DECCAN CEMENTS LIMITED



CIN: L26942TG1979PLC002500 REGD OFFICE: 6-3-666/B, "DECCAN CHAMBERS", SOMAJIGUDA HYDERABAD - 500 082. PHONE: +91 (40) 23310168, 2331055 +91 (40) 23310561, 2331055 FAX: +91 (40) 23318366 E-MAIL: info@deccancements.com WEBSITE: www.deccancements.com

DCL: SECY: 2024

Date: 28.05.2024

BSE Limited Corporate Relationship Department Phiroze Jeejeebhoy Towers Dalal Street Mumbai - 400 001 Scrip Code: 502137 National Stock Exchange of India Limited Listing Department Exchange Plaza, Plot No. C/1, G Block Bandra-Kurla Complex, Bandra (East) Mumbai - 400 051 Trading Symbol: DECCANCE

Sub: Outcome of the Board Meeting.

Ref: Board Meeting Intimation on 20.05.2024 and update on 23.05.2024.

Dear Sir/Madam,

The Board of Directors of the Company at its meeting held today i.e., 28th May 2024, has inter alia, approved the following items:

- 1. The Audited Financial Results of the Company prepared as per the Indian Accounting Standards (Ind-AS) for the Quarter/Year ended on 31st March 2024 (Copy enclosed), as reviewed and recommended by the Audit Committee.
- Took note of the unmodified Statutory Auditors Report on the Audited Financial Results of the Company for the Year ended on 31st March 2024. (Declaration pursuant to Regulation 33(3)(d) of the SEBI (LODR) Regulations, 2015 by Mr. D. Raghava Chary, Chief Financial Officer and Ms. P. Parvathi, Chairperson and Managing Director of the Company on Unmodified Audit Report for the financial year ended 31st March 2024 is enclosed).
- 3. Recommended Final Dividend for FY 2023-24 @ Rs.3/- (60%) per fully paid equity shares of face value of Rs.5/- each, subject to the approval of Shareholders in the ensuing 44th Annual General Meeting of the Company.
- 4. Took note of the results of Special Resolution passed through Postal Ballot on 16th May 2024 in connection with the appointment of Mr. Rabindra Srikantan (DIN: 00024584) to the office of Independent Director of the Company for a period of 5 years with effect from 1st April 2024.
- Appointed Mr. Srivari Chandrasekhar (DIN: 00481481) as an Additional Director (Independent category), and Independent Director of the Company subject to the consent of the Shareholders by Special Resolution, with effect from 28th May 2024.





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- Approved the Calendar of Events, and the Postal Ballot Notice, to accord consent of the Shareholders by Special Resolution for the appointment of Mr. Srivari Chandrasekhar (DIN: 00481481) to the office of Independent Director of the Company for a term of 5 years with effect from 28th May 2024.
- 7. Reconstitution of the Risk Management Committee by appointing Mrs. Mahpara Ali, Non-Executive Independent Director of the Company as Chairperson of the Risk Management Committee.

Accordingly, herein after the Risk Management Committee is as under:

Status
Independent Non-Executive Director
(Chairman)
Executive Director
Chief Financial Officer (Not a Director)

The meeting of the Board of Directors commenced at 11:45 AM (IST) and concluded at 12:45 PM (IST).

Thank you,

With regards,

For Deccan Cements Limited

Bikram Keshari Prusty Company Secretary FCS-7855





DECCAN CEMENTS LIMITED CIN: L26942TG1979PLC002500

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Regd. Office : "Deccan Chambers", 6-3-666/B, Somajiguda, Hyderabad, Telangana - 500 082

Ph: 040-23310168; Fax: 040-23318366; Email: secretarial@deccancements.com; Website: www.deccancements.com

