





20th May, 2019

1	BSE Limited	2	National Stock Exchange of India Limited
	25 th Floor, P J Towers		Exchange Plaza, 5th Floor
	Dalal Street		Plot No.C/1, G Block, Bandra - Kurla Complex
	MUMBAI - 400 001.		Bandra (E),
	Scrip Code : 509631		MUMBAI - 400 051.
			Scrip Code : HEG

Sub: Outcome of Board Meeting held on 20th May, 2019 and Audited Financial Results for the quarter & financial year ended 31st March, 2019.

Dear Sirs,

Pursuant to Regulation 30 & 33 read with Para A of Part A of Schedule III of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), the Board of Directors have inter-alia approved and taken on record the following at its meeting held today i.e. 20th May, 2019.

- Audited Financial Results (Standalone and Consolidated) for the quarter and financial year ended 31st March, 2019 alongwith Auditors Report (Standalone and Consolidated) thereon and Declaration in respect of Audit report (Standalone & Consolidated) with unmodified opinion under Regulation 33(3)(d) of the Listing Regulations are enclosed herewith as Annexure - I.
- 2. The Board of Directors have recommended a final dividend on Equity Shares at the rate of Rs.50 per Equity Share of the face value of Rs. 10/- each, for the financial year 2018-19 (exclusive of dividend distribution tax) subject to the approval of the Shareholders at the ensuing Annual General Meeting of the Company.
- 3. Approved the re-appointment of following Independent Directors upon the recommendation of Nomination and Remuneration Committee, for a second term, subject to approval of shareholders at the ensuing Annual General Meeting:

S.no	Name of Independent Director	Tenure for second term
1	Shri Dharmendar Nath Davar (DIN: 00002008)	For a period of 2 years w.e.f. 30 th August, 2019 to 29 th August, 2021.
2	Dr. Om Parkash Bahl (DIN: 02643557)	For a period of 2 years w.e.f. 30 th August, 2019 to 29 th August, 2021.
3	Dr. Kamal Gupta (DIN: 00038490)	For a period of 5 years w.e.f. 30 th August, 2019 to 29 th August, 2024.

Contd.. 2/-

HEG LIMITED



Corporate Office : Bhilwara Towers, A-12, Sector-1 Noida - 201 301 (NCR-Delhi), India Tel. : +91-120-4390300 (EPABX) Fax : +91-120-4277841 Website : www.Lnjbhilwara.com

Regd. Office : Mandideep (Near Bhopal) Distt. Raisen - 462046 (Madhya Pradesh), India Tel. : +91-7480-405500, 233524 to 233527 Fax : +91-7480-233522 Website : www.hegltd.com



Corporate Identification No.: L23109MP1972PLC008290





A brief profile of Shri Dharmendar Nath Davar, Dr. Kamal Gupta and Dr. Om Parkash Bahl are enclosed as Annexure – II. Please note that the term of above Independent Directors are expiring on 29th August, 2019.

4. Approved the re-appointment of Shri Shekhar Agarwal (DIN: 00066113) and Shri Riju Jhunjhunwala (DIN: 00061060), Directors, liable to retire by rotation, upon the recommendation of Nomination and Remuneration Committee, subject to the approval of shareholders at the ensuing Annual General Meeting of the Company. A brief profile of Shri Shekhar Agarwal and Shri Riju Jhunjhunwala are enclosed as Annexure – II.

The date of the ensuing Annual General Meeting will be intimated to the Stock Exchanges in due course of time.

The above said Board Meeting commenced at 1:15 P.M. and concluded at 5.55 P.M.

This is for your information and record.

Thanking you,

Yours faithfully, For **HEG LIMITED**

CHAUDHARY) **COMPANY SECRETARY**

heg.investor@lnjbhilwara.com

Encl : as above.



