F&A), JUSNL

-- Director

5. ShriRakësh Raushan, GM(Project) JUUNL

--Director

6. Shri R. K Agarwal

-- Director

GM (F&A), JUUNL

In Assistance Shri Sanjeev Kumar Dikshit Company Secretary in Practice

<u>ITEM NO. 27.01.</u>

Welcome to the Chairman of the Board and Confirmation of Quorum.

All the present members of the Board had elected Sri Avinash Kumar, IAS, Principal Secretary, Energy Department, Govt. of Jharkhand cum-CMD JUVNL, as Chairman of the meeting. The Chairman welcomed the Directors of the Meeting.

The business before the Meeting was taken up after having established that the requisite quorum was present. CS Sanjeev Kumar Dikshit (Retainer) Company Secretary in practice, Confirmed the quorum of the meeting.

<u>ITEM NO. 27.02</u>

Leave of absence.

Leave of absence had been granted to the Directors, who were not present in the meeting.

ITEM NO. 27, 03

Confirmation of minutes of the previous Board meeting.

The Board has confirmed and noted the minutes of 26th Board Meeting of the Company.

ITEM NO. 27.04

Action Taken Report: Noted and considered by the Board as follows:

- Item no 2.6.04 of the previous meeting was for change the petitioner (in case of writ petition against the invocation of Bank Guarntee by the ministry of Coal, filed before Jharkhand High Court filed on 18.02.2020 vide filling registration no. 1358/2020 and W.P.C.No: WPC/ 763/2020) from Jharbihar Colliery Limited (JBCL) to its Joint venture Compmany, Jharkhand UrjaUtpadan Nigam Limited (JUUNL) and Bihar State Mineral Development Corporation Limited (BSMDCL) due to decision of closing of the Company.

 Decision of the Board: it has been discussed and noted that for compliance of this, it is necessary to make compliance of decision of closure of JBCL by both JUUNL & BSMDCL in their Board Meeting and AGM/EGM etc.
- Item no 26.04 of the previous meeting was to approve closure of the Company by Jharkhand Urja Utpadan Nigam Limited (JUUNL) and Bihar State Mineral Development Corporation Limited (BSMDCL).

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Status: Letter has been issued in this regards to Both Company, BSMDCL and JUUNL respectively by GM (Project), JUUNL.

• Extention of tenure of retainnership of Company Secretary

Status: Board has approved the extention of tenure for engagement of Practicing Company Secretary, Sanjeev Kumar Dikshit for next one year on retainer ship basis from the expiry of his term on 02.07.2022 on same term and condition and on same fee, and Board has authorized, GM(Project) JUUNL or in his absence any director of JBCL the company, to issue work order in this regards to the Practicing Company Secretary, Sanjeev Kumar Dikshit.

Status: Compliance is under process.

ITEM NO. 27.05

To take note for Appointment of Shri Panka) Dixit, IAS, Director (Industries), Govt. of Bihar, as director of the Company.

It was informed to the Board that Shri Pankaj Dixit, IAS, appointed as Director (Industries);Govt. of Bihar.

Therefore, Shri Pankaj Dixit, IAS, Director (Industries), Govt. of Bihar, shall be the member of the Board of Directors of the Company from the date of notification.

Decesion of the the Board

The Board has taken note to the above.

ITEM NO. 27.06

To take note for cessation of Shri-Rupesh Kr Srivastava, Director Industries, Govt. of Bihar, from the Director of the Company.

The boad was informed about the cessation of Shri Rupesh Kr Srivasta, Director (Industries),
Govt. of Bihar, from the post of Director (Industries), Govt. of Bihar, therefore ceased to be
Director of the Company, from the date of notification,

Decesion of the the Board

The Board has taken note to the above.

ITEM NO. 27.07

To take note of the disclosure of interest from the directors of the company in Form MBP-1.

The board has discussed that as per Section 184 of the Companies Act, 2013 requires every director of the company to disclose his concern or interest in any company or companies or bodies corporate, firms, or other association of individuals, which shall include the shareholding at the first meeting of the board in every financial year or

Page 3 of 10 of Minutes of 27th Board Meeting of JBCL.

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whenever there is any change in the disclosures already made, then at the first Board meeting held after such change in Form MBP-1, prescribed for the purpose.

After due discussion the board has decided the following:

Since, it is virtual meeting, therefore, it has been decided to submit the required form by the directors in due cource.