Statement of Financial results for the Quarter and Year ended 31st March, 2024

S.No.	Particulars	Quarter ended			. in Lakhs except per share data Year ended	
		31.03.2024	31.12.2023	31.03.2023	31.03.2024	31.03.2023
		Audited	Unaudited	Audited	Audited	Audited
1	Revenue from operations	22323.81	21685.96	19594.06	79942.50	78154.4
11	Other income	489.79	427.87	313.84	1599.91	929.4
111	Total Income (I + II)	22813.60	22113.83	19907.90	81542.41	79083.9
IV	Expenses					
	(a) Cost of materials consumed	2618.82	2314.40	2164.45	9078.70	8657.9
	(b) Changes in inventories of finished goods and work-in- progress	(735.93)	793.14	(43.61)	(33.26)	(1,775.4
	(c) Employee benefits expense	902.46	772.23	834.70	3292.28	3414.5
	(d) Finance costs	327.13	382.68	350.19	1237.37	1247.0
	(e) Depreciation and amortisation expense	693.65	695.91	678.01	2763.46	2739.3
	(f) Power and fuel	9533.70	7613.78	6758.99	30403.74	27938.5
	(g) Freight charges	4409.82	3829.49	4414.14	15846.82	17797.4
	(h) Other expenses	2963.47	3504.93	3413.34	11973.10	12403.4
	Total expenses (IV)	20713.12	19906.56	18570.21	74562.21	72422.8
v	Profit/(Loss) before exceptional items and tax (III-IV)	2100.48	2207.27	1337.69	6980.20	6661.0
VI	Exceptional items	1632.75	-	- 1	1632.75	-
VII	Profit/(Loss) before tax (V - VI)	467.73	2207.27	1337.69	5347.45	6661.0
VIII	Tax Expense			-		
	Current Tax	120.86	625.74	314.05	1470.67	1683.4
	Earlier year tax	-	-	(1.48)		(1.4
	Deferred Tax	46.23	43.03	35.62	150.51	49.5
IX	Profit/(Loss) for the period (VII - VIII)	300.64	1538.50	989.51	3726.27	4929.5
x	Other Comprehensive Income (net of tax)					******
	Items that will not be reclassified to profit or loss					
	Remeasurement of defined benefit plans	(48.95)	. Ci	(38.74)	(48.95)	(38.7
XI	Total Comprehensive Income for the period (IX + X)	251.69	1,538.50	950.77	3677.32	4890.7
XII	Paid-up Equity Share capital	700.38	700.38	700.38	700.38	700.3
XIII	Earning Per Share (Face Value of Rs.5/- each)			,	,	,
	(a) Basic	2.15	10.98	7.06	26.60	35.1
	(b) Diluted	2.15	10.98	7.06	26.60	35.1

1 The above results for the quarter and year ended 31st March 2024 were reviewed by the Audit Committee and approved by the Board of Directors of the Company at their meeting held on 28th May 2024. The Statutory Auditors have expressed an unmodified audit opinion.

This statement is as per Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.
 The Company has one reportable segment "Manufacturing and Selling of Cement" as per the requirements of Ind AS 108 "Operating Segments".

The Company has one reportable segment "Manufacturing and Selling of Cement" as per the requirements of Ind AS 108 "Operating Segments".
 Figures for the last quarter are the balancing figures between the audited figures in respect of full financial year and the published year to date figures upto the third quarter of the respective financial years.

5 Exceptional item of Rs. 1632.75 lakhs for the quarter/year ended 31st March, 2024 represents 2/3rd of forest transit fee payable in consequence to dismissal of writ petition by Hon'ble High court of Telangana, which was earlier shown as contingent liability.

6 The Board of Directors have recommended Final Dividend of Rs.3/- (60%) for FY 2023-24, subject to declaration by the Shareholders at the ensuing Annual General Meeting.

Place : Hyderabad Date : May 28th, 2024

For DECCAN CEMENTS LIMITED - Vana

P Parvathi Chairperson and Managing Director

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71,007140			
38,447.87	15,847.70		
46.43	1.68		
593.99 5,420.95	505.37 5,286.90		
5,420.55	5,280.50		
44,509.24	21,641.65		
13,484.63	10,683.53		
716.15	805.33		
3,357.65	4,680.15		
31.68	1.22		
	7,343.36		
	1,389.64		
-	216.44 15.66		
28,197.50	25,135.33		
1,44,604.23	1,15,522.43		
For DECCAN CEMENTS LIMITED			
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DECCAN CEMENTS LIMITED CIN: L26942TG1979PLC002500