HEG LIMITED

Corporate Office :



Bhilwara Towers, A-12, Sector-1 Noida - 201 301 (NCR-Delhi), India Tel. : +91-120-4390300 (EPABX) Fax : +91-120-4277841 Website : www.Lnjbhilwara.com Regd. Office : Mandideep (Near Bhopal) Distt. Raisen - 462046 (Madhya Pradesh), India Tel. : +91-7480-405500, 233524 to 233527 Fax : +91-7480-233522 Website : www.hegltd.com



Corporate Identification No.: L23109MP1972PLC008290

G		HEG LI	VITED		A Day Street	ALSON ONE		
		: Bhilwara Towers,						
	Registered Office : Mand				esh-462046.			
_		ne : 0120-4390300;			•• KITE (12) (KEND)			
	CIN: L23109MP1972PLC008		and a second second second second					
_	STATEMENT OF AUDITED FINANCI	AL RESULTS FOR TH	IE QUARTER A	ND YEAR ENDED	31ST MARCH, 2019	2		
								₹ in Crores
				Standalor	ne		Consolic	lated
			Quarter Ended		Financial Year	r Ended	Financial Ye	ar Ended
SI. No.	Particulars	Audited	Unaudited	Audited	Audited	Audited	Audited	Audited
		31-03-2019	31-12-2018	31-03-2018	31-03-2019	31-03-2018	31/03/2019	31-03-2018
1	Revenue from Operation(Refer Note 3)	1346.65	1864.99	1292.45	6592.83	2758.40	6,592.83	2,758.40
11	Other Income	42.28	37.20	3.79	109.19	12.37	109.18	12.3
ш	Total Revenue (I+II)	1388.93	1902.19	1296.24	6702.02	2770.77	6,702.01	2,770.7
IV	Expenses Cost of materials consumed	463.96	456.70	200.21	1611.84	575.81	1,611.84	575.83
	Purchase of stock -in-trade	405.50		-	1011.04	575.01	1,011.04	575.0
	Changes in investories of finished mode, work in programs and stack in trade	(117.21)	(112.04)	(54.24)	(407.06)	(07.02)	(407.06)	107.0
	Changes in inventories of finished goods, work-in- progress and stock-in-trade	(117.31)	(112.04)	(54.24)	(497.06)	(97.82)	(497.06)	(97.8
	Employee benefits expense	43.17	56.58	48.49	197.57	112.44	197.57	112.4
	Finance cost Depreciation and amortisation expense	5.86 18.20	3.57 18.52	17.64 17.69	17.97 72.39	56.42 72.56	17.97 72.39	- 56.4 - 72.5
	Power and Fuel (Net of Interdivisional Purchases)	46.58	49.75	53.97	183.21	164.36	183.21	164.3
	Excise Duty (Refer Note 2)	0.00	0.00	0.00	0.00	8.34	-	8.3
	Other Expenses	122.25	100.52	93.32	439.02	273.96	439.01	273.9
	Total expenses (IV)	582.71	573.60	377.07	2024.94	1166.06	2,024.93	1,166.0
v	Profit/(Loss) before exceptional items and tax (III-IV)	806.22	1328.59	919.17	4677.08	1604.71	4,677.08	1,604.71
VI	Exceptional Items	-	-	-	-	-	-	
VII	Profit/(Loss) before Tax (V-VI)	806.22	1328.59	919.17	4677.08	1604.71	4,677.08	1,604.7
VIII	Tax expense						2.00	
	(1) Current Tax	278.98	458.78	284.55	1619.35	513.56	1,619.35	513.5
	(2) Deferred Tax	2.82	2.99	0.61	7.30	9.81	7.30	9.8
IX	Share of Profit/ (loss) of associates	0	0	0	0	0	(24.27)	18.0
х	Net Profit/(Loss) for the period (VII-VIII+IX)	524.42	866.82	634.01	3050.43	1081.34	3,026.16	1,099.4
XI	Other Comprehensive Income (Net of Taxes)							
	A (i) Items that will not be reclassified to profit or loss	0.18	0.00	0.38	(0.98)	(0.36)	(0.98)	(0.3
	(ii) Income tax relating to items that will not be reclassified to profit or loss	(0.06)	0.00	(0.13)	0.34	0.12	0.34	0.1
	B (i) Items that will be reclassified to profit or loss	-	-		-		-	
	(ii) Income tax relating to items that will be reclassified to profit or loss	-		-			-	-
	C. Share of Other comprehensive Income of Associates					-	0.05	0.0
XII	Total Comprehensive Income for the period	524.54	866.82	634.26	3049.79	1081.10	3,025.57	1,099.2
		20.00	20.00	20.05	20 50	20.05	29 60	39.9
XIII	Paid -Up Equity Share Capital (Face Value ₹ 10/- per share)	38.60	39.96	39.96	38.60	39.96	38.60	Land on the West of the Party
XIV	Reserves (Excluding Revaluation Reserves)	122.22			3680.40	1768.66	3,755.09	1,867.5
XV	Earnings Per Share (₹) - Basic	131.39	216.92	158.66	763.60	270.61	757.53	275.1
_	- Diluted	131.39	216.92	158.66	763.60	270.61	757.53	275.1
	Constered D						l	~~~

