

22nd May, 2025

The Secretary BSE Limited P J Towers, Dalal Street, Mumbai- 400 001.

Dear Sir,

Sub: Outcome of Board Meeting dated 22nd May, 2025:

Scrip Code: 513532

This is in continuation to our letter dated 14th May, 2025 and pursuant to Regulation 30, 33 and other applicable regulations, if any, of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Listing Regulations).

We wish to state that the Board of Directors of the Company in its Meeting, held today, has inter-alia decided as follows:

Approval of Audited Financial Results:

 Approval of the Audited Financial Results of the Company on Standalone and Consolidated basis for the Quarter and Financial Year ended 31st March, 2025 along with Auditors' Reports thereon with unmodified opinions and CFO's Declaration.

Recommendation of Final Dividend:

 Recommendation of Final Dividend of 25 % i.e., Rs. 2.50/- per Equity Share of Rs. 10/- each for the Financial Year ended 31st March, 2025, subject to approval of Shareholders at the ensuing 42nd Annual General Meeting.



Re-appointment of Directors:

Subject to approval of Shareholders in the forthcoming AGM:

 Re-appointment of Mr. Abhinav Goyal, (DIN: 08786430) who retires by rotation, but being eligible, offers himself for re-appointment (Details annexed herewith as Annexure - 1)

Appointment of Auditors:

- On the recommendation of Audit Committee, the Board of Directors approved the appointment of M/s KKC and Associates LLP (Firm Registration Number: 105146W/W100621) Chartered Accountants as Statutory Auditors for a term of 5 (five) consecutive years, subject to the approval of the Shareholders at the ensuing 42nd Annual General Meeting. (Details annexed herewith as Annexure -2)
- Approval of the appointment of M/s Shweta Gokarn & Co. (Firm Registration Number: S2012MH186500), Company Secretaries, as Secretarial Auditors of the Company for the term of five consecutive years commencing from Financial Year 2025-26 to 2029-30 for conducting the secretarial audit of the Company subject to the approval of Shareholders at the ensuing 42nd Annual General Meeting of the Company. (Details annexed herewith as Annexure - 3)
- Approval of the appointment of M/s. Kirtane & Pandit LLP (Firm Registration No:-105215W/W100057), as Internal Auditors of the Company for the Financial Year 2025-26. (Details annexed herewith as Annexure - 4)
- Approval of the appointment of M/s. Vishesh Naresh Patani, Cost & Management Accountants, Mumbai (Firm Registration No. 101108), Cost Accountants, as Cost Auditors of the Company for the Financial Year 2025-26. (Details annexed herewith as Annexure - 5)

Constitution of Corporate Social Responsibility Committee

The Board of Directors have constituted the Corporate Social Responsibility (CSR) Committee, as detailed below, with immediate effect:



Name of the Director	Designation
Mr. Pradeep Goyal	Chairman
Mrs. Neeru Goyal	Member
Mr. Jayavardhan Dhar Diwan	Member

We shall inform you in due course the date on which the Company will hold its 42nd Annual General Meeting for the Financial Year ended March 31, 2025.

A copy of the said results, notes thereto and Auditors Report and Cash Flow Statement is enclosed for your records.

The Meeting of the Audit Committee/Board of Directors of the Company commenced at 6.30 p.m. and concluded at 10:00 p.m.

Please take the above information on record.

For Pradeep Metals Limited



Abhishek Joshi Company Secretary & Compliance Officer ACS: 64446

Encl: as above

Statement of standalone and consolidated financial results for the quarter and year ended 31st March 2025