Regd. Office : "Deccan Chambers", 6-3-666/B, Somajiguda, Hyderabad, Telangana - 500 082 Ph: 040-23310168; Fax: 040-23318366; Email: secretarial@deccancements.com; Website: www.deccancements.com

STATEMENT OF CASH FLOWS

Particulars	Year ended	Year ended	
T at touring	31 March 2024	31 March 2023	
	Audited	Audited	
Cash flow from operating activities			
Profit before tax	5347.45	6661.08	
Adjustments for:			
Depreciation and amortisation expense	2763.46	2739.31	
Net loss on sale of property, plant and equipment	168.17	20.21	
Net gain on sale of investment property	(80.08)	-	
Amortisation of revenue grant	(23.63)	(35.34	
Interest income on deposits and others	(1395.13)	(789.99	
Rental income	-	(2.19	
Dividend income	(0.29)	(1.35	
Bad debts written off	-	0.60	
Liabilities no longer required written back	(66.41)	(35.88	
Provision for bad and doubtful debts	(6.18)	10.37	
Finance costs	1,237.37	1247.05	
Net gain on fair value changes of investment designated at FVTPL	(2.91)	2.35	
Operating Profit before working capital changes	7941.82	9816.22	
Change in operating assets and liabilities			
(Increase)/Decrease in trade receivables	(2582.24)	(473.86	
(Increase)/Decrease in financial assets other than trade receivables	(729.56)	(199.46	
(Increase)/Decrease in other assets	1431.94	(1938.61	
(Increase)/Decrease in inventories	1228.12	(3358.35	
Increase/(Decrease) in trade payables	(1345.27)	2496.36	
Increase/(Decrease) in other financial liabilities	(583.50)	1286.75	
Increase/(Decrease) in provisions	(13.23)	(11.41	
Increase/(Decrease) in other liabilities	2001.85	(572.25	
Cash Generated from Operations	7349.93	7045.37	
Income taxes paid	(1680.00)	(1550.00	
Net Cash generated from operating activities	5669.93	5495.37	
Cash flows from investing activities			
Purchase of property, plant and equipment	(1127.29)	(887.71	
Purchase of intangible assets and intangible assets under development	(1127.25)	(651.94	
(Increase) / decrease in capital work-in-progress	(27494.36)	and the second second second second	
		(21967.85 959.11	
(Increase) / decrease in capital advances	(675.83)		
(Increase) / decrease in capital creditors	149.90	(307.67	
Proceeds from sale of property, plant and equipment	93.52	87.70	
Proceeds from sale of investment property	170.00	-	
Interest income on deposits and others	1224.93	841.34	
Dividend income	0.29	1.35	
Rental income	-	2.19	
Investment in wholly owned subsidiary	(1.00)		
Net Cash flows from (used in) investing activities	(27659.84)	(21923.47	
Cash flow from financing activities			
Proceeds from non-current borrowings	23328.66	11180.76	
Repayment of non- current borrowings	(406.34)	11100.70	
Proceeds /(Repayment) of current borrowings (net)	2446.74	(1307.10	
Dividend paid	(525.28)	(700.38	
		(1196.56	
Interest paid Interest on lease liabilities	(1043.81)		
interest on lease liabilities	(5.79) (25.53)	(0.92 (10.60	
Payment for principal component of lease liabilities			
	23768 65	7965 10	
Payment for principal component of lease liabilities Net Cash flows from (used in) financing activities	23768.65	7965.19	
	23768.65 1778.74 21236.97	7965.19 (8462.91 29699.88	

Statement of Cash flows has been prepared under the indirect method as set out in Ind AS - 7 specified under Section 133 of the Companies Act, 2013.