× *

0

	SEGMEN	TWISE REVENUE, RESULTS,	ASSETS AND LI	ABILITIES				
								₹ in Crores
				Standalor	ne		Consolic	lated
			Quarter Ended		Financial Year	r Ended	Financial Ye	ar Ended
SI. No.	Particulars	Audited	Unaudited	Audited	Audited	Audited	Audited	Audited
		31-03-2019	31-12-2018	31-03-2018	31-03-2019	31-03-2018	31/03/2019	31-03-2018
A	Segment Revenue							
	Graphite	1343.81	1858.24	1288.10	6582.28	2738.83	6582.28	2738.83
	Power	29.37	35.37	40.66	121.47	213.80	121.47	213.80
	Others	0.00	0.00	0.00	0.01	0.01	0.01	0.01
	Total	1373.18	1893.61	1328.76	6703.76	2952.64	6703.76	2952.64
	Less: Inter segment sales	26.53	28.62	36.31	110.93	194.24	110.93	194.24
	Net Sales / Income from Operations	1346.65	1864.99	1292.45	6592.83	2758.40	6592.83	2758.40
в	Segment Results							
	Profit before tax and interest from each segment							
	Graphite	763.11	1300.34	935.72	4605.34	1613.03	4605.34	1613.03
	Power	(2.21)	(2.99)	1.52	(17.62)	48.59	(17.62)	48.59
	Total	760.90	1297.35	937.25	4587.72	1661.62	4587.72	1661.62
	Add/Less:	Construction of Distance						
	Interest Income	23.05	13.74		49.75		49.75	
	Gain on sale of Investments(Including gain/(loss) on its Fair Valuation)	22.64	20.60	0.05	51.49	(0.05)	51.49	(0.05
	Other Unallocable Income net of expenses	5.49	0.47	(0.50)	6.09	(0.17)	6.09	(0.17
	Finance cost	(5.86)	(3.57)	(17.64)	(17.97)	(56.68)	-17.97	(56.68
	Total Profit Before Tax	806.22	1,328.59	919.17	4,677.08	1,604.71	4,677.08	1,604.71
с	Segment Assets							
C	Graphite	3519.04	3348.17	2315.92	3519.04	2315.92	3519.04	2315.92
	Power	143.15	160.87	166.07	143.15	166.07	143.15	166.07
	Unallocated / Others	1407.48	1670.37	158.21	1407.48	158.21	1482.17	257.1
	Total Segment Assets	5069.67	5179.41	2640.20	5069.67	2640.20	5144.36	2739.1
D	Segment Liabilities							
	Graphite	1126.05	1106.60	742.21	1,126.05	742.21	1126.05	742.2:
	Power	9.62	35.51	33.71	9.62	33.71	9.62	33.7
	Unallocated / Others	215.01	88.81	55.66	215.01	55.66	215.01	55.6
	Total Segment Liabilities	1350.67	1230.92	831.58	1350.67	831.58	1350.67	831.5