Particulars			Clandelana					O and all dated		(Rs. in lakhs)
		Quarter ended	Standalone	No	ended		O to a start	Consolidated	Year e	a de d
-	31-Mar-2025		31-Mar-2024			04.11 0005	Quarter ended			31-Mar-2024
	Unaudited	31-Dec-2024 Unaudited	Unaudited	31-Mar-2025 Audited	31-Mar-2024 Audited	31-Mar-2025 Unaudited	31-Dec-2024 Unaudited	31-Mar-2024 Unaudited	31-Mar-2025 Audited	Audited
	Ullauditeu	Unaudited	Unauuneu	Addited	Audited	Unaudited	Unaudited	Unaddited	Audited	Auditeu
Revenue from operations	8,405,17	7,327,50	7,389.38	29,439.08	25,121.36	8,703,19	7,915.01	7,948.61	31,186.13	27,666,86
Other income	139,28	63.84	100.70	514.31	506,49	139.38	63.54	98.97	520.47	372.60
(A) Total Income (1+2)	8.544.45	7,391.34	7,490,08			8.842.57	7.978.55	8.047.58		28,039.46
Expenses										2
	3,597.24	3,802.03	3,378.96	14,316.17	12,179.08	3,697.35	3,686,63	3,712.49	14,507.96	13,120,74
	-	103.72	-	103.72	-	-	103.72	-	103.72	-
	410.75	(302.30)	201.03	(713.28)	(293.89)	376,79	(0.11)	15.17	(435.01)	(181.42)
	1,762.01	1,605.60	1,398.04	6,421.46	5,201.08	1,825.39	1,663.41	1,470.24	6,668.81	5,429.77
	971.83	883.30	814.74	3,643.79	3,135.30	1,166.47	1,082.29	1,005.84	4,420.14	3,917.06
				677.73						725.46
				802.40	766.78	258.77				969.18
					1,596.92	337.08				1,233.15
(B) Total Expenses										25,213.94
	974.70	566.72	786.93	3,066.82	2,441.58	992.57	756.67	991.94	3,486.37	2,825.52
										(570.50)
	(53.59)							(14.47)		(39.37)
	-		and the second state of the second							12.77 (597.10)
										(597.10) 2,228.42
	120.39	467.55	569.04	2,314.57	1,813.01	709.33	661.79	183.39	2,111.51	2,220.42
	(34 59)	32.76	(16 12)	(56 78)	(70 52)	(34 50)	32.76	(16 12)	(56 79)	(70.52)
Less: Income tax on above										17.75
(ii) Items that will be reclassified to profit or loss in subsequent years	0.71	(0.20)	4.00	14.20	17.75	0.71	(0.20)	4.00	14.20	11.70
- Cash flow hedge through other comprehensive income		-	-	-	-	-	-	-	-	
Less: Income tax on above	-	-	-	-	-	- 1	-	-	-	-
- Exchange loss on translation of foreign operations (net)	-	-	-	-	-	(8.45)	16.63	0.72	1.32	(56.00)
	-	-	-	-	-	-	-	-	-	-
	(25.89)	24.52	(12.06)	(42.49)	(52.77)	(34.33)	41.14	(11.34)	(41.18)	(108.77)
otal Comprehensive Income for the year / period (6+7) [Comprising Profit and Other Comprehensive	700.50	492.06	556.98	2,272.08	1,760.24	675.00	702.93	772.05	2,676.19	2,119.65
	1,727.00	1,727.00	1,727.00			1,727.00	1,727.00	1,727.00		1,727.00
				12,415.68	10,488.97				11,994.31	9,663.51
										12.90
b) Diluted (in Ks.)	4.21	2.71	3.29	13.40	10.50	4.11	3.83	4.54	15.73	12.90
CFCNEFDC PT123 TPO((Expenses Cost of materials consumed Purchases of stock-in-trade Changes in inventories of work-in-progress, finished goods and scrap Manufacturing expenses Employee benefits expense inance costs Depreciation and amortisation expense Dther expenses (B) Total Expenses (B) Total Expenses (B) Total Expenses (C) Total Ex	Expenses 3,597.24 Outchases of stock-in-trade 410.75 Purchases of stock-in-trade 1,762.01 Changes in inventories of work-in-progress, finished goods and scrap 410.75 Anufacturing expenses 1,762.01 Imployee benefits expense 971.83 inance costs 166.27 Depreciation and amortisation expense 216.26 Other expenses 7.659.76 Profit before tax (A-B) 974.70 ax Expense (194.72) Current tax (194.72) Deferred tax (248.31) Profit before tax (or earlier years (net) 726.39 Current tax (248.31) Income tax of earlier years (net) (248.31) In the year / period (4-5) 726.39 It her comprehensive income (OCI) (34.59) Less: Income tax on above - - Exchange loss on translation of foreign operations (net) - Less: Income tax on above - Otal Other Comprehensive Income - Otal Other Comprehensive Income - Less: Income tax on above - Otal Other Comprehensive	Expenses 3,597.24 3,802.03 Cost of materials consumed - 103.72 Urchases of stock-in-trade - 103.72 Charges in inventories of work-in-progress; finished goods and scrap 410.75 (302.30) Maurfacturing expenses 971.83 883.30 Finance costs 971.83 883.30 Dince costs 216.26 209.04 Dither expenses 7,669.75 6,824.62 Corrent tax (B) Total Expenses 7,669.75 6,824.62 Profit before tax (A-B) 974.70 566.72 Current tax (194.72) (91.57) Deferred tax (194.72) (91.57) Income tax of earlier years (net) - 12.66 Colat Tax Expenses (248.31) (99.17) Profit tor the year / period (4-5) Tree.as above 8.71 (8.25) Other comprehensive income (OC1) 726.39 457.55 16.82.59 2.76 Ible comprehensive income (OC1) Free asset income tax on above - - - - -	Expenses Cost of matrials consumed 3,597,24 3,802,03 3,378,96 Outhases of stock-in-trade - 103,72 - Dranges in inventories of work-in-progress, finished goods and scrap 410,75 (302,20) 201,03 Anufacturing expenses - 1,762,01 1,505,60 1,398,04 Innance costs 971,83 883,30 614,74 Depreciation and amortisation expense 971,83 883,30 614,74 Uter expenses 216,26 203,04 194,41 Differ expenses 7,589,76 6,824,62 6,703,15 Year Expenses 7,597,76 6,824,62 6,703,15 Year Expenses (194,72) (91,57) (194,08) Outernat tax (194,72) (91,57) (194,08) Deferred tax (194,72) (91,57) (194,08) Income tax of earlier years (net) - 12,56 - - 12,55 568,04 568,04 6,703,15 Year Pariod 14,50 - 12,56 - -	Expense Doct of matrials consumed 3,597,24 3,802,03 3,378,96 14,316,17 Purchases of stock-in-trade - 103,72 <	Expense Dots of materials consumed 3,597,24 3,802.03 3,376.95 14,316.17 12,179.08 Vurchases of stock-in-tarde -103.72 - - 103.72 - 103.72 - (712.8) (728.38) Danges in inventions of workin-progress, finished goods and scrap 410.75 (302.20) 201.03 (713.28) (238.88) Manufacturing expenses 1,762.01 1,665.60 1,398.04 6,421.46 5,201.08 implove benefits expense 177.33 617.22 677.73 601.00 2,165.60 1,398.04 6,421.46 5,201.08 implove benefits expense 166.27 173.35 172.21 677.73 601.00 Depreciation and anortisation expense (B) Total Expenses 7,669.75 6,824.62 6,703.15 26,886.57 23,166.27 thar expense (194.72) (91.57) (194.08) (605.02) (576.50) Lorent tax (419.72) (91.57) (194.08) (628.57) (76.50) Toroft before tax (A-B) - 12.56 12.77	Expense State mes 3,597,24 3,602,03 3,378,56 14,316,17 12,179,00 3,997,35 Purchases of stock-in-rade - 103,72 - 103,72 -	Expense State mess 3.597,24 3.697,24 3.692,03 3.378,86 14,316,17 12,179,08 3.697,35 3.686,63 Purchases of stock-in-trade - 103,72 103,72 - 103,72 - 103,72 - 103,72 - 103,72 - 103,72 - 103,72 - 103,72 103,72 - 103,72 100,71 106,72 103,72 - 106,72 103,72 - 106,72 103,72 103,72 103,72 103,72	Expense Spense 3,872,9 3,802,03 3,372,99 14,316,17 12,179,08 3,687,35 3,687,35 3,687,35 3,687,35 3,687,35 103,72 - 103,72 103,72 103,72 103,72 103,72 103,72 103,72 103,72 103,72 103,72 103,72 103,72 103,72 103,72 103,72 103,72 103,72 103,72	Expenses Standard 3.802.03 3.872.96 14.316.17 12.1790.80 3.687.35 3.686.63 5.712.49 14.307.9 Varbases of stock-in-fade - 103.72 - - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 - 103.72 <t< td=""></t<>