ITEM NO. 27.08

Approval of Draft Annual Accounts of the Company for the Financial Year 2021-22, ending on 31.03.2022, and authorization to sign the same.

It was informed to the board that in compliance of the provisions under section 134 of the Companies Act, 2013 (and section 215 of the CA 1956), the Financial Statements of the company is being placed before the Board for their approval, also in terms of section 129(2) of the Companies Act, 2013, at every Annual General Meeting of the Company, the Board of Directors of the company shall lay before such meeting the Financial Statements for the Financial Year.

After due discussion the Board has approved the Annual Financial Statement of JBCL for the Financial Year 2021-22, prepared in prescribed formats, attached herewith, and passed the following resolutions:-

"RESOLVED THAT the Draft Financial Statement for the financial year 2021-22, together with notes and annexures, be and is hereby approved and adopted to be submitted for audit certification to Statutory Auditor (appointed by CAG) and thereafter to the Principle Accountant General, Jharkhand as required under the provision of the Companies Act; "FURTHER RESOLVED THAT as per the provisions of Section 134 of the Company, and GM (Project) JUUNL cum Director of the Company, and GM (Project) JUUNL cum Director of the company, Shri Rakesh Raushan, and in their absence or inability any other directors of the company, be and are hereby authorized to sign the Financial Statement together with notes and annexures thereon for the financial year 2021-22, for and on behalf of the Board;

"FURTHER RESOLVED THAT the Financial Statement of the Company for the F.Y. 2021-22, so signed to be sent to the Statutory Auditor appointed by C& AG for their report thereon; "FURTHER RESOLVED THAT upon completion of audit by the Statutory Auditor and the Principle Auditor General, Jharkhand on behalf of C&AG along with Statutory Auditor's Page 4 of 10 of Minutes of 27th Board Meeting of JBCL.

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Report and test/supplementary audit report shall be placed before Board along with the Draft Board Report".

ITEM NO. 27.09

Fixation of date, time, venue of 13th Annual General Meeting of the Company for the financial year, 2021-22 and approval to Issue notice for calling 13th Annual General Meeting.

Background

The board was informed that as per section 96 of the Companies Act,2013 every company other than one person company shall in each year hold in addition to any other meetings a general meeting as its Annual General Meeting and shall specify the meeting as such in notices calling it and not more than 15 months shall elapse between the date of one Annual General Meeting of the company and that of the next, provided that in case of 1st Annual General Meeting it shall be held within a period of nine month from the date of closing of the first financial year of the company and in any other case, within a period of six month from the date of closing of the financial year.

For the financial year 2021-22, an Annual General Meeting of the Company i.e. 13th Annual General Meeting is required to be called and convened on or before 30th September, 2022. Further, authority to call the General Meeting and approval of its agenda lies with the Board of the Directors of the Company.

Every Annual General Meeting shall be called during business hours, that is, between 9 A.M. and 6 P.M. on any day that is not a National Holiday and shall be held either at the registered office of the company or at some other place within the city, town or village in which the registered office of the company situates.

Further, as per Section 101 (1), a General Meeting of the Company may be called by giving not less than clear 21 days' notice either in writing or electronic mode in such manner as may be prescribed. Provided that a general meeting may be called after giving a shorter notice if consent is given in writing or by electronic mode by not less than 95 % of members entitled to vote at such meeting.

Further as per section 129(2) of the Act, "at every Annual General Meeting of a company, the Board of Directors of the company shall lay before such meeting the financial statements for the financial year."

However, the Financial Statements of the Company for the Financial Year 2021-22, has been finalised but not audited by Statutory Auditor of the Company. Hence, it is necessary to recommend adjournment of the 13th AGM sine die till receipt of audit report from Statutory Auditor and supplement / test audit report from C&AG.

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Decesin of the Board

In the light of the above, members of the board has decided as follows:

- (1) The date, time, and venue of the 13th Annual General Meeting of the Company. for the Financial Year 2021-22, will be held on Thursday, 15th September, 2022 at 1.30 PM at the registered office of the Company, Engineering Building, H.E.G, Dhurwa-Ranchi.
- (2) Recommendation has to be made before the shareholders of the Company to adjourn sinedie the 13th Annual General Meeting i.e. AGM for the F.Y. 2021-22, to be re-called upon the receipt of report of Statutory Auditor thereof and receipt of supplementary/ test audit report from C&AG of India and preparation of Board's Report thereon for adopting the same in such adjourned Annual General Meeting.
- (3)The notice for the 13th Annual General Meeting of the Company for the Financial Year 2021-22, be and is herby approved, and *GM (Project) JUUNL cum Director of the Company ,Shri Rakesh Raushan*,or in his absence any other director of the Company, be and is hereby authorized to issue the notice for the Annual General Meeting to all concerned.