	STATEMENT OF ASSETS AND LIABILITIES				₹ in Crores
	Particulars	Standalone		Consolidated	
		31/03/2019	31/03/2018	31/03/2019	31/03/2018
		Audited	Audited	Audited	Audited
А	ASSETS				
(1)	Non-current assets				
	a) Property, Plant and Equipment	784.48	829.30	784.48	829.30
	b) Capital work-in-progress	18.58	1.61	18.58	1.61
	c) Investment Property	3.54	3.72	3.54	3.72
	d) Goodwill	25		-	-
	e) Other Intangible assets	0.35	0.35	0.35	0.35
	f) Intangible assets under development	-			-
	g) Biological Assets other than bearer plants		-		-
	h) Financial assets	(e)			
4	(i) Investments	758.80	149.26	833.49	248.17
	(ii) Trade receivables	32 ·			
	(iii) Loans	11.19	7.43	11.19	7.43
	(iv) Others Financial Assets	(B)	-		-
	i) Deferred tax assets(net)	0.52	-		-
	j) Income Tax Assets(Net)	39.95	28.11	39.95	28.11
	k) Other non-current assets	17.27	5.68	17.27	5.68
	Total Non Current Assets	1,634.16	1,025.46	1,708.85	1,124.37
(2)) Current assets				
3	(a) Inventories	1,308.39	511.44	1,308.39	511.44
	(b) Financial assets	-	-	1.00	- 1 M
	(i) Investments	108.24	-	108.24	
	(ii) Trade receivables	1,186.88	972.69	1,186.88	972.69
	(iii) Cash & Cash equivalents	29.16	5.17	29.16	5.17
	(iv) Bank balances other than (iii) above	528.17	2.45	528.17	2.45
	(v) Loans	0.62	0.65	0.62	0.65
	(vi) Others Financial Assets	5.38	1.09	5.38	1.09
	(c) Other current assets	268.66	121.24	268.66	121.24
	Total Current Assets	3,435.49	1,614.73	3,435.49	1,614.73
	Total Assets	5,069.67	2,640.20	5,144.36	2,739.11





В	EQUITY & LIABILITIES Equity				
	(a) Equity share capital	38.60	39.96	29.00	39.96
	(b) Other equity	3,680.40	1,768.66	38.60 3,755.09	1,867.56
	(b) other equity	5,080.40	1,700.00	5,755.09	1,007.50
	LIABILITIES				
(1)	Non-current liabilities				
	(a) Financial liabilities				
	(i) Borrowings	540 B		-	
	(ii) Trade Payables	·		-	-
	(iii) Other financial liabilities	0.41	0.43	0.41	0.43
	(b) Provisions	3.87	3.42	3.87	3.42
	(c) Deferred tax liabilities (Net)	126.13	119.17	126.13	119.17
	(d) Other non-current liabilities	2.40	2.08	2.40	2.08
	Total Non Current Liabilities	132.81	125.08	132.81	125.08
(2)	Current liabilities				
	(a) Financial liabilities				
	(i) Borrowings	666.36	297.45	666.36	297.45
100	(ii) Trade Payables				100
	(A) Total Outstanding dues of micro enterprises and small enterprises	3.99	2.46	3.99	2.46
	(B) Total Outstanding dues of creditors other than micro enterprises and small enterprises	376.08	243.98	376.08	243.98
	(iii) Other financial liabilities	130.17	72.52	130.17	72.52
	(b) Other current liabilities	16.05	48.48	16.05	48.48
	(c) Provisions	19.78	6.17	19.78	6.16
	(d) Current Tax Liabilities (Net)	5.43	35.43	5.43	35.43
	Total Current Liabilities	1,217.87	706.50	1,217.87	706.49
	Total Equity and Liabilities	5,069.67	2,640.20	5,144.36	2,739.11





Notes:

- 1 Operations at our Hydro Power Plant at Tawa are seasonal in nature. The plant generally remains closed in the 1st quarter, starts operating in the 2nd quarter, peaks in the 3rd quarter before tapering down in the last quarter.
- 2 Consequent to the introduction of Goods and Service Tax Act w.e.f. 1st July 2017, revenue from operations is required to be shown net of Goods and Service Tax. Revenue from operations for the period prior to 1st July 2017 was reported inclusive of excise duty. Accordingly, the revenue for the year ended 31st March 2019 is not comparable with the amounts reported in the corresponding previous year.
- 3 These financial results have been prepared in accordance with the recognition and measurement principles of applicable Indian Accounting Standards ('Ind AS') notified under the companies (Indian Accounting Standards) Rules, 2015, as amended, as specified in section 133 of the Companies Act, 2013.
- 4 Financial results have been reviewed by Audit Committee and approved by Board of Directors at their meetings held on 20 May, 2019. The Statutary auditors have expressed an unmodified opinion on the aforesaid results.
- 5 The company has adopted IND AS 115 "Revenue form Contracts with customers" which is mandatory for reporting period beginning on or after 1st April, 2018. Adoption of such standard did not have any impact on the results of the company.
- 6 The Figures of the quarter ended 31st March, 2019 and 31st March, 2018 are the balancing figures between the audited figures in respect to the full financial year and the published unaudited figures upto nine months ended 31st December, 2018 and 31st, December, 2017 respectively, which have been subject to limited review by the Statutory Auditors.
- 7 The figures of the corresponding previous period / year classification / disclosures.
- 8 During the financial year ended 31st March, 2019, the Company after obtaining Shareholder approval had bought back 13,63,636 equity shares of Rs. 10/- each at a price of Rs. 5,500/- per share, from all the eligible shareholder as on the Record Date i.e 9th February, 2019. The shares bought back had been extinguished on 29th March, 2019 and the paid up capital of the Company was reduced from Rs. 39,95,91,420/- (3,99,59,142 Equity Shares) to Rs. 38,59,55,060/- (3,85,95,506 Equity Shares).
- 9 As on 31st March, 2019, the Company presently holds 29.48% in Bhilwara Energy Ltd (BEL) an Associate Company of HEG Ltd. The Board of Directors in their meeting held on 2nd April, 2019, had decided to purchase additional 3,23,51,004 shares in Bhilwara Energy Limited (BEL), Associate company for an aggregating cash consideration of Rs 162.05 Crores. The fair valuation of shares of BEL is Rs. 50.09 per share, which was determined by M/s Walker Chandiok & Co. LLP, an Independent Valuer. Post the above acquisition of shares, the holding of Company in BEL, is increased from 29.48% to 49%.
- 10 During the quarter ended 31st December 2018, the company has paid interim dividend of Rs. 30/- per equity share of Rs.10/- each and also the Board of Directors has recommended a final dividend of Rs. 50/- per Equity Share of Rs. 10/- each for the financial year 2018-19 subject to approval of shareholders at Annual General Meeting.

Muure-1 B-XIX-220, Rani Jhansi Road, Ghumar Mandi, Ludhiana-141 001 E : ludhiana@scvindia.com Т : +91-161-2774527 M : +91-98154-20555

Independent Auditor's Report To the Board of Directors of HEG limited

1. We have audited the accompanying Statement of Consolidated financial results of HEG limited ('the company') and its share of the total comprehensive income of its associates for the year ended March 31, 2019 ('the statement'), being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, as modified by Circular No CIR/CFD/FAC/62/2016 dated July 5, 2016.

This statement which is the responsibility of company's management and approved by the Board of Directors, has been compiled from the related statements which have been prepared in accordance with the Indian Accounting Standards (Ind AS) prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to express an opinion on the statement based on our audit of such consolidated financial statements.

2. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of the Chartered Accountants of India, Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the statement is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the statement. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the statement, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation of the statement that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the statement.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the statement.

- 3. In our opinion and to best of our information and according to the explanations given to us, the statement:
 - (i) includes the results of the two associates viz. Bhilwara Energy Limited and Bhilwara Infotechnology Limited;
 - is presented in accordance with the requirements of Regulation 33 of the SEBI (Listing (ii) Obligation and Disclosure Requirements) Regulations, 2015, as modified by Circular No CIR/CFD/FAC/62/2016 dated July 5, 2016; and
 - (iii) gives a true and fair view in conformity with the Indian Accounting Standards and other principles generally accepted in India of the total comprehensive income and other information of the company for the year ended March 31, 2019.



4. Material uncertainty related to going concern of a subsidiary of an associate

The material uncertainty related to going concern of a subsidiary of Bhilwara Energy Limited, an associate of the Company, reported in the Auditor's Report on Consolidated financial statements of the associate is being reproduced hereunder:

In case of Chango Yangthang Hydro Power Limited, a subsidiary of the associate

The Board of directors of Chango Yangthang Hydro Power Limited has decided to surrender the Chango Yangthang HEP (180 MW) project to Directorate of Energy, Government of Himachal Pradesh due to delay and uncertainty in project execution and long delay in Government approvals and licences lapse. Further, the Company has written off capital work in progress during the previous year amounting to Rs. 27.14 crores. These events or conditions indicate that there exists material uncertainty that may cast significant doubt on the Company's ability to continue as a going concern since the Company was incorporated as a Special Purpose Vehicle for this particular project. Our opinion is not modified in respect of this matter.