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Pradeep Metals Limited CIN: L99999MH1982PLC026191 Registered Office : R-205, T.T.C. Ind. Area, MIDC, Rabale, Navi Mumbai 400701 Email id : investors@pradeepmetals.com, Website : pradeepmetals.com, Contact no : +91-022-2769 1026, Fax :+91-022-2769-1123

Statement of standalone & consolidated financial results for the quarter and year ended 31st March 2025 (Continued)

Standalone/ Consolidated Statement of Assets and Liabilities

Particulars	Stand	alone	Consol	idated
	As at	As at	As at	As at
	31st March 2025	31st March 2024	31st March 2025	31st March 2024
	Audited	Audited	Audited	Audited
ASSETS				
I. Non-current assets				
(a) Property, plant and equipment	8,211.69	6,621.00	9,537.65	8,076.96
(b) Right of use assets	129.24	159.04	129.24	159.04
(c) Capital work-in-progress	36.58	90.52	36.58	90.52
(d) Other Intangible assets	149.10	166.94	149.10	166.94
(e) Goodwill on consolidation	-	-	147.67	147.67
(f) Financial assets: (i) Non current Investments	2,769.32	532.53		-
(ii) Other financial assets	117.80	2,478.58	117.80	241.78
(g) Income tax assets (net)	263.38	118.22	263.38	118.22
(h) Other assets	441.50	630.31	655.19	838.82
	12,118.61	10,797.14	11,036.60	9,839.95
II. Current assets (a) Inventories	5,083.82	4,329.74	6,554.71	6,180.07
(b) Financial assets	0,000.02	4,525.74	0,004.71	0,100.07
(i) Trade receivable	8,253.77	7,533.94	7,678.13	6,618.86
(ii) Cash and cash equivalents	2.53	2.03	504.46	464.21
' (iii) Bank balances other than (ii) above	41.46	55.74	41.46	55.74
(iv) Loans (v) Other financial assets	4.53 126.29	3.74 257.23	5.67 123.76	4.00 254.68
(c) Other assets	735.14	550.35	797.90	575.77
	14,247.54	12,732.77	15,706.09	14,153,33
TOTAL ASSETS	26,366.15	23,529.91	26,742.69	23,993.28
EQUITY AND LIABILITIES				
III. Equity				
(a) Equity share capital	1,727.00	1,727.00	1,727.00	1,727.00
(b) Other equity	12,415.68	10,488.97	11,994.31	9,663.51
TOTAL EQUITY	14,142.68	12,215.97	13,721.31	11,390.51
LIABILITIES				
IV. Non-current liabilities				
(a) Financial liabilities:				
(i) Borrowings (ia) Lease liabilities	70.07	00.50	70.07	00.00
(ib) Term loans	70.97	99.56 1,240.30	70.97 1,708.89	99.56 1,875.42
(b) Provisions	93.96	84.80	93.96	84.80
(c) Deferred tax liabilities (Net)	569.93	414.13	478.60	321.26
	1,777.03	1,838.79	2,352.42	2,381.04
V. Current liebilities				
V. Current liabilities (a) Financial liabilities:				
(i) Borrowings				
(ia) Lease liabilities	28.59	26.26	28.59	26.26
(ib) Short-term borrowings	5,204.89	4,995.01	5,286.99	5,331.56
(ii) Trade payable				
(A) Due to micro and small enterprises	208.08	132.04	208.08	132.04
(B) Due other than to micro and small enterprises (iii) Other current financial liabilities	3,836.58 924.03	3,268.39 847.98	3,997.21	3,648.21
(b) Other current liabilities	107.63	120.91	873.26 122.80	740.42 258.68
(c) Provisions	136.64	84.56	136.64	84.56
(d) Current tax liabilities (net)	-	-	15.39	-
	10,446.44	9,475.15	10,668.96	10,221.73
TOTAL LIADIUTIES				
TOTAL LIABILITIES	12,223.47	11,313.94	13,021.38	12,602.77
TOTAL EQUITY & LIABILITIES	26,366.15	23,529.91	26 742 60	22 002 00
	20,300.15	23,529.91	26,742.69	23,993.28