ITEM NO. 27.10

Gonfirmation of appointment of Auditor for the Financial Year 2021-22 and fixation of remuneration thereof.

The board has discussed that Section 139(5) of the Companies Act 2013, lays that notwithstanding sub-section (1) in case of a government company the Controller and Auditor General of India shall, in respect of a financial year, appoint an auditor duly qualified to be appointed as an auditor of the companies under this Act, within a period of one hundred and eighty days (180 days) from the commencement of the financial year, who shall hold the office till the conclusion of the next Annual General meeting. Furthermore, as per section 142(1), the remuneration of the auditor shall be fixed in the Annual General meeting or in the manner as determined therein.

In exercise of power conferred u/s 139(5) the Comptroller and Auditor-General has made appointment of Sanjay Bajoria & Associates (ERO189), Chartered Accountants as statutory auditor of the company as appointed by C&AG for Financial year, 2021-22.

Decesion of the board

The Board has noted and approved the appointment of <u>Sanjay Bajoria & Associates</u> (<u>ERO189</u>), Chartered Accountants, as Statutory Auditor of the Company as appointed by C&AG for Financial year 2021-22 and make recommendation for the remuneration fixed by C&AG of the same to the shareholders in ensuing Annual General Meeting of the Company.

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ITEM NO. 27.11

To fix date, time, venue of the (Adjourned) 12th Annual General Meeting of the Company for the financial year 2020-21 and make approval for Issue of Notice of the (Adjourned) 12th Annual General Meeting of the Company and to approve the Board's of Director's Report relating thereto.

The board was informed that as per section 96 of the Companies Act,2013, every company other than one person company shall in each year hold in addition to any other meetings, a general meeting as its Annual General Meeting and shall specify the meeting as such in notices calling it and not more than 15 months shall elapse between the date of one annual general meeting of the company and that of the next, provided that in case of 1st Annual General Meeting it shall be held within a period of nine month from the date of closing of the first financial year of the company and in any other case, within a period of six month from the date of closing of the financial year.

For the financial year 2020-21 an Annual General Meeting of the Company I.e. 12th Annual General Meeting was originally called and was adjourned. The members were apprised about the "Status on the adoption of Financial Statements of the Company for the Financial Year 2020-21, the members of the company resolved to adjourn the 12th Annual General Meeting to be recalled upon the receipt of Statutory Audit Report on the Financial Statement, Supplementary/ Test Audit report from C& AG and preparation of Board's Report thereon.

Present status:

Statutory Auditor Report on Financial Statement, and the test/supplement Audit Report from the C&AG U/S 143 the Companies Act, 2013 has been received, and Board's Report thereon has been prepared thereon for the Financial Year 2020-21, enclosed herewith, . These are required to adopt at Annual General Meeting.

Hence, the (Adjourned) 12th Annual General Meeting; of the Company is required to be recalled to considered and adopted the following:

Statutory Auditor Report on the Financial Statement & test/supplement Audit Report from the C&AG U/S 143 of the Companies Act, 2013 for the Financial Year 2020-21, Board's / Directors' Report thereon. Further, authority to call the Annual General Meeting and approval of its notice agenda lies with the Board of the Directors of the Company and every annual general meeting shall be called during business hours, that is, between 9 a.m. and 6 p.m. on any day that is not a National Holiday and shall be held either at the registered office of the company

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or at some other place within the city, town or village in which the registered office of the company situates.

Further every notice of a meeting shall specify the place, date, day and the hour of the meeting and shall contain a statement of the business to be transacted at such meeting.