5. Emphasis of Matter

The Emphasis of matter reported in the Auditor's Report on Consolidated financial statements of Bhilwara Energy Limited, an associate of the Company, is being reproduced hereunder:

In case of Chango Yangthang Hydro Power Limited, a subsidiary of the associate

The company has asked for refund of upfront premium of Rs. 37.89 crores and security deposit of Rs.1.80 crores with interest, the Government of Himachal Pradesh has not considered the Company's contention for surrender of project. The company on 16th February, 2018 has reaffirmed its intention and asked the authorities for their decision on application of surrender of the project since the project is not to be executed purely on account of various social-legal issues neither in the control of the company nor in the control of local administration/authorities.

GoHP vide Notification dated 03rd Nov 2018 has formed a committee to deal with the issues of various projects which includes Chango Yangthang Hydro Power Limited (CYHPL). On the direction of GoHP, a public meeting was conveyed on 14th November 2018 which was attended by various villagers of the project affected area, officials of DoE, District administration and CYHPL. During the meeting, the villagers categorically refused for development of any Hydro Electric project in the Hangrang valley including 180 MW Chango Yangthang HEP and refused to co-operate on the issue of development of any project. The said committee discussed the Sutlej Valley projects on 18th Feb 2019 which included CYHPL. During the meeting CYHPL categorically refused to execute the project in view of severe local issue and lapse of clearances for the project. Committee has noted the same.

In NJC Hydro Power Limited, a subsidiary of the associate

The viability of the Nyamjang Ch-hu HEP power project is dependent on the outcome of the report of Wildlife Institute of India, Dehradun. We are unable to comment on the financial implications and the future operations of the company till outcome of report of Wildlife Institute of India, Dehradun.

In Malana Power Company Limited, a subsidiary of the associate

There is uncertainty relating to the effects of outcome of litigation with Himachal Pradesh State Electricity Board (HPSEBL).



Our opinion is not modified in respect of the above matters.

6. Other Matters

The consolidated financial statements include the company's share of total comprehensive income/(loss) of Rs. (24.22 crores) for the year ended 31st March, 2019, as considered in the Consolidated financial statements, in respect of two associates, whose financial statement/financial information have not been audited by us. These financial statements/financial information have been audited by other auditors whose reports have been furnished to us by the management and our opinion on the consolidated financial statements, insofar as it relates to the aforesaid associates, is based solely on the reports of the other auditors.

Our opinion on the Statement is not modified in respect of the above matters with respect to our reliance on the work done and reports of other auditors.

For SCV & Co. LLP Chartered Accountants Firm Reg. No. 000235N/N500089

SP (Sanjiv Mohan) ants Partner M. No. 086066

Place: Noida Date: 20th May, 2019

B-XIX-220, Rani Jhansi Road, Ghumar Mandi, Ludhiana-141 001 E : ludhiana@scvindia.com T : +91-161-2774527 M : +91-98154-20555

INDEPENDENT AUDITOR'S REPORT ON STANDALONE FINANCIAL RESULTS OF HEG LIMITED PURSUANT TO THE REGULATION 33 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURES REQUIREMENTS) REGULATIONS, 2015

To the Board of Directors of, HEG Limited

We have audited the standalone annual financial results of HEG Limited ("the Company") for the year ended March 31, 2019 ("the Statement") attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. ("the Regulations") read with SEBI circular No CIR/CFD/FAC/62/2016 dated July 5, 2016 ("the circular"). Attention is drawn to the fact that figures for the last quarter ended 31 March 2019 and the corresponding quarter ended in the previous year as reported in these standalone annual financial results are the balancing figures between audited figures in respect of the full financial year and the published year to date figures up to the end of the third quarter of the relevant financial year. Also the figures up to the end of the third quarter had only been reviewed and not subjected to audit.

These standalone annual financial results have been prepared on the basis of the annual financial statements and reviewed quarterly financial results which are the responsibility of the Company's Management. Our responsibility is to express an opinion on these standalone annual financial results based on our audit of the annual financial statements which have been prepared in accordance with the recognition and measurement principles laid down in the Companies (Indian Accounting Standards) Rule, 2015 as per section 133 of the Companies Act, 2013 and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations.

We conducted our audit in accordance with the standard generally accepted in India. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the standalone annual financial results are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts disclosed as financial results. An audit also includes assessing the accounting principles used and significant estimates made by Management. We believe that our audit provides a reasonable basis for our opinion.