SIGNED FOR IDENTIFICATION BY \ N. A. SHAH ASSOCIATES LLP MUMBAI

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Statement of standalone & consolidated financial results for the quarter and year ended 31st March 2025 (Continued)

Standalone/ Consolidated Cash Flow Statement for the financial year ended 31st March 2025

			Consolidated			
	Year ended 31st March 2025 (Audited)	Year ended 31st March 2024 (Audited)	Year ended 31st March 2025 (Audited)	Year ended 31st March 2024 (Audited)		
CASH FLOW FROM OPERATING ACTIVITIES						
et profit before taxation	3,066.82	2,441.58	3,486.37	2.825.52		
djustments for:						
epreciation and amortization	802.40	766.78	969.94	969.18		
lowance for doubtful debts utilised / reversed	(50.00)	(1.20)	(50.00)	(1.20)		
ain on sale / discard of property, plant & equipment (net)	(186.71)	(15.30)	(186.71)	(15.30)		
rovision for slow moving / non moving inventories (net)	45.41	10.69	130.89	93.52		
mount no longer payable written back nrealised foreign exchange (gain) / loss (net)	(10.74)	(47.22)	(10.74)	(47.25)		
terest expenses	94.71 677.73	(102.89) 601.00	94.71 777.81	(102.89) 725.46		
terest income	(4.53)	(131.73)	(4.53)	(2.53)		
	1,368.28	1,080.13	1,721.37	1,618.99		
perating profit before changes in assets and liabilities	4,435.10	3,521.71	5.207.74	4,444.51		
ovements in working capital : [Current and Non-current]	4,400,10	5,021111		.,		
ncrease) / decrease in other financial assets and other assets	159.72	(242.01)	103.65	(195.90)		
crease in inventories	(799.50)	(407.47)	(505.53)	(484.52)		
crease in trade receivable	(789.15)	(1,299.36)	(1,128.59)	(1,135.65)		
crease in trade payable, other liabilities, provisions and other financial liabilities	675.66 (753.27)	1,023.19 (925.65)	384.41 (1,146.07)	1.054.16 (761.89)		
	3,681.83	2,596.06	4,061.67	3,682.62		
rect taxes paid (net of refund)	(755.50)	(524.78)	(739.23)	(524.78)		
at cash generated from operating activities(A)	2,926.33	2,071,28	3,322.44	3,157.84		
CASH FLOW FROM INVESTING ACTIVITIES						
irchase of Property, plant & equipment and intangible assets (Including capital advances and capital work progress)	(2.298.84)	(1,687.95)	(2,300.20)	(1,833.12)		
ile / discard of Property, plant & equipment	267,35		271.81			
crease) / decrease in other bank balances and non-current assets [Other than cash and cash equivalents]	143.02	(1.36)	143.02	(1.36)		
	145.52	(1.55)	143.02	(1.55)		
payment of loan from wholly owned subsidiary	-	124.09	-	-		
erest received	4.53	131.73	4.53	2.53		
	(1,883.95)	(1,433.49)	(1,880.83)	(1,831.95)		
justment for:						
ss: Tax deducted at source on interest	(0.41)	(0.21)	(0.41)	(0.21)		
t cash used in investing activities(B)	(1,884.36)	(1,433.70)	(1,881.24)	(1,832.16)		
CASH FLOW FROM FINANCING ACTIVITIES						
oceeds from long term borrowings	784.52	1,055,03	1,488,99	1.055.03		
payment of long term borrowings	(1,070.94)	(725.73)	(1,992.54)	(1.017.09)		
yment of lease liabilities	(36.00)	(36.00)	(36.00)	(36.00)		
rease / (Decrease) in working capital loan (net)	298.24	(162.54)	265.83	(121.67)		
ridend paid	(339.57)	(173.32)	(339.57)	(173.32)		
erest paid	(677.73)	(594.86)	(787.66)	(721.29)		
t cash used in financing activities(C)	(1,041.47)	(637.42)	(1,400.95)	(1,014.34)		
t increase / (decrease) in cash and cash equivalents(A + B + C)	0.50	0.16	40.25	311.34		
sh and cash equivalents at the beginning of the year	2.03	1.87	464.21	152.87		
sh and cash equivalents at the end of the year t increase in cash and cash equivalents	2.530.50	2.030.16	504.46 40.25	464.21 311.34		

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N. A. SHAHASSOCIATES LLP MUMBAI

Statement of standalone & consolidated financial results for the quarter and year ended 31st March 2025 (Continued)

Notes to financial results :

1 The above results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at its meeting held on 22nd May 2025, the statutory auditors of the Company have carried out the audit of the standalone & consolidated financial results for the year ended 31st March 2025.