Decesion of the Board

In the light of the above, the Board has decided the following:

- (1) The date, time, and venue of the (Adjourned) 12th Annual General Meeting of the Company for the Financial Year 2020-21, will be held on Thursday, 15th September, 2022 at 2.00 PM at the registered office of the Company, Engineering Building, H.E.C, Dhurwa Ranchi.
- (2) Recommendation has to be made before the shareholders of the Company of (Adjourned)
 12th Annual General Meeting of the Company to consider and adopt the Statutory Auditor
 Report on Financial Statement & test/supplement audit report from the C&AG U/S-143 of the
 Companies Act, 2013 for the Financial Year 2020-21, and Board's/ Director's Report thereon.
- (3) The notice for the (Adjourned) 12th Annual General Meeting of the Company for the Financial Year 2020-21, be and is herby approved and Shri Rakesh Raushan, GM (Project), JUUNL, Director of the Company or in his absence, any other Director of the Company, as the case may be, athorised to issue the Notice and Agenda for the Meeting to all concerned.
- (4) Board's / Director's Report of the Company for the financial year 2020-21 under reference has been approved by passing following resolution:

"RESOLVED THAT the Board's / Director's Report of the Company for the financial year 2020-21, be and are hereby approved for its circulation with the Annual Accounts, report from C&AG, Statutory Auditor's report of the Company among the members of the company for approval and adoption, Sri Amit Banerjee Director(F&A), JUSNL cum Director of the Company, and GM (Project), JUUNL cum Director of the Company Shri Rakesh Raushan, or in his absence any other director of the company, be and are hereby authorized to sign the Board of Director's Report for the financial year, 2020-21, under reference, for and on behalf of the Board."

ITEM NO. 27.12

Authorisation to make the status of the Company as Active compliance on MCA portal.

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The board was informed that, since Company has no business from its beginning, Bord has already decided to close the company/strike off the company. For this it is necessary to file required MCA21/ROC forms.

There is technical issue of inability to filing of MCA21/ROC Annual filing forms and other forms on MCA portal due to status of the Company on MCA portal as active noncompliant by non-filing of form e-form INC 22A form.

it is also pertinent to note that there is technical issue on MCA 21 (Ministry of Corporate Affairs, Govt. of India) relating to prescrutiny error while submitting the form Dir12 for appointment of directors and therefore unable to file required MCA/ROC forms, the said error on mca21 site as follows: Following errors have occurred while submitting the mca forms: Filing shall not be allowed incase Company is flagged for ACTIVE. Kindly file the form INC-22A [Active Company Tagging Identities and Verification(ACTIVE)]. Therefore unable to upload annual filing of MCA21/ROC form/return of the Company.

For this it is necessary to obtain DIN from the appointed directors, make e-KYC of the Directors and their digital signature, etc. as and when required, for this it is necessary to authorize <u>GM (Project)</u>, <u>JUUNL</u>, <u>Director of the Company</u>, <u>Shri Rakesh Raushan</u>, or in his absence any other Director of the Company to communicate to the directors about it as and when required. This is necessary for making the status of the Company as Active compliance by filing of form INC22A, so that the Directors appointment may be made and Annual ROC/MCA21 Annual forms would be filed.

Decesion of the Board

Board has consider the above and decided the following:

As it is necessary to make the status of the Company as Active compliance on MCA portal, Since, the Company has no business from its beginning, Bord has already decided to close the Company/strike off the company, for this it is necessary to file required MCA21/ROC forms.

There is technical issue of inability to filing of MCA21/ROC Annual filing forms and other forms on MCA portal due to status of the Company on MCA portal as active noncompliant by non filing of form e-form INC 22A forms.

it is also pertinent to note that there is technical issue on MCA 21 (Ministry of Corporate Affairs, Govt. of India) relating to prescrutiny error while submitting Page 9 of 10 of Minutes of 27th Board Meeting of JBCL.

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the form Dir12 for appointment of directors and therefore unable to file required MCA/ROC forms, the said error on mca21 site as follows: Following errors have occurred while submitting the mca forms: Filing shall not be allowed incase Company is flagged for ACTIVE. Kindly file the form INC-22A [Active Company Tagging Identities and Verification(ACTIVE)]. Therefore unable to upload annual filing of MCA21/ROC form/ return of the Company. For this it is necessary to obtain DIN from the appointed directors, make e- KYC of the Directors and their digital signature, etc. as and when required, for this GM (Project), JUUNL, Director of the Company, Shri Rakesh Raushan, or in his absence any other Director of the Company authorized to communicate to the directors about it as and when required for making the status of the Company as Active compliance by filing of form INC22A, so that the Directors appointment may be made and Annual ROC/MCA21 Annual forms would be filed.

ITEM NO. 27.13

Any other Item with the permission of Chairman.

There being no other item to discuss.

<u>ITEM NO. 27.14</u>

Vote of thanks to the chair.

The meeting concluded with vote of thanks to the Chair.

Date: 1/8/2022 Place: Kench.

(Avinash Kumar) Chairman

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