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

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



(ii) gives a true and fair view in conformity with the aforesaid Indian Accounting Standards and other principles generally accepted in India of the profit, total comprehensive income and other financial information of the Company for the year ended March 31, 2019.

For SCV & Co. LLP Chartered Accountants FRN 00235N/N500089

910 C D 50 8 (Sanjiy Mohan) Chartered -11 Partner Accountants M. No. 086066

Dated: 20th May, 2019 Place: Noida





HEG/SECTT/2019

20th May, 2019

1	1 BSE Limited		National Stock Exchange of India Limited
	25 th Floor, P J Towers		Exchange Plaza, 5th Floor
	Dalal Street		Plot No.C/1, G Block, Bandra - Kurla Complex
	MUMBAI - 400 001.		Bandra (E),
	Scrip Code : 509631		MUMBAI - 400 051.
			Scrip Code : HEG

Sub: Declaration pursuant to Regulation 33 (3) (d) of the Securities & Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2016.

Dear Sirs,

Financial Officer of HEG Ι, Gulshan Kumar Sakhuja, Chief Limited (CIN L23109MP1972PLC008290) having its Registered Office at Mandideep, Distt. Raisen, Madhaya Pradesh - 462 046 and its Corporate Office at Bhilwara Towers, A-12, Sector -1, Noida - 201 301, hereby declare that, the Statutory Auditor M/s. SCV & Co. LLP., Chartered Accountants (Firm Registration No.00235N / N500089) have issued an Audit Report (Standalone & consolidated) with unmodified opinion on Audited Financial Results of the Company for the financial year ended 31st March, 2019.

This declaration is given in compliance to Regulation 33 (3) (d) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time.

Kindly take the same on record.

Thanking you,

Yours faithfully, For **HEG Limited**

Ci.K. Sarhy

(Gulshan Kumar Sakhuja) Chief Financial Officer heg.investor@lnjbhilwara.com



HEG LIMITED



Corporate Office : Bhilwara Towers, A-12, Sector-1 Noida - 201 301 (NCR-Delhi), India Tel. : +91-120-4390300 (EPABX) Fax : +91-120-4277841 Website : www.Lnjbhilwara.com Regd. Office : Mandideep (Near Bhopal) Distt. Raisen - 462046 (Madhya Pradesh), India Tel. : +91-7480-405500, 233524 to 233527 Fax : +91-7480-233522 Website : www.hegltd.com



Corporate Identification No.: L23109MP1972PLC008290

Annexure-II

Name of Director	Riju Jhunjhunwala	Dharmendar Nath Davar	Kamal Gupta	Om Parkash Bahl	Shekhar Agarwal
Category of Directorship	Promoter Non- Executive	Independent	Independent	Independent	Non-Executive
Date of Birth	13.01.1979	08.08.1934	12.02.1946	5.10.1939	09.10.1952
Age	40 years	84 years	73 years	79 years	66 years
Date of Appointment on the Board	30.04.2009	10.11.1994	10.11.1994	30.04.2009	15.07.1996
Tenure	Liable to retire by rotation.	For a second term of 2 years w.e.f. 30 th August, 2019 to 29 th August, 2021.	For a second term of five years w.e.f. 30 th August, 2019 to 29 th August, 2024.	For a second term of 2 years w.e.f. 30 th August, 2019 to 29 th August, 2021.	Liable to retire by rotation.
Qualification	Degree in Business Management studies	B.COM (Hons.), M.A. (Eco), CAIIB and Fellow of the Economic Development Institute of the World Bank.	FCA, FICWA, Ph.D. in Business Management.	M.Sc. and Ph.D.	B.Tech (Mech), IIT Kanpur, Master of Science Degree in Industrial & Systems Engineering from Illinois Institute of Technology, Chicago, USA.
Experience	He is an Industrialist with diversified business experience. He is the Managing Director of RSWM Ltd and Bhilwara Energy Ltd. He is also active in	Shri Davar, a distinguished professional development banker with innate expertise in corporate management, has the	Technical Director of Institute of Chartered Accountants of India, and was instrumental in introducing accounting and	graduation and PhD (in the area of CARBON) from Gujarat in the year 1966, Dr. O.P. Bahl undertook Post Doctoral studies in the	Bhilwara Group, industrial conglomerate with 70 per cent concentrated in textiles. The textiles operations are very diversified