2 The above statements have been prepared in accordance with the guidelines issued by the Securities and Exchange Board of India ('SEBI') and the Indian Accounting Standards [Ind AS] prescribed under section 133 of the Companies Act, 2013.

3 Export sales in standalone results include sales (net of returns) made to the WOS and the SDS of the Company in USA as given below :

					(RS. ITTAKIS)
Particulars		Quarter ended	Year ended		
	31-Mar-2025	31-Dec-2024	31-Mar-2024	31-Mar-2025	31-Mar-2024
Pradeep Metals Limited Inc., USA (WOS) and Dimensional Machine Works, LLC (SDS)	329.33	187.65	490.93	1,328.45	1,802.81

4 Foreign exchange (loss) / gain included in other income and finance cost is given below:

Particulars		Standalone					Consolidated			
		Quarter ended		Year ended	-	Quarter ended		Year ended		
	31-Mar-2025	31-Dec-2024	31-Mar-2024	31-Mar-2025	31-Mar-2024	31-Mar-2025	31-Dec-2024	31-Mar-2024	31-Mar-2025	31-Mar-2024
Foreign exchange fluctuation gain (net) (Other Income)	112.71	40.86	97.10	301.39	330.10	112.71	40.86	97.10	301.39	330.10
Finance cost - Foreign exchange loss (attributable to finance cost)	-		-	-	(5.08)	-	-	-	-	(5.08)

(Rs. in lakhs)

5 (a) The above consolidated financial statements / results are prepared in accordance with IND AS 110 'consolidated financial statements' and includes Unaudited financial results in respect of

(i) Pradeep Metals Limited, Inc. (WOS)

(ii) Dimensional Machine Works LLC (SDS), wholly owned subsidiary of WOS

The above unaudited financial results of the WOS and the SDS for the quarter and year ended 31st March, 2025.

(b) In respect of Step Down Subsidiary (SDS), ageing of slow/non-moving items of inventories is not available from the system. Management is of the view that there is demand for the SDSs products and these inventories have realizable value greater than cost. Based on the management estimate provision is made wherever considered necessary. Statutory auditors have drawn reference of this matter in their report on the audited / unaudited consolidated financial results for the quarter and year ended 31st March 2025, previous years and earlier quarters.

6 The Board of Directors of the Company at their Meeting held on 3rd March, 2025, have approved the Scheme of Amalgamation of Nami Capital Private Limited ("NCPL" or "Transferor Company,") with Pradeep Metals Limited ("PML" or "Transferee Company") and their respective Shareholders ("Scheme") under sections 230 to 232 read with Section 66 and other relevant provisions of the Companies Act, 2013, The Company has filed an application with BSE Limited under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, seeking its in-principal approval / no-objection to the proposed Scheme. The Scheme is subject to receipt of necessary statutory and regulatory approvals, including the approval of the Hon'ble National Company Law Tribunal, Mumbai Bench, and such other approvals as may be required under applicable laws.

7 The Board of Directors have recommended a final dividend of Rs.2.50 per equity share on face value of Rs.10 each for financial year 2024-25 on board meeting held on 22nd May 2025 and subject to approval of shareholders in ensuing annual general meeting.

8 Figures for the quarter ended 31st March, 2025 and 31st March 2024 are balancing figures between audited figures in respect of the full financial year and published year to date figures upto Q3 of relevant standalone and consolidated financial results.



N. A. SHAH ASSOCIATES MUMBA

Pradeep Metals Limited CIN: L99999MH1982PLC026191 Registered Office : R-205, T.T.C. Ind. Area, MIDC, Rabale, Navi Mumbai 400701 Email Id : investors@pradeepmetals.com, Website : pradeepmetals.com, Contact no : +91-022-2769 1026, Fax :+91-022-2769-1123

Notes to financial results (continued):

9 Segment disclosure:

The Group is primarily engaged in manufacturing of closed die steel forging & processing and generating power from wind turbine generator and solar power generating system.