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Place : Hyderabad Date : May 28th, 2024

For DECCAN CEMENTS LIMITED - Vara P Parvathi

Chairperson and Managing Director

M. ANANDAM & CO.,

CHARTERED ACCOUNTANTS

Independent Auditor's Report on the Quarterly and Year to Date Financial Results of Deccan Cements Limited Pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

То

The Board of Directors of Deccan Cements Limited

Report on the audit of the Financial Results

Opinion

We have audited the accompanying quarterly financial results of Deccan Cements Limited (the Company) for the quarter ended 31st March, 2024 and the year-to-date results for the period from 1st April, 2023to 31st March, 2024, attached herewith, being submitted by the company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").

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

- i. are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- ii. give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net profit and other comprehensive income and other financial information for the quarter ended 31stMarch, 2024 as well as the year-to-date results for the period from 1st April, 2023 to 31st March, 2024.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 (the Act). Our responsibilities under those Standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Results* section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial results under the provisions of the Companies Act, 2013 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.



7 'A', SURYA TOWERS, SARDAR PATEL ROAD, SECUNDERABAD - 500 003. PHONE : 2781 2377, 2781 2034, FAX : 2781 2091

Management's Responsibilities for the Financial Results

These quarterly financial results as well as the year-to-date financial results have been prepared on the basis of the interim financial statements. The Company's Board of Directors are responsible for the preparation of these financial results that give a true and fair view of the net profit and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, 'Interim Financial Reporting' prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriateaccounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial results, the Board of Directors are responsible for assessingthe Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directorseither intends to liquidate the Company or to cease operations, or has no realistic alternative butto do so.

The Board of Directors are also responsible for overseeing the Company's financial reportingprocess.

Auditor's Responsibilities for the Audit of the Financial Results

Our objectives are to obtain reasonable assurance about whether the financial results as a whole are free from material misstatement, whether due to fraud or error, and toissue 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 alwaysdetect 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 results.



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

- Identify and assess the risks of material misstatement of the financial results, whether due to
 fraud or error, design and perform audit procedures responsive to thoserisks, and obtain audit
 evidence that is sufficient and appropriate to provide a basis for ouropinion. The risk of not
 detecting a material misstatement resulting from fraud is higher thanfor one resulting from
 error, as fraud may involvecollusion, forgery, intentional omissions, misrepresentations, or the
 override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design auditprocedures that are appropriate in the circumstances. Under Section 143(3) (i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basisof
 accounting and, based on the audit evidence obtained, whether a material uncertaintyexists
 related to events or conditions that may cast significant doubt on the Company's abilityto
 continue as a going concern. If we conclude that a material uncertainty exists, we arerequired to
 draw attention in our auditor's report to the related disclosures in the financial results or, if such
 disclosures are inadequate, to modify our opinion. Our conclusions arebased on the audit
 evidence obtained up to the date of ourauditor's report. However, futureevents or conditions
 may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial results, including the disclosures, and whether the financial results represent the underlyingtransactions and events in a manner that achieves fair presentation.

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

We communicate with those charged with governance regarding, among other matters, theplanned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.



We also provide those charged with governance with a statement that we have complied withrelevant ethical requirements regarding independence, and to communicate with them allrelationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matter

The audited financial Results include the results for the quarter ended 31st March, 2024 being the balancing figures between the audited figures in respect of the full financial year and the published unaudited year to date figures up to the third quarter of the current financial year which were subject to limited review by us.

For M.Anandam & Co., Chartered Accountants (Firm Regn.No.000125S)

M.V.Ranganath Partner Membership Number: 028031

SECUNDERABAR

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UDIN: 24028031BKBUKK4168

Place: Hyderabad Date: 28thMay, 2024





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DECLARATION

[Pursuant to Regulation 33(3)(d) of the SEBI (LODR) Regulations, 2015]

We hereby declare that M/s. M. Anandam & Co., Chartered Accountants, Statutory Auditors of the Company, have issued Audit Report with unmodified opinion on the Audited Financial Results of the Company for the year ended 31st March 2024.

Place: Hyderabad Date: 28.05.2024

D Raghava Chary Chief Financial Officer

Chairperson and Managing Director



Works : Bhavanipuram, Janpahad P.O., Pin:508 218. Suryapet Dist. (T.S.) Phones : (08683) 229503, 229504, 229505, 229507, Fax : (08683) 229502