industry and social	(Hons.), M.A.	India. He has also	fellowship from	processing and garments
associations. He has	(Economics), Certified	represented India on	Ministry Of Aviation	
been the past	Associate of the	various international	U.K, in North Wales.	fabrics. More than 50% of the
president of the	Indian Institute of	professional bodies.	Dr Bahl began his	manufactured goods are
Entrepreneurs	Bankers, and is a	He has expertise in	distinguished career	exported to more than 40
Organization (Delhi	Fellow of the	the areas of Finance,	from the National	countries.
Chapter) among some	Economic	Accounting and	Physical Lab; New	He worked as a Senior
others.	Development Institute	Corporate Laws and	Delhi where he took up	Industrial & System Engineer
He is an avid reader	of the World Bank.	is at present a free	the challenge of	
of history and	After serving the	lance consultant in	developing	December 1976 to May 1980,
biographies and has a	Punjab National Bank	these areas. He is also	Technologies required	
keen interest In	(PNB) in senior	the renowned author	desperately by the	MOST, the Maynard
general affairs and	management	of various books on	Ministry of Defense in	Operations Sequencing
politics.	position(s) upto 1968,	Auditing and other	particular and the	Technique for manufacturing
	he joined Industrial	subjects.	Society in general. Dr	high quality valves &
	Finance Corporation		Bahl's outstanding	regulators for the LPG &
	of India (IFCI), a well		work in the	Compressed gas industries.
	known national level		development of	Formerly, he was the
	premier financial		Advanced/ Strategic	President of the Northern
	institution, and		Carbon Products	India Textile Mills
	retired on completion		namely, NOSE TIP FOR	Association. Presently he is
	of two terms		AGNI MISSILE,	on the National Committee
	spreading over eight	STGITING STRUCT	CARBON FIBRES,	on Textiles of the
	years as its Executive		CARBON/CARBON	Confederation of Indian
	Chairman in 1992. He		COMPOSITES,	Industry (CII), and past
	had also been on the		FLEXIBLE GRAPHITE,	Chairman of the
	Boards and Executive		ILLAZAROV	Confederation of Indian
	Committees of IDBI		FIXATOR, GLASSY	Textile Industry (formerly
	and IRBI for nearly 8		CARBONS,	ICMF).
	years and also on the		ACTIVATED CARBON	
	Board of LIC Housing		FIBRES, IMPREGNATI	
	Finance Co. He had		NG PITCH, ETC has	GLIMA

been, for several	been instrumental in	
years, a part time	making India self	
Consultant to the	reliant in the defense	
World Bank, UNIDO	sector particularly.	
and KFW. Presently	Superannuated as	
he is on the Boards of	Director Grade Scientist	
several reputed	from NPL in the year	
companies, training	1999 and thereafter	
institutions and non-	worked as EMIRATUS	
governmental (social)	SCIENTIST of CSIR till	
organizations.	2004. In between, Dr.	
	Bahl worked as U.N.	
	Chief Technical	
	Adviser (for Carbon	
	Fibre Project) in Brazil in	
	addition to being	
	UNIDO Consultant to	
	Poland, Romania	
	Dr. Bahl is an	
	established Carbon	
	Expert in the country,	
	having published more	
	than 150 original	
	Research papers in	
	International journals	
	of repute in addition to	
	12 Patents, Developed	
	and transferred to	
	Industry 10 Carbon	
	related Technologies	
	etc. Rightly, Dr. Bahl	114
	has been named as	GLIM
	1	TAN OTAL

OID

"CARBON MAN OF
INDIA " by a leading
national publication.
Dr, Bahl has won
numerous National as
well as International
Awards - some of the
prominent ones being
CSIR Technology
Shield (1999), Charles
Pettinos Award (
American Carbon
Society,1999), CSIR
Technology Award
(1999),NRDC Republic
Day Award (1992),CSIR
Technology Award
(1990),BD BANGUR
Award (1999),DRDO
Felicitation
(2003),Institute of
Chemical Engineers
Award (2018).
Dr. Bahl, a passionate,
innovative and forward
thinking scientist in the
area of Science and
Technology of Carbon
Materials is a Fellow of
the National Academy
of Sciences and
President of the Indian

				Carbon Society.	
Whether Performance Evaluation done by Board/Committee	Yes	Yes	Yes	Yes	Yes