Particulars	1		Standalone		[Consolidated		
		Quarter ended		Year	ended		Quarter ended		Year e	nded
	31-Mar-2025	31-Dec-2024	31-Mar-2024	31-Mar-2025	31-Mar-2024	31-Mar-2025	31-Dec-2024	31-Mar-2024	31-Mar-2025	31-Mar-2024
	Unaudited	Unaudited	Unaudited	Audited	Audited	Unaudited	Unaudited	Unaudited	Audited	Audited
Segment revenue										
(a) Closed die steel forging and processing	8,374,97	7,298.62	7,370.60	29,241,70	24,939,10	8,672.99	7,886,13	7,929,83	30,988.75	27,484.60
(b) Power generation	122.33	104.62	100.30	514.70	361.35	122.33	104.62	100.30	514.70	361.35
Total	8,497.30	7,403.24	7,470.90	29,756.40	25,300.45	8,795.32	7,990.75	8,030.13	31,503.45	27,845.9
Less: Intersegment revenue	92.13	75.74	81.52	317.32	179.09	92.13	75.74	81.52	317.32	179.0
Net sales / income from operations	8,405.17	7,327.50	7,389.38	29,439.08	25,121.36	8,703.19	7,915.01	7,948.61	31,186.13	27,666.86
Segment result Profit before tax, finance cost (un-allocated) from segment and other un-allocable expenses / (income) (a) Closed die steel forging and processing (b) Power generation	916.80 109.49	655.69 50.04	838.68 26.59	3,170.71 268.02	2,670.98 129.53	992.19 109.49	910.62 50.04	1,092.58 26.59	3,829.64 268.02	3,169.36 129.53
Total	1.026.30	705.73	865.27	3,438.74	2,800.51	1,101.69	960.66	1.119.18	4,097.66	3,298.89
Less	1,020.30	105.15	005.27	3,430.74	2,000.51	1,101.05	500.00	1,115.10	4,057.00	3,230.03
(i) Finance cost (un-allocated)	135.00	141.08	148.88	549.21	601.00	188,15	204.31	199.79	777.81	725.46
(ii) Other un-allocable expenditure / (income) (net)	(83.40)	(2.08)	(70.53)	(177.30)	(242.07)	(79.03)	(0.32)	(72.55)	(166.52)	(252.08
Profit before tax	974.70	566.72	786.93	3,066.82	2,441.58	992.57	756.67	991.94	3,486.37	2,825.52
Capital employed: Segment assets										
a) Closed die steel forging and processing	21,225.26	21,652.94	18,296.95	21,225.26	18,296.95	23,871.73	24,573.27	21,062.35	23,871.73	21,070.0
b) Power generation	2,060.77	2,127.09	2,155.46	2,060.77	2,155.46	2,060.77	2,127.09	2,155.46	2,060.77	2,155.4
c) Unallocated	3,080.12	3,069.21	3,077.51	3,080.12	3,077.51	810.20	507.00	. 767.81	810.20	767.8
Total (A)	26,366.15	26,849.24	23,529.91	26,366.15	23,529.91	26,742.69	27,207.36	23,985.62	26,742.69	23,993.2
Segment liabilities									10 - Party 1000	Law, 49277 31, 2023
 a) Closed die steel forging and processing b) Power generation 	6,068.42	7,115.27	4,735.03	6,068.42	4,735.03	6,192.28	6,497.03	5,126.39	6,192.28	5,134.0
c) Unallocated	616.12	643.46	730.65	616.12	730.65	616.12	643.46	730.65	616.12	730.6
Total (B)	5,538.93	5,648.32	5,848.26	5,538.93	5,848.26	6,212.98	7,020.88	6,738.07	6,212.98	6,738.0
Total (B)	12,223.47	13,407.05	11,313.94	12,223.47	11,313.94	13,021.38	14,161.37	12,595.12	13,021.38	12,602.7
Capital Employed (Segment Assets- Segment Liabilities) (A-B)										
a) Closed die steel forging and processing	15,156.84	14,537.68	13,561.92	15,156.84	13,561.92	17,679.44	18,076.24	15,935.96	17,679.44	15,935.9
b) Power generation	1,444.65	1,483.63	1,424.80	1,444.65	1,424.80	1,444.65	1,483.63	1,424.80	1,444.65	1,424.8
c) Unallocated	(2,458.81)	(2,579.11)	(2,770.75)	(2,458.81)	(2,770.75)	(5,402.78)	(6,513.88)	(5,970.25)	(5,402.78)	(5,970.2 11,390.5
Total	14,142.68	13,442.19	12,215.97	14,142.68	12,215.97	13,721.31	13,045.99	11,390.51	13,721.31	

Business segment:

Based on an analysis of various performance indicators by business segments. Accordingly, information has been presented along these business segments. The accounting principles used in the preparation of the financial statements are consistently applied to record revenue and expenditure in individual segments.





For Pradeep Metals Limited Pradeep Goyal Chairman and Managing Director DIN: 00008370

Navi Mumbai Date: 22nd May 2025



<u>Auditor's Report on consolidated financial results of Pradeep Metals Limited pursuant to</u> the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) <u>Regulations, 2015 (as amended)</u>

To, The Board of Directors of Pradeep Metals Limited

Report on consolidated financial results

Opinion

We have audited the accompanying Statement of consolidated financial results ("the Statement") of Pradeep Metals Limited ("the Company") and its Wholly Owned Subsidiary (WOS) and Step Down Subsidiary (SDS) (collectively referred to as 'the Group') for the year ended 31st March 2025, 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).

In our opinion and to the best of our information and according to the explanations given to us and based on consideration of the management certified financial statements referred to in "Other Matter" paragraph below and on other financial information of the subsidiaries, these consolidated financial results:

a) includes annual unaudited financial results of the following entities:

Name of the Entity	Relationship
Pradeep Metals Limited Inc., USA	Wholly Owned Subsidiary (WOS)
Dimensional Machine Works LLC, USA	Step Down Subsidiary (SDS)

- b) have been presented in accordance with the requirements of Regulation 33 of the Listing Regulations, 2015 (as amended) in this regard; and
- c) give a true and fair view in conformity with the Ind AS and other accounting principles generally accepted in India, of the total comprehensive income comprising of net profit and other comprehensive income and other financial information of the Group for the year ended 31st March, 2025.

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 ("Act"). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Results section of our report. We are independent of the Group, 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 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.



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N. A. SHAH ASSOCIATES LLP Chartered Accountants

Emphasis of matter

Reference is invited to note 5(b) of the Statement in respect of SDS which states that (i) Ageing of slow/non-moving items of inventories is not available from the system. Management is of the view that there is demand for the SDS's products and these inventories have realizable value greater than cost. Based on the management estimate, provision is made wherever considered necessary. We have relied on the management for the demand estimate and expected price realization. (ii) Further, the improvement in the systems and processes of maintaining the inventory records is in process.

Our opinion is not modified in respect of above matter. This matter was also reported under 'Emphasis of matter' paragraph in our report for earlier quarters of current year and previous years. Our opinion was not modified in the current year and previous years.

Management's responsibility for Consolidated Financial Results

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

The Holding Company's Board of Directors are responsible for the preparation and presentation of these consolidated financial results that give a true and fair view of the net profit and other comprehensive income and other financial information of the Group in accordance with the Indian Accounting Standards (Ind AS) 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. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent: and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Statement that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial results by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial results, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors/ management of the companies included in the Group are responsible for overseeing the financial reporting process of the Group.

The Statement includes the results for the quarter ended 31st March, 2025 being the derived figures between the audited figures in respect of the full financial year ended 31st March, 2025 and the published unaudited year-to-date figures up to 31st December, 2024, being the date of the end of the third quarter of the financial year, which were subjected to a limited review.

Auditor's responsibility

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



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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 consolidated financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3) (i) of the Act, we are also responsible for expressing our opinion on whether the Holding Company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group 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 consolidated financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial results, including the disclosures, and whether the consolidated financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial results/financial information of the entities within the Group to express an opinion on the consolidated Financial Results. We are responsible for the direction, supervision and performance of the audit of financial information of such entities included in the consolidated financial results of which we are the independent auditors.

Materiality is the magnitude of misstatements in the consolidated financial results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the consolidated 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 consolidated financial results.

We communicate with the Board of Directors of the Holding Company and such other entities included in the consolidated financial results of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Board of Directors 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. We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the Listing Regulations, as amended, to the extent applicable.





Other Matters

We did not audit the financial statements of WOS and SDS for the year ended 31st March 2025 included in the consolidated statement, whose financial statements reflect total assets of Rs.9,436.85 lakhs as at 31st March 2025, total revenues (including other income) of Rs. 1,418.96 lakhs and Rs. 6,268.43 lakhs and share of total profit after tax amounting to Rs. 23.14 lakhs and Rs. 362.03 lakhs, for the quarter and year ended 31st March, 2025 respectively, and net cash inflow of Rs. 28,00 lakhs for the year ended 31st March, 2025, as considered in the consolidated financial statements. We have carried out limited review of the unaudited standalone financial statements of WOS and SDS for the quarter and year ended 31st March 2025. The unaudited financial statements / financial information of WOS and SDS are certified by the Company's management and have been prepared by the Company in accordance with Ind AS. Our opinion on the consolidated financial statement as stated in this paragraph, is based solely on such management certified unaudited financial statements. Our opinion on the consolidated financial results is not modified in respect of the above matter.

For N. A. Shah Associates LLP

Chartered Accountants Firm's_Registration No. 116560W / W100149

PODY HAH ASSOCIA **Bhavin Kapadia** MUMBAI Partner Membership number: 118991 UDIN: 25118991BMJHPH6919

Place: Mumbai Date: 22nd May 2025



Chartered Accountants

<u>Auditor's Report on standalone financial results of Pradeep Metals Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)</u>

To The Board of Directors of Pradeep Metals Limited

Report on the audit of the standalone financial results

Opinion

We have audited the accompanying Statement of standalone financial results ("the Statement") of Pradeep Metals Limited ("the Company") for the year ended 31st March 2025, 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 standalone 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 Indian Accounting Standards and other accounting principles generally accepted in India of the net profit and other comprehensive income and other financial information for year ended 31st March 2025.

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 Standalone 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 on Standalone financial results.

Management's responsibility for the standalone financial results

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

The Company's Board of Directors are responsible for the preparation of these standalone 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 applicable Indian accounting standards (Ind AS) 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 appropriate accounting 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 Standalone financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.



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

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

The Statement includes the results for the quarter ended 31st March, 2025 being the derived figures between the audited figures in respect of the full financial year ended 31st March, 2025 and the published unaudited year-to-date figures up to 31st December, 2024, being the date of the end of the third quarter of the financial year, which were subjected to a limited review.

Auditor's responsibility

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

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

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

Materiality is the magnitude of misstatements in the Standalone Financial Results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Standalone Financial Results may be influenced. We consider





Chartered Accountants

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 standalone financial results.

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

We also provide the Board of Directors 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.

For N. A. Shah Associates LLP Chartered Accountants Firm's Registration No. 116560W/W100149

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Bhavin Kapadia Partner Membership number: 118991 UDIN: 25118991BMJHPG4015

Place: Mumbai Date: 22nd May, 2025





22nd May, 2025

The Secretary BSE limited PJ Towers, Dalal Street, Mumbai 400001.

Dear Sir/Madam,

Sub: Declaration pursuant to Regulation 33(3)(d) of the Securities & Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Scrip Code: 513532

I, Kavita Choubisa Ojha, Chief Financial Officer of Pradeep Metals Limited (CIN: L99999MH1982PLC026191) having its Registered Office at R-205, MIDC, Rabale, Navi Mumbai - 400701, hereby declare that, the Statutory Auditors of the Company M/s. N. A. Shah and Associates, LLP, Chartered Accountants have issued an Audit Report with unmodified opinion on Audited Financial Results of the Company (Standalone and Consolidated) for the Quarter and Financial Year ended 31st March, 2025.

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

Kindly take this declaration on your records.

For Pradeep Metals Limited



Kavita Choubisa Ojha Chief Financial Officer



Additional Details as required under Regulation 30 of Listing Regulations read with SEBI Circular No. CIR/CFD/CMD/4/2015 dated 9th September, 2015

Sr.	Particulars	Details
No.		Details
1.	Reason for change	Re-appointment of Mr. Abhinav Goyal, (DIN: 08786430) who
	viz., appointment,	retires by rotation, but being eligible, offers himself for
	resignation, removal,	reappointment, subject to the approval of Shareholders in
	death or otherwise	the ensuing 42 nd Annual General Meeting.
2.	Date of appointment	
	& terms of	
	appointment	
3.	Brief Profile	Mr. Abhinav Goyal (DIN: 08786430), aged 40 years, is a
5.	Diferrionic	Bachelor of Science (Computer Engineering) from California
		Polytechnic State University, San Luis Obispo, California and
		MBA from Cornell University, Ithaca, New York.
		Mr. Goyal has previously worked with CISCO Systems, CSC
		Consulting as consultant for 4 years and is currently working
		on strategic planning, production and marketing operations
		of Dimensional Machine Works LLC., Wholly Owned Step-
		Down Subsidiary (SDS) of the Company in Texas, USA.
		Given his experience in the field of manufacturing and his
		active contribution in the operations of the Company and its
		Subsidiaries, it is proposed to consider his re-appointment as
		Non-Executive - Non-Independent Director of the Company,
		liable to retire by rotation.
4.	Disclosure of	Mr. Abhinav Goyal is son of Mr. Pradeep Goyal, Chairman &
	relationship between	Managing Director and Mrs. Neeru Goyal, Director.
	directors	
5.	Information as	Mr. Abhinav Goyal is not debarred from holding office of a
	required under	Director by virtue of any SEBI Order or any other such
	Circular No.	authority
	LIST/COMP/14/2018-	
	19 dated June 20,	
	2018	
	2010	



Name of the Auditor	M/s KKC & Associates LLP (Firm Registration Number:
	105146W/W100621), Chartered Accountants, Mumbai
Reason for change viz.,	Appointment
appointment,	
resignation, re-appointment,	
removal, death or otherwise	
Term of Appointment	5 (five) consecutive years from conclusion of the 42^{nd}
	Annual General Meeting of the Company until the
	conclusion of the 47 th Annual General Meeting subject to
	approval of Shareholders at the ensuing 42nd Annual
	General Meeting of the Company.
Brief Profile (in case of	M/s. KKC & Associates LLP is an 85-year-old Mumbai based
appointment)	firm having branch offices at Bengaluru, Pune, and
	Ahmedabad. Their team comprises over 350+ dedicated
	professionals guided by 17 partners and serve a wide
	spectrum of clients, including multinational companies
	(MNCs), large corporations, small and medium-sized
	enterprises (SMEs), and owner managed businesses.



Name of the Auditor	M/s. Shweta Gokarn & Co., Company Secretaries (Firm			
	Registration Number: S2012MH186500), Navi Mumbai			
Reason for change viz.,	Appointment			
appointment,				
resignation, re-appointment,				
removal, death or otherwise				
Term of Appointment	Appointment for a term of 5 (five) consecutive Financial			
	Years from 2025-2026 to 2029-2030, subject to approval of			
	Shareholders at the ensuing 42nd Annual General Meeting			
	of the Company.			
Brief Profile (in case of	Established in 2012, M/s. Shweta Gokarn & Co., is a peer			
appointment)	reviewed, multi-dimensional Practicing Company			
	Secretaries firm based in Vashi, Navi Mumbai, specializing			
	in the areas of Company Law, Securities Laws, Foreign			
	Exchange Management Act, Foreign Contribution			
	Regulation Act (FCRA), Anti-Money Laundering laws (AML)			
	and IPR.			



Name of the Auditor	Kirtane & Pandit LLP (Firm Registration No:- 105215W/W100057), Internal Auditors, Mumbai
Reason for change viz., appointment, resignation, re-appointment, removal, death or otherwise	Appointment
Term of Appointment	Appointment for the Financial Year 2025-2026.
Brief Profile (in case of appointment)	Kirtane & Pandit LLP is an Accounting, Auditing & Consulting firm with a well-established network of financial experts across India. With extensive experience of 65+ years, the firm renders professional services in the areas of Assurance, Accounting & Advisory to reputed & listed companies from various industries across the globe.



Name of the Auditor	Vishesh N Patani (Firm Registration No:- 101108), Cost
	Auditors, Mumbai
Reason for change viz.,	Appointment
appointment,	
resignation, re-appointment,	
removal, death or otherwise	
Term of Appointment	Appointment for the Financial Year 2025-2026, subject to
	approval of Shareholders at the ensuing 42nd Annual
	General Meeting of the Company.
Brief Profile (in case of	Vishesh Patani is a Cost Auditor having over 15 years of
appointment)	experience in Pharmaceutical, Chemical, Engineering,
	Steel, Service, Electrical Engineering industries.